

Printed By: Romberger Bindery - Form H-611

DECEMBER 20, 1988, REIMBURSEMENT AGREEMENTS, filed. 11:45 am.

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

By Virtue of the 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 Neff
Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	DATE
12/06/93 85-PA by P.M.H. SAT 88-2199-CD	Kenneth D. Pearce, Grace Pearce, PO Box 171, Burnside, PA 15721	11/2/88
12/06/93 85-PA by P.M.H. 88-2200-CD	William B. Lines, Barbara A. Lines, 113 Grampian RD, Curwensville PA	11/22/88
3/17/92 Release SAT 88-2201-CD	William E. Raihey, Helen A. Rainey, RD #1, Box 66, Westover, PA	11/4/88
12/06/93 85-PA by P.M.H. SAT 88-2202-CD	Melvin Neff, Alice Neff, RD 1, Box 36, Westover, PA	10 /31/88
12/06/93 85-PA by P.M.H. 88-2203-CD	Dale R. Hanes, Judith A. Hanes, RD 2, Box 103, Curwensville, PA	11/2/88
12/06/93 85-PA by P.M.H. 88-2204-CD	Charles M. Lonesky, Marie Lonesky, PO Box 181, Glen Hope, PA	11/9/88
12/06/93 85-PA by P.M.H. 88-2205-CD	James A. Verbeck, Jr., 707 Decatur St. Philipsburg, PA	11/25/88
12/06/93 85-PA by P.M.H. 88-2206-CD	Paul D. Lumadue, Morma L. Lumadue, Box 11, Mineral Springs, PA	11/4/88

Fredric J. Ammerman

EUGENE T. LUNSFORD and RUTH J. LUNSFORD,

DECEMBER 20, 1988, COMPLAINT IN CONFESSION OF JUDGMENT, filed by Fredric J. Ammerman, Esquire. Pursuant to the authority contained in the Warrant of Attorney, a true and correct copy of which is attached to the Complaint filed in this action, I appear for the Defendants, GEORGE FETCENKO and JOANN V. FETCENKO, and confess judgment in favor of the Plaintiffs and against Defendants as follows:

Dec 20 3:10 pm

88-2207-CD

- 1. Principal amount due, \$9,861.00 -
 - 2. Costs of suit _____
 - 3. Attorney's fees (15%), \$1,479.15,
- TOTAL - \$11,340.15

/a/ Fredric J. Ammerman, Esquire.

GEORGE FETCENKO and JOANN V. FETCENKO,

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Eleven Thousand Three Hundred Forty and 15/100 Dollars.

Debt \$11,340.15

Judgment

Raymond Metherell
Prothonotary

Pro by Atty 9.00
Pro by Atty 10.00

DECEMBER 20, 1988, Notice of Entry of Judgment mailed to the Defendant.

DECEMBER 21, 1988, PRAECIPE TO EXEMPLIFIED JUDGMENT, filed by Fredric J. Ammerman, Esquire. Please transfer an exemplified copy of the judgment in the within matter to the Prothonotary of Centre County, Pennsylvania.

DECEMBER 27, 1988, AFFIDAVIT OF MAILING PURSUANT TO PA.R.C.P. 2958, filed Before me, a notary public, in and for the above named state and county, personally appeared, Fredric J. Ammerman, who being duly sworn according to law, deposes and says that he is the attorney for Plaintiffs and that pursuant to Pa. R.C.P. 2958, written notice of the entry of judgment against the defendants was mailed to Defendnats at their last known address, by first class mail, postage prepaid, on the 22nd dya of December. 1988. /s/ Frederic J. Ammerman, Esq/

JANUARY 3, 1988, EXEMPLIFIED RECORD TO CENTER COUNTY BY REGULAR MAIL.

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Beth Ammerman

RICHARD C. HURD and
LESTA B. HURD,

Dec 20
3:10 pm

88-2208-CD

DAVID GERALD REBUCK and
CONNIE JO REBUCK,

Pro by Atty 40.00

DECEMBER 20, 1988, COMPLAINT FOR CUSTODY, filed by Beth E. Ammerman, Esquire.

Two (2) copies Certified to Attorney.
ORDER OF COURT, filed.

YOU, DAVID GERALD REBUCK and CONNIE JO REBUCK, Defendants, have been sued in Court to obtain custody of DANA NICHOLE REBUCK and JOSHUA DAVID REBUCK,

You are ORDERED to appear in person at the Clearfield County Courthouse, Courtroom No. 1 on the 16th day of January 1989, at 1:30 P.M. for a conference. The Clearfield County Courthouse is located on the corner of Second and Market Streets in Clearfield, Pennsylvania.

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.

JANUARY 4, 1989, AFFIDAVIT OF SERVICE, filed I, Beth E. Ammerman, Esq. attorney for the above named Plaintiffs, hereby certify that a true and correct copy of the Custody Complaint and Order of Court in the above captioned action was served upon David Gerald Rebeck, Deft, on December 23, 1988 by U.S. Mail, certified mail, restricted delivery as evidenced by the P.O. return receipt attached hereto. /s/ Beth E. Ammerman, Esq.

JANUARY 4, 1989, AFFIDVIT OF SERVICE, filed I, Beth E. Ammerman, Esq. attorney for the above named Plaintiffs, hereby certify that a true and correct copy of the Custody Complaint and Order of Court in the above captioned action was served upon Connie Jo Rebeck, Deft. on December 29, 1988 by U.S. Mail, certified mail, restricted delivery as evidenced by the P.O. return receipt attached hereto. /s/ Beth E. Ammerman, Esq.

JANUARY 26, 1989, STIPULATION FOR ENTRY OF CONSENT ORDER, filed by Beth E. Ammerman, Esq.

JANUARY 26, 1989, ORDER, filed 4 cert/Atty AND NOW, this 18th day of January, 1989, upon consideration of the Stipulation entered into between the parties, it is hereby ORDERED as follows:

1. Richard C. Hurd and Lesta B. Hurd shall have legal and physical custody of the children, Dana Nicole Rebeck and Joshua David Rebeck;
2. Defendants herein, natural parents of said children, shall each have visitation with the children upon mutual agreement of the custodial parties and the parent seeking visitation. The parent seeking visitation shall notify the custodial parties of his or her intent to exercise visitation rights at least forty eight (48) hours in advance. Further, unless otherwise mutually agreed, all visitation shall be in the presence of the custodial parties; and
3. This Order shall be reviewable upon request of any party hereto. BY THE COURT: John K. Reilly, Jr, P.J.

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
 Box 13, T.L.
 DuBois, PA 15801

Dec 21
 8:30 am

88-2209-CD

ROBERT C. HERMAN,
 1723 Robinson Road
 Erie, PA 16509

Pro by Plff 9.00

DECEMBER 21, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three Hundred Four and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$304.00

Interest from January 1, 1986, 1987, 1988.

Attorney Fees 45.60

Costs 15.00

Filed and Entered by Plaintiff, December 21, 1988

Judgment

Raymond Netherman
 Prothonotary

DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant.

APRIL 29, 2008, SATISFACTION, filed by Michael Yeager Esq. Cert. of Sat. to Atty. Yeager

And Now, 29th day of April 2008
 By paper filed with the court in full of debt, interest and cost
William A. Shaw

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
 Box 13, T.L.
 DuBois, PA 15801

Dec 21
 8:30 am

88-2210-CD

MARY S. HOPTON,
 Box 608
 DuBois, PA 15801

Pro by Plff 9.00

Pro by Atty 5.00

DECEMBER 21, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$276.00

Interest from January 1, 1987, 1988.

Attorney Fees 41.40

Costs 15.00

Filed and Entered by Plaintiff, December 21, 1988

Judgment

Raymond Netherman
 Prothonotary

DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant

24 Aug 1994
William A. Shaw

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TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801

Dec 21 8:30 am

88-2211-CD

PAUL L. HOOPER and JOANNE P. HOOPER, 918 Penn Avenue Huntingdon, PA 16652

Pro by Plff 9.00 Pro by Atty 5.00

DECEMBER 21, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney fees and costs.

Debt \$276.00 Interest from January 1, 1987, 1988 Attorney Fees 41.40 Costs 15.00

Filed and Entered by Plaintiff, December 21, 1988

Judgment

Raymond Witherman Prothonotary

DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant.

And Now, 3 day of Jan 1989 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest Raymond Witherman Prothonotary

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801

Dec 21 8:30 am

88-2212-CD

LINN CORPORATION, PO Box 626 Philipsburg, PA 16866

Pro by Plff 9.00

DECEMBER 21, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney fees and costs.

Debt \$276.00 Interest from January 1, 1987, 1988. Attorney Fees 41.40 Costs 15.00

Filed and Entered by Plaintiff, December 21, 1988

Judgment

Raymond Witherman Prothonotary

DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant.

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
 Box 13, T.L.
 DuBois, PA 15801

Dec 21
 8:30 am

88-2213-CD

LINN CORPORATION,
 PO Box 626
 Philipsburg, PA 16866

Pro by Plff 9.00

DECEMBER 20 , 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred SEventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$276.00

Interest from January 1, 1987, 1988

Attorney Fees 41.40

Costs 15.00

Filed and Entered by Plaintiff, December 21, 1988

Judgment

Raymond H. ...
 Prothonotary

DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant.

And Now, ~~...~~
 By paper filed, the sum of ...
 in full of debt, interest and costs.

And Now, 30th March 2006
 By paper filed, the sum of ...
 in full of debt, interest and costs.
William ...

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
 Box 13, T.L.
 DuBois, PA 15801

Dec 21
 8:30 am

88-2214-CD

KENNETH E. LEACH and
 NANCY H. LEACH,
 RD #1, Box 12
 Thompsontown, PA 17094,

Pro by Plff 9.00

DECEMBER 21 , 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$276.00

Interest from January 1, 1987, 1988

Attorney Fees 41.40

Costs 15.00

Filed and Entered by Plaintiff, December 21, 1988

Judgment

Raymond H. ...
 Prothonotary

DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant.

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TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801

Dec 21 8:30 am

88-2215-CD

KENNETH R. LONGO and LUCY B. LONGO, 11711 Mayfield Road, Chardon, OH 44024

Pro by Plff 9.00 Pro by Atty 5-

DECEMBER 21, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Four Hundred Fifty-four and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$454.00 Interest from January 1, 1985 through 1988 Incl. Attorney Fees 68.10 Costs 15.00

Filed and Entered by Plaintiff, December 21, 1988

Judgment

Raymond Withers Prothonotary

DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant.

And Now, 6th day of Jan 19 97 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest W.A. Shaw (1988) Prothonotary

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801

Dec 21 8:30 am

88-2216-CD

JEFFREY A. LYNCH and KARTHYN LYNN LYNCH, 712 Buckingham Dr. Marion, IN 46952

Pro by Plff 9.00 Pro by Atty 5.00

DECEMBER 21, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$276.00 Interest from January 1, 1987, 1988. Attorney Fees 41.40 Costs 15.00

Filed and Entered by Plaintiff, December 21, 1988

Judgment

Raymond Withers Prothonotary

DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant.

And Now, 13 day of June 19 89 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest Raymond Withers Prothonotary

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
 Box 13, T.L.
 DuBois, PA 15801

DECEMBER 21, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$276.00

Interest from January 1, 1987, 1988.

Attorney Fees 41.40

Costs 15.00

Filed and Entered by Plaintiff, December 21, 1988

Judgment

[Signature]
 Prothonotary

DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant.

ALLEN J. QUIRING and JANET A. QUIRING,
 109 West Shallowstone Rd
 Greet, SC 29651

Pro by Plff 9.00

Pro by Plff 5-

7d Oct 96

Prothonotary and Clerk

Attest *W.A. Shaw (JES)*
 Prothonotary

Dec. 21
 8:30 am

88-2217-CD

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
 Box 13, T.L.
 DuBois, PA 15801

DECEMBER 21, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Eight Hundred Sixteen and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$816.00

Interest from January 1, 1982 through 1988 Incl.

Attorney Fees 122.40

Costs 15.00

Filed and Entered by Plaintiff, December 21, 1988

Judgment

[Signature]
 Prothonotary

DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant

GEORGE C. MANUS and FRANCES L. MANUS,
 RD 2
 Linesville, PA 16424

Pro by Atty 9.00

Pro by Atty 5.00

13th May '94 by paper full of debt

William A. Shaw
 Prothonotary

Dec 21
 8:30 am

88-2218-CD

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TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
 Box 13, T.L.
 DuBois, PA 15801

Dec 21 8:30 am 88-2219-CD

MAX L. MARTIN and
 JEAN E. MARTIN,
 PO Box 411
 Cave Creek, AZ 85331

Pro by Plff 9.00
 Pro by Atty 5.00

DECEMBER 21 , 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt	\$276.00
Interest from January 1, 1987, 1988	
Attorney Fees	41.40
Costs	15.00

Filed and Entered by Plaintiff, December 21, 1988

Judgment

Raymond W. Peterson
Prothonotary

DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant.

And Now, 10 day of Jan 19 89 By paper filed, the above judgment is satisfied in full of debt interest and cost.

Attest: Raymond W. Peterson
Prothonotary

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
 Box 13, T.L.
 DuBois, PA 15801

Dec 21 8:30 am 88-2220-CD

CATHERINE E. MYERS,
 RD #3, Box 103
 Huntingdon, PA 16652

Pro by Plff 9.00

DECEMBER 21 , 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt	\$276.00
Interest from January 1, 1987, 1988.	
Attorney Fees	41.40
Costs	15.00

Filed and Entered by Plaintiff, December 21, 1988

Judgment

Raymond W. Peterson
Prothonotary

DECEMBER 20, 1988, Notice of Entry of Judgment mailed to the Defendant.

Dec 21
8:30 am

88-2221-CD

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

ROBERT P. MILLNER and GEORGIA C. MILLNER,
7813 Hallsdale Road,
Knoxville, PA 37938

Pro by Plff 9.00

DECEMBER 21, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Eight Hundred Sixteen and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$816.00

Interest from January 1, 1982 through 1988 Incl.

Attorney Fees 122.40

Costs 15.00

Filed and Entered by Plaintiff, December 21, 1988

Judgment

[Signature]
Prothonotary

DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant

And Now, 21 day of Dec, 1988
By paper filed, the above judgment is satisfied in full of debt, interest and cost.
Attest *[Signature]*
Prothonotary

Dec. 21
8:30 am

88-2222-CD

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

HOWARD F. MCGUIRE
DOROTHY R. MCGUIRE
1307 Manor Park,
Lakewood, OH 44107

Pro by Plff 9.00

DECEMBER 21, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and costs.

Debt \$276.00

Interest from January 1, 1987, 1988.

Attorney Fees 41.40

Costs 15.00

Filed and Entered by Plaintiff, December 21, 1988

Judgment

[Signature]
Prothonotary

DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant.

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TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801

Dec. 21 8:30 am

88-2223-CD

MEYER AND SON, PO Box 921 Williamsport, PA 17703

Pro by Plff 9.00 Pro by Atty 5.00

DECEMBER 21, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$276.00 Interest from January 1, 1987, 1988. Attorney Fees 41.40 Costs 15.00

Filed and Entered by Plaintiff, December 21, 1988 Judgment

Raymond Witherow Prothonotary

DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant.

And Now, 23 day of Feb 19 89 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Atty: *Raymond Witherow* Prothonotary

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801

Dec. 21 8:30 am

88-2224-CD

HAROLD F. PORTZER, ANGELINE M. PORTZER, RD #4, DuBois, PA 15801

Pro by Plff 9.00 Pro by Atty 5.00

DECEMBER 21, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$276.00 Interest from January 1, 1987, 1988. Attorney Fees 41.40 Costs 15.00

Filed and Entered by Plaintiff, December 21, 1988 Judgment

Raymond Witherow Prothonotary

DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant

And Now, 31 day of Aug 19 89 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Raymond Witherow Prothonotary

Dec 21
8:30 am

88-2225-CD

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

JOHN J. PALMER and
MARIAN K. PALMER,
RD #2, Box 50
Summerville, PA 15864

Pro by Plff 9.00

DECEMBER 21 , 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and costs.

Debt \$276.00

Interest from January 1, 1987, 1988.

Attorney Fees 41.40

Costs 15.00

Filed and Entered by Plaintiff, December 21, 1988

Judgment

Raymond Nettles
Prothonotary

DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant.

Dec 21
8:30 am

88-2226-CD

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

LUCAS J. PAVLOVICH and
MARY M. PAVLOVICH,
1525 Powers Run Rd.
Pittsburgh, PA 15238

Pro by Plff 9.00

Pro by Plff 5.00

DECEMBER 21 , 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three Hundred Eighteen and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$318.00

Interest from January 1, 1986, 1987, 1988.

Attorney Fees 63.60

Costs 15.00

Filed and Entered by Plaintiff, December 21, 1988

Judgment

Raymond Nettles
Prothonotary

DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant

19th Aug 97

W-A. Shaw (700)

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TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801

Dec 21 8:30 am

88-2227-CD

JOHN PLOFCHAN, JR. ANNIE PLOFCHAN, 60 Borad Street Leetsdale, PA 15056

Pro by Plff 9.00 Pro by Plff 5.00

DECEMBER 21, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$276.00

Interest from January 1, 1987, 1988.

Attorney Fees 41.40

Costs 15.00

Filed and Entered by Plaintiff, December 21, 1988

Judgment

Raymond Wetherman Prothonotary

DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant.

And Now, 16th day of Sept 1989 By paper filed, the above judgment is satisfied in full of debt, interest and cost Attest W-A-Shaw (not) Prothonotary

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801

Dec 21 8:30 am

88-2228-CD

MICHAEL A. MCDONALD, KAREN H. MCDONALD, KIMBERLY S. HORTON, EDWARD MORGAN, AND FAHY W. MCDONALD, Box 123 Grampian, PA 16838

Pro by Plff 9.00 Pro by Atty 5.00 Pro by Atty 5.00

DECEMBER 21, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$276.00

Interest from January 1, 1987, 1988.

Attorney Fees 41.40

Costs 15.00

Filed and Entered by Plaintiff, December 21, 1988

Judgment

Raymond Wetherman Prothonotary

DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant

MARCH 14, 1991, RELEASE OF LIEN OF JUDGMENT, (See original for information) filed by Michael Yeager, Esq.

And Now, 14 day of April 1992 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest Allen D. Bieg Prothonotary

<p>Dec 21 10:32 am</p>	<p>HOUSEHOLD FINANCE Philipsburg, Sh Ctl Philipsburg, PA</p> <p>88-2229-CD</p> <p>RAYMOND ZAHURANEC, RD 1 Irvona, PA 16656,</p> <p>Pro by Plff 9.00 o.c. 36.50</p>	<p><u>DECEMBER 21, 1988, JUDGMENT FROM J.P., William Daisher, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand Seven Hundred Forty-eight and 95/100 Dollars, with interest and Costs.</p> <p>Debt \$2,748.95 Costs 36.50 Interest from November 10, 1988</p> <p>Filed and Entered by Plaintiff, December 21, 1988</p> <p>Judgment</p> <p style="text-align: right;"><i>Raymond Netherton</i> Prothonotary</p> <p><u>DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant.</u></p>	
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<p>Dec 21 10:32 am</p>	<p>HOUSEHOLD FINANCE CONSUMER DISCOUNT CO. RTE 255 & Shaffer Rd. PO Box 564 DuBois, PA 15801</p> <p>88-2230-CD</p> <p>FRANK D. MACZACZYJ, Box 363, RD 3, DuBois, PA 15801</p> <p>Pro by Plff 9.00</p>	<p><u>DECEMBER 21,, 1988, JUDGMENT FROM J.P., Wesley J. Read filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand Three Hundred Forty-nine and 23/100 Dollars.</p> <p>Debt \$2,349.23 Interest from June 18, 1987</p> <p>Filed and Entered by Plaintiff, December 21, 1988</p> <p>Judgment</p> <p style="text-align: right;"><i>Raymond Netherton</i> Prothonotary</p> <p><u>DECEMBER 21, 1988, Notice of Entry of Judgment mailed to the Defendant.</u></p>	
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Robert J. Pfaff

GARY V. WAROQUIER,
CHERYL WAROQUIER,
Individually and as
parents and guardians of
GARY T. WAROQUIER,
a minor.

DECEMBER 21, 1988, PRAECIPE FOR WRIT OF SUMMONS, filed by Robert J. Pfaff, Esquire.
Kindly issue a Writ of Summons in Trespass against the defendant, THERESA MARIE LETCHER, on behalf of plaintiffs, GARY V. WAROQUIER, CHERYL WAROQUIER, Individually and as parents and guardians of GARY T. WAROQUIER, a minor, in the above-captioned action. /s/ Robert J. Pfaff. Esquire.

DECEMBER 23, 1988, WRITS OF SUMMONS PICKED UP AT PROTHONOTARY OFFICE BY ATTORNEY MICHAEL YEAGER IN PERSON.

DECEMBER 23, 1988, PRAECIPE, filed.

Please enter my appearance on behalf of Theresa MarieLetcher, Defendant, in the above captioned matter, Kindly file all correspondence to Michael P. Yeager, Esquire, PO Box 752, 110 North Second Street, Clearfield Pennsylvania, 16830.

APRIL 3, 1989 PETITION TO COMPROMISE AND ORDER OF COURT, filed by Robert J. Pfaff, Atty Plff.

AND NOW, this 31st day of March, 1989, a Rule is hereby granted to show cause why Plaintiffs' Petition to Compromise the Action of a Minor should not be granted. This rule is returnable on the 5th day of April, 1989 at 2:30 pm in Courtroom Number 1. BY THE COURT, s/John K. Reilly, Jr., President Judge.

APRIL 5, 1989, ORDER OF COURT, filed

AND NOW, to wit, this 5th day of April, 1989, based upon the within Petition to Compromise the Action of a Minor, it is hereby ORDERED, ADJUDGED and DECREED that the settlement outlined in the Petition is approved and the docket is to be marked settled and discontinued. BY THE COURT: John K. Reilly, Jr., P.J.

SETTLED

DISCONTINUED

Dec 21
8:30 am

88-2231-CD

Michael P. Yeager

THERESA MARIE LETCHER,

Pro by Atty 20.00

Pro *by Atty* 5.00

James M. Horne

DAVID DODD,
Rd 2, Box 90A
DuBois, PA 15801

DECEMBER 21, 1988, JUDGMENT FROM J.P., Wesley J. Read filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three Thousand Four Hundred Sixty-one and 72/100 Dollars.

Debt \$3,461.72

Interest from October 20, 1988

Filed and Entered by Attorney, December 21, 1988

Judgment

Raymond Netherman
Prothonotary

Dec. 21
8:30 am

88-2232-CD

DONNA MARIE JOHNSON,
Box 113 H
Penfield, PA 15849

MARCH 2, 1989 CERTIFICATION OF MOTOR VEHICLE JUDGMENT

CERTIFIED TO COMWTH OF PA., DEPT OF TRANSPORTATION,

by Certified Return Receipt#928 315 370. s/jmb

MARCH 8, 1989, RETURN RECEIPT, filed

Pro by Atty 9.00

Pro by Atty 5.00

OCTOBER 23, 1990, PRAECIPE FOR SATISFACTION OF JUDGMENT, FILED.

Please mark the judgment in the above-mentioned case satisfied of record and notify the Department of Motor Vehicles of same. s/James M. Horne, Esq.

Printed By: Romberger Bindery - Form H-611

Joseph Colavecchi

BONNIE S. GOULDTHREAD,

DECEMBER 22, 1988, COMPLAINT IN CIVIL ACTION, filed by Joseph Colavecchi, Esquire.

One (1) copy Certified to Sheriff.
Two (2) copies Certified to Attorney.

Dec 22
8:40 am

88-2233-CD

JANUARY 16, 1989, AFFIDAVIT OF SERVICE, filed.
NOW, January 16, 1989, After diligent search in my baliwick, I return the within complaint on Donna Abram, Defendant, as "NOT FOUND" as per Post Office Defendant does not live at this residence and left no forwarding address. So answers, Chester A. Hawkins, Sheriff, by Darlene Schultz.

JANUARY 26, 1989, PETITION FOR SERVICE OF PROCESS AS AUTHORIZED UNDER 42 Pa. C.S.A. 5323 & ORDER OF COURT, filed 3 copies cert atty.

AND NOW, this 26th day of January, 1989, Upon consideration of the foregoing Petition, Plaintiff is hereby directed to give notice to Donna Abram, Defendant in the above captioned action, by advertising the commencement of this action against her and placing said notice in The Clearfield Progress three times.

Further that after the notice has been run in The Clearfield Progress three times that a Proof of Publication shall be filed to the above term and number by affidavit which shall constitute proof of service on said Defendant.

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

James H. DeVittorio

DONNA ABRAM,

FEBRUARY 24, 1989, AFFIDAVIT OF SERVICE, filed
Personally appeared before me. Notary Public, in and for the County and State aforesaid, JOSEPH COLAVECCHI, ESQ., Attorney for Bonnie S. Gouldthread, Plaintiff, who, being duly sworn according to law, deposes and says that service of the foregoing Complaint in the above-captioned action, together with endorsed notice to plead within twenty (20) days, was made by publication as follows:

Pro	by Atty	40.00
Shff		
Hawkins by Atty		28.80
Shff Sur-		
charge by Atty		2.00
Pro	by Atty	9.00
Pro	by atty	5.00

1. Service by publication was made in The Progress, a daily newspaper published at Clearfield, Pennsylvania, on February 5, 13, and 20, 1989. This service is attested to by a Proof of Publication attached to this Affidavit and made a part hereof.

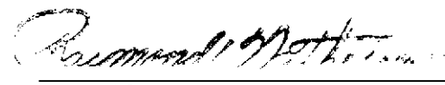
2. That service has been made on the above-named defendant by publication, and the above-named defendant, her heirs, devisees, administrators, executors, and assigns, and all other person, persons, firms, partnerships, or corporate entitles in interest, have not filed any Answer to the Complaint. /s/ Joseph Colavecchi, Esq.

MARCH 20, 1989, PRAECIPE FOR JUDGMENT, filed

The Defendant, DONNA ABRAM, Having been served by advertisement as per Order of Court dated January 25, 1989, on February 6, 1989; February 13, 1989; and February 20, 1989, a Proof of Service being attached hereto. No answer having been filed, please enter judgment in favor of the above plaintiff and against DONNA ABRAM, Defendant, for failure to appear or file an answer within twenty (20) days from the date of service of the Complaint; damages to be determined sec. leg. /s/ Joseph Colavecchi, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum to be determined sec. leg.

DEFAULT JUDGMENT


Prothonotary

AUGUST 16, 1989, PRAECIPE, filed

Kindly enter my appearance for Defendant, Donna Abram, in connection with the captioned proceeding; all papers may be served at P.O. 411 Ridgway, PA 15853.
/s/ James H. DeVittorio, Esq.

SEPTEMBER 6, 1989, PRAECIPE TO DISCONTINUE, filed

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

DISCONTINUED

SETTLED

ENDED

IN RE:
 DONALD L. BEARD,
 An Alleged Severely
 Mentally Disabled
 Person,

DECEMBER 22, 1988, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

DONALD BEARD has acted in such a manner as to cause me to believe that he is severely mentally disabled. He has been examined by Dr. Pat Shilala and was found to be in need of treatment.

(B) As the patient is currently in DRMC-West-3N, receiving involuntary treatment under Section 304, I ask that the court issue an order that the patient be involuntarily committed for another period of out-patient treatment. /s/ Mary Jo Fish.

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 understand his rights. /s/ Tamarra Bush, LPN.

I hereby affirm that I have examined DONALD BEARD on December 20th, 1988, to determine if he continues to be severely mentally disabled and in need of treatment.

IN MY OPINIONS The patient is severely mentally disabled and in need of treatment. /s/ James K. Fugate, M.D.

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, as the attorney to represent alleged severely mentlaly 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 23, 1988, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) copy Certified to Attorney Mattern.

DECREE, filed.

AND NOW, this 23rd day of December, 1988, the Mental Health Review Officer's Report is acknowledged. We

Dec 22
8:50 am

88-2234-CD

*Li # 11428
11.3.90*

Pro *by Co* 40.00
R. Mattern *by Co* 158.80

approve his recommendations.

The Court finds that DONALD L. BEARD continues to be severely mentally disabled within the meaning of the Mental Health Procedures Act of 1976, as amended.

The Court FURTHER FINDS that the lease restrictive setting suitable for this patient at this time is that of participation in a partial hospitalization program. The Court, therefore, ORDERS AND DECREES that DONALD L. BEARD be and is hereby committed to a partial hospitalization program under the auspices of the Clearfield-Jefferson Community Mental Health Center.

It is the FURTHER ORDER of this Court that the said DONALD L. BEARD be and is hereby directed to comply completely with the Partial Hospitalization Program developed by the Clearfield-Jefferson Community Mental Health Center, including but not limited to his residing at the Residential Treatment Center, his taking of prescribed medication in the proper amounts and his attending partial treatment sessions.

The term of this Commitment shall be for a period of ninety (90) days. This commitment is pursuant to Seciton 305 of the Mental Health Procedures Act of 1976, as amended.

The costs of this proceeding and the fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health REview Officer, shall be paid by Clearfield County.

It is the FURTHER ORDER of this Court that the Clearfield-Jefferson Community Mental Health Program shall reimburse Clearfield County to the extent permissible by their regulations.

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

Steve Hurvitz

HOUSEHOLD FINANCE,
Philipsburg, Sh Center.
Route 322
Philipsburg, PA 16866

DECEMBER 22, 1988, JUDGMENT FROM J.P., William Daisher filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Five Hundred Ninety-five and 91/100 Dollars, with costs.

Debt \$595.91

Costs 78.40

Interest from November 10, 1988

Filed and Entered by Plaintiff, December 22, 1988

Judgment

Raymond Wetherman
Prothonotary

Dec 22
10:45 am

88-2236-CD

ROGER A. JOHNSON,
BONNIE K. JOHNSON,
Market Street
Mahaffey, PA 15757

DECEMBER 22, 1988, Notice of Entry of Judgment mailed to the Defendant.

Pro by Pfl 9.00

o.c. 78.40

Pr by Plff 5.00

And Now, 13 day of Feb 1988 by paper filed, the above in full of debt, interest and cost.

Attest *Raymond Wetherman*
Prothonotary

Dec. 22
8:30 am

88-2237-CD

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

DECEMBER 22, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and costs.

Debt \$276.00

Interest from January 1, 1987, 1988.

Attorney Fees 41.40

Costs 15.00

Filed and Entered by Plaintiff, December 22, 1988

Judgment

Raymond Wetherman
Prothonotary

A & G REAL ESTATE
c/o George W. Anderson,
222 Filbert Street,
Curwensville, PA 16830

DECEMBER 22 1988, Notice of Entry of Judgment mailed to the Defendant.

And Now, 7 day of May 1988 By paper filed, the above in full of debt, interest and cost.

Attest *Allen D. Budy*
Prothonotary

Pro by Plff 9.00

Pr by ATT 5.00

Printed By: Romberger Bindery - Form H-611

<p>Dec. 22 8:30 am</p>	<p>TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801</p> <p>88-2238-CD</p> <p>GEORGE W. APPLEBEE and MARY ANN APPLEBEE, 9063 Abbey Road North Royalton, OH,</p> <p>Pro by Plff 9.00</p>	<p><u>DECEMBER 22 , 1988, LIEN, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Six Hundred Six and 00/100 Dollars, with Interest, Attorney Fees and Costs.</p> <table border="0"> <tr> <td style="padding-right: 20px;">Debt</td> <td>\$606.00</td> </tr> <tr> <td>Interest from January, 1, 1984 through 1988 Incl</td> <td></td> </tr> <tr> <td>Attorney Fees</td> <td>90.90</td> </tr> <tr> <td>Costs</td> <td>15.00</td> </tr> </table> <p>Filed and Entered by Plaintiff, December 22, 1988</p> <p>Judgment</p> <p style="text-align: right;"><i>Raymond Netherman</i> Prothonotary</p> <p><u>DECEMBER 22, 1988, Notice of Entry of Judgment mailed to the Defendant</u></p>	Debt	\$606.00	Interest from January, 1, 1984 through 1988 Incl		Attorney Fees	90.90	Costs	15.00
Debt	\$606.00									
Interest from January, 1, 1984 through 1988 Incl										
Attorney Fees	90.90									
Costs	15.00									

<p>Dec 22 8:30 am</p>	<p>TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801</p> <p>88-2239-CD</p> <p>LARRY N. ARBOGAST, INGRID ARBOGAST 282 Brookwood Avenue Wadsworth, OH 44281</p> <p>Pro by Plff 9.00</p>	<p><u>DECEMBER 22 , 1988, LIEN, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Eight Hundred Sixteen and 00/100 Dollars, with Interest, Attorney Fees and Costs.</p> <table border="0"> <tr> <td style="padding-right: 20px;">Debt</td> <td>\$816.00</td> </tr> <tr> <td>Interest from January 1, 1982 through 1988 Incl.</td> <td></td> </tr> <tr> <td>Attorney Fees</td> <td>122.40</td> </tr> <tr> <td>Costs</td> <td>15.00</td> </tr> </table> <p>Filed and Entered by Plaintiff, December 22, 1988</p> <p>Judgment</p> <p style="text-align: right;"><i>Raymond Netherman</i> Prothonotary</p> <p><u>DECEMBER 22 , 1988, Notice of Entry of Judgment mailed to the Defendant.</u></p>	Debt	\$816.00	Interest from January 1, 1982 through 1988 Incl.		Attorney Fees	122.40	Costs	15.00
Debt	\$816.00									
Interest from January 1, 1982 through 1988 Incl.										
Attorney Fees	122.40									
Costs	15.00									

Dec. 22
8:30 am

TREASURE LAKE PROPERTY
OWNERS ASSOCIATION,
INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

88-2240-CD

MARIE M. ASHLEY
1055 Kinnear Road
Columbus, OH 43212

Pro by Plff 9.00

DECEMBER 22, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and costs.

Debt \$276.00

Interest from January 1, 1987, 1988.

Attorney Fees 41.40

Costs 15.00

Filed and Entered by Plaintiff, December 22, 1988

Judgment

Raymond Mitheson
Prothonotary

DECEMBER 22, 1988, Notice of Entry of Judgment mailed to the Defendant

Dec. 22
8:30 am

TREASURE LAKE PROPERTY
OWNERS ASSOCIATION,
INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

88-2241-CD

GEORGE S. ATHANAS,
NANCY ATHANAS
117 Sunset
Lagrange, IL 60525

Pro by Plff 9.00

Pro by Atty 5-

DECEMBER 22, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Eight Hundred Seventy-five and 00/100 Dollars, with Interest, Attorney Fees and costs.

Debt \$875.00

Interest from January 1, 1981 through 1988 Incl.

Attorney Fees 131.25

Costs 15.00

Filed and Entered by Plaintiff, December 22, 1988

Judgment

Raymond Mitheson
Prothonotary

DECEMBER 22, 1988, Notice of Entry of Judgment mailed to the Defendant.

And Now, 6th day of Jan 1987
By paper filed, the above judgment is satisfied
in full of debt, interest and cost.
Attest W. L. Shaw (KCA)
Prothonotary

Printed By: Romberger Bindery - Form H-611

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801

Dec. 22 8:30 am

88-2242-CD

RUSSELL J. BELLE and JEANNE M. BELLE, 1117 Templeton Place St. Louis, MO 63011

Pro by Plff 9.00
Dsc by Atty 5.00

DECEMBER 22, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Eight Hundred Sixteen and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt	\$816.00
Interest from January 1, 1982 through 1988 Incl	
Attorney Fees	122.40
Costs	15.00

Filed and Entered by Plaintiff, December 22, 1988

Judgment

Raymond Wetherow
Prothonotary

DECEMBER 22, 1988, Notice of Entry of Judgment mailed to the Defendant

And Now, 31 day of Aug 1989 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Raymond Wetherow*
Prothonotary

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801

Dec. 22 8:30 am

88-2243-CD

KENNETH C. BLAKE 410 Chestnut Street New Bethlehem, PA 16242

Pro by Plff 9.00

DECEMBER 22, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three Hundred Six and 00/100 Dollars, with Interest, Attorney Fees and costs.

Debt	\$306.00
Interest from January 1, 1986, 1987, 1988.	
Attorney Fees	61.20
Costs	15.00

Filed and Entered by Plaintiff, December 22, 1988.

Judgment

Raymond Wetherow
Prothonotary

DECEMBER 22, 1988, Notice of Entry of Judgment mailed to the Defendant,

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
 Box 13, T.L.
 DuBois, PA 15801

Dec. 22
 8:30 am

88-2244-CD

ALICE D. BLASER,
 317 East 255th Street
 Euclid, OH 44132

Pro by Plff 9.00
 Pro by Atty 5.00

DECEMBER 22 , 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$276.00

Interest from January 1, 1987, 1988.

Attorney Fees 41.40

Costs 15.00

Filed and Entered by Plaintiff, December 22, 1988

Judgment

Raymond W. Withers
 Prothonotary

DECEMBER 22 , 1988, Notice of Entry of Judgment mailed to the Defendant

And Now, 31 day of Aug 1988 by paper filed, the above judgment is satisfied in full of debt interest and cost.

Attest *Raymond W. Withers*
 Prothonotary

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
 Box 13, T.L.
 DuBois, PA 15801

Dec. 22
 8:30 am

88-2245-CD

GRACE M. BOAS,
 456 Weaver Road
 Strasburg, PA 17579

Pro by Plff 9.00

DECEMBER 22 , 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Eight Hundred Sixteen and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$816.00

Interest from January 1, 1982 through 1988 Incl.

Attorney Fees 122.40

Costs 15.00

Filed and Entered by Plaintiff, December 22, 1988

Judgment

Raymond W. Withers
 Prothonotary

DECEMBER 22 , 1988, Notice of Entry of Judgment mailed to the Defendant.

Printed By: Romberger Bindery - Form H-611

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801

Dec. 22 8:30 am

88-2246-CD

BOULEVARD PRESBYTERIAN CHURCH, 24600 Lake Shore Blvd. Euclid, OH 44123

Pro by Plff 9.00 Pro by Atty 5.00

DECEMBER 22, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$276.00

Interest from January 1, 1987, 1988.

Attorney Fees 41.40

Costs 15.00

Filed and Entered by Plaintiff, December 22, 1988.

Judgment

Raymond Wilkes Prothonotary

DECEMBER 22, 1988, Notice of Entry of Judgment mailed to the Defendant.

13 of June 1997 William A. Shaw

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801

Dec. 22 8:30 am

88-2247-CD

JAMES T. BROWN and BEVERLY J. BROWN, RD #3, Stoystown, PA 15563

Pro by Plff 9.00 Pro by Atty 5.00

DECEMBER 22, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Eight Hundred Sixteen and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$816.00

Interest from January 1, 1982 through 1988, Incl.

Attorney Fees \$122.40

Costs 15.00

Filed and Entered by Plaintiff, December 22, 1988

Judgment

Raymond Wilkes Prothonotary

DECEMBER 22, 1988, Notice of Entry of Judgment mailed to the Defendant

And Now, 6th day of Jan 1997 By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest W.A. Shaw Prothonotary

Dec. 22
8:30 am

88-2248-CD

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

JOHN E. DICK, JR.
OLGA D. DICK,
50 Baboosic Lake Rd.
Amherst, NH 03031

Pro by Plff 9.00

DECEMBER 22, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$276.00

Interest from January 1, 1987, 1988.

Attorney Fees 41.40

Costs 15.00

Filed and Entered by Plaintiff, December 22, 1988

Judgment

Raymond Wetherman
Prothonotary

DECEMBER 22, 1988, Notice of Entry of Judgment mailed to the Defendant.

And Now, 17th day of Dec. 1988
By paper filed, the above judgment is satisfied in full of debt, interest and costs.
Attest *[Signature]*
Prothonotary

Dec. 22
8:30 am

88-2249-CD

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

COLIN FERRA
RD #1, Box 136
Punxsutawney, PA 15767

Pro by Plff 9.00

Pro by Atty 5.00

DECEMBER 22, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and costs.

Debt \$276.00

Interest from January 1, 1987, 1988.

Attorney Fees 41.40

Costs 15.00

Filed and Entered by Plaintiff, December 22, 1988

Judgment

Raymond Wetherman
Prothonotary

DECEMBER 22, 1988, Notice of Entry of Judgment mailed to the Defendant.

And Now, 30th day of May 1991 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Allen D. Bely*
Prothonotary

Printed By: Romberger Bindery - Form H-611

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

Dec. 22
8:30 am

88-2250-CD

CHARLES H. JARRETT
RUTH E. JARRETT
209 Miller Avenue
Duquesne, PA 15110

Pro by Plff 9.00

DECEMBER 22, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Ninety-seven and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$297.00

Interest from January 1986, 1987, 1988.

Attorney Fees 44.55

Costs 15.00

Filed and Entered by Plaintiff, December 22, 1988

Judgment

Raymond Witterman
Prothonotary

DECEMBER 22, 1988, Notice of Entry of Judgment mailed to the Defendant

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

Dec 22
8:30 am

88-2251-CD

HAROLD J. JONES,
ELLEN T. JONES,
RONALD G. GRAY, SR.
ANNA M. GRAY,
5303 Magadore Road,
Kent, OH 44240

Pro by Plff 9.00

Pro by Atty 6.00

DECEMBER 22, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$276.00

Interest from January 1, 1987, 1988

Attorney Fees 41.40

Costs 15.00

Filed and Entered by Plaintiff, December 22, 1988

Judgment

Raymond Witterman
Prothonotary

DECEMBER 22, 1988, Notice of Entry of Judgment mailed to the Defendant

And Now, 4th day of Oct 1988. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Raymond Witterman*
Prothonotary

Dec. 22
8:30 am

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

88-2252-CD

MARY KYRIAKOS KALOGERIS,
JACK KYRIAKOS KALOGERIS
3478 Forest Road
Bethel Park, PA 15102

Pro by Plff 9.00

DECEMBER 22, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$276.00

Interest from January 1, 1987, 1988

Attorney Fees 41.40

Costs 15.00

Filed and Entered by Plaintiff, december 22, 1988

Judgment

Raymond W. Peterson
Prothonotary

DECEMBER 22, 1988, Notice of Entry of Judgment mailed to the Defendant.

Dec. 22
8:30 am

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

88-2253-CD

PEGGY F. GREGG,
DONALD LARRY GREGG, SR.
Box 837, SBTS
2825 Lexington Road
Louisville, KY, 40280

Pro by Plff 9.00
Pro by Plff 5.00

DECEMBER 22, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$276.00

Interest from January 1, 1987, 1988

Attorney Fees 41.40

Costs 15.00

Filed and Entered by Plaintiff, December 22, 1988

Judgment

Raymond W. Peterson
Prothonotary

DECEMBER 22, 1988, Notice of Entry of Judgment mailed to the Defendant

And Now, 6th day of Nov. 1988
By paper filed, the above judgment is satisfied
in full of debt, interest and cost.
Attest W. J. [Signature]
Prothonotary

Printed By: Romberger Bindery - Form H-611

Dec. 22
8:30 am

TREASURE LAKE PROPERTY
OWNERS ASSOCIATION,
INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

88-2254-CD

THOMAS E. HERRINGTON,
38 Church Street, Apt A
Falls Creek, PA 15840

Pro by Plff 9.00

DECEMBER 22 , 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$276.00

Interest from January 1, 1987, 1988.

Attorney Fees 41.40

Costs 15.00

Filed and Entered by Plaintiff, December 22, 1988

Judgment

Raymond M. Peterson
Prothonotary

DECEMBER 22, 1988, Notice of Entry of Judgment mailed to the Defendant.

Dec 22
8:30 am

TREASURE LAKE PROPERTY
OWNERS ASSOCIATION,
INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

88-2255-CD

PAUL J. & MARLENE SCHICK,
JAMES & LORETTA JAMES,
1515 Oak Ave. Ext. Apt 7
Turtle Creek, PA 15145

Pro by Plff 9.00

DECEMBER 22 , 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Seven Hundred Eight and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$708.00

Interest from January 1, 1983 through 1988, Incl.

Attorney Fees 106.20

Costs 15.00

Filed and Entered by Plaintiff, December 22, 1988

Judgment

Raymond M. Peterson
Prothonotary

DECEMBER 22R , 1988, Notice of Entry of Judgment mailed to the Defendant

<p>Dec. 22 8:30 am</p>	<p>TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801</p> <p>88-2256-CD</p> <p>BERNARD R. SCHULZ RUTH M. SCHULZ 25655 Butternut Road North Olmstead, OH 44070</p> <p>Pro by Plff 9.00</p>	<p>DECEMBER 22 , 1988, LIEN, filed.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Eight Hundred Sixteen and 00/100 Dollars, with Interest, Attorney Fees and Costs.</p> <table border="0"> <tr> <td style="text-align: right;">Debt</td> <td style="text-align: right;">\$816.00</td> </tr> <tr> <td colspan="2">Interest from January 1, 1982 through 1988, Incl</td> </tr> <tr> <td style="text-align: right;">Attorney Fees</td> <td style="text-align: right;">122.40</td> </tr> <tr> <td style="text-align: right;">Costs</td> <td style="text-align: right;">15.00</td> </tr> </table> <p>Filed and Entered by Plaintiff, December 22, 1988</p> <p>Judgment</p> <p style="text-align: right;"><i>Raymond Netherin</i> Prothonotary</p> <p><u>DECEMBER 22, 1988, Notice of Entry of Judgment mailed to the Defendant</u></p>	Debt	\$816.00	Interest from January 1, 1982 through 1988, Incl		Attorney Fees	122.40	Costs	15.00
Debt	\$816.00									
Interest from January 1, 1982 through 1988, Incl										
Attorney Fees	122.40									
Costs	15.00									
<p>Dec. 22 8:30 am</p>	<p>TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801</p> <p>88-2257-CD</p> <p>PHILIP M. VETOCK, JR. CRYSTAL G. ELKINS, 270 East End Avenue Beaver, PA 15009</p> <p>Pro by Plff 9.00</p>	<p>DECEMBER 22 , 1988, LIEN, filed.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.</p> <table border="0"> <tr> <td style="text-align: right;">Debt</td> <td style="text-align: right;">\$276.00</td> </tr> <tr> <td colspan="2">Interest from January 1, 1987, 1988</td> </tr> <tr> <td style="text-align: right;">Attorney Fees</td> <td style="text-align: right;">41.40</td> </tr> <tr> <td style="text-align: right;">Costs</td> <td style="text-align: right;">15.00</td> </tr> </table> <p>Filed and Entered by Plaintiff, December 22, 1988</p> <p>Judgment</p> <p style="text-align: right;"><i>Raymond Netherin</i> Prothonotary</p> <p><u>DECEMBER 22, 1988, Notice of Entry of Judgment mailed to the Defendant</u></p>	Debt	\$276.00	Interest from January 1, 1987, 1988		Attorney Fees	41.40	Costs	15.00
Debt	\$276.00									
Interest from January 1, 1987, 1988										
Attorney Fees	41.40									
Costs	15.00									

Dec 23
8:30 am

88-2259-CD

DEPOSIT BANK,
Attn: Robert Bailey
PO Box 607A
DuBois, PA 15801

JOHN T. YOUNG,
110 E. 2nd Ave.
DuBois, PA 15801

Pro by Plff 9.00

23rd day of Dec 19 91 By paper
judgment is certified in full of debt;
interest and costs.
Attest Allen D. Bietz
Prothonotary

DECEMBER 22, 1988, JUDGMENT FROM J.P., Wesley J. Read
filed.

Judgment is entered in favor of the Plaintiff and
against the Defendant in the sum of Three Thousand
Two Hundred Four and 37/100 Dollars.

Debt \$3,204.37

Interest from November 10, 1988

Filed and Entered by Plaintiff, December 22, 1988

Judgment

Raymond Wetherman
Prothonotary

James H.
Devittorio

LAUREL MANUFACTURING,
INC.
PO Box 1047
DuBois, PA 15801

88-2260-CD

PILOT FREIGHT, INC.

Pro by Atty 9.00

Pro by Atty 10.00

Dec 23
8:30 am

DECMEBER 23, 1988, JUDGMENT FROM J.P., Wesley J. Read,
filed.

Judgment is entered in favor of the Plaintiff and
against the Defendant in the sum of Four Thousand
Thirty-seven and 50/100 Dollars.

Debt \$4,037.50

Interest from October 20, 1988

Filed and Entered by Attorney, December 23, 1988

Judgment

Raymond Wetherman
Prothonotary

JANUARY 4, 1988, PRAECIPE FOR EXEMPLIFICATION,
filed by James H. DeVittorio, Esquire.

Kindly prepare a Certification of the record in
the captioned matter to permit Plaintiff to transfer
this Judgment to the Court of Common Pleas of Blair
County, PA, all of which is in accord with Rule of
Civil Procedrue # 3002(a).

JANUARY 4, 1988, CERTIFICATION OF THE RECORD GIVEN
TO ATTORNEY FOR SERVICE.

Printed By: Romberger Bindery - Form H-611

<p>Laurance B. Seaman</p> <p>Dec 23 11:05 am</p> <p>John V. DeMarco</p> <p>John V. DeMarco Thomas King Kistler</p>	<p>SHEILA A. ROGERS and ROBERT N. ROGERS,</p> <p>88-2261-CD</p> <p>PENN TRAFFIC COMPANY and RIVERSIDE DIVISION OF PENN TRAFFIC COMPANY,</p> <p>F. THOMAS DIEHL and VIRGINIA H. DIEHL,</p> <p>RICHARD M. HORAK,</p> <p>individually and t/d/b/a DICK'S RIVERSIDE MARKET,</p>	<p>DECEMBER 23, 1988, PRAECIPE FOR WRIT OF SUMMONS, filed by Laurance B. Seaman, Esquire. Enter our appearance for Sheila A. Rogers and Robert N. Rogers, and issue a summons.</p> <p>DECEMBER 28, 1988, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO THE SHERIFF FOR SERVICE.</p> <p>JANUARY 16, 1989, SHERIFFS RETURN, filed. NOW, January 3, 1989, at 11:38 A.M. EST served the within Summons on Richard M. Horak, Individual, Defendant, at residence, 524 Park Avenue, Clearfield, Clearfield County, Pennsylvania, by handing to Richard M. Horak, Defendant, a true and attested copy of the original Summons and made known to him the contents thereof. NOW, January 3, 1989, at 11:38 A.M. EST served the within Summons on Richard M. Horak, t/d/b/a Dick's Riverside Market, Defendant at residence, 524 Park Avenue, Clearfield, Clearfield County, Pennsylvania, by handing to Richard Horak, Defendant, a true and attested copy of the Original Summons and made known to him the contents thereof. NOW, January 3, 1989, at 3:30 P.M. EST served the within Summons on Penn Traffic Company, Riverside Division of Penn Traffic Company, Defendant, at employment, Shaffer Road, DuBois, Clearfield County, Pennsylvania, by handing to Ray Heath, General Manager to Defendant, a true and attested copy of the original Summons and made known to him the contents thereof. NOW, January 10, 1989, mailed the within Summons on Virginia H. Diehl, Defendant, by Certified Mail #P-706 900 561 at 3319 San Jose Street, Clearwater, Florida, 34619, being her last known address. The return receipt is hereto attached and made a part of this return endorsed by Virginia H. Diehl, Defendant letter was sent "Addressee Only" NOW, January 10, 1989, mailed the within Summons on F. Thomas Diehl, Defendant, by certified mail #P 706 900 560 at 3319 San Jose Street, Clearwater, Florida 34619, being his last known address. The return receipt is hereto attached and made a part of this return endorsed by F. Thomas Diehl, Defendant. Letter was sent "Addressee Only". So answers, Chester A. Hawkins, Sheriff, by Darlene Schultz.</p>
<p>Pro by Atty Shff 20.00</p> <p>Hawkins by Atty Shff Sur-charge by Atty 46.00</p> <p>Postage 10.00</p> <p>Pro by Atty TKK 2.00</p> <p>Pro by Atty 5.00</p> <p>Pro by Atty 5.00</p>	<p>MARCH 23, 1989, PRAECIPE FOR APPEARANCE, filed by John V. DeMarco, Esquire. Kindly enter my appearance on behalf of F. Thomas Diehl, Virginia M. Diehl and Richard M. Horak, i/t/d/b/a Dick's Riverside Market, defendant, in the above captioned matter. /s/ John V. DeMarco, Esquire.</p> <p>MARCH 23, 1989, PRAECIPE FOR RULE TO FILE A COMPLAINT filed by John V. DeMarco, Esquire. Please enter a Rule upon the Plaintiffs to file a Complaint within twenty (20) days from the date of service thereof.</p> <p>MARCH 23, 1989, RULE ISSUED ON LAURANCE B. SEAMAN, ATTORNEY FOR THE PLAINTIFFS THIS DATE BY CERTIFIED REGISTERED MAIL. R.R. NO. P-928-315-374.</p> <p>MARCH 27, 1989, RETURN RECEIPT, filed</p> <p>APRIL 13, 1989, COMPLAINT, filed by Laurance B. Seaman, Esq. 2 cert/Atty CERTIFICATE OF SERVICE, filed I hereby certify that I mailed by regular US mail on the 13th day of April, 1989, a true and correct copy of the original Complaint to: John V. DeMarco, Esq.; Penn Traffic Co, and Tiverside Division of Penn Traffic Co. /s/ Laurence B. Seaman, Esq.</p> <p>APRIL 27, 1989, PETITION TO WITHDRAW APPEARANCE FOR DEFENDANTS F. THOMAS DIEHL AND VIRGINIA M. DIEHL, filed by John V. DeMarco, Esq. APRIL 27, 1989, RULE TO SHOW CAUSE, filed 2 cert atty. Kindly enter a rule to show cause why counsel for Defendants Richard M. Horak, i/t/d/b/a Dick's Riverside Market, John V. DeMarco, Esq. should not be permitted to withdraw his appearance filed on behalf of Defendants F. Thomas Diehl and Virginia H. Diehl. RULE returnable May 31, 1989 at 3:00 P.M. BY THE COURT: John K. Reilly, Jr., P.J.</p> <p>MAY 18, 1989, NOTICE OF DEPOSITION OF BARBARA AND ROBERT ROGERS, filed by John V. DeMarco, Esq on behalf of Richard M. Horak, i/t/d/b/a Dick's Riverside Market, Defts.</p> <p>MAY 25, 1989, ANSWER & NEW MATTER, filed on behalf of Defendant Richard M. Horak, i/t/d/b/a Dick's Riverside Market. filed by John V. DeMarco, Esq.</p>	<p>MARCH 23, 1989, PRAECIPE FOR APPEARANCE, filed by John V. DeMarco, Esquire. Kindly enter my appearance on behalf of F. Thomas Diehl, Virginia M. Diehl and Richard M. Horak, i/t/d/b/a Dick's Riverside Market, defendant, in the above captioned matter. /s/ John V. DeMarco, Esquire.</p> <p>MARCH 23, 1989, PRAECIPE FOR RULE TO FILE A COMPLAINT filed by John V. DeMarco, Esquire. Please enter a Rule upon the Plaintiffs to file a Complaint within twenty (20) days from the date of service thereof.</p> <p>MARCH 23, 1989, RULE ISSUED ON LAURANCE B. SEAMAN, ATTORNEY FOR THE PLAINTIFFS THIS DATE BY CERTIFIED REGISTERED MAIL. R.R. NO. P-928-315-374.</p> <p>MARCH 27, 1989, RETURN RECEIPT, filed</p> <p>APRIL 13, 1989, COMPLAINT, filed by Laurance B. Seaman, Esq. 2 cert/Atty CERTIFICATE OF SERVICE, filed I hereby certify that I mailed by regular US mail on the 13th day of April, 1989, a true and correct copy of the original Complaint to: John V. DeMarco, Esq.; Penn Traffic Co, and Tiverside Division of Penn Traffic Co. /s/ Laurence B. Seaman, Esq.</p> <p>APRIL 27, 1989, PETITION TO WITHDRAW APPEARANCE FOR DEFENDANTS F. THOMAS DIEHL AND VIRGINIA M. DIEHL, filed by John V. DeMarco, Esq. APRIL 27, 1989, RULE TO SHOW CAUSE, filed 2 cert atty. Kindly enter a rule to show cause why counsel for Defendants Richard M. Horak, i/t/d/b/a Dick's Riverside Market, John V. DeMarco, Esq. should not be permitted to withdraw his appearance filed on behalf of Defendants F. Thomas Diehl and Virginia H. Diehl. RULE returnable May 31, 1989 at 3:00 P.M. BY THE COURT: John K. Reilly, Jr., P.J.</p> <p>MAY 18, 1989, NOTICE OF DEPOSITION OF BARBARA AND ROBERT ROGERS, filed by John V. DeMarco, Esq on behalf of Richard M. Horak, i/t/d/b/a Dick's Riverside Market, Defts.</p> <p>MAY 25, 1989, ANSWER & NEW MATTER, filed on behalf of Defendant Richard M. Horak, i/t/d/b/a Dick's Riverside Market. filed by John V. DeMarco, Esq.</p>

Richard H. Milgrub

BEVERLY JEAN BOBOIGE,

DECEMBER 23, 1988, COMPLAINT IN DIVORCE, filed by Richard H. Milgrub, Esquire.
One (1) copy Certified to Attorney.

12/23/88
\$75.00 Pd.
by Atty

88-2262-CD

JANUARY 4, 1988, ACCEPTANCE OF SERVICE, filed I, Anthony S. Guido, eSquire, do hereby accept service of the divorce complaint on behalf of my client, Robert Michael Boboige. //s Anthony S. Guido, Esq.

Clfd Trust

AUGUST 18, 1989, AFFIDAVIT OF CONSENT OF BEVERLY JEAN BOBOIGE, filed
AFFIDAVIT OF CONSENT OF ROBERT M. BOBOIGE, filed
PRAECIPE TO TRANSMITT RECORD AND DECREE, filed
AND NOW, this 29th day of Agusut, 1989, upon receipt

Anthony S. Guido

ROBERT MICHALE BOBOIGE,

of the records setting forth a valid cause of action under 201(c), by virtue of the authority vested in it by law, decrees that Beverly Jean Boboige and Robert Michael Boboige 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.

Pro 40.00

Pro .50

State 10.00

Ck#6204 Trans to regacct. \$75.00

Pro. 40.50

State 10.00

#13438 Atty 24.50 \$75.00

IT IS FURTHER ORDERED, JUDGED, AND DECREED pursuant to PA R.C.P. 1920.1 et seq & Act 26-1980, 23 P.S. §1 et seq.;, "the Divorce Code", that the terms, provisions and conditions of a certain Property Settlement Agreement between the parties dated July 11, 1989, and attached to this Decree and Order as Exhibit "A" is hereby incorporated

into this Decree and Order by reference as fully as though the same were set forth here and at length. Said agreement shall not merge with but shall survive this Decree and Order. BY THE COURT: Joseph S. Ammerman, Judge.

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

Printed By: Romberger Bindery - Form H-611

IN RE:
 ANNE A. LOIELO,
 An Alleged Severely
 Mentally Disabled
 Person,

Dec 27

88-2263-CD

N[#] 11654
N[#] 11577
N[#] 11636

Pro *by Co* 40.00
 R. Mattern *by Co* 150.00

DECEMBER 27, 1988, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

ANNE LOIELO has acted in such a manner as to cause me to believe that she is severely mentally disabled. She has been examined by William Chen, M.D. and was found to be in need of treatment.

(B) As the patient is currently in Clfd-Jeff/ Partial Hospitalization receiving involuntary treatment under Section 304, I ask that the court issue an order that the patient be involuntarily committed for another period of partial hospitalization. /s/ Kelly L. Wagner,

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 From MH-785-A. I believe that she understand her rights. /s/ Kelly L. Wagner.

I hereby affirm that I have examined Anne Loielo on December 19, 1988, to determine if he continues to be severely mentally disabled and in need of treatment. /s/ William Y. Chen, M.D.

IN MY OPINION\$ The patient is severely mentally disabled and in need of treatment. ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, as the attorney to represent alleged severely mentlaly 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 27, 1988, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) copy Certified to Attorney Mattern.

DECREE, filed.

AND NOW, this 27th day of December, 1988, the Mental Health Review Officer's Report is acknowledged. We

approve his recommendation.

The Court finds that ANNE A. LOIELO continues to be severely mentally disabled within the meaning of the Mental Health Procedures Act of 1976, as amended.

The Court FURTHER FINDS that the least restrictive setting suitable for this patient at this time is that of participation in a partial hospitalization program. The Court, therefore, ORDERS AND DECREES that ANNE A. LOIELO be and is hereby committed to a partial hospitalization program under the auspices of the Clearfield-Jefferson Community Mental Health Center.

The term of this commitment shall be for a period of up to Ninety (90) days.

This commitment is pursuant to Section 305 of the Mental Health Procedures Act of 1976, as amended.

The costs of this proceeding and the fee of J. Richard Mattern II, Esqurie, Clearfield County Mental Health Review Officer, shall be paid by Clearfield County.

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

COMMONWEALTH OF PENNA
DEPARTMENT OF REVENUE,
Harrisburg, PA 17105

DECEMBER 27, 1988, CERTIFIED COPY OF LIEN, E.M.T., filed.

Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Thirty-nine and 79/100 Dollars, with costs.

Debt \$239.79

Interest Computation Date, December 24, 1988

Filed and Entered by Plaintiff, December 27, 1988

Judgment

Raymond W. Hetherington
Prothonotary

Dec 27
8:30 am

88-2264-CD

VISION PRESS LTD,
PO Box 145
Coalport, PA 16627

Pro by Plff 9.00

Printed By: Romberger Bindery - Form H-611

Charles A. Schneider

HOUSEHOLD REALTY CORPORATION,

DECEMBER 27, 1988, COMPLAINT/Action/Mortgage Foreclosure. filed by Charles A. Schneider, Esquire. Two (2) copies Certified to Sheriff.

Dec. 27 8:30 am

88-2265-CD

FEBRUARY 1, 1989, AFFIDAVIT OF MAILING, filed CHARLES A. SCHNEIDER, ESQ., being duly sworn according to law, deposes and says that, as attorney for Plaintiff, HOUSEHOLD REALTY CORPORATION, he caused to be mailed by certified mail a certified copy of the Notice of Intention to Enter Default Judgment to HARLAN R. MEDZIE of RD #2, Box 196, Allport, PA 16821 on the 30th day of January, 1989. /s/ Charles A. Schneider, Esq.

FEBRUARY 1, 1989, AFFAVIT OF MAILING, filed CHARLES A. SCHNEIDER, ESQ., being duly sworn according to law, deposes and says that, as attorney for Plaintiff, HOUSEHOLD REALTY CORPORATION, he cause to be mailed by certified mail a certified copy of the Notice of Intention to Enter Default Judgment to SANDRA L. MEDZIE of RD #2, Box 196, Allport, PA 16821 on the 30th day of January, 1989. /s/ Charles A. Schneider, Esq.

FEBRUARY 3, 1989, SHERIFF RETURN, filed NOW, January 27, 1989 after diligent search in my baliwick I return the within Complaint in Mortgage Foreclosure on Harlan R. medzie, Deft. as "NOT FOUND" as House does not appear to be occupied after numerous attempts and per post office.

NOW, January 27, 1989 after diligent search in my Baliwick I return the within Complaint in Mortgage Foreclosure on Sandra L. Medzie, Deft. as "NOT FOUND" as house does not appear to be occupied after numerous attempts and per post office. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

HARLAN R. MEDZIE and SANDRA L. MEDZIE,

APRIL 27, 1989, MOTION FOR SERVICE TO SPECIAL ORDER OF COURT, filed by Charles A. Schneider, Esq.

MAY 3, 1989, ORDER, filed 1 cert atty AND NOW, this 3rd day of May, 1989, upon consideration of the within Motion, it is hereby ORDERED that service be made upon the defendants by publication, once in the Clearfield County Legal Journal and once in The Progress. BY THE COURT: Joseph S. Ammerman, Judge.

Pro by Atty 40.00
Shff by Atty 40.00
sur-charge by Atty 4.00
Pro *by Atty* 9.00

AUGUST 17, 1989, NOTICE OF INTENTION TO ENTER DEFAULT JUDGMENT, filed by Charles A. Schneider, Esq.
AUGUST 17, 1989, NOTICE OF INTENTION TO ENTER DEFAULT JUDGMENT, filed by Charles A. Schneider, Esq.

AUGUST 30, 1989, PRAECIPE FOR DEFAULT JUDGMENT, Please enter a judgment in default in favor of Household Realty corporation, plaintiff in the above action, and against Harlan R. Medzie and Sandra L. Medzier, Defendants in the above action, because of the defendants' failure to enter an appearance or file an answer within twenty (20) days of the service of the complaint. /s/ Charles A. Schneider, Esq.

JUDGMENT is entered in favor of the Plaintiff and against the Defendant in the above matter for failure of Defendant to file a Answer to Complaint.

DEFAULT JUDGMENT *Joseph S. Ammerman*
Prothonotary

SEPTEMBER 6, 1989, PRAECIPE FOR TRIAL ON TEH ISSUE OF DAMAGES ONLY, filed Please list the above action for trial on the issue of damages only. /s/ Charles A. Schneider, Esq.

Keystone
Legal
Services,
(Robin Jean
Foor)

CYNTHIA V. KEPHART,

DECMEBER 27, 1988, PETITION FOR RELIEF UNDER THE
PROTECTION FROM ABUSE ACT, filed by Robin Jean Foor,
Esquire.

Dec 27,
11:55 am

88-2266-CD

Seven (7) copies Certified to KLS.
I, Cynthia V. Kephart, Plaintiff in the above
action, 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. Section 10184(b), such
costs should not be requiried. This Affidavit is made
subject to and with full knowledge of the penslties of
18 Pa. C.S. §4904 relating to unsworn falsification to
authorities. /s/ Cynthia V. Kephart, Plaintiff.

TEMPORARY PROTECTIVE ORDER, filed by Joseph S.
Ammerman, Judge.

EDWARD B. KEPHART,

DECEMBER 28, 1988, AFFIDAVIT OF SERVICE, filed
NOW, December 27, 1988, at 1:35 P.M. served the
within Protection from Abuse & Order & Petition for
Relief Under the Protection from Abuse Act on Edward B.
Kephart, Deft. at Clearfield County Courthouse, by
handing to Edward B. Kephart, Deft.
/s/ Chester A. Hawkins by Darlene Shultz.

JANUARY 12, 1989, ORDER, filed 1 cert/Atty
AND NOW, this 11th day of January, 1989, the parties
Cynthia V. Kephart by her attorneys, Robin Jean Foor and
Keystone Legal Services, Inc. and Edward B. Kephart, by
his attorney R. Denning Gearhart, having consented to
the terms enumerated below, the following Order is entered:

(1). The parties are hereby enjoined from physically
abusing, striking, harassing or threatening each other.

(2). The parties will not visit, live at or enter
each others current or future residences, except as
provided on paragraph 4.

(3). The parties will have no contact with each
other except as provided in paragraph 4.

(4). Cynthia Kephart will be permitted to come
to Edward Kephart's residence to pack up her personal
belongings on Saturday, January 7, 1989 at 1:00 pm.

(5). Neither party admits or denies any allegations
the other's petition.

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 will subject the violating party to punishment
for contemp, which could include incarceration up to
six months, and/or a fine of up to \$1,000. BY THE COURT:
Joseph S. Ammerman, Judge.

Be + 11343

Pro	Key Co.	40.00
Shff	Off. Credit	17.00

Printed By: Romberger Bindery - Form H-611

Dec 27
1:19 pm

88-2267-CD

Paul E.
Cherry

COMMONWEALTH OF PENNA,

GEORGE W. MURRAY,

Pro by Atty 40.00

DECEMBER 27, 1988, PETITION FOR APPEAL FROM THE ORDER OF THE DIRECTOR OF THE DIRECTOR OF THE BUREAU OF DRIVER LICENSING, DEPARTMENT OF TRANSPORTATION SUSPENDING OPERATOR'S LICENSE, filed by Paul E. Cherry, Esquire.

One (1) copy Certified and mailed to Commonwealth - Pittsburgh.

One (1) copy Certified and mailed to Commonwealth - Harrisburg.

FEBRUARY 28, 1989, ORDER, filed 1 cert/Comwth H-burg, 1 cert/Comwth P-gurgh 1 cert/Atty Paul Cherry
NOW, this 28th day of February, 1989, this being the day and date set for hearing into the above-captioned matter; argument being had and upon consideration thereof, it is the ORDER Of this Court that Appellant's brief be and is due within Ten (10) days from date hereof, and Appellee's brief due Ten (10) days thereafter. BY THE COURT: John K. Reilly, Jr., P.J.

<p>Peter F. Smith</p> <p>12/27/88 \$75.00 pd by Atty</p> <p>Clfd Trust</p>	<p>ROGER R. BAUMAN, SR.</p> <p>88-2268-CD</p>	<p>DECEMBER 27, 1988, COMPLAINT IN DIVORCE, filed by Peter F. Smith, Esquire.</p> <p>JANUARY 10, 1989, ANSWER TO COMPLAINT AND COUNTER-CLAIM, filed on behalf of Deft. by Chris A. Pentz, Esq. 1 copy cert to atty.</p> <p>JANUARY 12, 1989, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND EXPENSES, filed by Chris A. Pentz, Esquire. One (1) copy Certified to Attorney. RULE, filed. AND NOW, this 11th day of January, 1989, upon consideration of the foregoing Petition of the above-named Petitioner, it is hereby ORDERED and DIRECTED that a Rule be issued on the Respondent to show cause why he should not pay the Petitioner alimony pendente Lite, counsel fees and costs. Rule Returnable the 14th day of February, 1989, at 11:30 o'clock A.M. at the Clearfield County Courthouse, Courtroom, Clearfield, Pennsylvania. BY THE COURT: /s/ Joseph S. Ammerman, Esquire.</p>
<p>Chris A. Pentz</p> <p>Ck.#1015 Trans. to reg. acct. \$75.00 Pro. \$40.00 State \$10.00 Pro. \$.50 Ck.#1017 to Atty. \$24.50 \$75.00</p>	<p>MARION A. BAUMAN,</p> <p>Pro 40.00 Pro .50 State 10.00</p>	<p>FEBRUARY 23, 1989, TRANSCRIPT OF PROCEEDINGS, filed in Trans. Drawer "B".</p> <p>MARCH 3, 1989, ORDER, filed 2 copies cert Judge A. NOW, this 3rd day of March, 1989, upon consideration of Defendant's Petition for Alimony Pendente Lite, counsel fees and expenses and the testimony presented at the hearing held on February 14, 1989, it is the ORDER of the Court that the Plaintiff, Roger R. Bauman, Sr., pay to the Defendant, Marion A. Bauman, alimony pendente lite in the amount of \$300.00 per month for a period of six (6) months effective January 1, 1989. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>JULY 7, 1989, PETITION TO ENFORCE AND EXTEND ORDER OF ALIMONY PENDENTE LITE, filed by Chris A. Pentz, Esq. 1 cert atty</p> <p>JULY 12, 1989, RULE, filed 1 cert/Atty AND NOW, this 11th day of July, 1989 upon consideration of the foregoing Petition it is hereby ORDERED and DIRECTED that a Rule be issued upon the Respondent, ROGER R. BAUMAN, SR. to show cause why the relief requested in said Petition should not be granted. Rule returnable with Hearing thereon the 9th day of August, 1989, at 10:30 AM in Courtroom No.2, of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: Joseph S. Ammerman, Judge.</p>
<p>JANUARY 5, 1990, PRAECIPE, filed by Peter F. Smith, Esquire. AFFIDAVIT OF CONSENT OF ROGER R. BAUMAN, SR., filed. AFFIDAVIT OF CONSENT OF MARION B. BAUMAN, filed. DIVORCE DECREE, filed. NOW, this 11th day of January, 1990, a Complaint in Divorce having been filed by the Plaintiff to the above caption on December 27, 1988, 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:</p> <p>1. That ROGER R. BAUMAN, SR. and MARION A. BAUMAN, 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.</p> <p>2. The terms and conditions of a certain Marital Settlement Agreement between the parties dated January 4, 1990, 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: /s/ Joseph S. Ammerman, Judge.</p> <p>JANUARY 15, 1990, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA</p>		<p>DECEMBER 20, 1989, AFFIDAVIT OF SERVICE, filed I, Peter F. Smith, Attorney for the Plaintiff in the above captioned matter, certify that I served a true and correct certified copy of the Complaint filed in this matter on the Defendant, Marion A. Bauman, at her residence, to wit: c/o Joe Davis, R. D. Morrisdale, PA, 16858, by Registered Mail, on December 27, 1988. /s/ Peter F. Smith, Esq.</p>

Printed By: Romberger Bindery - Form H-611

IN RE:
CHRIS DEMI,
An Alleged Severely
Mentally Disabled
Person,

Dec. 27
10:00 am

88-2269-CD

CV # 11889
CV # 11577

Sup Co
Pro *Sup Co* 40.00
R. Mattern 150.00

DECEMBER 27, 1988, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

CHRIS DEMI has acted in such a manner as to cause me to believe that he is severely mentally disabled. He has been examined by P. Sood, M.D. and was found to be in need of treatment.

(B) 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/ P. Sood, 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 understand his rights. /s/ Edward L. Ball cw.

I hereby affirm that I have examined CHRIS DEMI on December 16, 1988 to determine if he continues to be severely mentally disabled and in need of treatment. /s/ R. Sood, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, as the attorney to represent alleged severely mentlaly 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.

JANUARY 13, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed

One (1) copy Certified to Mental Health.

DECREE, filed.

AND NOW, this 16th day of January, 1989, the Mental Health Review Officer's Report is acknowledged. We

approve his recommendation.

The Court finds that CHRIS DEMI continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the patient 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 Sixty (60) days.

It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard Mattern, Esquire, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

IN RE:

ROBERT DIXON,
An Alleged Severely
Mentally Disabled
Person,

DECEMBER 27, 1988, PETITION FOR INVOLUNTARY TREATMENT,
MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

ROBERT DIXON has acted in such a manner as to cause me to believe that he is severely mentally disabled. He has been examined by PROMILA SOOD, M.D. and was found to be in need of treatment.

(B) 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/ P. Sood, 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 partially understand his rights. /s/ E. Ball,

I hereby affirm that I have examined ROBERT DIXON on December 6, 1988, to determine if he continues to be severely disabled and in need of treatment. /s/ P. Sood, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire 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.

JANUARY 12, 1989, MENTAL HEALTH REVIEW OFFICER'S REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.

AND NOW, this 12th day of January, 1989, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

Dec. 27
10:00 am

88-2270-CD

Ca # 11889
Ca # 11577

Sup. Ct.
Sup. Ct.
Pro 40.00
R. Mattern 150.00

The Court finds that ROBERT DIXON continues to be severely mentally disabled. Accordingly, the Court ORDERS that the patient be involuntarily committed to Warren State Hospital, a state mental Institution, pursuant to Section 305 of the Mental Health Procedures Act, 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, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Printed By: Romberger Bindery - Form H-611

IN RE:
COLLEEN HUGHES,
An Alleged Severely
Mentally Disabled
Person,

Dec. 27
10:00 am

88-2271-CD

CV# 11889
CV# 11577

Sup Co
Sup Co
Pro 40.00
R. Mattern 150.00

DECEMBER 27, 1988, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

COLLEEN HUGHES, has acted in such a manner as to cause me to believe that she is severely mentally disabled.

She has been examined by WILLIAM M. MANN, JR., M.D. and was found to be in need of treatment.

(B) 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/ William M. Mann, Jr. 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 she understand her rights. /s/ Tom Bostzianci, cw.

I hereby affirm that I have examined COLLEEN HUGHES on November 28, 1988, to determine if she continues to be severely mentally disabled and in need of treatment. /s/ William M. Mann, Jr., M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, as the attorney to represent alleged severely mentlaly 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.

JANUARY 12, 1989, MENTAL HEALTH REVIEW OFFICER'S REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.

DECREE, filed.

AND NOW this 12th day of January, 1984, the Mental

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

The Court finds that COLLEEN HUGHES continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the patient be involuntarily committed to Warren State Hospital, a state mental institution, pursuant to Seciton 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 Corut that Clearfield County pay the fees of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

IN RE:
 BELINDA KANOUFF,
 An Alleged Severely
 Mentally Disabled
 Person,

Dec 27
 10:00 am

88-2272-CD

H
Bi 11889
#
Li 11572

Pro *My Co* 40.00
 R. Mattern *My Co* 75.00

DECEMBER 27, 1988, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

BELINDA KANOUFF has acted in such a manner as to cause me to believe that she is severely mentally disabled.

She has been examined by WILLIAM M. MANN, JR. M.D and was found to be in need of treatment.

(B) 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/ 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 she understand her rights. /s/ Tom Bostjancic, cw.

I hereby affirm that I have examined BELINDA KANOUFF on ----- to determine if she continues to be severely mentally disabled and in need of treatment. /s/William M. Mann, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, as the attorney to represent alleged severely mentlaly 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.

JANUARY 12, 1988, MENTAL HEALTH REOVEW OFFICER REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.

DECREE, filed.

AND NOW, this 12th day of January, 1989, the Mental

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

The Court finds that BELINDA KANOUFF continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the patient be invountarily 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, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Presdient Judge.

Printed By: Romberger Bindery - Form H-611

IN RE:
RONALD KIRBY,
An Alleged Severely
Mentally Disabled
Person,

Dec 27
10:00 am

88-2273-CD

CE # 11889
CV # 11572

Pro *Sup Co* 40.00
R. Mattern 183.60

DECMEBER 27, 1988, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

RONALD KIRBY has acted in such a manner as to cause me to believe that he is severely mentally disabled.

He has been examined by P. Sood, M.D. and was found to be in need of treatment.

(B) 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/ P. Sood, 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 From MH-785-A. I believe that he does not understand his rights. /s/ Edward L. Ball cw.

I hereby affirm that I have examined RONALD KIRBY on December 16, 1988 to determine if he continues to be severely mentally disabled and in need of treatment. /s/ P. Sood, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, as the attorney to represent alleged severely mentlaly 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.

JANUARY 12, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

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

AND NOW, this 12th day of January, 1989, the Mental

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

The Court finds that RONALD KIRBY continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the patient 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 ninety (90) days.

It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

<p>Thomas F. Morgan</p> <p>Dec 28 9:50 am</p>	<p>ANNA MICHNEY,</p> <p>88-2274-CD</p>	<p><u>DECEMBER 28, 1988, COMPLAINT FOR SPECIFIC PERFORMANCE,</u> filed by Thomas F. Morgan, Esquire. Two (2) copies Certified to Sheriff.</p> <p><u>DECEMBER 29, 1988, SHERIFF'S RETURN,</u> filed NOW, December 29, 1988, at 10:20 A.M. served the within Complaint for Specific Performance on Leroy R. Thompson, Deft. at the Clearfield County Courthouse, E. Market St., Clearfield, PA by handing to Leroy R. Thompson, Deft.</p> <p>NOW, December 29, 1988 at 10:21 A.M. Served the within Complaint for Specific Performance on Isabel Thompson, Deft. at the Clearfield County Courthouse, Clearfield, PA. by handing to Leroy R. Thompson, Husband to Deft. /s/ Chester A. Hawkins by Darlene Shultz.</p> <p><u>JANUARY 6, 1989, SHERIFF'S RETURN,</u> filed NOW, January 5, 1989, at 2:42 P.M. served the within Complaint for Specific Performance on Leroy R. Thompson, Deft. at Clearfield County Courthouse, Clearfield, PA. by handing to Leroy R. Thompson, Deft.</p> <p>NOW, January 5, 1989, at 2:42 P.M. Served the within Complaint for Specific Performance on Isabel Thompson, Deft. at Clearfield County Courthouse, Clearfield, PA. by handing to Leroy Thompson, Husband to Deft. /s Chester A. Hawkins by Darlene Shultz.</p> <p><u>JANUARY 26, 1989, ANSWER TO COMPLAINT FOR SPECIFIC PERFORMANCE,</u> filed by Anthony P. Picadio, Esq. 1 cert/Atty of 1st page.</p> <p><u>AUGUST 9, 1990, REPLY TO NEW MATTER,</u> filed by Thomas F. Morgan, Esq. 1 cert/Atty</p> <p><u>APRIL 25, 1991, PRAECIPE,</u> filed Please place the above captioned matter on the trial list. /s/ Thomas F. Morgan, Esq.</p> <p><u>SEPTEMBER 18, 1991, PRAECIPE FOR ENTRY OF APPEARANCE,</u> filed Please enter my appearance as attorney of record for the Defendants, LEROY R. THOMPSON and ISABEL THOMPSON, in the above captioned case. /s/ David S. Ammerman, Esq.</p> <p><u>SEPTEMBER 19, 1991, PRE-TRIAL ORDER,</u> filed NOW, this 18th day of September, 1991, following pre-trial conference in the above-captioned matter, it is the ORDER of this Court that trial shall be had by the Court sitting without a jury, to be scheduled at the convenience of the parties subsequent to November 18, 1991. BY THE COURT: John K. Reilly, Jr., P.J.</p> <p><u>OCTOBER 07, 1991, PRE-TRIAL MEMORANDUM,</u> filed by David S. Ammerman, Esq.</p> <p><u>OCTOBER 07, 1991, MOTION FOR SUMMARY JUDGMENT,</u> filed by David S. Ammerman, Esquire. One (1) Copy Cert to Atty</p> <p><u>OCTOBER 16, 1991, AFFIDAVIT OF SERVICE,</u> filed I, David S. Ammerman, ESquire, attorney for LEROY R. THOMPSON and ISABEL THOMPSON, Defendnats, hereby certify that a true and correct copy of the Motion for Summary Judgment was served upon Thomas F. Morgan, ESquire, attorney for ANNA MICKNEY, Plaintiff at 301 East Pine ST, Clearfield PA 16830, on October 11, 1991, by US Mail. /s/ David S. Ammerman, Judge.</p> <p><u>DECEMBER 16, 1991, OPINION AND ORDER,</u> filed NOW, this 16th day of December, 1991, upon consideration of Motion for Summary Judgment filed on behalf of Defendant above-named and argument and briefs thereon, 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 and against the Plaintiff. BY THE COURT: John K. Reilly, Jr., PJ.</p> <p>Summary Judgment is entered in favor of the Defendants and against the Plaintiffs per Court Order dated December 16, 1991.</p> <p>SUMMARY JUDGMENT</p> <p><i>[Signature]</i> Prothonotary</p> <p><u>DECEMBER 17, 1991, NOTICE OF SUMMARY JUDGMENT MAILED TO PLFF'S ATTY.</u> /s/ arb</p> <p><u>DECEMBER 31, 1991, NOTICE OF APPEAL,</u> filed by Thomas F. Morgan, Esq. 1 cert/Sup Ct. <u>PROOF OF SERVICE,</u> filed I hereby certify that I am, this day, serving the foregoing document upon the persons and in the manner indicated below, which satisfies the requirements of PA R.A.P. 121: Service in person, as follows: Honorable John K. Reilly, PJ and David S. Ammerman, Esq. /s/ Thomas F. Morgan, Esq.</p>
<p>David S. Ammerman</p>	<p>LEROY R. THOMPSON and ISABEL THOMPSON,</p> <p>Pro by Atty 40.00 Shff by atty 21.00 Surg. by atty 4.00 Shff by atty 21.00 Surg. by atty 4.00</p>	<p><u>SEPTEMBER 19, 1991, PRE-TRIAL ORDER,</u> filed NOW, this 18th day of September, 1991, following pre-trial conference in the above-captioned matter, it is the ORDER of this Court that trial shall be had by the Court sitting without a jury, to be scheduled at the convenience of the parties subsequent to November 18, 1991. BY THE COURT: John K. Reilly, Jr., P.J.</p> <p><u>OCTOBER 07, 1991, PRE-TRIAL MEMORANDUM,</u> filed by David S. Ammerman, Esq.</p> <p><u>OCTOBER 07, 1991, MOTION FOR SUMMARY JUDGMENT,</u> filed by David S. Ammerman, Esquire. One (1) Copy Cert to Atty</p> <p><u>OCTOBER 16, 1991, AFFIDAVIT OF SERVICE,</u> filed I, David S. Ammerman, ESquire, attorney for LEROY R. THOMPSON and ISABEL THOMPSON, Defendnats, hereby certify that a true and correct copy of the Motion for Summary Judgment was served upon Thomas F. Morgan, ESquire, attorney for ANNA MICKNEY, Plaintiff at 301 East Pine ST, Clearfield PA 16830, on October 11, 1991, by US Mail. /s/ David S. Ammerman, Judge.</p> <p><u>DECEMBER 16, 1991, OPINION AND ORDER,</u> filed NOW, this 16th day of December, 1991, upon consideration of Motion for Summary Judgment filed on behalf of Defendant above-named and argument and briefs thereon, 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 and against the Plaintiff. BY THE COURT: John K. Reilly, Jr., PJ.</p> <p>Summary Judgment is entered in favor of the Defendants and against the Plaintiffs per Court Order dated December 16, 1991.</p> <p>SUMMARY JUDGMENT</p> <p><i>[Signature]</i> Prothonotary</p> <p><u>DECEMBER 17, 1991, NOTICE OF SUMMARY JUDGMENT MAILED TO PLFF'S ATTY.</u> /s/ arb</p> <p><u>DECEMBER 31, 1991, NOTICE OF APPEAL,</u> filed by Thomas F. Morgan, Esq. 1 cert/Sup Ct. <u>PROOF OF SERVICE,</u> filed I hereby certify that I am, this day, serving the foregoing document upon the persons and in the manner indicated below, which satisfies the requirements of PA R.A.P. 121: Service in person, as follows: Honorable John K. Reilly, PJ and David S. Ammerman, Esq. /s/ Thomas F. Morgan, Esq.</p>

Printed By: Romberger Bindery - Form H-611

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17105

Dec. 28
8:30 am

88-2275-CD

BENSON H. LINGLE,
RD 1, Box 291A.
Frenchville, PA 16836

Pro by Plff 9.00

DECEMBER 28,, 1988, CERTIFIED COPY OF LIEN, P.I.T., filed.

Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Tow Thousand Seven Hundred Sixteen and 14/100 Dollars, with Costs.

Debt \$2,716.14

Interest Computation Date, December 19, 1988

Filed and Entered by Plaintiff, December 28, 1988

Judgment



Prothonotary

R. Denning Gearhart

12/28/88
\$75.00 pd
by Atty

Clfd Trust

CK#1456 TRANSFER TO REGULAR ACCT. 75.00
PRO 40.00
PRO .50
STATE 10.00
CK#1582 ATTY 24.50 75.00

MICHAEL JURY,

88-2276-CD

SHANNON JURY,

Pro 40.00

Pro .50

State 10.00

DECEMBER 28, 1988, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.
One (1) copy Certified to Attorney.

JANUARY 6, 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 fo the Divorce Complaint in that action, to the Defendant, at her resiende as evidenced by the signed receipt attached hereto as Exhibit "A". /s/ R. Denning Gearhart, Esquire.

MAY 20, 1991, AFFIDAVIT OF CONSENT OF MICHAEL D. JURY, filed

AFFIDAVIT OF CONSENT OF SHANNON R. JURY, filed PRAECIPE TO TRANSMIT THE RECORD AND DECREE, filed AND NOW, this 22nd day of May, 1991, it is Ordered and Decreed that MICHAEL JURY, Plaintiff, and SHANNON R. JURY, Defendant, are divorced from the bonds of matrimony.

BY THE COURT: Joseph S. Ammerman, Judge.

JUNE 14, 1991, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASLE.

Printed By: Romberger Bindery - Form H-611

Andrew P. Gates

CURWENSVILLE STATE BANK,

DECEMBER 28, 1988, COMPLAINT/Action/Mortgage Foreclosure, filed by Andrew P. Gates, Esquire.

Three (3) copies Certified to Attorney.

Dec. 28 2:35 pm

88-2277-CD

JANUARY 5, 1989, AFFIDAVIT OF SERVICE, filed NOW, January 4, 1989 at 9:25 AM EST served the within Complaint on Scott and Donna Morris, Tenants to Defts., at Clearfield County Courthouse, E. Market Street, Clearfield County, PA by handing to Donna Morris, Tenant to deft. /s/ Chester A. Hawkins, Shff.

FEBRUARY 7, 1989, MOTION FOR SUBSTITUTE SERVICE OF PROCESS AND ORDER, filed

AND NOW, this 7th day of February, 1989, upon consideration of the foregoing Motion by Andrew P. Gates, Esquire, Attorney for Plaintiff, IT IS ORDERED AND DECREED that service of the Complaint in the above captioned action be made upon Defendant, Donald W. Rowles, as follows: (1) by ordinary mail postage prepaid, addressed to said Defendant at: (a) PO Box 462, Temple Hills, Maryland 20748 and (2) addressed to Donald W. Rowles c/o Mr. and Mrs. Donald F. Rowles, RD #3, O'Shanter, PA 16830; and (2) by publication on one occasion in a newspaper of General Circulation for Prince George County, Maryland. Service upon Defendant, Donald W. Rowles, shall be considered effective the date of mailing with proof of service being by affidavit of sender with an official certificate of mailing of the letters sent by ordinary mail attached thereto as Exhibits and upon date of publication with proof of service being by Certificate of Publication furnished by publishing newspaper. BY THE COURT: John A. Cherry, Sr. Judge.

DONALD W. ROWLES and CHARLENE L. ROWLES,

Pro by Atty 40.00
Shff by Atty 17.00
sur-charge by Atty 2.00
Pro *by Atty* 9.00

MARCH 10, 1989, AFFIDAVIT OF SERVICE, filed ANDREW P. GATES, the Attorney for Plaintiff, being duly sworn according to law, says Defendant, Donald W. Rowles, was served with a certified true and correct copy of the Complaint in Mortgage Foreclosure in accordance with this Court's Order of February 7, 1989, in the following manner:

(1) by ordinary mail postage prepaid on February 16, 1989 and addressed to said Defendant at: (i) PO Box 462, Temple Hills, Maryland 20748 (as evidenced by the Certificate of Mailing attached hereto and made a part hereof as Exhibit "A") and (ii) c/o Mr. and Mrs. Donald F. Rowles, RD #3, O'Shanter, PA 16830 (as evidence by the Certificate of Mailing attached hereto and made a part hereof as Exhibit "B"), and

(2) by publication on February 17, 1989 in the Prince Georges Journal, a newspaper of general circulation for Prince George's Coutny, Maryland (as evidenced by the newspaper certificate of publication which is attached hereto and made a part hereof as Exhibit "C". /s/ Andrew P. Gates, Esq.

MARCH 10, 1989, AFFIDAVIT OF SERVICE, filed ANDREW P. GATES, the Attorney for Plaintiff, being duly sworn according to law, says he served Defendant, Charlene L. Rowles, with a certified true and correct copy of the Compliant in Mortgage Foreclosure by certified mail NO. P 812 931 147, Return Receipt Requested, on January 5, 1989, at her mailing address as indicated in the Complaint, and that said Defendant did receive service as evidenced by the receipt signed by her which is attached hereto as Exhibit "A". /s/ Andrew P. Gates, Esq.

MARCH 10, 1989, PRAECIPE FOR DEFAULT JUDGMENT, filed Enter judgment in favor of CURWENSVILLE STATE BANK, Plaintiff herein, and against Defendants herein, DONALD W. ROWLES and CHARLENE L. ROWLES, for their failure to file an Answer to the Complaint which was served upon both Defendants as indicated in the Affidavits of Service, in the following amounts: Mortgage of August 1, 1986:

(a) Outstanding mortgage balance \$19,743.39
(b) Accrued interest through December 7, 1988 350.57
(c) Late Charges 306.60
(d) Attorney fees 1,000.00
SUBTOTAL \$21,400.56
Less balance held in ascrow by Plaintiff 375.70
Balance of Mortgage as of 8/1/86 \$21,024.86

Mortgage of May 9, 1987:
(a) Outstanding balance \$4,746.32
(b) Accrued interest through October 18, 1988 171.60
(c) Late Charges
(d) Attorney fees 500.00
Balance of Mortgage of 5/9/87 5,417.92
TOTAL \$26,442.78

plus per diem interest of \$5.71 from December 7, 1988 on mortgage of August 1, 1986 and per diem interest of \$1.30 per day from October 18, 1988 on mortgage of May 9, 1987.

Furthermore, said defendants had previously been served with the Notice specified in 41 P.S. \$403 more than thirty (30) days prior to the filing of the Complaint with the manner of said service being specifically set forth in the Complaint. /s/ Andrew P. Gates, Esq.

IN RE:

LEROY CRUST,
An Alleged Severely
Mentally Disabled
Person,

DECEMBER 30, 1988, PETITION FOR INVOLUNTARY TREATMENT,
MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

LEROY CRUST has acted in such a manner as to cause me to believe that he is severely mentally disabled. He has been examined by Robert Klingler and was found to be in need of treatment.

(A) As the patient is currently in DRMC-West-3N receiving involuntary treatment under Section 303, I ask that the court issue an order that the patient be involuntarily committed for inpatient treatment. /s/ Mary Jo Fish, PNK.

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. /a/ Cheryl Tregaming LPN.

I hereby affirm that I have examined LEROY CRUST on December 27, 1988 to determine if he is in need of treatment. /s/ James K. Fugate, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire 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.

JANUARY 4, 1988, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) copy Certified to EMS

One (1) copy Certified to Attorney Mattern.

DECREE, filed.

AND NOW, this 4th day of January, 1989, the Mental

Health Review Officer's Report is acknowledged. We

approve his recommendation.

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

Accordingly, the Court ORDERS that LEROY CRUST be involuntarily committed to the WILKES BARRE V. A. HOSPITAL, Wilkes-Barre, PA 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 cost of this proceeding and the fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer, the fee of Paul E. Cherry, Esquire, and the Clearfield County Prothonotary filing costs, and the fee of the MES Ambulance Service, DuBois, Pennsylvania, for transportation, be paid by Centre County.

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

JANUARY 4, 1988, ORDER, filed.

One (1) copy Certified to EMS and Atty. Mattern.

AND NOW, this 4th day of January, 1989, it is the ORDER of this Court that the EMS Ambulance Service of DuBois, Pennsylvania, transport the above named LEROY CRUST from the DuBois Regional Medical Center-West, Psychiatric Ward to the WILKES-BARRE V.A. HOSPITAL, Wilkes-Barre, Pennsylvania, as per the Court Ordered Commitment dated January 4th, 1989. BY THE COURT: /s/ John K. Reilly, Esquire.

Dec 30

88-2278-CD

Pro sup. Centre Co 40.00

26272

Printed By: Romberger Bindery - Form H-611

Beverly J. Mears

VICTOR FRANCES DELANSKY
MARGARET FRANCES
DELANSKY

88-2279-CD

ANGUS McISAAC, ROBERT
RICHARDSON, JOHN
RICHARDSON, LOUISA
RICHARDSON, their heirs
representatives,
administrators and
assigns,

Pro by Atty 40.00

DECEMBER 29, 1989, COMPLAINT/Action Quiet Title, filed by Beverly J. Mears, Esquire.
One (1) copy Certified to Attorney.
All that certain lot or piece of ground situate in the Borough of Houtzdale, Clearfield County, Pennsylvania

JANUARY 3, 1989, PETITION FOR LEAVE TO OBTAIN SERVICE BY PUBLICATION, filed by Beverly J. Mears, Esq.

AFFIDAVIT, filed
DECREE, filed

NOW, to wit, this 3rd day of January, 1988, upon consideration of the foregoing petition and motion of GOODMAN, NOTOPOULOS, SILVERMAN, CROYLE, WASOVICH & MEARS, attorneys for the Plaintiff, and whereas an affidavit has been attached thereto wherein it is verified that after diligent search and investigation, they have been unable to ascertain the present whereabouts of the Defendants or their respective heirs, personal representatives and assigns.

IT IS HEREBY ORDERED, DIRECTED AND DECREED that service of the Action to Quiet Title to the premises concerned herein to wit:

ALL that certain lot or piece of ground situate in the Borough of Houtzdale, Clearfield County, Pennsylvania bounded and described as follows:

FRONTING on Mill Street (now known as Spring Street) fifty (50) feet and running South thirty-eight (38) degrees East 150 feet to Centennial Alley and known and designated as Lot No. 445 in the general plan of said Borough of Houtzdale.

be had upon the defendants named herein by publication of the notice of the Action together with Notice to defend according to law, by public notice in one newspaper of general circulation published within the County of Clearfield, which public notice shall be published once in said newspaper, and that if no appearance or answer is made by the Defendants within twenty (20) days of said publication date, judgment by default may be taken against the said Defendants, their respective heirs, personal representatives and assigns generally according to law. BY THE COURT: Joseph S. Ammerman, Judge.

MARCH 2, 1989, DECREE OF COURT, filed 1 cert/Atty Mears PETITION FOR FINAL DECREE OF COURT, filed by Mears

AND NOW, to wit, this 2nd day of March, 1989, upon consideration of the foregoing petition and upon motion of Beverly J. Mears, Esquire, attorney for the Plaintiffs, and it appearing that service by legal and proper publication was had upon the Defendants named in said proceeding; and it further appearing that after such service, the above-named defendants have neither made an answer nor filed an appearance in this matter after having been notified to do so plead;

NOW THEREFORE, IT IS HEREBY ORDERED AND DECREED that the title of the Plaintiffs in and to the following described premises, to wit:

All that certain lot or piece of ground situate in the Borough of Houtzdale, Clearfield County, Pennsylvania, bounded and described as follows:

Fronting on Mill Street (now known as Spring Street) fifty (50) feet and running South thirty-eight (38) degrees East 150 feet to Centennial Alley and known and designated as Lot no 445 in the general plan of said Borough of Houtzdale be and is hereby adjudicated and decreed valid and indefeasible as against all right, lien, title, or interest in the land inconsistent with the interest or claim of the Plaintiff as set forth in the Complaint.

And it is further ORDERED, DIRECTED AND DECREED, that the within named Defendants are forever barred from asserting any lien, right, title or interest in the aforescribed land inconsistent with the interest or claims of the Plaintiffs as set forth in the Complaint; that the mere filing and signing of this Decree along and its entry in the Office of the Prothonotary of Clearfield County, Pennsylvania, shall be sufficient legal notice to them of their privilege of filing exceptions thereto within thirty (30) days from the date thereof, and that no further notice to the Defendants herein is required, and that if no exceptions are filed within said thirty (30) days from the date hereof, this conditional Final Decree shall become and be deemed absolute without any further act or motion of the Court or of the Plaintiff. BY THE COURT: Joseph S. Ammerman, Judge.

Kim C.
KesnerCLEARFIELD BANK & TRUST
COMPANY,

88-2280-CD

LLOYD C. HAINES,

DECEMBER 29, 1989, COMPLAINT/Action/Mortgage/Foreclosure
filed by Kim C. Kesner, Esquire
One (1) copy Certified to Sheriff
Two (2) copies Certified to Attorney.

JANUARY 4, 1989, AFFIDAVIT OF SERVICE, filed
NOW, January 3, 1989, at 11:35 am est served the
within Complaint on LLOYD G. Haines, deft. at
residence, 334 West 5th Avenue, Clearfield, Clearfield
County, PA, by handing to LLOYD C. haines, deft.
/s/ Chester A. Hawkins, Shff, by Darlene Shultz

FEBRUARY 14, 1989, PRAECIPE FOR DEFAULT JUDGMENT,
filed

In accordance with PA R. Civ. P., Rule 1037,
kindly enter judgment in favor of the above named
Plaintiff and against the above named Defendant for
failure to file an answer in teh above-captioned action
within twenty (20) days from the date of service of
the Complaint which contained a Notice to defend,
Lloyd C. Haines having been served on Janury 3, 1989
as appears of record, A notice of Plaintiff's intention
to file a Praecipe for Default Judgment was mailed
to teh Defendant at his last known address, 334 West
Fifth Avenue, Clearfield, Pennsylvania, on January
27, 1989 as required by PA R. Civ. P., Rule 237.1 A
copy of the Notice sent to Defendnat is attached hereto
as Exhibit "A" and incorporated herein by reference.

Kindly assess damages against the Defendant as
follows: Balance due on mortgage, principal and
accrued interest: \$65,012.74, Interest at the rate
of 11% per annum (to be added): Late charges: \$562.08.
Plaintiff's reasonable attorney's fee actually incurred
(to be added): Costs (to be added): TOTAL \$65,574.82.
/s/ Kim C. Kesner, Esquire, Attorney for Plaintiff.

Judgment is entered in favor of the Plaintiff
and against the Defendant in the sum of Sixty-five
Thousand Five Hundred Seventy-four and 82/100 Dollars,
with cost, for failure to file an answer.

DEBT: \$65,574.82

Pro by Atty 40.00 DEFAULT JUDGMENT

Shff by Atty 17.00

sur-charge by Atty 2.00

Pro by Atty 9.00

Raymond Withers
Prothonotary

FEBRUARY 14, 1989, Notice of Entry of Judgment mailed
to the Defendant.

MARCH 8, 1989, PRAECIPE FOR WRIT OF EXECUTION,
filed by Kim C. Kesner, Esq.

WRIT OF EXECUTION ISSUED TO 89-21-Ex

UNEXECUTED

MARCH 14, 1990, WRIT OF EXECUTION REINSTATED AND REISSUED.
TO SHERIFF FOR SERVICE. WRIT OF EXECUTION NO: 89-21-EX
(executed)

MAY 21, 1990, SHERIFF RETURN, filed
NOW, May 21, 1990 return the within writ as executed,
the property of the defendant was sold to the Plaintiff
on May 4, 1990 for \$1.00 Costs. /s/ Chester A. Hawkins,
Shff, by Darlene Shultz.

Printed By: Romberger Bindery - Form H-611

IN RE:
JOHN KOLESAR,
An Alleged Severely
Mentally Disabled
Person,

Dec. 29
2:30 pm

88-2281-CD

CV# 11889
CV# 11577

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

DECEMBER 29, 1988, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

JOHN KOLESAR has acted in such a manner as to cause me to believe that he is severely mentally disabled.

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

(B) 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/ H. Pathak, 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 understand his rights. /s/ Stephanie Lazzopolor, MSW.

I hereby affirm that I have examined JOHN KOLESAR on November 22, 1988 to determine if he continues to be severely mentally disabled and in need of treatment. /s/ H. Pathak, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, as the attorney to represent alleged severely mentlaly 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.

JANUARY 13, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed..

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

AND NOW, this 16th day of January, 1989, the Mental Health Review Officer's Report is acknowledged.

We approve his recommendation.

The Court finds that JOHN KOLESAR continues to be severely mentally disabled. Accordingly, the Court ORDERS that the patient 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., Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Printed By: Romberger Bindery - Form H-611

Edward J. Osterman

Scott V. Jones

Cheryl G. Young
Kenneth B. Skelly

Dec 30

IN RE:

APPLICATION OF
EVA WANG, TRADING AS
ORIENTAL EXPRESS FOR
RESTAURANT LIQUOR
LICENSE FROM THE
PENNSYLVANIA LIQUOR
CONTROL BOARD,

88-2283-CD

Pro by Atty 40.00
Postage 4.00
Pro 5.00

DECEMBER 30, 1988, PETITION FOR APPEAL FROM THE PENNSYLVANIA LIQUOR CONTROL BOARD, filed by Edward J. Osterman, Esquire.

JANUARY 30, 1989, ORDER, filed. 1 copy Cert/Atty. AND NOW, this 27th day of January, 1989, upon motion of Edward J. Osterman, Attorney for Petitioners, and in consideration of the attached Petition and the authority of Seciton 4-464 of the Pennsylvania Code, the appeal is allowed and a hearing shall be held on the 28th day of March, 1989, at 1:30 o'clock P.M., in #1 Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania, where the issue shall be considered de novo.

Further, supersedeas is hereby granted and the Pennsylvania Liquor Control Board is ordered to not issue the restaurant liquor license to Eva Wang, trading as Oriental Express.

NOTICE of said hearing shall be provided by the Pennsylvania Liquor Control Board and Eva Wang by Certified Mail no less than ten (10) days prior to the date of hearing. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

FEBRUARY 16, 1989 COPY OF ABOVE ORDER MAILED TO

PA. LIQUOR CONTROL BY CERT. RET. REC#812 930 742.

AND EVA WANG BY CERT. R.R#812 930 741.

FEBRUARY 6, 1989, ENTRY OF APPEARANCE, filed
Kindly enter my appearance on behalf of the Pennsylvania Liquor Control Board in the above captioned matter. /s/ Kenneth B. Skelly, Esq. Dep. Chief Counsel /s/ Cheryl G. Young, Chief Counsel

FEBRUARY 6, 1989, MOTION TO DISMISS, filed by Cheryl G. Young, Esq.

FEBRUARY 21, 1989, RETURN RECEIPT, filed
FEBRUARY 24, 1989, RETURN RECEIPT, filed

MARCH 8, 1989, ENTRY OF APPEARANCE, filed
Enter our appearance in the above captioned case on behalf of Eva Wang. /s/ Scott V. Jones, Esq.

JUNE 20, 1989, MEMORANDUM AND ORDER, filed
NOW, this 19th day of June, 1989, this Court being satisfied that pursuant to the foregoing Memorandum sole jurisdiction lies only in the Commonwealth Court of Pennsylvania and does therefore dismiss the Petition for Appeal to this Court. BY THE COURT: John K. Reilly, Jr., P.J.

BONNIE KAY ONDO,
714 Laura Street
Philipsburg, PA 16866

DECEMBER 30, 1988, JUDGMENT FROM J.P., Michael A. Rudella
filed.

Judgment is entered in favor of the Plaintiff and
against the Defendant in the sum of One Hundred Eighty-
four and 44/100 Dollars, with costs.

Debt \$184.44

Costs 18.50

Interest from March 28, 1988.

Filed and Entered by Plaintiff, December 30, 1988

Judgment

Raymond Netherton
Prothonotary

Dec. 30
2:30 pm

88-2284-CD

ROBERT COLYER,
BRENDA STEVULAK,
208 Gertrude Street
Philipsburg, PA 16866

Pro by Plff 9.00

o.c. 18.50

Printed By: Romberger Bindery - Form H-611

David C. Mason

JACK E. BONSELL,

DECEMBER 30, 1988, COMPLAINT IN CIVIL ACTION, filed by David C. Mason, Esquire. Two (2) copies Certified to Attorney.

Dec. 30 8:30 am

88-2285-CD

JANUARY 18, 1989, ANSWER TO COMPLAINT, filed by Roy K. Lisko, Esq. NO COPIES CERTIFICATE OF SERVICE, filed by Roy K. Lisko, Esq.

FEBRUARY 21, 1989, PRAECIPE FOR ENTRY OF APPEARANCE, filed

Kindly enter our appearance in the above-captioned matter on behalf of the Defendant. /s/ Roy K. Lisko, Esq. and Rosedele Kauffman, Esq.

MAY 2, 1989, MOTION FOR JUDGMENT ON THE PLEADINGS, filed by David C. Mason, Esq. 1 cert atty.

MAY 10, 1989, CERTIFICATE OF SERVICE, filed I hereby certify that a certified, true and correct copy of the Motion for Judgment on the Pleadings in the above captioned matter was served on Defendant's Counsel of record by depositing the same in the United States Mail, addressed to: Roy Lisko, Esq. /s/ David C. Mason, Esq.

Roy K Lisko & Rosedele Kauffman

SAM LYKENS, an individual, t/d/b/a WALTER LOBB HONDA & MARINE SALES,

MAY 17, 1989, DEFENDANTS' ANSWER TO PLAINTIFF'S MOTION FOR JUDGMENT ON THE PLEADINGS, filed by Roy K. Lisko, Esq.

CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of Defendants' Answer to Plaintiff's Motion for judgment on the Pleadings in the above-captioned matter was served on Plaintiff by depositing the same within the custody of the US Postal Service, first class, postage prepaid, on May 15, 1989, addressed to: David C. Mason. Esq. /s/ Roy K. Lisko, Esq.

AUGUST 30, 1989, MEMORANDUM AND ORDER, filed 1 cert/Atty Lisko & 1 cert/Atty Mason

ORDER:

NOW, this 29th day of August, 1989, it is the ORDER of this Court that Motion for Judgment on the Pleadings filed on behalf of the Plaintiff be and is hereby denied. BY THE COURT: John K. Reilly, Jr., P.J.

Pro by Atty 40.00 Pro by atty 15.00 Pro 9.00

MARCH 29, 1990, PRAECIPE TO SCHEDULE ARBITRATION, filed

Would you kindly schedule the above matter for the next available date for compulsory arbitration. I certify that the amount in controversy is under \$10,000.00 /s/ David C. Mason, Esq.

JUNE 19, 1990, LETTER MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING FOR MONDAY, AUGUST 6, 1990, at 8:30 a.m., filed.

AUGUST 6, 1990, OATH OR AFFIRMATION OF ARBITRATORS, filed.

Now, this 6 day of August, 1990, 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/ Richard A. Ireland; s/ Ronald Collins

AWARD OF ARBITRATORS

Now, this 6 day of August, 1990, we, the undersigned arbitrators appointed in this case, after having been duly sworn, and having heard the evidence and allegations of the parties, do award and find as follows:

IN FAVOR OF PLAINTIFF AND AGAINST DEFENDANT IN THE AMOUNT OF ONE THOUSAND ONE HUNDRED (\$1100.00) DOLLARS PLUS COSTS. s/ F. Cortez Bell, Jr., Chairman; s/ Ronald Collins; s/ Richard A. Ireland

ENTRY OF AWARD

Now, this 6 day of August, 1990, 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 THE SEAL OF THE COURT, Allen D. Bietz, Prothonotary by s/ Nanette L. Sturniolo.

OCTOBER 25, 1990, PRAECIPE FOR JUDGMENT ON AWARD OF BOARD OF ARBITRATION, filed

Kindly enter judgment in favor of Plaintiff and against Defendant on the above captioned action in the amount of One Thousand, One Hundred Dollars, plus costs.

Attached to the Praecipe is a photocopy of the Notice of the Award. /s/ David C. Mason, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant per Award of Arbitrators in the sum of One Thousand One Hundred Dollars Plus costs.

DEBT: \$1,100.00

JUDGMENT PER AWARD OF ARBITRATOR

Allen D. Bietz Prothonotary

OCTOBER 25, 1990, NOTICE OF JUDGMENT PER AWARD OF ARBITRATOR MAILED TO DEPTS. /s/ dru

APRIL 22, 1992, SEE PAGE 284 FOR # 88-1728-CD ORDER FILED INSTRUMENT 88-2285-CD FILED IN ERROR.

<p>Ervin S. Fennell</p>	<p>COURIER EXPRESS,</p>	<p>DECEMBER 30,, 1988, NOTICE OF APPEAL FROM J.P. Wesley J. Read filed. <u>PRAEICPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE,</u> filed. Enter rule upon COURIER EXPRESS, appellees to file a complaint in this appeal (Common Pleas No. 88-2286-CD) within twenty (20) days after service or fule or suffer entry of judgment of non pros. /s/ BenJamin S. Blakley, Esquire.</p> <p>RULE: To COURIER EXPRESS, appellees.</p>																			
<p>Dec. 30 3:15 pm</p>	<p>88-2286-CD</p>	<p><u>JANUARY 3, 1989, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT,</u> filed. I hereby swear or affirm that I served a copy of the Notice of Appeal, Common Pleas No. 88-2286-CD, upon the District Justice designated therein on January 3, 1989, by certified mail, sender's receipt attached hereto and upon the appellee COURIER EXPRESS, on January 3, 1989, 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 appellees to whom the Rule was addressed on January 3, 1989, by certified mail, sender's receipt attached hereto. /s/ Benjamin S. Blakley, Esquire.</p>																			
<p>Benjamin S. Blakley</p>	<p>CORPORATE BUSINESS INVESTMENTS,</p> <table border="0"> <tr> <td>Pro</td> <td>by Atty</td> <td>20.00</td> </tr> <tr> <td>Pro</td> <td>by Atty</td> <td>40.00</td> </tr> <tr> <td>Shff</td> <td>by Atty</td> <td>21.00</td> </tr> <tr> <td>Shff</td> <td></td> <td></td> </tr> <tr> <td>Morey</td> <td>by Atty</td> <td>24.00</td> </tr> <tr> <td>sur-charge</td> <td>by Atty</td> <td>2.00</td> </tr> </table>	Pro	by Atty	20.00	Pro	by Atty	40.00	Shff	by Atty	21.00	Shff			Morey	by Atty	24.00	sur-charge	by Atty	2.00	<p><u>JANUARY 10, 1989, TRANSCRIPT FROM JP READ,</u> filed</p> <p><u>JANUARY 12, 1989, COMPLAINT,</u> filed by ErvinS. Fennell, Jr., Esq. 1 cert/Atty</p> <p><u>FEBRUARY 17, 1989, SHERIFF RETURN,</u> filed NOW, January 18, 1989 Shff. Donald D. Morey, Shff. of McKean County was deputized by Chester A. Hawkins, Shff. of Clearfield County to serve the within Complaint in assumpsit on Corporate Business investments, c/o Jack Neburka, Deft. NOW, January 26, 1989 @ 9:00 AM served the within Complaint in Assumpsit on Corporate Business Investments, deft. by deputizing the Shff. of McKean County. The return is hereto attached and made a part of this return by stating that he served by handing to Jack Neburka, deft. At his place of employment. /s/ Chester A. Hawkins, Shff. by Darlene Shultz</p> <p><u>MAY 11, 1989, PRAECIPE,</u> filed Please enter default judgment in favor of the</p>	
Pro	by Atty	20.00																			
Pro	by Atty	40.00																			
Shff	by Atty	21.00																			
Shff																					
Morey	by Atty	24.00																			
sur-charge	by Atty	2.00																			
	<p>Pro <i>by Atty</i> 9.00</p>	<p><u>Plaintiff, The Courier-Express Publishing Company, and against the Defendant, Corporate Business Investments, as follows:</u></p> <table border="0"> <tr> <td>Amount</td> <td>\$781.17</td> </tr> <tr> <td>Costs of proceedings before Dist. Magistrate</td> <td>33.08</td> </tr> <tr> <td>Total</td> <td>\$814.25</td> </tr> </table> <p>Together with interest from January 7, 1988, and costs of these proceedings. Pursuant to Pa. R.C.P. 237.1, attached to this Praecipe is the required Certification of Service of the 10-day Important Notice. /s/ Ervin S. Fennell, Jr.</p> <p>JUDGMENT is entered in favor of the Plaintiff and against the Defendant in the above matter, Judgment in the amount of Eight Hundred Fourteen Dollars and Twenty-five Cents .</p> <p>DEBT: \$814.25</p> <p>DEFAULT JUDGMENT <i>Raymond Wetstein</i> Prothonotary</p> <p>MAY 15, 1989 NOTICE OF DEFAULT JUDGMENT MAILED TO DEFENDANT</p>	Amount	\$781.17	Costs of proceedings before Dist. Magistrate	33.08	Total	\$814.25													
Amount	\$781.17																				
Costs of proceedings before Dist. Magistrate	33.08																				
Total	\$814.25																				

Printed By: Romberger Bindery - Form H-611

<p>Anthony S. Guido</p>	<p>MEADOW PLAZA II CO. FRANK VILLELLA, JOHN FARRELL AND KATZEN INVESTMENTS</p>	<p>DECEMBER 30, 1988, NOTICE OF APPEAL FROM J.P. Wesley Read, filed. <u>PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE</u>, filed. Enter rule upon MEADOW PLAZA II CO., appellees to file a complaint in this appeal (Common Pleas No. 88-2287-CD) within twenty (20) days after service or fule or suffer entry of judgment of non pros. /s/ Benjamin S. Blakley, Esquire.</p> <p><u>JANUARY 3, 1989, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT</u>, filed. I hereby swear or affirm that I served a copy of the Notice of Appeal, Common Pleas No. 88-2287-CD, upon the District Justice designated therein on January 3, 1989,, by certified mail, sender's receipt attached hereto and upon the appellee MEADOW PLAZA II, CO., on January 3, 1989, 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 appellees to whom the Rule was addressed on January 3, 1989, by certified mail, sender's receipt attached hereto. /s/ Benjamin S. Blakley, Esquire.</p>
<p>Dec 30 3:15 pm</p>	<p>88-2287-CD</p>	<p><u>JANUARY 10, 1989, TRANSCRIPT FROM JP READ</u>, filed</p> <p><u>JANUARY 18, 1989, COMPLAINT</u>, filed by Anthony S. Guido, Esq. 1 cert/Atty</p> <p><u>FEBRUARY 13, 1989, ANSWER AND NEW MATTER</u>, filed by Benjamin S. Blakley, III, Esq. 1 cert/Atty</p> <p><u>FEBRUARY 22, 1989, ACCEPTANCE OF SERVICE</u>, filed I hereby accept service of a certified copy of the Answer and New matter filed to the above-captioned matter on behalf of the Plaintiffs, FRANK VILLELLA, JOHN FARRELL, and KATZEN INVESTMENTS, t/d/b/a MEADOW PLAZA II CO., on this the 20th day of February, 1989. Anthony S. Guido, Esq.</p>
<p>Benjamin S. Blakley</p>	<p>JOHN W. NEBURKA, CORPORATE B'SINESS INVESTMENT,</p>	<p><u>MARCH 17, 1989, REPLY TO NEW MATTER</u>, filed by Anthony S. Guido, Esq.</p> <p><u>JUNE 15, 1989, CERTIFICATE OF READINESS</u>, filed I certify that all discovery in the case has been completed; all necessary parties and witnesses are available; seriour settlement negotiations have been conducts; the case is ready in all respects for trial, and a copy of this Certificate has been served upon all counsel of record and upon all parties of record who are not represented by counsel. Case to be heard by Arbitration, Estimated time: 2 hours. /s/ Anthony S. Guido, Esq.</p>
	<p>Pro by Atty 20.00 Pro by ^{ASG} atty 40.00 Pro <i>by atty</i> 15.00 Pro by Atty 5.00</p>	<p><u>SEPTEMBER 26, 1989, LETTERS MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING FOR OCTOBER 5, 1989 at 8:30 a.m.</u>, filed.</p> <p><u>AUGUST 29, 1990, PRAECIPE</u>, filed Please mark the above case settled and discontinued. /s/ Anthony S. Guido, Esq</p> <p><u>SETTLED</u> AND <u>DISCONTINUED</u></p>

Anthony S. Guido

COMMONWEALTH OF PENNA,

DECMEBER 29, 1988, PETITION FOR APPEAL FROM ORDER OF DEPARTMETN OF TRAMSPORTATION SUSPENDING OPERATOR'S LICENSE, filed.

One (1) copy Certified & mailed to Commonwealth at Harrisburg.

One (1) copy Certified & mailed to Commonwealth at Pittsburgh.

Dec. 29
1:24 pm

88-2288-CD

FEBRUARY 1, 1990, ORDER, filed 1 mailed/Atty 1 mailed Comwth P-burgh 1 cert & mailed Comwth- H-burg NOW, this 1st day of February, 1990, it appearing that the conviction in the above case is on appeal to the Superior court at this time, the supersedeas order on the suspension of Defendant's operator's license is continued until the Superior Court issues its Order addressing the D.U.I conviction, with the defense counsel being obligated to advise the attorney for the Commonwealth within ten (10) days after the decision has been issued. BY THE COURT: John K. Reilly, Jr., P.J.

JAMES LEE MODAFFARE,

Pro by Atty 40.00

CONT. FR. PG 49 CURWENSVILLE STATE BANK vs. ROWLES al 88-2277-CD

Judgment is entered in favor of the Plaintiff and against the Defendant for to file an Answer in the sum of Twenty-Six Thousand Four Hundred Forty-Two Dollars and Seventy-Eight Cents.

DEBT: \$26,442.78

DEFAULT JUDGMENT

Raymond Withrow
Prothonotary

WRIT OF EXECUTION ISSUED TO NO. 89-294-EX
executed

MAY 31, 1989, SHERIFF RETURN, filed
NOW, May 30, 1989, return the within writ as executed, the property of the defendants was sold to the plaintiff for \$1.00 plus costs on May 12, 1989. /s/ Chester A. Hawkins, Shff, by Darlene Shultz.

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Cont'd from Pg. 31 88-2261-CD ROGERS v. PENN TRAFFIC

JULY 11, 1989, REPLY TO NEW MATTER OF DEFENDANTS, RICHARD M. DIEHL & VIRGINIA DIEHL, filed by John V. DeMarco, Esq.

JULY 17, 1989, PLAINTIFFS' REPLY TO NEW MATTER OF DEFENDANTS, F. THOMAS DIEHL AND VIRGINIA H. DIEHL, filed by Laurance B. Seaman, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify that I mailed by regular US Mail on the 17th day of July, 1989, a true and correct copy of the original Plaintiffs' Reply to New Matter of F. Thomas Diehl and Virginia H. Diehl, to: John V. DeMarco, Esq, 410 Two Chatham Center, Pittsburgh, PA 15219; Thomas K. Kistler, Esq, 124 North Allegheny St., Bellefonte, PA 16823; and Penn Traffic Co, Shaffer Rd., DuBois, PA 15801. /s/ Laurance B. Seaman, Esq.

SEPTEMBER 11, 1989, PRAECIPE FOR APPEARANCE, filed by John V. Demarco, Esquire.

Please enter my appearance on behalf of Penn Traffic Company, a Riverside Division of Penn Traffic Company in the above-captioned matter. /s/ John V. DeMarco, Esquire.

SEPTEMBER 26, 1989, ANSWER AND NEW MATTER, filed by John V. DeMarco, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify that a true and correct copy of the attached Answer and New matter was mailed, via first class mail, postage prepaid on the 21st day of September, 1989 to the following Laurance B. Seaman, Esq. /s/ John V. DeMarco, Esq.

OCTOBER 16, 1989, PLAINTIFFS' REPLY TO NEW MATTER OF DEFENDANTS, PENN TRAFFIC COMPANY, A RIVERSIDE DIVISION OF PENN TRAFFIC CO., filed by Laurance B. Seaman, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify that I mailed by regular US Mail on the 16th day of October, 1989, a true and correct copy of the original Plaintiffs' reply to new Matter of Penn Traffic Company, a Riverside Division of Penn Traffic Company, to: John V. DeMarco, Esq, Attorney for Richard M. Horak, individually, and t/d/b/a Dick's Riverside Market 410 Two Chatham Center, Pittsburgh, PA 15219; Thomas K. Kistler, Esq, Attorney for F. Thomas and Virginia H. Diehl, 124 North Allegheny St, Bellefonte, PA 16823; & John V. DeMarco, Esq, Attorney for Penn Traffic Company Riverside Division of Penn Traffic Company, Shaffer Rd, DuBois, PA 15801. /s/ Laurance B. Seaman, Esq.

APRIL 19, 1991, MOTION FOR SUMMARY JUDGMENT OF DEFENDANTS F. THOMAS DIEHL AND VIRGINIA H. DIEHL, PURSUANT TO PA RULE OF CIVIL PROCEDURE 1035, filed by Thomas King Kistler, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify that a true and correct copy of the within MOTION FOR SUMMARY JUDGMENT OF DEFENDANTS, F. THOMAS DIEHL AND VIRGINIA H. DIEHL, PURSUANT TO PA RULE OF CIVIL PROCEDURE 1035 was hereby served by depositing the same within the custody of the US Postal Service, First Class, postage prepaid, addressed as follows: John V. DeMarco, Esq, 410 Two Chatham Center, Pittsburgh, PA 15219; Laurance B. Seaman, Esq; Penn Traffic Company, Shaffer Rd, DuBois, PA 15801. /s/ Thomas King Kistler, Esq.

JULY 12, 1991, PRAECIPE FOR APPEARANCE, filed 1 cert/Atty

Kindly enter my appearance on behalf of Penn Traffic Company and Riverside Division of Penn Traffic Company, defendant, in the above-captioned matter. /s/ John V. DeMarco, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify that a true and correct copy of the within Praecipe for Appearance was sent to the following by first-class mail, postage pre-paid, this 10th day of July, 1991: Thomas King Kistler, Esq, 124 N. Allegheny St, Bellefonte, PA 16832 and Laurance B. Seaman, Esq. /s/ John V. DeMarco, Esq.

JULY 16, 1991, MOTION FOR DISCONTINUANCE, filed by Thomas King Kistler, Esq. 1 cert/Atty

CERTIFICATE OF SERVICE, filed

I hereby certify that a true and correct copy of the within MOTION FOR DISCONTINUANCE was hereby served by depositing the same within the custody of the US Postal Service, First Class Postage prepaid, addressed as follows: John V. DeMarco, Esq. 410 Two Chatham Center, Pittsburgh, PA 15219 and Laurance B. Seaman, Esq. /s/ Thomas King Kistler, Esq.

JULY 18, 1991, ORDER, filed 1 cert/Atty Seaman, DeMarco, Kistler

AND NOW, this 18th day of July, 1991, upon review of the Motion for Discontinuance filed by Defendants F. Thomas Diehl and Virginia Diehl, and upon there being unanimous consent to the discontinuance, as evidenced by the signatures of counsel for all parties it is hereby ORDERED that:

1) This action shall be discontinued in all respects against Defendants F. Thomas Diehl and Virginia Diehl; and,

2) F. Thomas Diehl and Virginia Diehl shall be deleted from the caption of this action.

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

DISCONTINUED FOR F. THOMAS DIEHL AND VIRGINIA DIEHL ONLY

APRIL 24, 1992, NOTICE OF DEPOSITION OF PHILIP G. ROBERTS, M.D., filed by John V. DeMarco, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify that a true and correct copy of the within Notice of Deposition was sent to the following by first-class mail, postage prepaid, this 22nd day of April, 1992. Laurance B. Seaman, Esq. /s/ John V. DeMarco, Esq.

SEPTEMBER 17, 1992, PRAECIPE FOR DISCONTINUANCE, filed

Please mark the above captioned case, settled, discontinued and ended. /s/ Laurance B. Seaman, Esq.

SETTLED

DISCONTINUED

AND

ENDED

CONTINUED FORM PAGE 101, WELKER vs WELKER 89-26-CD

NOVEMBER 25, 1991, ORDER, filed. THREE (3) COPIES CERT TO ATTY
 AND NOW, this 12th day of November, 1991, following a conference with the parties, it is hereby ORDERED that Charles D. Welker will provide transportation to and from the home of Sandra J. Welker for his visits with the parties' children as scheduled in the order of August 14, 1990. BY THE COURT, S/JOSEPH S. AMMERMAN, JUDGE

FEBRUARY 16, 1993, COUNTERCLAIM IN DIVORCE, filed by Joseph Colavecchi, Esq. 2 cert/Atty

FEBRUARY 16, 1993, AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE, filed by Joseph Colavecchi, Esq. 2 cert/Atty

1. The parties to this action separated on October 21, 1988 and have continued to live separate and apart for a period of at least two 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. /s/ Charles D. Welker, Deft.

MARCH 12, 1993, PETITION TO BIFURCATE DIVORCE ACTION, filed by Joseph Colavecchi, Esq. 3 cert/Atty

MARCH 23, 1993, RULE, filed 3 cert/Atty
 AND NOW, this 22nd day of March, 1993, upon consideration of the foregoing Petition to Bifurcate Divorce Action, a Rule is directed to Gary Knaresboro, attorney for Sandra Jean Welker, to show cause why bifurcation of this divorce action should not be granted.
 This Rule is Returnable the 4th day of June, 1993, at 10:00 am in Courtroom No. at the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: Joseph S. Ammerman, Judge

CERTIFICATE OF SERVICE, filed.
 I hereby certify that a true and correct copy of the RULE in this matter was mailed by regular mail, postage prepaid, at the Post Office, Clearfield, Pennsylvania, on this 25th day of March, 1993, to the attorneys of record. s/ TR

MARCH 30, 1993, PRAECIPE TO WITHDRAW APPEARANCE/PRAECIPE TO ENTER APPEARANCE, filed
 Please withdraw my appearance on behalf of the Defendnat, Charles Dayton Welker, in the above-captioned action. /s/ Elizabeth Cunningham, Esq.
 PRAECIPE TO ENTER APPEARANCE, filed
 Please enter my appearance on behalf of the Defendant, Charles Dayton Welker, in reference to the above-captioned action. /s/ Joseph Colavecchi, Esq.

JUNE 4, 1993, ORDER, filed 3 cert/Atty
 AND NOW, this 4th day of June, 1993, it is hereby ORDERED AND DECREED that the above-captioned divorce action be bifurcated and that a Divorce Decree be issued with any other issues raised remaining in the Court's jurisdiction for determination. BY THE COURT: Joseph S. Ammerman, Judge.

JUNE 8, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Joseph Colavecchi, Esquire

DECREE
 AND NOW, June 10, 1993, it is ordered and decreed that SANDRA JEAN WELKER, Plaintiff, and CHARLES DAYTON WELKER, Defendant, are divorced from the bonds of matrimony.
 The Court retains jurisdiction of any claims raised by the parties to this action for which a final order has not yet been entered. BY THE COURT: s/ Joseph S. Ammerman, Judge

JUNE 15, 1993, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

PLEASE REFER TO COMPUTER

FOR FURTHER INFORMATION

CONT. FR. PG 46 MICHNEY vs. THOMPSON al 88-2274-CD

JANUARY 20, 1992, SUPERIOR COURT OF PA DOCKET # 00063PGH92, filed

MARCH 9, 1992, SENDERS RECEIPT P 011 460 357, filed

ALL PAPERS MAILED TO SUPERIOR COURT, MARCH 9, 1992. /s/ arb

MARCH 11, 1992, RETURN RECEIPT, filed

APRIL 20, 1993, JUDGMENT, 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 Prothy.

APRIL 21, 1993, ALL PAPERS FILED IN REGULAR FILE. /s/ arf

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28 JUN 94, PRAECIPE TO TRANSMIT RECORD, filed by s/RICHARD H. MILGRUB, ESQUIRE
ORDER

AND NOW, this 30th day of June, 1994, Defendant having filed an Answer and Counterclaim in Divorce and Affidavit Under Section 3301(d) of the Divorce Code on the 12th day of May, 1994; and the Plaintiff having served a Notice of Intention to Request Entry of Divorce Decree and Defendant's Counteraffidavit on the Defendant on June 2, 1994; and the Defendant having failed to reply,

We, therefore, DECREE that JEFFREY H. CONDLIN be divorced and forever separated from the nuptial ties and bonds of matrimony hereto contracted between himself and MARY G. CONKLIN thereupon all of the rights, duties or claims accruing to either of said parties and pursuant 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 hereby directed to pay the Court costs as noted herein out of the deposit received and then remit the balance to the Plaintiff. BY THE COURT: S/JOHN K. REILLY, JR., PRESIDENT JUDGE

15 JUL 94, VITAL STATS MAILED TO THE DEPARTMENT OF HEALTH, NEW CASTLE, PENNA.

CONTINUED FROM PAGE 193, ANTO vs ANTO, 89-167-CD

MAR. 06, 1996, PRAECIPE FOR ENTRY OF APPEARANCE, filed. NO CERT COPIES
Kindly enter our appearance for the Defendant in the above captioned matter.
s/ROBERT M. HANAK s/NICOLE HANAK BANKOVICH

MAR. 11, 1996, PRELIMINARY OBJECTIONS/REQUEST FOR CHANGE OF VENUE, filed by s/Nicole Hanak Bankovich, Esq.
ONE (1) Cert to Atty Bankovich

APR. 10, 1996, PRAECIPE TO WITHDRAW PETITION TO MODIFY CUSTODY, filed. TWO (2) CERT TO ATTY GEARHART
Please withdraw the Petition to Modify Custody filed on behalf of Alex J. Anto. s/R. DENNING GEARHART, ESQ.

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CONT. FROM PAGE 166 KANOUR vs KANOUR 89-140

JANUARY 26, 1994, ORDER, filed
 NOW, this 25th day of January, 1994, this being the day and date set for hearing into Plaintiff's Petitions for Contempt and Special Relief, upon agreement of the parties, it is the ORDER of this Court that said matter be and is hereby continued for a period of not less than thirty (30) days to provide Respondent an opportunity to obtain legal representation. Pending further hearing scheduled in this matter, Defendant shall not liquidate any retirement accounts presently existing in his name except upon placement in an escrow account with no distribution being made other than by the Court. BY THE COURT John K. Reilly, Jr., P.J.

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CONT. FR. PG 256 SULLIVAN vs. CONDON 89-210-CD

OCTOBER 16, 1989, NOTICE OF TAKING ORAL DEPOSITION OF CARL CONDON AND JOAN CONDON, filed by George S. Test, Esq.

CERTIFICATE OF SERVICE, filed

I, George S. Test, Esquire, Attorney for the Plaintiff in the foregoing matter do hereby certify that i have caused a true and correct copy of the foregoing Notice of Taking Deposition on Oral Examination under Rule 4007.1 to be served on Peter Smith, esquire, Attorney for Carl and Joan Condon, by mailing the same in the US Post office addressed to Peter Smith, Esquire, Clearfield, PA 16830, certified mail, return receipt requested. /s/ George S. Test, Esq.

JANUARY 19, 1990, WITHDRAWAL OF APPEARANCE, filed by George S. Test, Jr., Esquire.

Kindly withdraw my appearance as attorney in the above-captioned matter on behalf of the Plaintiff above-named. /s/ George S. test, Jr., Esquire.

PRAECIPE FOR ENTRY OF APPEARANCE, filed.

Kindly enter my appearance in the above-captioned matter on behalf of the Plaintiff above-named. /s/ Roy K. Lisko, Esquire.

DECEMBER 5, 1993, MOTION FOR PROTECTIVE ORDER, filed by Peter F. Smith, Esq. 2 cert/Atty

MAR. 15, 1999, ORDER, filed. ONE (1) CERT TO SHFF

NOW, this 12th day of March, 1999, it is the ORDER of this Court that the Bench Warrant previously issued in this matter be and is hereby RESCINDED. It is the FURTHER ORDER of this Court that the Sheriff's costs associated with this action be and are hereby WAIVED. By the Court, s/FREDRIC J. AMMERMAN, JUDGE

MAR. 16, 1999, SHERIFF RETURN, filed.

NOW, March 16, 1999, at direction of Court Order return the within Bench Warrant "RESCINDED: SO ANSWERS, CHESTER A. HAWKINS by s/Marilyn Hamm

Cont'd from Pg. 108 89-33-CD LOCKETT vs. LOCKETT

SEPTEMBER 15, 1989, AFFIDAVIT OF SERVICE, filed

I, Lynette Marie Petruska, attorney for Defendant, certify that a copy of the Answer and Counterclaim was served on J. Richard Mattern, attorney for Plaintiff, by U.S. Mail, first class, postage prepaid, on May 1, 1989, as evidenced by the attached Acceptance of Service. /s/ Lynette Marie Petruska, Esq.

DECEMBER 4, 1989, PRAECIPE TO CHANGE COUNSEL, filed

I, Lynette Marie Petruska, hereby withdraw my appearance as counsel for Betty Lou Lockett, defendnat in the above captioned matter. /s/ Lynette Marie Petruska, Esq.

PRAECIPE TO ENTER APPEARANCE

I, Denning Gearhart, hereby enter my appearance as counsel for Betty Lou Lockett Defendant in the above captioned matter. /s/ Denning Gearhart, Esq. 1 cert atty

SEPTEMBER 20, 1990, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND COSTS, filed by R. Denning Gearhart, Esq 2 cert/Atty

RULE RETURNABLE, filed

AND NOW THIS 19th day of September, 1990, upon consideration of the within Petition for Alimony Pendente Lite, Counsel Fees and Costs, a Rule is hereby issued upon GERALD WAYNE LOCKETT, Respondent to show cause why he should not pay the Petitioner alimony pendente lite, counsel fees, and costs.

Rule Returnable the 22nd day of October, 1990, at 11:00 AM in the Clearfield County Court-house Clearfield, Pennsylvania. BY THE COURT: Joseph S. Ammerman, Judge

OCTOBER 9, 1990, ACCEPTANCE OF SERVICE, filed

I, GERALD WAYNE LOCKETT, do hereby accept service of the Petition for Alimony Pendente Lite, Counsel Fees and Costs filed to the above captioned matter. /s/ Gerald Wayne Lockett, Plff.

OCTOBER 10, 1990, ANSWER TO PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND COSTS, filed by J. Richard Mattern II, Esq. 3 cert/Atty

DECEMBER 19, 1990, MOTION TO WITHDRAW AS COUNSEL, filed by R. Denning Gearhart, Esq. 2 cert/Atty

RULE RETURNABLE, filed

AND NOW, this 18th day of December, 1990, upon consideration of the foregoing Motion To Withdraw As Counsel, a rule is issued upon the Defendant and Plaintiff, to show cause why the Court should not all R. Denning Gearhart to withdraw as counsel for the Defendant, Betty Lou Lockett.

Rule Returnable the 14th day of January, 1991, at 11:00 AM in Courtroom NO ___ of the Clearfield County Court House, Clearfield, Pennsylvania. BY THE COURT: Joseph S. Ammerman, Judge.

JANUARY 21, 1991, ORDER, filed 1 cert/Atty

AND NOW, this 18th day of Janaury, 1991, upon advice of the Petitioner, the Petition filed by R. Denning Gearhart to Withdraw as Counsel is hereby dismissed. BY THE COURT: Joseph S. Ammerman, Judge

JANUARY 22, 1991, AFFIDAVIT OF CONSENT OF BETTY LOU LOCKETT, filed

AFFIDAVIT OF CONSENT OF GERALD WAYNE LOCKETT, filed

PRAECIPE TO TRANSMIT RECORD AND DECREE, filed

AND NOW, this 22nd day of January, 1991, Plaintiff having filed a Complaint in Divorce under SECTION 201(c) of the Divorce Code of Pennsylvania on January 11, 1989, and reinstated on March 10, 1989, and the Parties having filed Affidavits of Cosent stating that the marriage of the Plaintiff and the Defendant is Irretrievably Broken; and ninety (90) days have elapsed from the date of teh filing of the Complaint,

WE, THEREFORE, DECREE that GERALD WAYNE LOCKETT, be Divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and BETTY LOU LOCKETT, giving full force and effect to the ---Post Nupital--- Agreement executed by the Parties on January 16, 1991 and January 14, 1991, respectively, which AGREEMENT has been filed of record and is hereby incorporated by reference, therupon all of the rights, duties or claims accruing to either of said Parties 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 deposit received, and then remit the balance to the Plaintiff.

FEBRUARY 15, 1991, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.

David P.
King

MICHAEL R. BENEDEK,

JANUARY 3, 1989, COMPLAINT FOR CUSTODY, filed by David P. King, Esquire.

One (1) copy Certified to Attorney.

ORDER OF COURT, filed.

You, KATHY V. DRAYER, Defendant, have been sued in Court to obtain custody of the child, MICHAEL E. BENEDEK, 7/16/73.

You are ordered to appear in person at the Clearfield County Courthouse, Clearfield, Pennsylvania, on the 17th day of January, 1989, at 11:00 o'clock A.M. for a conference.

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/ Joseph S. Ammerman, Judge.

Jan 3
10:35 am

89-1-CD

JANUARY 17, 1989, MOTION FOR CONTINUANCE AND ORDER, filed 1 cert/Atty

AND NOW, this 17th day of January, 1989, it is hereby Ordered and Decreed that the Defendant's Motion for Continuance of the Custody conference scheduled for Tuesday, January 17, 1989, at 11:00 AM is granted. It is further Ordered and Decreed that said Conference shall be rescheduled at the request of either party. BY THE COURT: Joseph S. Ammerman, Judge.

KATHY V. DRAYER,

Pro by Atty 40.00

Printed By: Romberger Bindery Form H-611

John A. Sobel IV

WILLIAM DOTTS,

JANUARY 3, 1989, COMPLAINT IN DIVORCE, filed by John A. Sobel, IV, Esquire.
Two (2) copies Certified to Attorney.

1/3/89
\$75.00 pd.
by Atty

89-2-CD

APRIL 7, 1989, AFFIDAVIT OF SERVICE, filed I, JOHN A. SOBEL IV., ESQ, hereby certify that I caused a true and correct copy of the Complaint in Divorce filed in this case to be served upon Defendant, Nancy Dotts, on January 4, 1989, by certified restricted first class mail. A copy of the return receipt is hereinafter attached. /s/ John A. Sobel, IV., Esq.

Clfd Trust

APRIL 7, 1989, AFFIDAVIT OF CONSENT OF WILLIAM DOTTS, filed

AFFIDAVIT OF CONSENT OF NANCY DOTTS, filed
MOTION FOR DIVORCE DECREE AND DECREE, filed
AND NOW, this 10th day of April, 1989, upon Motion

NANCY DOTTS,

of John A. Sobel IV, Esq., counsel for Plaintiff, ninety (90) days having elapsed since the filing of the Complaint in this matter, and the consent of both parties having been evidenced, it is the ORDER and DECREE of this Court that WILLIAM DOTTS be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and NANCY DOTTS, whereupon all the rights, duties and claims accruing to either of them 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 10.00

Pro .50

Ck#6089 Trans to reg acct. \$75.00

Pro. 40.50

State 10.00

#13298 Atty 24.50 \$75.00

BY THE COURT: Joseph S. Ammerman, Judge.

APRIL 14, 1989, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE

Pro by Deft 8.00

FEBRUARY 28, 1990, 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 10th day of April, 1989, and the Defendant Nancy Dotts hereby elects to retake and hereafter use her prior name of Nancy Gill, and gives this written notice avowing her intention in accordance with the Act of April 2, 1980, P.L. 63, as amended. s/Nancy Dotts TO BE KNOWN AS s/Nancy Gill.

R. RANDALL BLAIR, d/b/a
BLAIR BUILDING AND
REMODELING,

JANUARY 3, 1989, CERTIFICATION OF DOCKET ENTRIES
AND JUDGMENT, filed. From Jefferson County.. Their
Number 88-1081-CD. Two (2) copies Cert/Attorney.

JUDGMENT/J.P. December 23, 1989

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.

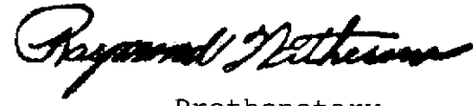
I, FURTHER CERTIFY that judgment was entered in favor
of the PLAINTIFF and against DEFENDANT, on the 23rd
day of December, 1988 in the above captioned case
in the amount of \$3,519.03.

IN TESTIMONY WHEREOF, I have hereunto set my hand and
affixed the Seal of the said Court, on the 28th day
of December, 1988.. /s/ Cadwallader M. Emery, Prothonotary.

Judgment is entered in favor of the Plaintiff
against the Defendants in the sum of Three Thousand
Five Hundred Nineteen and 03/100 Dollars.

Debt \$3,519.03

Judgment



Prothonotary

Jan 3
8:30 am

89-3-CD

F. MATTHEW HOUSER,

Pro by Atty 10.00
Jeff/Co Costs 24.25

Printed By: Romberger Bindery - Form H-611

Benjamin S. Blakley

DIXIE E. QUACKENBUSH,

JANUARY 3, 1989, COMPLAINT IN CIVIL ACTION, filed by Benjamin S. Blakley, III, Esquire.
One (1) copy Certified to Attorney.

Jan 3
1:50 pm

89-4-CD

FEBRUARY 1, 1989, PRAECIPE, filed
Please reinstate the Complaint filed in the above captioned action. /s/ Benjamin S. Blakley, III, Esq.

FEBRUARY 1, 1989, COMPLAINT REINSTATED AND REISSUED TO ATTORNEY FOR SERVICE. /s ljb.

MARCH 14, 1989, PRAECIPR FOR APPEARANCE, filed
Enter my appearance for Dixie E. Quackenbush and reinstate the complaint in the above matter. /s/ Benjamin S. Blakley, III, Esq.

MARCH 14, 1989, COMPLAINT REINSTATED AND REISSUED TO ATTORNEY FOR SERVICE. /s jmb

MARCH 28, 1989, RETURN OF SERVICE, filed
I, Brian R. Merchant, being duly sworn a deputy Sheriff in and for the County of Prince William, State of Virginia, hereby state that on the 24th day of February, 1989, at 2:45 PM did not find Barry A. DeSalve, Jr, Deft. at 8641 Sumpter Ct., Prince William County, Virginia. /s/ Brian T. Merchant, deputy Shff.

David P. King

BARRY ALLEN DESALVE, JR.

MARCH 29, 1989, AFFIDAVIT OF SERVICE, filed
NOW, March 23, 1989 at 11:10 AM EST served the within Complaint on Barry Allen Desalve, Jr., Deft at Employment, Tri-County Performance Equipment, 997 Beaver Dr., DuBois, Clearfield County, PA by handing to Barry Allen Desalve, Sr., Father of Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

Pro by Atty 40.00
Pro 5.00
Pro by Atty BB III 5.00
Shff by Atty 31.20
sur-charge by Atty 2.00
Pro by Atty 15.00

APRIL 20, 1989, ANSWER AND NEW MATTER, filed by David P. King, Esq. 1 cert atty.

MAY 17, 1989, PLAINTIFF'S REPLY TO DEFENDANT'S NEW MATTER, filed by Benjamin S. Blakley, III, Esq. 1 cert/Atty

JUNE 6, 1989, PRAECIPE, filed 1 cert/Atty
Please place the above matter on the next available list for arbitration. Estimated time for trial is two (2) hours. /s/ Benjamin S. Blakley, III, Esq.

SEPTEMBER 14, 1990, MOTION FOR CONTINUANCE, filed by Benjamin S. Blakley, III, Esq. 1 cert/Atty

Pro by Atty 9.00
Pro by Atty 5.00

AUGUST 30, 1990, LETTER SCHEDULING ARBITRATION HEARING MAILED FROM CA OFFICE TO ATTORNEY, filed.

SEPTEMBER 18, 1990, ORDER, filed 1 cert/Atty
AND NOW, this 17th day of September, 1990, upon consideration of the foregoing Motion, it is the ORDER of this Court that said Motion is hereby granted and arbitration in the above matter is continued from the scheduled September 21, 1990, date of arbitration. BY THE COURT: John K. Reilly, Jr, P.J.

JANUARY 2, 1990, LETTERS MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING for FRIDAY, JANUARY 4, 1991, at 8:30 A.M., filed.

JANUARY 4, 1990, OATH OR AFFIRMATION OF ARBITRATORS, filed.

Now, this 4th day of January, 1991, 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/ Carl Belin, Chairman; s/ Elizabeth Cunningham s/ Richard Hughes

AWARD OF ARBITRATORS

Now, this 4th day of January, 1991, we, the undersigned arbitrators appointed in this case, after having been duly sworn, and having heard the evidence and allegations of the parties, do award and find as follows:

VERDICT FOR PLAINTIFF IN THE AMOUNT OF FIFTEEN HUNDRED (\$1500.00) DOLLARS. s/ Carl A. Belin, Jr., Chairman; s/ Elizabeth Cunningham; s/ Richard Hughes

ENTRY OF AWARD

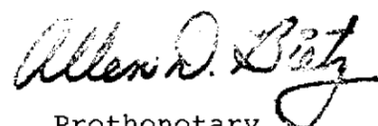
Now, this 4th day of January, 1991, I hereby certify that the above award was entered of record this date in the proper dockets and notice by mail of the return and entry of said award duly given to the parties or their attorneys. WITNESS MY HAND AND THE SEAL OF THE COURT, Allen D. Bietz, Prothonotary by s/ Nanette L. Sturniolo

FEBRUARY 7, 1991, PRAECIPE, filed

Please enter judgment on behalf of Plaintiff, DIXIE E. QUACKENBUSH, and against Defendant BARRY ALLEN DeSALVE, in the amount of \$1,500.00 as per Notice of Award of Arbitrators of January 4, 1991. /s/ Benjamin S. Blakley, II, Esq.

Judgment is entered in favor of the Plaintiffs and against the Defendant per Award of Arbitrators in the sum of One Thousand Five Hundred Dollars.

JUDGMENT PER AWARD OF ARBITRATORS



Prothonotary

FEBRUARY 7, 1991, NOTICE OF JUDGMENT PER AWARD OF ARBITRATORS MAILED TO DEFT. /s/ dru
CONT. TO PG 80

Printed By: Romberger Bindery - Form H-611

Kimberly M. Kubista

LEZZER CASH & CARRY,

JANUARY 4, 1989, COMPLAINT IN CIVIL ACTION, filed by Kimberly M. Kubista, Esquire.
One (1) copy Certified to Sheriff.

Jan 4
3:05 pm

89-6-CD

JANUARY 30, 1989, SHERIFF RETURN, filed
NOW, January 5, 1989, Jay Roberts, Shff of Cambria County was deputized by Chester A. hawkins, Shff of ClearfieldCounty, to serve the within Complaint on David Gunther, an Individual, t/d/b/a Helen's Cafe, Deft.
NOW, January 9, 1989 at 6:05 PM EST served the within Complaint on David Gunther, an Individual, t/d/b/a Helen's Cafe, Deft. by deputizing teh Shff. of Cambria County. The return of Shff. Roberts is hereto attached and made a part of this return stating that he served by handing to David Gunther, Deft. /s/ Chester A. Hawkins, Shff by Darlene Shultz

MAY 21, 1990, PRAECIPE TO SETTLE AND DISCONTINUE, filed
Please mark the above-captioned case settled upon payment of costs by Defendant. /s/ Kimberly M. Kubista, Esq.

DAVID GUNTHER,
An individual, t/d/b/a
HELEN'S CAFE,

SETTLED

Pro by Atty 40.00
Shff by Atty 21.00
Shff
Roberts by Atty 23.75
sur-charge by Atty 2.00

Pro by Atty 5.00

Jan. 4
12:48 pm

JOAN DOMICO,

89-7-CD

THERESA MEDZIE,

Pro by Plff 9.00

JANUARY 4, 1989, JUDGMENT FROM J.P., William M. Daisher
filed.

Judgment is entered in favor of the Plaintiff and
against the Defendant in the sum of Six Hundred Seventy-
one and 00/100 Dollars, with costs.

Debt \$671.00

Costs 58.70

Interest from October 11, 1988

Filed and Entered by Plaintiff, January 4, 1989.

Judgment

Raymond M. Daisher
Prothonotary

Beth E.
Ammerman

JAMES W. SWISTOCK,

JANUARY 5, 1989, JUDGMENT NOTE, filed.

See Original Papers for Information.

Judgment is entered in favor of the Plaintiff and
against the Defendant in the sum of One Hundred Twenty
Thousand and 00/100 Dollars.

Debt \$120,000.00

Judgment

Jan 5
9:40 am

89-9-CD


Prothonotary

METAL CRAFT, INC.,

JANUARY 5, 1989, Notice of Entry of Judgment mailed to
the Defendant.JANUARY 5, 1989, CERTIFICATION OF RESIDENCE AND
PRINCIPLE PLACE OF BUSINESS, filed.

Pro by Atty 9.00

Printed By: Romberger Bindery - Form H-611

John R. Carfley

RONALD RAYMOND,

JANUARY 5, 1989, COMPLAINT IN CUSTODY, filed by John R. Carfley, Esquire.

One (1) copy Certified to Sheriff.

Jan. 5 11:45 am

89-10-CD

JANUARY 17, 1989, AFFIDAVIT OF SERVICE, filed. NOW, January 16, 1989, at 11:40 A.M. o'clock EST served the within Complaint in Custody on Diane Raymond, Defendant, at residence, Hudson Rd., Philipsburg, Clearfield County, Pennsylvania, by handing to Diane Raymond, Defendant a true and attested copy of the original Complaint in Custody and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.

JANUARY 24, 1989, ENTRY OF APPEARANCE, filed I, Maureen Patricia Kieffer, state that I am entering my appearance as attorney for Defendant in the above-captioned case.

As under PA R.C.P. 1915.5, no responsive pleading is required in a custody case, no such pleading shall be filed at this time.

A request for a custody conference date will be made by separate motion. /s/ Maureen Patricia Kieffer, Esq.

Maureen Patricia Kieffer

DIANE RAYMOND,

JANUARY 26, 1989, MOTION TO SCHEDULE CUSTODY CONFERENCE, filed by Maureen Patricia Kieffer, Esq. 2 copies cert atty.

JANUARY 26, 1989, ORDER, filed 2 copies cert Atty.

You, Ronald Raymond and Diane Raymond are parties in an action to obtain custody, of the child Roni Lynn Raymond.

You are ordered to appear in person at the Clearfield County Courthouse, Clearfield, PA. on the 28th day of February, 1989, at 2:00 P.M. for a conference.

You are further Ordered to bring the child Roni Lynn Raymond.

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: Joseph S. Ammerman, Judge.

Pro *sup atty* 40.00
Shff
Hawkins by Atty 22.40
Shff Sur-charge by Atty 2.00

SEPTEMBER 28, 1989, ORDER OF COURT, filed 1 cert/Atty Carfley, 1 cert/Atty Keiffer

AND NOW, this 27th day of September, 1989, the parties having advised the court, through their counsel, that they have entered into an agreement to amend the Post Nuptial Agreement incorporated into the final decree of divorce entered by the Court on August 13, 1986, and the court being satisfied that the best interest and welfare of the child will be served by ordering joint legal custody of the minor child with primary physical custody to be vested in the father and secondary physical custody/visitation to be vested in the mother, consistent with the terms and conditions of that Agreement entered into by the parties on the 27th day of June, 1989, IT IS THE ORDER OF THIS COURT that the said agreement is hereby accepted and incorporated herein by reference and the court does further order as follows:

1. That the parties hereto shall share joint legal custody of the minor child. Primary physical custody shall be vested in the father and secondary physical custody/visitation shall be vested in the mother with visitation to be exercised according to a schedule to be determined by the parties hereto but with minimum visitation as set forth in the attached agreement. Addition visitation may be carried out as the parties agree but the scheduling of the visitation shall not interfere with the education of the said child or otherwise disrupt the normal routine of her upbringing within the confines of the primary custodial parent's home.
2. That the said parties shall exercise all reasonable efforts to maintain the integrity of the family relationship as between Roni Lynn Raymond, Ronald Raymond and Diane Watson, and to that end will cooperate in the transference of routine custody so as to provide ample opportunity for each parent to associate, interact, and develop a normal and meaningful parent/child relationship.
3. That the parties hereto shall cooperate and interact so as to coordinate their efforts in the upbringing of this child and to communicate with each other so much as possible in order to insure that the individual desires of each parent insofar as they impact on the upbringing of the child can be implemented.
4. That the parties shall be consistent in their discipline of the child and will cooperate to insure that each household shall offer the same reasonable control, supervision, and discipline necessary in order to provide a normal and constant environment for her.

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

MONTGOMERY WARD CREDIT
 CORP., c/o Bernstein
 and Bernstein,
 1133 Penn Avenue
 Pittsburgh, PA 15222

JANUARY 5 , 1989, JUDGMENT FROM J.P., William E. Daisher
 Filed.

Filed.

Judgment is entered in favor of the Plaintiff and
 against the Defendant in the sum of Four Hundred Forty-
 six abd 11/100 Dollars, with costs.

Debt \$446.11

Costs 31.50

Interest from October 10, 1988

Filed and Entered by Attorney, January 5, 1989.

Judgment

Raymond Wetherman
 Prothonotary

Jan 5
 8:30 am

89-11-CD

BEVERLY N. KNEPP,

JANUARY 5, 1988, Notice of Entry of Judgment mailed to
 the Defendant.

Pro by Atty 9.00

o.c. 31.50

Printed By: Romberger Bindery - Form H-611

Edward V. Cherry

CELIA J. WILEY,

JANUARY 5, 1989, PRAECIPE FOR WRIT OF SUMMONS, filed by Edward V. Cherry, Esquire.

Please enter our appearance for Plaintiff and issue a Summons in Trespass against Defendants, FULLINGTON AUTO BUS COMPANY, a/k/a FULLINGTON AUTO BUS CO., INC.,; FULLINGTON TRAILWAYS; and TLI, INC., formerly TRAILWAYS LINES, INC., formerly TRAILWAYS EDWARDS, INC. /s/ Edward V. Cherry, Esquire.

Jan 5
2:25 pm

89-12-CD

JANUARY 9, 1989, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO THE SHERIFF FOR SERVICE.

APRIL 4, 1989, SHERIFF RETURN, filed

NOW, January 9, 1989 @ 2:54 PM EST served the within Summons on Fullington Auto Bus, Deft., at employment, 316 E. Cherry Street, Clearfield, Clearfield County, PA, by handing to Charles Schenck, Operation Director for Deft.

NOW, January 9, 1989 @ 2:54 PM EST served the within Summons on Fullington Trailways, Deft., at employment, 3rd and Market Streets, Clearfield, Clearfield County, PA, by handing to Charles Schenck, Operation Director for Deft.

NOW, January 9, 1989 John Green, Shff. of Philadelphia County was deputized by Chester A. Hawkins, Shff of Clearfield County to serve the within Summons on TLI, Inc., Deft.

NOW, January 30, 1989 @ 1:00 PM EST served the within Summons on TLI, Inc., Deft., by deputizing the Shff of Philadelphia County. The return of Shff Green is hereto attached and made a part of this return by stating that he served by handing to Rita Spear, Pic for Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

FULLINGTON AUTO BUS COMPANY, a/k/a FULLINGTON AUTO BUS CO. INC., FULLINGTON TRAILWAYS; and TLI, INC. formerly TRAILWAYS LINES INC., formerly TRAILWAYS EDWARDS, INC.

MARCH 4, 1992, REQUEST FOR PRODUCTION OF DOCUMENTS DIRECTED TO DEFENDANTS, filed by Toni M. Cherry, Esq. 2 cert/Atty

CERTIFICATE OF SERVICE, filed

I hereby certify that on this 4th day of March, 1992, I served the foregoing Request for Production of Documents upon the Defendants by mailing two copies of same via First Class US mail, postage prepaid, addressed to the following: NATIONAL INDEMNITY COMPANY, Claim Dept, 4016 Farnam St, Omaha, NE 68131-3095, ATTN: MICHAEL L. CHARNICKI Claims Examiner. /s/ Toni M. Cherry, Esq.

Pro	by Atty	20.00
Shff	by Atty	31.00
Shff		
Green	by Atty	58.00
Sur-charge	by Atty	6.00

MARCH 13, 1992, ORDER, filed.

Three (3) copies certified.

NOW, this 5th day of March, 1992, this being the day and date set for General Call of the Inactive Civil Cases in which no action has been taken for two (2) years or more; it is the ORDER of this Court that action shall be initiated in teh above-captioned case within Thirty (30) Days from date hereof. Should aciton nto be initiated within the above time, the Prothonotary is hereby authorized to Terminate said case on April 6, 1992, iwth NO FURTHER ORDER BEING REQUIRED. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

APRIL 7, 1992, ORDER, filed

AND NOW, this 6th day of April, 1992, it appearing that action having been taken on the above-captioned case in the form of the filing of a Motion for Production of Documents, the Prothonotary is hereby directed not to terminate the above-captioned case. BY THE COURT: John K. Reilly, Jr., P.J.

Scott V. Jones

LANE B. SCHUMACHER,
t/d/b/a CENTURY
HEATING COMPANY,

JANUARY 5, 1989, COMPLAINT IN CIVIL ACTION, filed by Scott V. Jones, Esquire.
One (1) copy Certified to Attorney.

JANUARY 11, 1989, SHERIFF RETURN, filed NOW, January 11, 1989 @ 9:50 AM EST served the within Complaint on Robert L. Rowles, Defendant at residence, RD #1, Box 371, Grampian, Clearfield County, PA, by handing to Kimberly Rowles, Wife of Defendant.

NOW, January 11, 1989 @ 9:50 AM EST served the within Complaint on Kimberly S. Rowles, Deft., At residence, RD #1, Box 371, Grampian, Clearfield County, PA, by handing to Kimberly Rowles, deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

Jan 5
3:45 pm

89-13-CD

MARCH 13, 1992, ORDER, filed.

Three (3) copies Certified
NOW, this 5th day of March, 1992, this being the day and date set for General Call of the Inactive Civil Cases in wich no action has been taken for Two (2) years or more, the Prothonotary having given notice pursuant to Rule 319 of th Clearfield County Civil Rules of Court, neither party having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered costs of this matter shall be assessed to the Plaintiff. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

ROBERT L. ROWLES and
KIMBERLY S. ROWLES,

TERMINATED WITH PREJUDICE

Pro	by Atty	40.00
Shff	by Atty	24.80
sur-charge	by Atty	4.00

<p>Fredric J. Ammerman</p> <p>Jan 6 1:40 pm</p>	<p>THOMAS BLASCHAK,</p> <p>89-14-CD</p>	<p><u>JANUARY 6, 1989, PRAECIPE FOR WRIT OF SUMMONS</u>, filed by Fredric J. Ammerman, Esquire. Kindly issue a Writ of Summons directed to the above named Defendant. /s/ Fredric J. Ammerman, Esquire.</p> <p>)</p> <p><u>JANUARY 9, 1989, WRIT OF SUMMONS IN CIVIL ACTION ISSUED BACK TO THE ATTORNEY FOR SERVICE.</u></p> <p><u>JANUARY 16, 1989, AFFIDAVIT OF SERVICE</u>, filed I, Fredric J. Ammerman, Esquire, attorney for Thomas Blaschak, Plaintiff, hereby certify that the Summons in the above matter was served upon Joseph Mark Kruse, Deft. on January 10, 1989 at his residence located at RD #1, Box 24, Coalport, PA, by Constable J.B. Walker, as evidenced by the Constable's Return attached hereto. /s/ Fredric J. Ammerman, Esq.</p>
<p>James M. Horne</p>	<p>JOSEPH MARK KRUISE,</p> <p>Pro by Atty 20.00</p> <p>Pro by atty 20.00</p> <p>Pro by Atty 5.00</p>	<p><u>JANUARY 9, 1990, PRAECIPE FOR ENTRY OF APPEARANCE</u>, filed Please enter our appearance on behalf of Defendant, Joseph Mark Kruse, in the above matter. We are authorized to accept service on his behalf. /s/ John W. Blasko, Esq. /s/ James M. Horne, Esq.</p> <p><u>CERTIFICATE OF SERVICE:</u> I hereby certify that a true and correct copy of the Entry of Appearance, in the above matter was mailed by regular mail, on this 8th day of January, 1990, to attorney of record, Frederic J. Ammerman, Esq. /s/ James M. Horne, Esq.</p> <p><u>JANUARY 9, 1990, PRAECIPE FOR RULE TO FILE A COMPLAINT</u>, filed Please issue a Rule on Plaintiff to file his Complaint within twenty (20) days from service thereof or suffer a judgment of non pros against them. /s/ James M. Horne, Esq.</p> <p><u>JANUARY 9, 1989, RULE ISSUED TO FILE COMPLAINT AND RETURNED TO ATTORNEY FOR SERVICE.</u> /s/wks</p> <p><u>JANUARY 15, 1990, CERTIFICATE OF SERVICE</u>, filed I hereby certify that a true and correct copy of the Rule to File A Complaint, in the above-captioned matter was mailed by regular mail, postage prepaid, at the Post Office, State College, PA, on this 11th day of January, 1990, to the attorney of record, Frederic J. Ammerman, Esq., 23 N 2nd St., Clearfield, PA 16830. /s/ James M. Horne, Esq.</p>
		<p><u>FEBRUARY 8, 1990, COMPLAINT</u>, filed by Fredric J. Ammerman, Esq. 1 cert atty.</p> <p><u>FEBRUARY 16, 1990, CERTIFICATE OF SERVICE OF NOTICE OF ORAL DEPOSITION</u>, filed 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, at the Post Office, State College, PA, on this 15th day of February, 1990, to the attorney of record, Frederic J. Ammerman, Esq., 23 N 2nd St., Clearfield, PA 16830. /s/ James M. Horne, Esq.</p> <p><u>FEBRUARY 27, 1990, NOTICE OF TAKING OF ORAL DEPOSITION OF JOSEPH MARK KRUISE</u>, filed by Fredric J. Ammerman, Esquire <u>CERTIFICATE OF SERVICE</u>, filed. I hereby certify that a true copy of the Notice Of Deposition of Defendant, Joseph Mark Kruse, was served on the attorney for said defendant, by first class mail at the United States Post Office, Clearfield, Pennsylvania on the 26th day of February, 1990, as follows: James M. Horne, Esquire, McQuaide, Blasko, Schwartz, Fleming, & Faulkner, Inc., 811 University Drive, State College, Pa. 16801. s/Fredric J. Ammerman, Esquire.</p> <p><u>MARCH 2, 1990, ANSWER AND NEW MATTER OF DEFENDANT JOSEPH MARK KRUISE</u>, filed by James M. Horne, Esq. <u>CERTIFICATE OF SERVICE</u>, filed. I hereby certify that a true and correct copy of the Answer and New Matter in the above-captioned matter was mailed by regular mail, postage prepaid, at the Post Office, State College, Pennsylvania, on this 1st day of March, 1990, to the attorney of record, Frederic J. Ammerman, Esquire, 23 North Second Street, Clearfield, Pennsylvania 16830. S/James M. Horne, Esq.</p> <p><u>MARCH 12, 1990, REPLY TO NEW MATTER</u>, filed by S/Fredric J. Ammerman, Esq. One (1) Cert Atty.</p> <p><u>APRIL 23, 1990, DEPOSITION OF JOSEPH MARK KRUISE</u>, filed in Trans Drawer "K"</p> <p><u>JUNE 13, 1990, CERTIFICATE OF READINESS</u>, 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. <u>CERTIFICATE OF SERVICE</u>, filed I hereby certify that a true and correct copy of the Certificate of Readiness in the above-captioned matter was mailed by regular mail, postage prepaid, at the Post Office, State College, PA, on this 12th day of June, 1990, to the attorney of record, Frederic J. Ammerman, Esq, 310 E. Cherry St., Clearfield, PA 16830. /s/ James M. Horne, Esq.</p>

<p>R. Denning Gearhart</p>	<p>BARRY HERR,</p>	<p><u>JANUARY 6, 1989, COMPLAINT IN DIVORCE</u>, filed by R. Denning Gearhart, Esquire. One (1) copy Certified to Attorney.</p>
<p>1/6/89 \$75.00 Pd. by Atty</p>	<p>89-15-CD</p>	<p><u>JANUARY 23, 1989, AFFIDAVIT OF MAILING</u>, filed by R. Denning Gearhart, Esq. 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 Divorce Complaint in that action, to the Defendant, at her residence as evidenced by the signed receipt attached hereto as Exhibit "A". /s/ R. Denning Gearhart</p>
<p>Clfd Trust</p>		<p><u>JANUARY 26, 1989, PRAECIPE FOR ENTRY OF APPEARANCE</u>, filed Kindly entry my appearance on behalf of the Defendant in the above captioned matter. /s/ Ronald S. McGlaughlin, Esq</p>
<p>Ronald S. McGlaughlin</p>	<p>DENISE L. HERR,</p>	<p><u>JANUARY 26, 1989, CERTIFICATE OF SERVICE</u>, filed I do hereby certify that a copy of the within praecipe for Entry of Appearance were served upon the Plaintiff by depositing copy of the same in the US Mails, first class postage prepaid, addressed as follows: R. Denning Gearhart, Esq. /s/ Ronald S. MdGlaughlin, Esq.</p>
<p>Pro 40.00 Pro .50 State 10.00</p>		<p><u>JANUARY 26, 1989, ANSWER AND COUNTERCLAIM</u>, filed by Ronald S. McGlaughlin, Esq. <u>JANUARY 26, 1989, CERTIFICATE OF SERVICE</u>, filed I do hereby certify that a copy of the within Answer and Counterclaim were served upon the Plaintiff by depositing copy of the same in the US Mails, first class postage prepaid, addressed as follows: R. Denning Gearhart, Esq. /s/ Ronald S. McGlaughlin, Esq.</p>
<p>Ck#6143 Trans to reg acct \$75.00 Pro. 40.50 State 10.00 #13360 Atty 24.50 \$75 00</p>		<p><u>JANUARY 27, 1989, PETITION FOR SPECIAL RELIEF</u>, filed by Ronald S. McGlaughlin, Esq. 1 copy cert & Mailed atty. <u>FEBRUARY 1, 1989, CERTIFICATE OF SERVICE</u>, filed I do hereby certify that a copy of the within Petition for Special Relief Pursuant to Divorce Code and Rule to Show Cause were served upon the Plaintiff by depositing copy of the same in the U.S. Mail, addressed to: R. Denning Gearhart, Esq. /s/ Ronald S. McGlaughlin, Esq.</p>
		<p><u>JUNE 9, 1989, AFFIDAVIT OF CONSENT OF BARRY HERR</u>, filed <u>AFFIDAVIT OF CONSENT OF DENISE L. HERR</u>, filed <u>PRAECIPE TO TRANSMIT RECORD AND DECREE</u>, filed AND NOW, this 12th day of June, 1989, it is Ordered and Decreed that BARRY HERR, Plaintiff, and DENISE L. HERR, Defendant, are divorced from the bonds of matrimony. All other claims before the Court in this matter, including equitable property distribution, alimony, child custody, child visitation, and support, payment of attorney's fees and costs shall be and are hereby adjudicated in conformance with that certain Agreement between the parties. The terms and conditions of which shall be and are hereby merged and incorporated by reference in this Decree as the Court's adjudication of those issues as though the same were set forth herein at length, verbatim; and the parties are hereby directed to comply in all respects with the terms and provisions of said Agreement. BY THE COURT: Joseph S. Ammerman, Judge. JUNE 15. 1989, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.</p>
<p>1 cert/Atty</p>		<p><u>JULY 10, 1991, MOTION TO ENFORCE AGGREMENT</u>, filed by R. Denning Gearhart, Esq</p>
		<p><u>RULE RETURNABLE</u>, filed AND NOW, this 5th day of July, 1991, upon consideration of the foregoing Motion to Enforce Agreement, a rule is issued upon the Defendant, Denise L. Herr, to come forth and show cause why she sould not be found in contempt and further why she should not be ordered to pay counsel fees and costs of this Action. Rule Returnable the 31st day of July, 1991 at 3:00 PM in Courtroom NO. -- of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: Joseph S. Ammerman, Judge.</p>
		<p><u>JULY 16, 1991, AFFIDAVIT OF MAILING</u>, 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 reqesued, a true and correct copy of the Motion to Enforce Agreement to the Defendant, at her residence as evidenced by the signed receipt attached hereto as Exhibit "A". /s/ R. Denning Gearhart, ESq.</p>

Alan F.
Kirk

RAY S. WALKER,

JANUARY 6, 1989, PROMISSORY NOTE, filed.

See Original Papers for Information.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Ninety-three Thousand Three Hundred Eighty and 00/100 Dollars.

Debt \$93,380.00

Judgment

Raymond Nettleton
Prothonotary

Jan 6
3:15 pm

89-16-CD

JANUARY 6, 1989, Notice of Entry of Judgment mailed to the Defendant.

C. A. WALKER LUMBER &
SUPPLY INC.

Pro by Atty 9.00

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Tracey G. Benson

TRIANGLE BUILDING
SUPPLIES & SERVICE, INC.

JANUARY 9, 1989, COMPLAINT IN CIVIL ACTION, filed by Tracy G. Benson, Esquire.

Two (2) copies Certified to Sheriff
One (1) copy Certified to Attorney.

Jan. 9
8:30 am

89-18-CD

JANUARY 16, 1989, SHERIFF'S RETURN, filed.
NOW, January 13, 1989, at 11:20 A.M. EST served the within Complaint in Trespass on J. D. Lewis, individually and t/a Specialty Wood Products, Defendant, at employment, Smoke Run, Clearfield County, Pennsylvania, by handing to J. C. Lewis, Owner, Defendant, a true and attested copy of the original Complaint in trespass and made known to him the contents thereof.

NOW, January 13, 1989, at 11:20 A.M. EST served the within Complaint in trespoas on Woodmark of Canada, LTD, defendant, at employment, Smoke Run, Clearfield County, Pennsylvania, by handing to J.C. Lewis, Co-owner defendant, 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 Darlene Shultz.

FEBRUARY 24, 1989, ANSWER AND NEW MATTER, filed by Chris A. Pentz, Esquire.
One (1) copy Certified to Attorney.

Chris A. Pentz

J. C. LEWIS,
Individually and t/a
SPECIALTY WOOD PRODUCTS
and WOODMARK OF CANADA
LTD.,

SEPTEMBER 25, 1989, PRAECIPE FOR ARBITRATION, filed
Please list the above-captioned case for arbitration. The Plaintiff is seeking an amount not to exceed \$10,000.00
This case can be concluded in one day or less.

/s/ Tracey G. Benson, Esq.
CERTIFICATE OF SERVICE, filed
I hereby certify that a copy of the foregoing Praecipe for Arbitration, was hereby served by depositing the same wihtin the custody of the US Postal Service, First Class postage prepaid, addressed as follows: Chris A. Pentz, Esq. /s/ Tracey G. Benson, Esq.

NOVEMBER 14, 1989, ORDER, filed.
NOW, this 13th day of November, 1989, it is the ORDER of this Court that the following shall serve on the Board of Arbitrators for January 10, 1990, and any adjournments thereof: William C. Kriner, Esq; Beth E. Ammerman, Esq; Colleen Walsh, Esq.; Benjamin S. Blakley, III, Esq.; Kim C. Kesner, Esq.. BY THE COURT, s/ John K. Reilly, Jr. President Judge

NOVEMBER 28, 1989, LETTER MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING FOR WEDNESDAY, JANUARY 10, 1990, at 8:30 a.m., AT Referee Mikesell's Office, Clearfield, PA, filed.

JANUARY 10, 1990, OATH OR AFFIRMATION OF ARBITRATORS AND AWARD, filed.

NOW, this 10 day of January, 1990, we the undersigned having been appointed arbitrators in the above case do here- by 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/ Benjamin Blakley, Chairman; s/ Kim Kesner; s/ Beth E. Ammerman

AWARD OF ARBITRATORS

signed arbitrators appointed in this case, after having been duly sown, and having heard the evidence and allegations of the parties, do award and find as follows:

JUDGMENT FOR PLAINTIFF AND AGAINST DEFENDANTS IN THE AMOUNT OF \$8655.00 WITH INTEREST FROM 1/10/90 AT THE LEGAL RATE OF 6% PER ANNUM. s/ Benjamin Blakley, Chairman; s/ Kim Kesner; s/ Beth E. Ammerman

ENTRY OF AWARD

Now, this 10 day of January, 1990, 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 THE SEAL OF THE COURT, Allen D. Bietz, Prothonotary by s/ Nanette Sturniolo

FEBRUARY 9, 1990, NOTICE OF APPEAL FROM AWARD OF BAORD OF ARBITRATORS, filed by Chris A. Pentz, Esq.

FEBRUARY 20, 1990, PRAECIPE TO LIST FOR TRIAL, filed

Please list the above-captioned case for trial at the earliest possible date. This case has been appealed by the defendants from an adverse award of the panel of arbitrators. This case can be concluded in two days or less. /s/ Tracey G. Benson, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify that a copy of the foregoing Praecipe to List for Trial, was hereby served by depositing the same within the custody of the US Postal Service, First Class, postage prepaid, addressed as follows: Chris A. Pentz, Esq, 15 N Front St, PO Box 1, Clearfield PA 16830. /s/ Tracey G. Benson, Esq.

MARCH 29, 1989, PLAINTIFF'S REPLY TO NEW MATTER, filed by Tracey G. Benson, Esq.

CONT. TO PG 103

<p>Robin Jean Foor, (Keystone Legal Services)</p> <p>Jan. 9 11:10 am</p> <p><i>01/11/89</i></p>	<p>JACQUELINE WARD,</p> <p>89-19-CD</p> <p>JOSEPH CONN,</p> <p>Pro <i>Jup's Office</i> 40.00 Shff Credit 23.60</p>	<p><u>JANUARY 9, 1989, PETITION FOR RELIEF UNDER THE PROTECITON FROM ABUSE ACT</u>, filed by Robin Jean Foor, Esquire. Eight (8) copies Certified to Attorney Foor. <u>AFFIDAVIT OF INSUFFICIENT FUNDS</u>, filed. Before me, the undersigned officer, personally appeared, JACQUELINE WARD, Plaintiff, 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. Section 10184(b) such costs should not be required. /s/ Jacqueline Ward, Plaintiff. <u>TEMPORARY PROTECTIVE ORDER</u>, filed by Joseph S. Ammerman, Judge.</p> <p><u>JANUARY 13, 1989, AFFIDAVIT OF SERVICE</u>, filed NOW, January 12, 1989 at 11:45 AM EST served the within Protection From Abuse & Order & Petition for Relief under the PFA Act., on Joseph Conn, Deft., at Residence, 101 1/2 S. Main Street, DuBois, Clearfield County, PA. by handing to Joseph Conn, Deft. /s/ Chester A. Hawkins, Shff, by Darlene Sultz</p> <p><u>JANUARY 17, 1989, ORDER</u>, filed 8 copies cert K.L.S. NOW, this 17th day of January, 1989, the hearing scheduled in this matter for this date is continued. The Temporary Order entered January 9, 1989, shall remain in effect until further Order of Court. BY THE COURT: Joseph S. Ammerman, Judge.</p>
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Anthony S. Guido

DAVID D. STONEBERG
36 E. Garfield Avenue
DuBois, PA 15801

JANUARY 9, 1989, JUDGMENT FROM J.P., Wesley J. Read, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three Thousand Two Hundred Seventy-one and 00/100 Dollars, with costs.

Debt \$3,271.00

Jan 9 11:19 am

89-20-CD

Costs 37.50

Interest from December 1, 1988

Filed and Entered by Plaintiff, January 9, 1989

Judgment

Raymond Netherman
Prothonotary

Ervin S. Fennell, Jr

STANLEY KULBACKI
K's KORNER
First Street
DuBois, PA 15801

MAY 31, 1989 PETITION TO OPEN JUDGMENT AND LEAVE TO FILE APPEAL NUNC PRO TUNC, filed by Ervin S. Fennell, Jr., Esq. 4 cert/Atty

JUNE 5, 1989, ORDER, filed 4 cert/Atty
AND NOW, the 1st day of June, 1989, upon consideration of the contents of the Petition of STANLEY KULBACKI, a RULE is issued upon the Respondent, DAVID D. STONEBERG, to show cause why the judgment in favor of the Respondent and against the Petitioner to the above term and number should not be opened and why the Petitioners, STANLEY KULBACKI, trading as K's KORNER, should not be allowed to take an appeal nunc pro tunc from the decision of District Justice Wesley J. Read.

Pro by Plff 9.00
o.c. 37.50
Pro by atty 25.00
Pro by Atty 40.00

Rule returnable on the 28th day of June, 1989, at 2:30 Pm all proceedings to stay meanwhile. /s/ Joseph S. Ammerman, Judge

JUNE 5, 1989, RULE ISSUED ON DAVID D. STONEBERG AND GIVEN TO ATTY FENNELL FOR SERVICE, /s/ jmb.

JUNE 6, 1989, AFFIDAVIT OF SERVICE, filed.

ERVIN S. FENNELL, JR., being duly sworn according to law, deposes and says that on June 5, 1989, he served the Petition to Open Judgment and Leave to File Appeal Nunc Pro Tunc in the above captioned action together with accompanying Rule to Show Cause upon the Plaintiff, David D. Stoneberg, and upon the Attorney for the Plaintiff, Anthony S. Guido, by regular mail, First Class prepaid deposited in the U.S. Post office, DuBois, Pennsylvania, Address as follows:
Anthony S. Guido, Esquire, 996 Beaver Drive, DuBois, PA 15801.
Mr. David D. Stonebert, 36 E. Garfield Avenue, DuBois, PA 15801. /s/ Ervin S. Fennell, Jr. Esquire.

JUNE 12, 1989, ACCEPTANCE OF SERVICE, filed

I hereby accept service of the Petition and Rule to Show Cause on behalf of the Plaintiff, David D. Stoneberg, and certify that I am authorized to do so. /s/ Anthony S. Guido, Esq.

SEPTEMBER 7, 1989, DEFENDANT'S AFFIDAVIT, filed by Ervin S. Fennell, Jr., Esq.

AUGUST 8, 1991, ORDER, filed

NOW, this 8th day of August, 1991, Defendant's Petition to Open Judgment and Leave to File Appeal Nunc Pro Tunc having come before the Court under the above-captioned number, counsel having argued and briefed the same, the Court having reviewed the entire record and being of the opinion the Defendant's Petition has merit, it is the ORDER of the Court that the Judgment filed against the Defendant in the Office of the Prothonotary on January 9, 1989 is hereby STRICKEN. Accordingly, Defendant shall be allowed to file an appeal nunc pro tunc before this Court within thirty (30) days while Plaintiff, if he so desires, may file a complaint as provided by PA. District Justice Rule 1004(b). BY THE COURT: Joseph S. Ammerman, Judge.

AUGUST 20, 1991, 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, DAVID D. STONEBERG appellees to file a complaint in this (Common Pleas No. 89-20-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ Stanley M. Kulbacki/K's Korner.

RULE: To DAVID D. STONEBERG, , appellees.

AUGUST 21, 1991, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT, filed

I hereby swear that I served a copy of the Notice of Appeal, Common Pleas No. 89-20-CD upon the District Justice designated therein on August 21, 1991 by personal service, and upon the appellee Anthony S. Guido, Attorney for appellee, David Stoneberg, on August 21, 1991 by certified mail, sender's receipt attached hereto.

AND FURTHER that I served the Rule to File a Complaint commpanying the above Notice of Appeal upon the appellee to whom the Rule was addressed on August 21, 1991 by certified mail, sender's receipt attached hereto. /s/ Ervin S. Fennell, Jr., Esq.

<p>R. Denning Gearhart</p> <p>1/9/89 \$75.00 pd by Atty</p>	<p>MARY G. CONKLIN,</p> <p>89-21-CD</p>	<p><u>JANUARY 9, 1989, COMPLAINT IN DIVORCE</u>, filed by R. Denning Gearhart, Esquire. One (1) copy Certified to Attorney.</p> <p><u>JANUARY 9, 1989, PETITION FOR SPECIAL RELIEF UNDER 23 P.S. 403.(a)</u>, filed by R. Denning Gearhart, Esquire. Two (2) copies Certified to Attorney. <u>ORDER</u>, filed. NOW THIS, 9th day of January, 1989, it is the ORDER of this Court that preliminary relief be granted to the Plaintiff, and the Defendant is enjoined from entering the marital property and also from disposing of any of the jointly owned property of the parties pending a hearing for permanent relief and for an accounting scheduled for the 25th day of January, 1989, at 2:00 o'clock P.M. in Courtroom No. ___ of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p>
<p>Richard H. Milgrub</p> <p>CK#2663 TRANSFER TO REGULAR ACCOUNT 75.00 PRO 40.00 STATE 10.00 STATE .50 CK#1213 24.50</p>	<p>JEFFREY H. CONKLIN,</p> <p>Pro 40.00 STATE 10.00 STATE .50 ATTY 24.50</p>	<p><u>JANUARY 20, 1989, AFFIDAVIT OF SERVICE</u>, filed by R. Denning Gearhart, Esq. Jack B. Walker, Constable, being duly sworn according to law, says that he did serve by personal service a true and correct copy of the Complaint in Divorce and Petition for Special Relief in that action to the Defendant, a Mr. Walker's residence, and that Defendant did receive same on January 11, 1989, as evidenced by the Constable's Return attached hereto as Exhibit "A". /s/ Jack B. Walker, Constable.</p> <p><u>JANUARY 24, 1989, ANSWER</u>, filed by Richard H. Milgrub, Esq. 1 cert/Atty</p> <p><u>SEPTEMBER 15, 1989, PETITION FOR SPECIAL RELIEF</u>, filed by Richard H. Milgrub, Esq. 1 cert/Atty <u>RULE</u>, filed AND NOW, this 13th day of September, 1989, upon consideration of the attached Petition for Special Relief, it is hereby ORDERED and DIRECTED that a Rule be issued upon Mary G. Conklin to show cause why the order entered on January 25, 1989 should not be vacated and the Petitioner be allowed to re-enter the premises. Rule returnable and hearing thereon the 2nd day of October, 1989, at 2:00 PM in Courtroom ___ of the Clearfield County Courthouse, Clearfield, PA. BY THE COURT: Joseph S. Ammerman, Judge.</p>
<p>Esq.</p> <p>Milgrub</p>	<p>ANSWER AND COUNTERCLAIM, filed by Richard H. Milgrub, Esq. 1 cert/Atty Milgrub</p> <p><u>RULE</u>, filed 1 mailed to Atty Gearhart, Milgrub</p> <p>AND NOW, this 13th day of April, 1994, upon consideration of Defendant's Petition to File Answer and Counterclaim, it is hereby ORDERED and DIRECTED that a Rule be issued upon the Plaintiff to show cause why Defendant should not be allowed to file his Answer and Counterclaim. Rule returnable and hearing thereon the 9th day of May, 1994, at 9:30 am in Courtroom 2 of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: John K. Reilly, Jr P.J.</p> <p><u>APRIL 22, 1994, CERTIFICATE OF SERVICE</u>, filed I hereby certify that a true and correct copy of the Petition and Rule in this matter was mailed by regular mail, postage prepaid, at the Post Office, Clearfield, PA, on this 22nd day of April, 1994, to the attorneys of record. /s/ Anita Fisher</p> <p><u>MAY 9, 1994, ORDER</u>, filed 1 cert/Atty Milgrub AND NOW, this 9th day of May, 1994, it is the ORDER of this Court that the Defendant, Jeffrey H. Conklin, be allowed to file an Answer and Counterclaim. BY THE COURT: Jay W. Myers, Sr Judge, SP.</p> <p><u>MAY 12, 1994, ANSWER AND COUNTERCLAIM</u>, filed by Richard H. Milgrub, Esq. 1 cert/Atty Milgrub</p> <p><u>MAY 19, 1994, AFFIDAVIT OF SERVICE</u>, filed May 12, 1994, ANSWER AND COUNTERCLAIM SERVED TO: R. Denning Gearhart, Esq. /s/ Richard H. Milgrub, Esq.</p> <p><u>JUNE 6, 1994, AFFIDAVIT OF SERVICE</u>, filed June 2, 1994, NOTICE OF INTENTION TO REQUEST ENTRY OF DIVORCE DECREE AND COUNTERAFFIDAVIT SERVED TO: Plaintiff's attorney, R. Denning Gearhart by personal service. /s/ Richard H. Milgrub, Esq.</p>	<p><u>SEPTEMBER 28, 1989, ACCEPTANCE OF SERVICE</u>, filed I, R. Denning Gearhart, attorney for the above-named Plaintiff, do hereby accept service of the Defendant's Petition for Special Relief on behalf of my client. /s/ R. Denning Gearhart, Esq.</p> <p><u>APRIL 21, 1994, PETITION TO FILE ANSWER AND COUNTERCLAIM</u>, filed by Richard H. Milgrub, Esq. 1 cert/Atty Milgrub</p>

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<p>Alfred Jones, Jr. Anthony J. Gerace, Jr.</p> <p>Jan 9 12:55 pm</p>	<p>UNITED FEDERAL SAVINGS BANK, Successor in Interest to STATE COLLEGE FEDERAL SAVINGS AND LOAN ASSOCIATION,</p> <p>89-22-CD</p> <p>FERDIN E. WALLACE, JR., and MARILYN R. WALLACE,</p>	<p><u>JANUARY 9, 1989, COMPLAINT/Action/Mortgage Foreclosure,</u> filed by Alfred Jones, Jr., Esquire. Two (2) copies Certified to Sheriff.</p> <p><u>JANUARY 13, 1989, AFFIDAVIT OF SERVICE,</u> filed NOW, January 11, 1989 at 2:45 PM EST served the within Complaint/Mortgage Foreclosure on Ferdin E. Wallace, deft. at Employment, Wallace Auto Sales & Service, 313 E. Cherry St., Clearfield County, PA by handing to Ferdin Wallace, Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz</p> <p><u>FEBRUARY 16, 1989, PRAECIPE FOR DEFAULT JUDGMENT,</u> filed Enter judgment in the above captioned action for the Plaintiff and against the Defendnat Ferdin E. Wallace, Jr., for failure to file an answer pursuant to Rule1037 of the Rules of Civil Procedure. Assess damages as follows: \$15,318.92 together with all interest, expenses (unpaid taxes) and costs of this suit. Notice of Default Judgment was given as required by Pa. R.C.P. 237.1. A copy is attached as Exhibit A. /s/ Alfred Jones, Jr., Esq.</p> <p>JUDGMENT Is entered in favor of the Plaintiff and against the Defendant Ferdin E. Wallace, Jr., in the above matter for failure to file Answer. Judgment in the amount of Fifteen Thousand Three Hundred Eighteen Dollars and Ninety-two cents.</p> <p>DEBT: \$15,318.92 DEFAULT JUDGMENT <i>Raymond Nettleton</i> Prothonotary</p> <p><u>MARCH 7, 1989, PRAECIPE FOR ENTRY OF APPEARANCE,</u> filed Kindly enter my appearance as co-counsel on behalf of the Plaintiff, United Federal Savings Bank, Successor in Interest to State College Federal Savings and Loan Association. /s/ Anthony J. Gerace, Jr., Esq.</p>
	<p>Pro by Atty 40.00</p> <p>Shff by atty 17.00</p> <p>Surg. by atty 2.00</p> <p>Pro by atty 9.00</p> <p>Pro by atty 9.00</p> <p>Pro by Atty 5.00</p> <p>Pro by Atty 5.00</p>	<p><u>MARCH 23, 1989, PRAECIPE FOR DEFAULT JUDGMENT,</u> filed Enter judgment in the above captioned action for the Plaintiff and against the Defendant Marilyn R. Wallace for failure to file an Answer pursuant to Rule 1037 of the Rules of Civil Procedure. Assess damages as follows: \$15,318.92 together with interest, expenses (unpaid taxes) and costs of this suit. Notice of Default Judgment was given as required by Pa. R.C.P. 237.1 A copy is attached as Exhibit "A". /s/ Alfred Jones, Esq.</p> <p>JUDGMENT is entered in favor of the Plaintiffs and against the Defendant Marilyn Wallace in the above matter for failure to file an Answer. Judgment in the amount of Fifteen Thousand Three Hundred Eighteen Dollars and Ninety-two cents.</p> <p>DEBT: \$15,318.92 DEFAULT JUDGMENT <i>Raymond Nettleton</i> Prothonotary</p> <p><u>MARCH 23, 1989, PRAECIPE FOR WRIT OF EXECUTION,</u> filed by Alfred Jones, Esq.</p> <p>WRIT OF EXECUTION ISSUED TO NO. 89-251-EX unexecuted</p> <p><u>MAY 23, 1990, SHERIFF RETURN,</u> filed NOW, May 23, 1990 return the within writ as unexecuted, no sale was held as the defendnats field bankruptcy, April 24, 1989. /s/Chester A. Hawkins, Shff by Darlene Shultz.</p> <p><u>NOVEMBER 2, 1991, RELEASE OF LIEN OF JUDGMENT,</u> filed by Plff. (See original for information).</p> <p><u>FEBRUARY 28, 1992, RELEASE FROM LIEN OF JUDGMENT,</u> filed (See original for information).</p>

Alfred Jones, Jr.
Anthony J. Gerace, Jr.

UNITED FEDERAL SAVINGS BANK, Successor in Interest to STATE COLLEGE FEDERAL SAVINGS AND LOAN ASSOCIATION,

JANUARY 9, 1989, COMPLAINT/Action/Mortgage Foreclosure, filed by Alfred Jones, Jr., Esquire.
Two (2) copies Certified to Sheriff.

JANUARY 13, 1989, AFFIDAVIT OF SERVICE, filed NOW, January 11, 1989, at 2:45 PM EST served the within Complaint/Mortgage Foreclosure on Ferdin E. Wallace, deft. at Employment, Wallace Auto Sales & Service, 313 E. Cherry St., Clearfield, Clearfield County, PA by handing to Ferdin Wallace, Deft.
/s/ Chester A. Hawkins, Shff, by Darlene Shultz

FEBRUARY 16, 1989, PRAECIPE FOR DEFAULT JUDGMENT, filed

Enter judgment in the above captioned action for the Plaintiff and against the Defendant Ferdin E. Wallace, Jr., for failure to file an answer pursuant to Rule 1037 of the Rules of Civil Procedure.

Assess damages as follows: \$4,060.41 together with all interest, expenses (unpaid taxes) and costs of this suit.

Notice of Default Judgment was given as required by Pa. R.C.P. 237.1. A copy is attached as Exhibit A.
/s/ Alfred Jones, Jr., Esq.

JUDGMENT Is entered in favor of the plaintiff and against the Defendant, Ferdin E. Wallace, Jr. for failure to file an Answer. Judgment in the amount of Four Thousand Sixty Dollars and Forty-one cents.

DEBT: \$4,060.41

DEFAULT JUDGMENT

Raymond D. Putt
Prothonotary

MARCH 7, 1989, PRAECIPE FOR ENTRY OF APPEARANCE, filed

Kindly enter my appearance as co-counsel on behalf of the Plaintiff, United Federal Savings Bank, Successor in Interest to State College Federal Savings and Loan Association. /s/ Anthony J. Gerace, Jr., Esq.

MARCH 23, 1989, PRAECIPE FOR DEFAULT JUDGMENT, filed

Enter Judgment in the above captioned action for the Plaintiff and against the Defendant Marilyn R. Wallace for failure to file an answer pursuant to Rule 1037 of the Rules of Civil Procedure.
Assess damages as follows: \$4,060.41 together with all interest, expenses (unpaid taxes) and costs of this suit.

Notice of Default Judgment was given as required by Pa. R.C.P. 237.1 A copy is attached as Exhibit "A".
/s/ Alfred Jones, Esq.

JUDGMENT is entered in favor of the Plaintiff and against the Defendant, Marilyn R. Wallace for failure to file An Answer. Judgment in the amount of Four Thousand Sixty Dollars and Forty-one cents.

DEBT: \$4,060.41

DEFAULT JUDGMENT

Raymond D. Putt
Prothonotary

MARCH 23, 1989, PRAECIPE FOR WRIT OF EXECUTION, filed by Alfred Jones, Esq.

WRIT OF EXECUTION ISSUED TO NO. 89-26-EX unexecuted

Jan 9 12:55 pm

89-23-CD

FERDIN E. WALLACE, JR. and MARILYN T. WALLACE,

Pro by Atty 40.00

Shff by Atty 17.00

sur-charge by Atty 2.00

Pro by atty 9.00

Pro by atty 9.00

Pro by Atty 5.00

Pro by Atty 5.00

MAY 23 1990, SHERIFF RETURN, filed NOW, May 23, 1990 return the within writ as unexecuted, no sale was held as the defendants filed bankruptcy April 24, 1989. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

NOVEMBER 6, 1991, RELEASE OF LIEN OF JUDGMENT, filed by Plff (See original for information).

FEBRUARY 28, 1992, RELEASE OF LIEN OF JUDGMENT, filed (See original for information).

AUGUST 18, 1993, PRAECIPE TO REISSUE WRIT OF EXECUTION, filed by Rosadele Kauffman, Esq.

NOVEMBER 23, 1993, SHERIFF RETURN, filed

NOW, November 22, 1993, return the within WRIT as sale held and property was purchased by the Plaintiff for \$1.00 + Costs. /s/ Chester A. Hawkins, Shff by Margaret H. Putt.

Printed By: Romberger Bindery - Form H-611

Alfred Jones, Jr.
Anthony J. Gerace, Jr

UNITED FRDERAL SAVINGS BANK, Successor in Interest to STATE COLLEGE FEDERAL SAVINGS AND LOAN ASSOCIATION,

JANUARY 9, 1989, COMPLAINT/Action/Mortgage Foreclosure, filed by Alfred Jones, Jr., Esquire.
Two (2) copies Certified to Sheriff

JANUARY 13, 1989, AFFIDAVIT OF SERVICE, filed NOW, Janury 11, 1989, at 2:45 PM EST served the within Complaint/Mortgage Foreclosure on Ferdin E. Wallace, Deft. at Employment, Wallace Auto Sales & Service, 313 E. Cherry Street, Clearfield, Clearfield County, PA by handing to Ferdin E. Wallace, Deft.
/s/ Chester A. Hawkins, Shff, by Darlene Shultz

FEBRUARY 16, 1989, PRAECIPE FOR DEFAULT JUDGMENT, filed

Enter judgment in the above captioned action for the Plaintiff and against the Defendant Ferdin E. Wallace, Jr., for failure to file an answer pursuant to Rule 1037 of the Rules of Civil Procedure.

Assess damages as follows: \$5,385.63 together with all interest, expenses (unpaid taxes) and costs of this suit.

Notice of Default Judgment was given as required by Pa. R.C.P. 237.1. A copy is attached as Exhibit A.
/s/ Alfred Jones, Esq.

JUDGMENT Is entered in favor of the Plaintiff and against the Defendant Ferdin E. Wallace, Jr. in the above matter. Judgment in the amount of Five Thousand Three Hundred Eighty-five Dollars and Sixty-three cents.

DEBT: \$5,385.63

DEFAULT JUDGMENT

Raymond Stithman
Prothonotary

MARCH 7, 1989, PRAECIPE FOR ENTRY OF APPEARANCE, filed

Kindly enter my appearance as co-counsel on behalf of the Plaintiff, United Federal Savings Bank, Successor in Interest to State College Federal Savings and Loan Association. /s/ Anthony J. Gerace, Jr., Esq.

Pro by Atty 40.00

Pro by Atty 17.00

sur-charge by Atty 2.00

Pro by atty 9.00

Pro by Atty 9.00

Pro by Atty 5.00

Pro by Atty 5.00

MARCH 23, 1989, PRAECIPE FOR DEFAULT JUDGMENT, filed

Enter judgment in the above captioned action for the Plaintiff and against the Defendant Marilyn R. Wallace for failure to file an answer pursuant to Rule 1037 of the Rules of Civil Procedure.

Assess damages as follows: \$5,385.63 together with all interest, expenses (unpaid taxes) and costs of this suit.

Notice of Default Judgment was given as required by PA R.C.P. 237.1. A copy is attached as Exhibit "A".
/s/ Alfred Jones, Jr., Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Five Thousand Three Hundred Eighty-Five Dollars and Sixty-Three Cents.

DEBT: \$5,385.63

DEFAULT JUDGMENT

Raymond Stithman
Prothonotary

WRIT OF EXECUTION ISSUED TO NO. 89-27-EX unexecuted

MAY 23, 1990, SHERIFF RETURN, filed NOW, May 23, 1990, return the within writ as unexecuted, no sale was held as the defendants filed bankruptcy April 24, 1989. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

NOVEMBER 6, 1991, RELEASE OF LIEN OF JUDGMENT, filed by Plff. (See original for information.)

FEBRUARY 28, 1992, RELEASE OF LIEN OF JUDGMENT, filed (See original for information).

Jan 5 12:55 pm

89-24-CD

FERDIN E. WALLACE, JR. and MARILYN R. WALLACE,

Printed By: Romberger Bindery - Form H-611

Gary A. Knaresboro

SANDRA JEAN WELKER,

JANUARY 9, 1989, COMPLAINT IN DIVORCE, filed by Gary A. Knaresboro, Esquire.
Two (2) copies Certified to Attorney.

1/9/89
\$75.00 Pd.
by Atty

89-26-CD

JANUARY 9, 1989, PRAECIPE FOR ENTRY OF APPEARANCE, filed by Gary A. Knaresboro, Esquire.
Two (2) copies Certified to attorney.
Kindly enter my appearance in the above-captioned matter on behalf of Sandra Jean Welker, Respondent.

Clfd Trust

FEBRUARY 2, 1989, CERTIFICATE OF SERVICE, filed I, Gary A. Knaresboro, Esquire do hereby stat tht on the 10th day of January, 1989, I dod forward a cert-ified copy of a Complaint in Divorce, filed to the above caption, by Certified Restricted Mail, Return Receipt Requested, addressed as follows: Charles Dayton Welker, PO Box 88, Clearfield, PA. Return receipt card was singed by Charles Dayton Welker, and is attached hereto. /s/ Gary A. Knaresboro, Esq. 3 cert atty

FEBRUARY 3, 1989, ANSWER TO COMPLAINT IN DIVORCE, filed by Elizabeth Cunningham, Esq. 1 cert/Atty

Elizabeth Gunningham Joseph Colavecchi

CHARLES DAYTON WELKER,

JULY 13, 1990, PETITION FOR CUSTODY, filed by Elizabeth Cunningham, Esq. 1 cert/Atty

ORDER, filed

You, SANDRA J. WELKER, Respondent, have been sued in Court to obtain custody of the children, SAMANTHA J. WELKER and CHARLES D. WELKER, JR. You are ordered to appear in person at the Clearfield County Courthouse on Augsut 14, 1990, at 10:00 AM for a conference. You are further ordered to bring with you the children, SAMANTHA J. WELKER and CHARLES D. WELKER, JR.

Pro 40.00

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: Joseph S. Ammerman, Judge

Pro .50

AUGUST 15, 1990, CONSENT ORDER, filed 2 cert/Atty

STATE 10.00

NOW, this 14th day of August, 1990, this being the day and date set for pre-hearing conference in the above-captioned matter, it is the ORDER of this Court that the following be entered as Consent Order:

CK#2074 TRANSFER TO REGULAR ACCOUNT 75.00

PRO 40.00

PRO .50

STATE 10.00

CK#2274 ATTY 24.50

1. Primary physical custody of the minor children, Samantha J. Welker and Charles D. Welker, Jr., shall be with the mother, and joint legal custody shall be shared by both parties.

2. Father shall have visitation with the parties minor children as follows:

(a) every other weekend commencing Friday evening at 7:00 PM and ending Sunday at 4:00 PM.

(b) Alternate holidays: Parties shall alternate holidays, which holidays shall include New Years Day, Memorial Day, July 4th, Labor Day and Thanksgiving.

(c) Christmas Day and Easter: Parties shall share Christmas Day and Easter Day. Father shall have visitation with the children on those days from 2:00 PM to 8:00 PM unless the Easter holiday falls on the father's visita-tion weekend, in which case father shall return the children by 2:00 PM on that holiday.

(d) Summer vacation: Father shall ahve two (2) weeks visitation with the children during the summer months, to be taken at the option of the father upon reasonable notice to the mother, said reasonable notice to be given to mother not less than one (1) week prior to visitation. BY THE COURT: Joseph S. Ammerman, Judge /s/ Sandra J. Welker, Plff-Gary A. Knaresboro, Esq /s/ Charles D. Welker, Deft-Elizabeth Cunningham, Esq.

OCTOBER 16, 1991, PETITION TO MODIFY CUSTODY ORDER, filed. FOUR (4) COPIES CERT TO ATTY filed by s/ROBIN JEAN FOOR, ESQUIRE
RULE, filed.

AND NOW, this 16th day of October, 1991, upon consideration of the attached petition it is ordered that a Rule is issued on Charles D. Welker to show cause why he should not be ordered to provide transportation for his periods of custody and to strictly comply with the August 14, 1990 Order.

It is further Ordered that Respondent's periods of custody shall be suspended until further order of this Court. BY THE COURT, S/JOSEPH S. AMMERMAN, JUDGE

OCTOBER 23, 1991, RULE, filed. Four (4) Cert/Atty

AND NOW, this 23rd day of October, 1991, upon consideration of the petition of Sandra Welker, it is ordered that a Rule is issued on Charles D. Welker to show cause why he should not be ordered to provide transportation for his periods of custody and to strictly comply with the August 14, 1990 Order. Rule is returnable on the 12thd day of November, 1991, at 10:00 o'clock a.m. in Courtroom of the Clearfield County Courthouse, for a conference.

It is further Ordered that Respondent's periods of custody shall be suspended until further order of this Court. BY THE COURT, S/JOSEPH S. AMMERMAN, JUDGE

NOVEMBER 13, 1991, CERTIFICATE OF SERVICE, Filed.

I, Linda A. Lovett, do hereby certify that on the 23th day of October, 1991, I sent a copy of the Motion To Modify Custody filed in the above-captioned case to the following individual by certified mail: CHARLES D. WELKER, R.D. 3, BOX 438, CLEARFIELD, PA. 16830.. The return receipt card is attached. s/LINDA A. LOVETT

<p>Keystone Legal Services, (Maureen P. Kieffer)</p> <p>Jan 9 3:27 pm</p> <p>89-27-CD</p> <p>Pro <i>Sup Co.</i> 40.00 Shff Office Credit 24.80</p>	<p>Laurie Ann Thompson,</p> <p>Joseph Francis Thompson,</p>	<p>JANUARY 9, 1989, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE, filed by Maureen P. Kieffer, Esquire. Seven (7) copies Certified to KLS. AFFIDAVIT OF INSUFFICIENT FUNDS, filed. Before me, the undersigned officer, personally appeared, LAURIE ANN THOMPSON, Plaintiff, 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. Section 10184(b) such costs should not be required. /s/ Laurie Ann Thompson, Plaintiff.</p> <p>JANUARY 9, 1988 TEMPORARY PROTECTIVE ORDER, filed by Judge Ammerman, Esquire. Seven (7) copies Certified to Attorney.</p> <p>JANUARY 11, 1989, AFFIDAVIT OF SERVICE, filed NOW, January 10, 1989 at 12:32 PM EST served the within Protection from Abuse & Order & Petition for Relief Under the Protection From Abuse Act on Joseph Francis Thompson, Deft. at Employment, Perma-Grain, Quehanna, Clearfield County, PA by handing to Joseph F. Thompson, Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz</p> <p>JANUARY 13, 1989, PETITION OF PLAINTIFF'S COUNSEL FOR LEAVE TO WITHDRAW, filed by Maureen Patricia Kieffer, Esquire. Two (2) copies Certified to Attorney.</p> <p>JANUARY 13, 1989, RULE, filed. 2 copies/Cert/Atty AND NOW, this 13th day of January, 1989, upon consideration of the attached Petition For Leave To Withdraw Appearance, the Court grants a rule to show cause why the appearance of Maureen Patricia Kieffer, Esquire, should not be allowed to be withdrawn. Rule returnable on the 17th day of January, 1989, at 3:00 o'clock P.M. at the Clearfield County Court-house. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p> <p>JANUARY 17, 1989, CERTIFICATE OF SERVICE, filed I, Linda Ann Lovett, do hereby state that I did forward a certified copy of Petition of Plaintiff's Counsel For Leave To Withdraw filed in the above captioned matter by First Class mail to: Laurie Thompson, PO Box 7, Grassflat, PA 16839 and Joseph F. Thompson, PO Box 119, Grassflat, PA 16839 /s/ Linda Ann Lovett.</p>
		<p>JANUARY 17, 1989, ORDER, filed 3 cert to atty. AND NOW, this 17th day of January, 1989, upon consideration of the verified Petition of Plaintiff's Counsel for Leave to Withdraw, it is hereby Ordered and Decreed that said Petition is granted and that Petitioner, Maureen Patricia Kieffer, Esquire be permitted to withdraw her appearance of record for the Plaintiff in the above matter. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>JANUARY 17, 1989, PRAECIPE, filed 3 cert to atty. Please withdraw my appearance for Plaintiff, Laurie Ann Thompson, in the above case pursuant to the Order of the Court Dated January 17, 1989, allowing the same. /s/ Maureen Patricia Kieffer, Esq.</p> <p>JANUARY 17, 1989, ORDER, filed 2 cert atty. NOW, this 17th day of January, 1989, upon presentation and consideration of the Petition from Protection from Abuse, the following Order is entered: Defendant is hereby enjoined from physically abusing, striking, harassing or threatening Plaintiff or her minor children. Defendant is enjoined from the Post Office Box Seven, Grassflat, Penna., residence and is further enjoined from living at, entering or visiting the residence of the plaintiff. Plaintiff is given temporary custody of the parties' minor children. BY THE COURT: Joseph S. Ammerman, Judge.</p>

Barbara H. Schickling

FRANCES D. ANDERSON,

JANUARY 11, 1989, COMPLAINT IN DIVORCE, filed by Barbara H. Schickling, Esquire.

One (1) copy Certified to Attorney.

PLAINTIFF'S AFFIDAVIT UNDER SECTION 201(d) OF THE DIVORCE CODE, filed.

1. The parties to this action separated on March 9, 1976, and have continued to live separate and apart for a period in excess of 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. /s/ Frances D. Anderson, Plaintiff.

1/11/89
\$75.00 Pd.
by Atty

89-29-CD

JANUARY 23, 1989, AFFIDAVIT, filed

AND NOW, this 23rd day of January, 1989, 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 action on Irvin G. Anderson, Defendant, in the above captioned action, by sending said copy by Certified mail No. P 928 311 957, return receipt requested, restricted delivery, to the said Defendant at his last known address: to wit c/o Greenbriar Mufflers, Inc. 1330 Military Highway, Chesapeake, VI 23320. /s/ Barbara Schickling, Esq.

FEBRUARY 17, 1989, MOTION & RULE, filed
1 cert atty.

AND NOW, this 16th day of February, 1989, upon consideration of the Motion of Barbara H. Schickling Esquire, it is the ORDER of this Court that a Rule be issued upon the Defendant, Irvin G. Anderson, to show cause why the entry of a 201(d) Divorce Decree should not be granted.

Rule Returnable and conference thereon to be held the 21st day of March, 1989, at 11:00 A.M. in the Courtroom No. of the Clearfield County Courthouse, Clearfield, Pennsylvania.

BY THE COURT: Joseph S. Ammerman, Judge.

Pro 40.00
Pro 10.00
Pro 3.00
Pro .50

Ck#6071 Trans to reg acct. \$75.00
Pro. 43.50
State ~~10.00~~ 10.00
#12373 Atty 21.50 \$75.00

MARCH 13, 1989, ACCEPTANCE OF SERVICE, filed

I, Irvin G. Anderson, accept service of the Motion and Rule filed in the above-captioned action. /s/ Irvin G. Anderson, Deft.

MARCH 21, 1989, DIVORCE DECREE, filed

AND NOW, the 21st day of March, 1989, it appearing of record that the Complaint was filed in this matter on January 11, 1989 under Section 201(d) of the Pennsylvania Divorce Code and that the Plaintiff's Affidavit was served on the Defendant on January 18, 1989, and the Defendant having failed to respond by Counter Affidavit within the twenty (20) days required.

We therefore Decree that FRANCES D. ANDERSON, be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and Irvin G. Anderson, 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 liberty to marry again as though they had never been heretofore married. There are no pending claims that have been raised as of record in this action for which the Court retains jurisdiction. 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: Joseph S. Ammerman, Judge.

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

Printed By: Romberger Bindery Form H-611

Chris A. Pentz

DENNIS WEILAND,

JANUARY 11, 1989, 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 Dennis Weiland, appellees to file a complaint in this appeal (Common Pleas No.89-30-CD) within twenty (20) days after service or file or suffer entry of judgment of non pros. /s/ Merle McKendrick.

RULE: To Dennis Weiland, appellees

Jan 11 10:50 am

89-30-CD

JANUARY 12, 1989, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT, filed

I hereby swear that I served a copy of the Notice of Appeal, Common Pleas No.89-30-CD, upon the Distict Justice designated therein on January 11, 1989, by personal service.

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 11, 1989, by certified mail, sender's receipt attached hereto. //s Merle McKendrick, Deft.

JANUARY 23, 1989, TRANSCRIPT FROM JP READ, filed

Ronald L. Collins

MERLE MCKENDRICK, t/d/b/a MCKENDRICK TRUCKING

JANUARY 31, 1989, COMPLAINT, filed by Barbara J. Barrett, Agent, Dennis A. Weiland, Plaintiff. 1 cert/Plff

FEBRUARY 1, 1989, AFFIDAVIT, filed

January 31, 1989 at 10:00 am, I served a Complete copy of Complaint upon McKendrick Trucking for Mr. Mearle A. McDendrick. /s/ Barbara J. Barrett

FEBRUARY 21, 1989 PRELIMINARY OBJECTIONS, filed by Ronald L. Collins, Esq. 2 cert/Atty

Pro by Deft 20.00
Pro by Plff 40.00
Pro by Atty 9.00

JULY 21, 1989, COMPLAINT, filed by Chris A. Pentz, Esq. 1 cert atty.

MARCH 14, 1990, ANSWER TO MOTION FOR EXTENSION OF TIME TO FILE AN ANSWER, filed by S/Chris A. Pentz, Esq. One (1) Cert Atty.

CERTIFICATE OF SERVICE, filed.

CHRIS A. PENTZ, ESQ., Attorney for the above named Plaintiff, being duly sworn according to law, deposes and states that a certified copy of a Answer To Motion For Extension Of Time To File An Answer was served upon Ronald L. Collins, Esq., of Sobel & Collins, 120 East Pine Street, Clearfield, PA 16830 by certified, first-class mail delivery on the 14th day of March, 1990. S/CHRIS A. PENTZ

MARCH 1, 1990, MOTION FOR EXTENSION OF TIME TO FILE AN ANSWER, filed by Ronald L. Collins, Esq. 2 cert/Atty

APRIL 3, 1990, RULE RETURNABLE, filed 2 cert/Atty

AND NOW, this 29th day of March, 1990, upon consideration of the Motion, a Rule is hereby issued upon Plaintiff to appear and show cause why the prayer of said Defendant should not be granted.

RULE RETURNABLE the 2nd day of May, 1990, at 11:00 AM in courtroom #2, at the Clearfield County Courthouse, Clearfield, PA. BY THE COURT: Joseph S. Ammerman, Judge.

MAY 16, 1990, ORDER, filed

AND NOW, this 11th day of May, 1990, following argument on Defendant's Motion for Extension of Time to file an Answer to the Complaint of Plaintiff, it is the ORDER of the Court that Defendant be and is hereby granted thirty (30) days from May 2, 1990 to either file said Answer or produce a report from Defendant's attending physician detailing Defendant's physical condition, failing which Plaintiff shall be permitted to enter judgment by default through praecipe directed to the Prothonotary of Clearfield County. BY THE COURT: Joseph S. Ammerman, Judge.

JULY 5, 1990, PRAECIPE TO ENTER JUDGMENT, filed

Please enter Judgment against the Defendant, MERLE A. MCKENDRICK, t/d/b/a MCKENDRICK TRUCKING, and in favor of the Plaintiff, DENNIS A. WEILAND, In the amount of \$3,600.89 together with costs and interest in teh following matter:

1. \$1,500.00 Interest from December 31, 1987.
2. \$ 457.38 Interest from June 30, 1988
3. \$ 127.16 Interest from April 28, 1988.
4. \$ 79.15 Interest from May 5, 1988.
5. \$ 151.26 Interest from May 9, 1988.
6. \$ 144.37 Interest from May 14, 1988.
7. \$ 92.83 Interest from May 18, 1988.
8. \$ 184.60 Interest from May 23, 1988.
9. \$ 215.48 Interest from June 2, 1988.
10. \$ 143.94 Interest from June 6, 1988.
11. \$ 213.84 Interest from June 13, 1988.
12. \$ 27.19 Interest from December 6, 1987.
13. \$ 52.77 Interest from December 12, 1987.
14. \$ 68.49 Interest from December 15, 1987.
15. \$ 15.60 Interest from December 18, 1987.
16. \$ 50.00 Interest from December 30, 1987.

This Judgment is being entered pursuant to Order of Court dated May 11, 1990, a copy of which attached hereto and marked Exhibit "A". /s/ Chris A. Pentz, Esq.

Keystone
Legal
Services,
(Robin Jean
Foor)

CYNTHIA TEATS,

JANUARY 11, 1989, PETITION FOR RELIEF UNDER THE PROTECTION
FROM ABUSE ACT, filed by Robin Jean Foor, Esquire.

Seven (7) copies Certified to Attorney Foor.
AFFIDAVIT OF INSUFFICIENT FUNDS, filed.

Before me, the undersigned officer, personally
appeared, CYNTHIA TEATS, Plaintiff, 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. Section 10184(b) such costs should not be required.
/s/ Cynthia Teats, Plaintiff.

TEMPORARY PROTECTIVE ORDER, filed by Joseph S.
Ammerman, Judge.

Seven (7) copies Certified to Attorney Foor.

Jan 11
11:20 am

89-31-CD

JANUARY 11, 1989, AFFIDAVIT OF SERVICE, filed
NOW, January 11, 1989, at 12:00 PM EST served the
within Petition From Abuse & Order & Petition for Relief
Under the Protection From Abuse Act., on Richard H. Duckett,
Jr., Deft at residence PO Box 26, Hyde, Clearfield County,
PA. by handing to Richard H. Duckett, Jr., Deft.
/s/ Chester A. Hawkins, Shff, by Darlene Shultz

RICHARD H. DUCKETT, JR.

JANUARY 18, 1989, ORDER, filed 3 cert/Judge "A"
NOW, this 18th day of January, 1989, the parties
Cynthia Teats, by her attorney, Robin Jean Foor, Esquire,
and Richard H. Duckett, Jr., and having consented to the
terms enumerated below, the following Protection Order
is entered:

(1). The Defendant is hereby enjoined from physically
abusing, striking, harassing or threatening the Plaintiff.

(2). The Defendant shall have no contact with the
Plaintiff except as necessary for visitation and the
care of the parties' minor children.

(3). Defendant will not visit, live at or entere
the Box 26, Hyde, Pennsylvania, residence or any other
residence of the Plaintiff except as provided herein
for visitation.

(4). Plaintiff will have custody of the minor
children, Ryan Keith Duckett and David Howard Duckett.

(5). Defendant will have visitation with the
children every Monday and Wednesday from 10:00 AM until
2:00 PM. The parties shall alternate custody of the
children for the major holidays, with teh Defendant
having custody of the children in odd years on Easter
and Christmas and on even years for Thanksgiving.

(6). The Defendant shall have such other visitation
as the parties mutually agree.

(7). The parties may contact each other by telephone
as long as they do not abuse this and use such contact
to harass each other.

The parties are hereby directed to comply with
the terms and conditions of the Consent Agreemtn until
further Order of the Court, such period not to exceed
one (1) year.

The parties are hereby advised that violation
of this Order will subject the violating party to punish-
ment for contempt, which could include incarceration
up to six (6) months and/or a fine up to \$1,000.00.

BY THE COURT: Joseph S. Ammerman, Judge.

CB# 11891

Pro *Shff Co.* 40.00
Office
Shff Credit 17.00

Printed By: Romberger Bindery - Form H-611

Joseph E. Buckley,

J. A. KOHLHEPP SONS, INC.

JANUARY 11, 1989, COMPLAINT IN CIVIL ACTION, filed by Joseph E. Buckley, Esquire. Three (3) copies Certified to Attorney.

Jan 11 3:45 pm

89-32-CD

FEBRUARY 7, 1989, SHERIFFS RETURN, filed. NOW, January 11, 1989, Raymond Krasinski, Sheriff of Elk County was deputized by Chester A. Hawkins, Sheriff of Clearfield County, to serve the within verified Complaint on Rudy Klancer, Individual, Defendant.

NOW, January 26, 1989, at 3:15 P.M. served the within verified COMPLAINT on RUDY KLANCER, Individual, Defendant by deputizing the Sheriff of Elk County. The return of Sheriff Krasinski is hereto attached and made a part of this return by stating that he served by handing to SUSAN STAUFFER, Secretary for defendant.

NOW, January 11, 1989, Raymond Krasinski, Sheriff of Elk County was deputized by Chester A. Hawkins, Sheriff of Clearfield County, to serve the within verified COMPLAINT on RUDY KLANCER BUILDERS, defendant.

NOW, January 26, 1989 at 3:15 P.M. served the within verified Complaint on RUDY KLANCER BUILDERS, Defendant, by deputizing the Sheriff of Elk County. The return of Sheriff Krasinski is hereto attached and made a part of this return by stating that he served by handing to SUSAN STAUFFER, Secretary for defendant. So answers, Chester A. Hawkins.

RUDY KLANCER, An Individual, d/b/a RUDY KLANCER BUILDERS,

FEBRUARY 21, 1989, NOTICE OF INTENTION TO FILE PRAECIPE, filed by Joseph E. Buckley, Jr., Esq. 3 cert/Atty

MARCH 1, 1989, CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the foregoing notice of Intention to File Praecipe filed on February 21, 1989, was served, postage prepaid, via first class mail, on February 23, 1989, to Rudy Klancer at 303 West Creek Rd., St. Marys, PA, and to Rudy Klancer Builders at 303 West Creek Rd., St. Marys, PA. /s/ June M. Miller 2 cert/Atty

Pro by Atty 40.00 Shff Hawkins by Plff 25.00 Shff Sur-charge by Plff 4.00 Shff Krasinski by Plff 26.00 Pro by Atty 9.00

MARCH 15, 1989, PRAECIPE TO PROTHONOTARY FOR DEFAULT JUDGMENT FOR AMOUNT ADMITTED OR NOT DENIED, filed

Enter judgment in favor of the Plaintiff against the Defendant above-named for \$6,070.87, the amount not denied to be due, without prejudice to Plaintiff's right to proceed in the suit for the recovery of the balance of the claim, and assess damages as follows:

Amount of Principal as above: \$6,070.87

It is certified that a written notice of intention to file this Praecipe was mailed to the Defendant against whom judgment is to be entered and to his attorney of record if any, after the default occurred and at least 10 days prior to the date of the filing of this Praecipe. /s/ Joseph E. Buckley, Jr., Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant for amount admitted or not denied in the sum of Six Thousand Seventy Dollars and Eighty-Seven Cents

DEBT: \$6,070.87

DEFAULT JUDGMENT

Raymond W. Withrow Prothonotary

CERTIFICATE OF SERVICE, filed I hereby certify that a copy of the foregoing Praecipe to Prothonotary for Default Judgment for Amount Admitted or Not Denied filed this date with the Clerk of the Court of Common Pleas of Clearfield County, was mailed, certified mail, return receipt requested, postage prepaid, to 303 West Creek Rd., St Marys, PA 15857 /s/ Keith D. Hilborn

<p>J. Richard Mattern</p> <p>1/11/89 \$75.00 Pd. by Atty</p> <p>Lynette Marie Petruska R. Denning Gearhart</p> <p>Ck#13283 13284</p>	<p>GERALD WAYNE LOCKETT,</p> <p>89-33-CD</p> <p>BETTY LOU LOCKETT,</p> <p>Pro 40.00 Pro 5.00 Shff by Prothy 20.40 sur-charge by Prothy 2.00 Pro .50 State 10.00</p>	<p>JANUARY 11, 1989, COMPLAINT IN DIVORCE, filed by J. Richard Mattern, Esquire. Two (2) copies Certified to Attorney.</p> <p>MARCH 10, 1989, PRAECIPE, filed Please reinstate the Complaint in the above captioned action and serve a certified copy of said Complaint on the Defendant by the Clearfield county Sheriff. /s/ J. Richard Mattern, Esq.</p> <p>MARCH 10, 1989, COMPLAINT REISSUED AND REINSTATED TO SHERIFF FOR SERVICE. /s jmb</p> <p>MARCH 29, 1989, AFFIDAVIT OF SERVICE, filed NOW, March 23, 1989 at 1:10PM EST served the within Complaint in Divorce on Betty Lou Lockett, Deft. at Residence, PO Box 92, West Decatur, Clearfield County, PA by handing to Betty Lou Lockett, Defendant. /s/ Chester A. Hawkins, Shff, by Darlene Shultz</p> <p>APRIL 5, 1989, MOTION FOR APPOINTMENT OF COUSNEL & ORDER, filed NOW, this 4th day of April, 1989, upon consideration of the foregoing Motion, it is denied. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>APRIL 5, 1989, AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS, filed by Betty Lockett.</p> <p>MAY 1, 1989, ANSWER & COUNTERCLAIM, filed on behalf of Betty Lou Lockett, Deft. filed by Lynette M. Petruska, Esq. 2 cert atty.</p> <p>MAY 15, 1989, PETITION FOR INVLOUNTARY COUNSELING AND ORDER, filed by Lynette Marie Petruska, Esq. three copies certified AND NOW, this 12th day of May, 1989, upon consideration of the averments contained in the within Petition for Invlountary Counseling and on motion of Lynette Marie Petruska, Esq. Petitioners attorney, it is ORDERED that a Rule shall be and hereby is issued directed to Gerald Wayne Lockett, Plaintiff, c/o J. Richard Mattern, II, Esquire, 211 East Pine Street, Clearfield, Pennsylvania 16830, to show cause, if any, why the prayer of the Petitioner's request should not be granted. Rule Returnable to be held on th 12th day of</p>
<p>CK#1348 PRO PRO STATE CK#1412</p>	<p>TRANS TO REG ACCT. 75.00 40.00 5.00 .50 10.00 19.50 75.00</p>	<p>JUNE, 1989, at 2:30 P.M. in Courtroom No. of the Clearfield County Cpurthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ Joseph S. Ammerman, J</p> <p>JUNE 5, 1989, ACCEPTANCE OF SERVICE, filed I accept service of the Petition for Involuntary Counseling and Rule Returnable on behalf of Gerald Wayne Lockett, Plaintiff, and certify that I am authorized to do so. /s/ J. Richard Mattern II, Esq.</p> <p>AFFIDAVIT OF SERVICE, filed I, Lynette Marie Petruska, attorney for Defendant, certify that a copy of the Petition for Involuntary Counseling and Rule Returnable was served on J. Richard Mattern, attorney for Plaintiff, by US mail, first class postage prepaid on May 15, 1989, as evidenced by the attached Acceptance of Service. I verify that the statements made in this Affidavit of Service 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/ Lynette Marie Petruska, Esq.</p>
		<p>JUNE 13, 1989 STIPULATION TO CONSENT TO COUNSELING & ORDER, filed 1 copy cert atty Mattern, 1 cert atty Petruska NOW, this 9th day of June, 1989, upon agreement of the parties, in settlement of the Petition for Involuntary Counseling filed on May 15, 1989, it is the ORDER of the Court that Plaintiff, Gerald Wayne Lockett, and Defendant, Betty Lou Lockett, shall participate in a maximum of three (3) counseling sessions with Mr. David Kosco through Lutheran Social Services within thirty (30) days from the signing of this Order. Each party shall contact Lutheran Social Services to arrange one (1) individual appointment with Mr. Kosco, to be followed by two (2) joint counseling sessions to be arranged by Betty L. Lockett at a time convenient for the parties. Each party shall bear one-half the costs of said counseling sessions. The parties are hereby advised that violation of this Order will subject the violating party to punishment for contempt. BY THE COURT: Joseph S. Ammerman, Judge.</p>

Printed By: Romberger Bindery - Form H-611

Winifred H. Jones-Wenger

FRANCES J. FULLER,

JANUARY 11, 1989, COMPLAINT IN DIVORCE, filed by Winifred H. Jones-Wenger, Esquire.
One (1) copy Certified to Attorney.

1/11/89
\$75.00 Pd.
by Atty

89-34-CD

FEBRUARY 3, 1989, AFFIDAVIT OF SERVICE, filed AND NOW, Kathryn D. Gallaher, who, being duly sworn according to lae, deposes and says that a certified copy of a Complaint in Divorce concerning the above-captioned case was served on Almon A. McCool, the above-named Defendant, at his address of PO Box 156, Lamar, PA, 16848 on January 27, 1989, by certified mail, restricted delivery, return receipt requested. Attached hereto and marked Exhibit "A" is said return receipt evidencing service. /s/ Kathryn D. Gallaher

Clfd Trust

APRIL 17, 1989, AFFIDAVIT OF CONSENT OF FRANCES J. FULLER, filed
AFFIDAVIT OF CONSENT OF ALMON A. McCOOL, filed
PRAECIPE FOR TRANSMIT RECORD AND DECREE, filed
AND NOW, the 18th day of April, 1989, it is therefore

ALMON A. McCOOL,

DECREED that FRANCES J. FULLER be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and ALMON A. McCOOL. 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 liberty to marry again as though they had never been heretofore married.

Pro 40.00

Pro 10.00

Pro .50

The Prothonotary is directed to pay the Court costs from cash deposited and refund any amount remaining.

CE# 6092 Trans to reg acct. \$75.00
Pro. 40.50
State 10.00
#13301 Atty 24.50 \$75.00

BY THE COURT: Joseph S. Ammerman, Judge.

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

<p>William Lynn Hollen</p> <p>1/11/89 \$75.00 Pd. by Atty</p> <p>Clfd Trust</p> <p>Ck#6153 Trans to reg acct. Pro. 40.50 State 10.00 #13370 Atty 24.50</p>	<p>GARY L. HARRISON,</p> <p>89-35-CD</p> <p>BONITA L. HARRISON,</p> <p>Pro 40.00 State 10.00 Pro .50</p> <p>\$75.00</p> <p>\$75.00</p>	<p>JANUARY 11, 1989, COMPLAINT IN DIVORCE, filed by William Lynn Hollen, Esquire. One (1) copy Certified to Attorney.</p> <p>JUNE 15, 1989, AFFIDAVIT OF SERVICE BY MAIL PURSUANT TO PA. R.C.P. 1920.4 (a)(1)(ii), filed Wm. Lynn Hollen, Esq. being duly sworn according to law, deposes and says that he is the attorney for plaintiff, Gary L. Harrison, and that he did mail a true and correct copy of the Complaint in Divorce filed in the above matter, by certified mail, return receipt requested, deliver to addressee only, to the Defendant Bonita L. Harrison, on January 24, 1989, at her last known address, 4904 Schindler Terrace, Bridgewater, N.J. 08807, Somerville County, PA. The signed receipt is attached hereto as Exhibit "A". /s/ Wm. Lynn Hollen, Esq.</p> <p>JUNE 15, 1989, CONSENT ORDER OF CUSTODY, filed AND NOW, this 20th day of June, 1989, with the consent of the parties as evidenced by their attached signatures hereto, and upon motion of Wm. Lynn Hollen, counsel for the Plaintiff, and believing that it is in the best interest of the children. It is hereby Ordered, Directed and Decreed that physical and legal custody of the minor children of the parties namely: Chrissy Ann Harrison, born April 1, 1980, and Brad Derik Harrison, born November 20, 1982, shall become and remain with the Plaintiff, Gary L. Harrison, subject, however, to periods of visitation and partial custody in favor of the Defendant Bonita L. Harrison, at such times, for such lengths of time, and under such circumstances as the parties mutually agree. It is Further Ordered, Directed and Decreed that this Order shall be temporary in nature, and shall remain in full force and effect unless either party petitions the Court requesting a change. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>JUNE 15, 1989, AFFIDAVIT OF CONSENT OF BONITA L. HARRISON, filed JUNE 15, 1989, AFFIDAVIT OF CONSENT OF GARY L. HARRISON, filed</p> <p>JUNE 15, 1989, PRAECIPE TO TRANSMIT THE RECORD & DECREE, filed</p>
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AND NOW, this 20th day of June, 1989, upon presentation of Attorney Wm. Lunn Hollen, Attorney for the Plaintiff, this court having been satisfied that a Complaint in Divorce alleging an irretrievably broken marriage under Section 201(c) has been filed the 24th day of January, 1989, and that a ninety (90) day period has elapsed therefrom, and that Affidavits of Consent to the divorce have been executed by Gary L. Harrison, the plaintiff, and Bonita L. Harrison, the Defendant, both such consents having been notarized, it is ORDERED, ADJUDGED, and DECREED, that:

The Plaintiff, Gary L. Harrison, is hereby divorced and completely separated from the bonds of matrimony with Bonita L. Harrison, the defendant, as fully as if the said Gary L. Harrison and Bonita L. Harrison had never been married, that every right, duty and claim heretofore accruing to either of the said parties by reason of said marriage does now cease and come to an end; and that each of the said parties is at liberty to marry again as freely as if the marriage had never taken place.

BY THE COURT: Joseph S. Ammerman, Judge.

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

IN RE:
 IN THE MATTER OF
 THE APPOINTMENT OF BOARDS
 OF EXAMINERS,

JANUARY 12, 1989, PETITION, filed by William Garay,
 Mine Inspector.
ORDER OF APPOINTMENT, filed.
 AND NOW, to wit: January 12, 1989, the foregoing
 Petition having been presented, read and considered, the
 Court hereby appoints and designates WILLIAM GARAY as
 Mine Inspector, JERONE F. HEWITT, as Miner, and THOMAS
 J. KROLICK, as Operator or Superintendent to serve as
 and constitute the Board of Examiners for the 18th
 Bituminous Inspection District of the Commonwealth of
 Pennsylvania, in accordance with the provisions of Act
 Number 339, approved July 17, 1961. BY THE COURT: /s/
 John K. Reilly, Jr., President Judge.

Jan 12
 9:20 am

89-37-CD

Pro by W/G 15.00

Printed By: Romberger Bindery - Form H-611

Alan F.
Kirk

DEXTER-CARPENTER COAL
SALES, CORPORATION,

JANUARY 12, 1989, PROMISSORY NOTE, filed.

See Original Papers for Information

Judgment is entered in favor of the Plaintiff and
against the Defendant in the sum of Eighty-six Thousand
Two Hundred Thirty-nine and 33/100 Dollars.

Debt \$86,239.33

JUDGMENT

Jan 12
11:50 am

89-38-CD

Raymond Nettles
Prothonotary

JANUARY 12, 1989, Notice of Entry of Judgment mailed to
the Defendant.

AFFIDAVIT, filed.

CAMBRIA MILLS COAL
COMPANY,

Pro by Atty 9.00

<p>Jan 12 8:30 am</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF LABOR AND INDUSTRY, Harrisburg, PA 17105</p> <p>89-39-CD</p> <p>FRANK J. DOTTS, Individually and t/a DOTTS ENTERPRISES, RD Box 59, Lylesville RD Coalport, PA 16627,</p> <p>Pro by Plff 9.00</p>	<p><u>JANUARY 12, 1989, CERTIFIED COPY OF LIEN, TO THE USE OF THE UNEMPLOYMENT COMPENSATION FUND, filed</u> Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Forty-seven and 36/100 Dollars, with costs.</p> <p>Debt \$1,047.36</p> <p>Interest Computed from December 31, 1988</p> <p>Filed and Entered by Plaintiff, January 12, 1989</p> <p>Judgment</p> <p><i>[Signature]</i> Prothonotary</p>
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<p>Jan 11 8:30 am</p>	<p>FNB CONSUMER DISCOUNT COMPANY, 904 Beaver Drive PO Box 830 DuBois, PA 15801</p> <p>89-40-CD</p> <p>RONALD E. BUZARD and DEBBIE E. BUZARD, RD #1 New Bethlehem, PA 16242</p> <p>Pro by Plff 9.00 Pro by Plff 10.00</p>	<p><u>JANUARY 12, 1989, JUDGMENT FROM J.P., Wesley J. Read, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand Two Hundred Forty-nine and 10/100 Dollars.</p> <p>Debt \$2,249.10</p> <p>Interest from December 6, 1988</p> <p>Filed and Entered by Plaintiff, January 12, 1989</p> <p>Judgment</p> <p><i>[Signature]</i> Prothonotary</p> <p><u>JANUARY 12, 1989, PRAECIPE FOR EXEMPLIFIED RECORD AND JUDGMENT, filed.</u> Please file and transfer to Armstrong County, /s/ Rick Gordon, Mgr. FNB Consumer Disc. Co.</p> <p><u>JANUARY 17, 1989, CERTIFIED DOCKET ENTRIES WITH JUDGMENT MAILED TO ARMSTRONG COUNTY BY REGULAR MAIL.</u></p>
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Anthony S. Guido

DONALD J. DUDA,

JANUARY 13, 1989 COMPLAINT/Action/Quiet Title, filed by Anthony S. Guido, Esquire
 Two (2) copies Certified to Sheriff.
 One (1) copy Certified to Attorney.
 ALL that certain piece or parcel of land situate, lying and being in the Borough of Troutville, Clearfield County, Pennsylvania.
ORDER, filed.
 NOW, this 12th day of January, 1989, it appearing that an Action to Quiet Title has been filed in the above stated case, and the whereabouts of the heirs, devisees, executors, administrators and assigns of C. A. KORB, deceased; and all other person, persons, firms partnerships or corporate entities in interest, is unknown, it is hereby ordered and directed that the said Defendants be served with a copy of the Complaint by advertising the same once a week for three consecutive weeks in the DuBois Courier Express in accordance with the notice attached and made a part of the Complaint.
 BY THE COURT: /s/ John K. Reilly, Jr., President Judge

Jan 13
8:30 am

89-42-CD

Alan F. Kirk

BURNELL L. MUTH and
 MARGIE MUTH;
 and the heirs, devisees,
 executors, administrators
 and assigns of
 C. A. KORB, deceased
 and all other person,
 persons, firms,
 partnerships or
 corporate entities in
 interest,

JANUARY 16, 1989, SHERIFF RETURN, filed
 NOW, January 13, 1989 at 3:00 PM EST served the within Complaint in Action to Quiet Title on Margie Muth, Deft., at residence, Troutville, Clearfield County, PA, by handing to Margie Muth, Deft.
 NOW, January 13, 1989 at 3:00 PM EST served the within Complaint in Action to Quiet Title on Burnell L. Muth, Deft., at residence, Troutville, Clearfield County, PA, by handing to Margie muth, wife of deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

JANUARY 26, 1989, PRAECIPE TO ENTER APPEARANCE, filed 3 cert atty
 Please enter my appearance on behalf of Burnell L. Muth and Margie Muth, Defendants, in the above captioned matter. Kindly file all correspondence to Alan F. Kirk, Esq. /s/ Alan F. Kirk, Esq.

FEBRUARY 21, 1989, ANSWER AND NEW MATTER, filed on behalf of Burnell and Margie Muth, by Alan F. Kirk, Esq. 3 cert/Atty

CERTIFICATE OF SERVICE, filed
 I, Alan F. Kirk, hereby certify that a true and correct copy of the foregoing Answer and New matter was served by US Mail, 1st class this 21st day of February, 1989, upon the following: Anthony Guido, Esq. /s/ Alan F. Kirk, Esq.

MARCH 23, 1989, REPLY TO NEW MATTER, filed by Anthony S. Guido, Esq.

AUGUST 11, 1989, PRAECIPE, filed
 Please mark the above case discontinued of record.
 /s/ Anthony S. Guido, esq.

Pro	by Atty	40.00
Shff	by Atty	28.00
sur-charge	by Atty	4.00
Pro	by Atty	5.00

DISCONTINUED

JANUARY 12, 1989, FIFTEEN (15) SUGGESTIONS OF NONPAYMENT, 11:30,, filed.

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

Fifteen days elapsed since Notice of the filing of this suggestion. It 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 Defendant in the sum of Two Thousand and 00/100 Dollars with cost of suit. (*Judgment of different amount)

Pro - Each Writ - \$9.00

JUDGMENT

Raymond Dethlefsen
Prothonotary

NUMBER NAME AND ADDRESS OF DEFENDANTS REVIVING NUMBER

* 89-43-CD	Alva W. Adams, Westover, PA	84-677-CD
* 89-44-CD	Donald E. Bunnell, Patricia A. Bunnell, Lawrence Twp, Glen Richey, PA	84-678-CD
* 89-45-CD	Walter W. Diehl, PO Box 153, LaJose, PA	84-679-CD
* 89-46-CD	Russell E. Dixon, Thelma A. Dixon, PO Box 12, Luthersburg, PA	84-712-CD
* 89-47-CD	Robert L. Droll, Gale L. Droll, Star Route, Madera, PA	84-714-CD
SAT 89-48-CD	Estate of Bertha Ellen Foster, deceased, Harry Foster, Heir, Marvin Foster, Heir, Lawrence Twp., Hyde, PA 16843	84-680-CD
* 89-49-CD	John Charles Francisco, Velma L. Francisco, RD @, Box 129 Philipsburg, PA	84-716-CD
* 89-50-CD	Peter Fundack, PO Box 264, Bigler Twp., Madera, PA	84-717-CD
* 89-51-CD	Elmer G. Goodrow, RD 1, Bradford Twp., Woodland, PA	84-718-CD
* 89-52-CD	Daniel Charles Harris, Pike Twp., Olanta, PA	84-719-CD
* 89-53-CD	Donald A. Hopkins, Jr., Terri Beth Hopkins, Apt. 21, Cherry Ridge Terrace, Barnesboro, PA	84-676-CD
SAT 89-54-CD	John Kitcho, Cooper Twp., Grassflat, PA	84-682-CD
SAT 89-55-CD	Judith E. Kolbe, James E. Kolbe, Twnpike Ext., Lawrence Twp, Clearfield, PA	84-683-CD
* 89-56-CD	James E. Levine, Sandra E. Levine, RD #3, Bpggs Township Clearfield, PA	84-720-CD
SAT 89-57-CD	Walter F. Ralston, Jr., Patricia L. Ralston, 315 Spring St. Houtzdale, PA	84-691-CD

* 89-43-CD	\$10,690.00
89-46-CD	5,000.00
89-47-CD	5,000.00
89-49-CD	5,000.00
89-50-CD	5,000.00
89-51-CD	5,000.00
89-52-CD	5,000.00
89-53-CD	5,000.00
89-56-CD	5,000.00

** JULY 12, 1989, RELEASE OF LIEN, filed (See original for information.) \$5.00 Pd by Atty

JANUARY 12, 1989, FIFTEEN (15) SUGGESTIONS OF NONPAYMENT, 11:30 am,, filed.

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

Fifteen days elapsed since Notice of the filing of this suggestion. It 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 Defendant in the sum of Two Thousand and 00/100 Dollars with cost of suit. (*Judgment of different amount)

Pro - Each Writ - \$9.00

JUDGMENT

Raymond Netherman
Prothonotary

NUMBER NAME AND ADDRESS OF DEFENDANTS REVIVING NUMBER

SAI, 11-5-93 5:00 pd by PIRF 89-58-CD	Estate of Orvis B. Ricketts, Deceased, Estate of Catherine L. Ricketts, Deceased, James B. Ricketts, t/t, Box 54, Beccaria Twp., Utahville, PA	84-565-CD
11-5-93 5:00 pd by PIRF 89-59-CD	Estate of Adelle Roberts AKA Adelle Bernard, Deceased, Estate of Leon Bernard, Deceased, Isaac Roberts, Heir, Augustin Roberts, Heir, Martha Sallurday, Heir, John Roberts, Heir, Henry Roberts, Heir, Morris Township, Hawk Run, PA 16840	84-692-CD
* 89-60-CD	Robert Samuels, Anna Mae Samuels, Ramey Boro, Ramey, PA	84-729-CD
* 89-61-CD	Janice L. Saupp, James Saupp, RD 1, Box 423-A, Morrisdale, PA	84-730-CD
89-62-CD	Joseph Suhoney, Bessie Suhoney, Box 446, RD 1, Philipsburg, PA	84-622-CD
89-63-CD	Gerald Swoope, RD 1, Box 263, Woodland, PA	84-731-CD
89-64-CD	Charles J. Vaux, RD 2, Box 386-A, Philipsburg, PA	84-623-CD
89-65-CD	Henry Watchey, Alice Watchey, Box 53, Smithmill, PA	84-624-CD
** 89-66-CD	William D. Westover, Elizabeth Westover, Westover, PA	84-625-CD
89-67-CD	Estate of Lillian Wilks, Deceased, Elizabeth Haywood, Heir, Dora Gaylock Heir, Bertha Russell, Heir, Mary Phillips, Heir, Hazel Lowe, Heir, Velma Finney, Heir, Alice Kenny, Heir and Gloria Thompson, Heir, RD 1, Box 652, Osceola Mills, PA	84-626-CD
89-68-CD	James R. Williams, Naomi B. Williams, DuBois, PA	84-627-CD
89-69-CD	Marion H. Williams, Oleta M. Williams, 203 Hill Street, Clearfield, PA	84-566-CD
89-70-CD	George G. Wilson, Irene A. Wilson, 109 Poplar Ave. Clearfield, PA	84-628-CD
89-71-CD	Merrill E. Wison, Bernice L. Wisor, Bradford Twp, Mineral Springs, PA	84-567-CD
89-72-CD	Estate of William Wolfe, Deceased, Hazel Wolfe, Heir, RD Decatur Twp., Philipsburg, PA	84-619-CD
* 89-60-CD	\$ 5,000.00	
89-61-CD	5,000.00	
89-63-CD	5,000.00	
89-64-CD	15,000.00	
** 89-66-CD	JUNE 17, 1991, RELEASE OF LIEN, (See original for information), filed	

Printed By: Romberger Bindery - Form H-611

IN RE:
 JOSEPH T. YOUNG,
 Al Alleged Severely
 Mentally Disabled
 Person,

Jan 13
 10:00 am

89-73-CD

Pro 40.00
 R. Mattern 150.00

JANUARY 13, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
 JOSEPH YOUNG has acted in such a manner as to cause me to believe that he is severely mentally disabled. He has been examined by Dr. WILLIAM GARBY and was found to be in need of treatment.
 (A) As the patient is currently in DRMC-WEST-3N receiving involuntary treatment under Section 303, I ask that the court issue an order that the patient be involuntarily committed for inpatient treatment. /s/ Mary Jo Fish,RNC
 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 From MH-785-A. I believe that he understands his rights. /s/ (illegible)
 I hereby affirm that I have examined JOSEPH YOUNG on January 10, 1989 to determine if he continues to be severely mentally disabled and in need of treatment. IN MY OPINIONS The patient is severely mentally disabled and in need of treatment./s/ Dr. James Fugate. ORDER, filed.
 AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. ORDER, filed.
 AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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.
JANUARY 17, 1989, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.
 One (1) copy Certified to EMS.
 Two (2) copies Certified to Attorney Mattern. DECREE, filed.
 AND NOW, this 17th day of January, 1989, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

The Court finds that JOSEPH T. YOUNG is severely mentally disabled within the meaning of the Mental Health Procedures Act of 1976, as amended.
 Accordingly, the Court ORDERS that JOSEPH T. YOUNG 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 costs of this proceeding and the fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer, shall be paid by Clearfield County.
 It is the FURTHER ORDER of this Court that the Clearfield-Jefferson Community Mental Health Program shall reimburse Clearfield County to the extent permissible by their regulations.
 BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
JANUARY 17, 1989, ORDER, filed.
 AND NOW, this 17th day of JANUARY, 1989, it is the ORDER of this Court that the EMS Ambulance Service, of DuBois, Pa., transport the above-named JOSEPH T. YOUNG from the DuBois Regional Medical Center, West, Psychiatric Ward, DuBois, PA. to Warren State Hospital, Warren PA., as per ORDER of Court Commitment dated JANUARY 17, 1989. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17105

JANUARY 13, 1989, SUGGESTION OF NONPAYMENT, SALES TAX filed. Revive No. 84-797-CD.

Fifteen days have elapsed since notice of filing this suggestion. It 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.

Jan 13
8:30 am

89-74-CD

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Five Thousand Five Hundred Three and 51/100 Dollars, with costs.

Debt

\$5,503.51

MICKEY HARTZELL, t/a
OPEN DOOR,
Route 36
Westover, PA 16692

JUDGMENT



Prothonotary

Pro by Plff 9.00

Printed By: Romberger Bindery - Form H-611

Jan 13
1:55 pm

COUNTY NATIONAL BANK,

89-75-CD

JAMES D. SAUPP and
JANICE L. SAUPP,

Pro	by Plff	40.00
Shff	by Plff	30.20
sur-charge	by Plff	4.00
Shff		
Kunes	by Plff	44.00
Pro	by Plff	9.00

JANUARY 13, 1989, COMPLAINT, Action/Mortgage Foreclosure
filed by Peter F. Smith, Esquire.
Two (2) copies Certified to Attorney.

FEBRUARY 24, 1989, SHERIFF RETURN, filed
NOW, January 16, 1989 @ 10:40 AM EST served the within
Complaint in Mortgage Foreclosure on James D. Saupp, Deft.
at Residence RD#1, Box 662, Morrisdale, Clearfield County,
PA, by handing to Susan M. Woods, Line-in Girlfriend to
Deft.

NOW, January 31, 1989 Garry G. Kunes, Shff of Centre
County was deputized by Chester A. Hawkins, Shff. of
Clearfield County to serve the within Complaint in Mortgage
Foreclosure on Janice L. Saupp, Deft.

NOW February 9, 1989 @ 12:00 Noon served the within
Complaint in Mortgage Foreclosure on Janice Saupp, Deft.,
by deputizing the Shff. of Centre County. The return of
Shff. Kunes is hereto attached and made a part of this
return by stating that he served by handing to Janice L.
Saupp, Deft. /s/Chester A. Hawkins, Shff, by Darlene
Shultz.

MARCH 17, 1989, PRAECIPE FOR ENTRY OF DEFAULT
JUDGMENT, filed

I certify that on March 3, 1989, I sent by first
class mail, postage prepaid, the notice required by
Pa. R.C.P. 237.1 of our intent to enter a default
judgment against the Defendants. Attached hereto
and incorporated herein is a true and correct copy
of said Notice, marked as Exhibit A".

This Notice was sent to the Defendant at the
following addresses: James D. Saupp R.D. 1, Box 662,
Morrisdale, PA 16858 and Janice L. Saupp 316 North
Second St. Philipsburg, PA 16866.

More than ten days have elapsed since the mailing
of said Notice, but defendats are still in default
of an Answer or other responsive pleading.

Please enter judgment against the Defendants as
follows:

- | | |
|--|------------|
| A. Principal: | \$8,131.06 |
| B. Interest accrued to
1/13/89 | 1,677.30 |
| C. Interest accruing after
1/13/89 at \$2.71 per day
(to be added) | \$ |
| D. Returned taxes for 1986-87 | 335.23 |
| E. Costs (to be added): | \$ |
| F. Attorney's commission of
amounts reasonable and actually
incurred by County National
Bank (to be added): | \$ |
| G. Late Charge: | \$ 35.00 |

TOTAL: \$

/s/ Peter F. Smith, Esq.

JUDGMENT Is entered in the above matter in
favor of the Plaintiff and against the Defendants
for failure to file an answer. Judgment in the amount
of Eight THousand One Hundred Thirty-one Dollars and
Six Cents.

DEBT: \$8,131.06

DEFAULT JUDGMENT.

Raymond Withrow
Prothonotary

MARCH 22, 1989, PRAECIPE FOR WRTI OF EXECUTION,
filed by Peter F. Smith, Esq.

WRIT OF EXECUTION ISSUED TO NO. 89-25-EX
executed

MAY 23, 1989, SHERIFF RETURN, filed
NOW, May 23, 1989 return the within writ of execution as executed, the property of the
Defendants was sold to the Plaintiff on May 5, 1989 for \$1.00 plus costs.

Printed By: Romberger Bindery - Form H-611

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
PO Box 8901
Harrisburg, PA 17105

Jan 16
8:30 am

89-77-CD

CLYDE R. LINDSEY,
PO Box 611
CLEARFIELD, PA 16830

Pro by Plff 9.00

JANUARY 16, 1989, CERTIFIED COPY OF LIEN, P.I.T, filed.

Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Nineteen and 52/100 Dollars, with costs.

Debt \$219.52

Filed and Entered by Plaintiff, January 16, 1989

Judgment



Prothonotary

WILLIAM WARING,
801 S. Third Street
Clearfield, PA 16830

Jan 16
11:35 am

89-78-CD

BOB OGDEN and
MRS. BOB OGDEN,
503 E. 5th Street (rear)
Clearfield, PA 16830

Pro by Plff 9.00
o.c. 46.00

JANUARY 16, 1989, JUDGMENT FROM J.P., William M. Daisher filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Five Hundred Thirty-two and 54/100 Dollars, with costs.

Debt \$1532.54

Costs 46.00

Interest from December 15, 1988

Filed and Entered by Plaintiff, January 16, 1989

Judgment

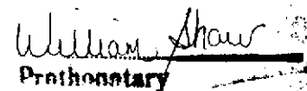


Prothonotary

March 31, 1995 Reversed to No. 95-522-00

And Now, 10 day of April 1995 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest


Prothonotary

Printed By: Romberger Bindery - Form H-611

David R. Tomb

NATIONAL BANK OF THE COMMONWEALTH,

JANUARY 16, 1989, COMPLAINT, Action/Mortgage/Foreclosure, filed by David R. Tomb, Esquire.

One (1) copy Certified to Attorney.

APRIL 17, 1989 AFFIDAVIT OF SERVICE, filed by David R. Tomb, Jr., Atty Plff.

Before me the undersigned authority personally appeared DAVID R. TOMB, JR., who, being duly sworn according to law, deposed and said that he caused a copy of the Complaint in this matter to be served on Eugene R. Kawa, by certified mail on January 23, 1989, at his residence 2229 Morris Ave., Union, New Jersey 07003. s/David R. Tomb, Jr., Atty Plff

Jan 16
8:30 am

89-80-CD

APRIL 17, 1989 PRAECIPE, filed by David R. Tomb, Atty Plff.

Now, April 12, 1989, enter judgment in favor of the plaintiff and against the defendant for want of an Answer or appearance for the sum of \$15,706.39 debt, and 785.00 Attorneys Comm., in all the sum of \$16,491.39 with interest on the debt from May 1, 1988. s/David R. Tomb, Atty Plff.

EUGENE R. KAWA,

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Sixteen thousand four hundred nin ety-one and 39/100(\$16,491.39) for failure to file an Answer or Appearance.

DEFAULT JUDGMENT

DEBT: \$16,491.39

INTEREST May 1, 1988

Pro by Atty 40.00

Pro by Atty 9.00

Raymond Wickson
Prothonotary

APRIL 17, 1989, PRAECIPE TO FILE WRIT OF EXECUTION, filed by David W. Tomb, Jr., Esq.

WRIT OF EXECUTION ISSUED TO 89-32-EX

EXECUTED

Jan 16
8:30 am

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17105

89-81-CD

LYNN ADAMS, t/a
ADAMS BODY CO.
Pine Street
Coalport, PA 16627

Pro by Plff 9.00

JANUARY 16, 1989, CERTIFIED COPY OF LIEN, S & U, filed.

Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Four Hundred Seventy-one and 05/100 Dollars, with costs.

Debt \$471.05

Interest Computation Date, January 5, 1989.

Filed and Entered by Plaintiff, January 16, 1989

Judgment

Raymond Nethersum

Prothonotary

Jan 16
8:30 am

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17105

89-82-CD

JACQUELINE T. SPAID, t/a
VISION PRESS LTD,
PO Box 145,
Pine & Main Sts.
Coalport, PA 16627

Pro by Plff 9.00

Pro by Atty 5.50

JANUARY 16, 1989, CERTIFIED COPY OF LIEN, S & U, filed.

Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Five Hundred Ninety-eight and 64/100 Dollars, with costs.

Debt \$598.64

Interest Computation Date, January 5, 1989

Filed and Entered by Plaintiff, January 16, 1989

Judgment

Raymond Nethersum

Prothonotary

OCTOBER 7, 1991, SATISFACTION OF JUDGMENT AS TO JACQUELINE R. SPAID ONLY, filed

I do hereby authorize, empower and direct the Prothonotary of Clearfield County to enter satisfaction of the lien against Jacqueline R. Spaid only on the records; leaving Vision Press, Ltd on the lien.
/s/ A. Jay Molluso, Sr Deputy Atty General

SATISFIED TO JACQUELINE R. SPAID ONLY.

Printed By: Romberger Bindery - Form H-611

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17105

Jan 16
8:30 am

89-83-CD

ROSEANNA MCLAUGHLIN, t/a
ROSEANNA MCLAUGHLIN,
217 Ridge Avenue
Curwensville, PA 16833

Pro by Plff 9.00
Pro by *atg Shank* 5.50

JANUARY 16, 1989, CERTIFIED COPY OF LIEN, S & U, filed.

Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three Hundred Twenty-eight and 20/100 Dollars, with costs.

Debt \$328.20

Interest Computation Date, January 5, 1989

Filed and Entered by Plaintiff, January 16, 1989

Judgment

Raymond Nitherson

Prothonotary

22nd Aug 97
W.A. Shank

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17105

Jan 16
8:30 am

89-84-CD

RANDALL L. LUZIER and
MARION L. LUZIER
RD 1, Box 299
Clearfield, PA 16830

Pro by Plff 9.00
Pro by *Dept* 5.50

JANUARY 16, 1989, CERTIFIED COPY OF LIEN, PIT, filed.

Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Four Hundred Sixty-one and 76/100 Dollars, with costs.

Debt \$461.76

Interest Computation Date, December 26, 1988.

Filed and Entered by Plaintiff, January 16, 1989

Judgment

Raymond Nitherson

Prothonotary

And Now, 15 day of April 1992 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Allen D. Beitz*
Prothonotary

John R. Carfley

FRANCES GRAHAM,

JANUARY 13, 1989, COMPLAINT IN CIVIL ACTION, filed by John R. Carfley, Esquire.
1/31/89 - One copy Certified to Sheriff

Jan 13 2:30 pm

89-85-CD

FEBRUARY 3, 1989, AFFIDAVIT OF SERVICE, filed NOW, January 31, 1989, at 2:42 PM EST served the within Complaint & Divorce Petition on Merwin Graham Defendant at Employment, Graham Bros, Lumber Co., PO Box 36, Wallaceton, Clearfield County, PA. by handing to Merwin Graham, Defendant.

/s/ Chester A. Hawkins, Shff, by Darlene Shultz

MARCH 10, 1989, PRAECIPE FOR JUDGMENT, filed

Please enter judgment against the Defendant, Merwin Graham, for failure to file an Answer within twenty (20) days as required by the Pennsylvania Rules of Civil Procedure; service of the ten day notice of default was completed pursuant to Rule 237.1 of the PA R.C.P. as evidenced by the certificate of service attached hereto, and assess damages as follows:

Principal -----\$102,500.00
Interest at 6%
Costs to be added -----
TOTAL \$

MERWIN GRAHAM,

/s/ John R. Carfley, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an Answer in the sum of One Hundred Two Thousand Five Hundred Dollars plus Interest at 6% and Costs to be added.

DEBT: \$102,500.00

Pro 40.00

DEFAULT JUDGMENT

Raymond Nettleton
Prothonotary

Shff by Atty 20.00

sur-charge by Atty 2.00

MARCH 13, 1989, NOTICE OF ENTRY OF DEFAULT JUDGMENT MAILED TO DEFT.

Pro 9.00

MARCH 10, 1989, CERTIFICATE OF SERVICE, filed

I hereby certify that the within Notice of Default was served on the defendant below named at the address hereinafter set forth by regular mail, postage prepaid, on February 27, 1989. Merwin Graham. /s/ John R. Carfley, Esq.

Robert W. Hallinger

COCALICO PROPERTIES, INC., t/a GERHART BROS.

JANUARY 17, 1989, PRAECIPE FOR WRIT OF REVIVAL, filed
Please issue Writ of Revival of Judgment into the docket Number 238, 1984, and index it in the judgment Index against Henry G. good and Treva L. Good, in the amount of \$7,210.62 with Interest from February 1, 1984.

Debt \$7,210.62

Atty Comm. 15%

Interest from February 1, 1984 @ 24% per annum.

Filed and Entered by Attorney, January 17, 1989

Judgment

Raymond Metherell
Prothonotary

Jan 17 8:30 am

89-87-CD

HENRY G. GOOD and TREVA L. GOOD,

JANUARY 20, 1989, WRIT OF REVIVAL ISSUED TO THE SHERIFF FOR SERVICE.

FEBRUARY 7, 1989, SHERIFFS RETURN, filed.

NOW, January 19, 1989, THEODORE S. SATTLER, Sheriff of Lancaster County was deputized by CHESTER A. HAWKINS, Sheriff of Clearfield County, to served the within Writ of Revival on HENRY G. GOOD, defendant.

NOW, January 30, 1989, at 10:35 A.M. EST served the within Writ of Revival on HENRY G. GOOD, defendant by deputizing the Sheriff of Lancaster County. The return of SHERIFF SATTLER is hereto attached and made a part of this return stating that he served by handing to TREVA GOOD, Wife of Defendant.

Pro by Atty 15.00
o.c. Shff 12.00
Hawkins by Atty 25.00

NOW, January 19, 1989, THEODORE S. SATTLER, Sheriff of Lancaster County was deputized by CHESTER A. HAWKINS, Sheriff of Clearfield County, to serve the within Writ of Revival on TREVA L. GOOD, Defendant.

NOW, January 30, 1989 at 10:35 A.M. EST served the within Writ of Revival on TREVA L. GOOD, Defendant, by deputizing the Sheriff of Lancaster County. The return of Sheriff Sattler is hereto attached and made a part of this return stating that he served by handing to TREVA L. GOOD, Defendant. So answers, Chester A. Hawkins, Sheriff.

Shff Sur-charge by Atty 4.00
Shff Sattler by Atty 24,40
Pro by Atty 9.25
Pro by atty 5.00

MARCH 15, 1989, PRAECIPE FOR DEFAULT JUDGMENT, filed

Kindly enter judgment against the Defendants and in favor of the Plaintiff in the above action in the amount of \$7,210.62 with interest from February 1, 1984 for failure to plead within the required time to the Writ of REvival. Please index this judgment against Henry G. Good and Treva L. Good.

I HEREBY CERTIFY that a written Notice of Intention to enter judgment was mailed to Henry G. Good and Treva L. Good on February 28, 1989, which was after the default occurred and at least ten days prior to the filing hereof, as required by PA R.C.P. 237.1. A true and correct copy of that Notice is attached to this Praecipe. /s/ Robert W. Hallinger, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Seven Thousand Two Hundred Ten Dollars and Sixty-Two Cents.

DEBT: \$7,210.62

DEFAULT JUDGMENT

Raymond Metherell
Prothonotary

MARCH 14, 1989, NOTICE OF ENTRY OF JUDGMENT MAILED TO DEFT.

MARCH 23, 1995, PRAECIPE, filed by Hanna A. Dunlap, Esq. ONE CERT TO DEF
Kindly mark the judgment entered in the above-captioned action as satisfied upon payment of your costs only. s/HANNA A. DUNLAP, ESQ.

And now, 23rd day of Mar 1995 By payment of the above judgment is satisfied in full of debt, interest and cost.

Attest *William A. Sh...*
Prothonotary

JANUARY 17, 1989, SIXTEEN (16) SUGGESTIONS OF NONPAYMENT, filed. 10:30 am.

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

Fifteen days elapsed since Notice of the filing of this suggestion. It 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 Defendant in the sum of Two Thousand and 00/100 Dollars with cost of suit. (*Judgment of different amount) Pro - Each Writ - \$9.00

JUDGMENT

Raymond Netherman

Prothonotary

NUMBER NAME AND ADDRESS OF DEFENDANTS REVIVING NUMBER

SAT. 5/3/91

89-88-CD Rudolph Litz, Norma Litz, Robert C. Farber, t/t, Juanita Litz Farber, t/t, RD 2, Lawrence Twp. Clearfield, PA 84-684-CD

* 89-89-CD Joseph L. Litzinger, Betty A. Litzinger, PO Box 288, Madera, PA 84-721-CD

* 89-90-CD Earl E. marsh, Marsha M. Marsh, 107 Dixon Ave., DuBois, PA 84-722-CD

89-91-CD Ellery D. Martin, E. June Martin, Cooper Twp, Box 163, Cooper Twp, Grassflat, PA 84-685-CD

* 89-92-CD Johnny Lloyd Martin, PO Box 70, Drifting, PA 84-723-CD

* 89-93-CD Charles T. McCartney, Carole A. McCartney, RD #1, Decatur Twp, Philipsburg, PA 84-724-CD

89-94-CD Thomas Edward McCartney, Donna Elaine McCartney, RD #3, 84-687-CD

89-95-CD Estate of Frank Mullen, Deceased, Estate of Louise Mullen, Deceased Robert Mullen Heir, Lot 32, Ramey, PA 84-687-CD

89-96-CD Estate of FRank Mullen, Deceased, Estate of Louise Mullen, Deceased, Robert Mullern, Heir, Lot #32, Ramey, PA 84-688-CD

* 89-97-CD George E. Myers, RD 1, Box 121, Houtzdale, PA 84-725-CD

* 89-98-CD Patsy Ann Narehood, Main Street, Karthaus Twp Karthaus, PA 84-726-CD

89-99-CD Clair W. Oswalt, Mary E. Oswalt, Curwensville, PA 84-689-CD

89-100-CD Ronald G. Patton, Doris Patton Recreation Land Corp, t/t RD 4, Box 549, Lot 201, DuBois, PA 84-727-CD

89-101-CD Grace Pearce, AKA Grace Pearce Laughard, RD, Madera, PA 84-564-CD

SAT. 89-102-CD Calvin R. Peters, Joan L. Peters, RD 1, Box 48, West DEcatur, PA 84-728-CD

* 89-103-CD Estate of Alfred Powis, Deceased, Olga Kitko, Heir, Oscar Powis, Heir, EARL Powis, Heir, Walter Powis AKA Waldo Powis, Heir, Beccaria Township, Coalport, PA 84-690-CD

- * 89-89-CD \$5,000.00
- 89-90-CD 5,000.00
- SAT. 89-92-CD 5,000.00
- 89-93-CD 5,000.00
- 89-97-CD 5,000.00
- 89-98-CD 5,000.00
- SAT. 89-100-CD 5,000.00
- 89-102-CD 5,000.00
- 89-103-CD 950.00

Printed By: Romberger Bindery - Form H-611

Kim C.
Kesner

CAMBRIA COUNTY FEDERAL
SAVINGS,

JANUARY 18, 1989, COMPLAINT/Action In Replevin, filed
by Kim C. Kesner.

Two (2) copies Certified to Sheriff.
One (1) copy Certified to Attorney
WHEREFORE, Plaintiff demands judgment for
possession of the property above described.

Jan 18
9:10 am

89-104-CD

FEBRUARY 23, 1989, SHERIFF RETURN, filed
NOW, January 31, 1989 @ 1:37 PM EST served the within
Complaint for Action in Replevin on Gregory A. Stine, Deft.
at residence, RD#1, Box 607, Morrisdale, Clearfield
County, PA, by handing to Gregory Stine, Deft.,
NOW, February 21, 1989 after filigent search in my
Baliwick, I return the within Complaint for Action in
Replevin on Sherri G. Stine, Deft., as a "NOT FOUND".
Defendant does not live at residence anymore, as per
ex-husband lives in DuBois. Unable to find her in Dubois
after numerous attempts through post office and through
domestic relations. /s/ Chester A. Hawkins, Shff, by
Darlene Shultz.

GREGORY A. STINE and
SHERRI G. STINE,

MARCH 13, 1992, ORDER, filed.

Three (3) copies Certified
NOW, this 5th day of March, 1992, this being
the day and date set for General Call of the Inactive
Civil Cases in wich no action has been taken for Two
(2) years or more, the Prothonotary having given notice
pursuant to Rule 319 of th Clearfield County Civil
Rules of Court, neither party having appeared, it
is the ORDER of this Court that the above-captioned
case be and is hereby TERMINATED with prejudice.

It is further Ordered costs of this matter shall
be assessed to the Plaintiff. BY THE COURT: /s/
Joseph S. Ammerman, Judge.

TERMINATED WITH PREJUDICE

Pro	by Atty	40.00
Shff	by Atty	24.20
sur-		
charge	by Atty	4.00

Printed By: Romberger Bindery - Form H-611

IN RE:
JOHN DOUGHERTY,
An Alleged Severely
Mentally Disabled
Person,

Jan 18
10:00 am

89-105-CD

Ch # 12068

Pro *Jug Co.* 40.00
R. Mattern 158.80

JANUARY 18, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

JOHN DAUGHERTY has acted in such a manner as to cause me to believe that he is severely mentally disabled. He has been examined by Dr. J. Veroneci and was found to be in need of treatment.

(A) As the patient is currently in DRMC-West - 3N receiving involuntary treatment under Section 303, I ask that the court issue an order that the patient be involuntarily committed for inpatient treatment. /s/ Mary Jo Fish, RNC.

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. /s/ ((llegible))

I hereby affirm that I have examined JOHN DOUGHERTY on January 16, 1989, to determine if he continues to be severely mentally disabled and in need of treatment. /s/ Dr. William Y. Chen.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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.

JANUARY 19, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) copy Certified to EMS.

One (1) copy Certified to Attorney Mattern.

DECREE, filed.

AND NOW, this 19th day of January, 1989, the Mental

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

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

Accordingly the Court ORDERS that JOHN DOUGHERTY be involuntarily committed to Warren State Hospital, a state mental institution, for in-patient treatment and care 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, and amended.

The costs of this proceeding and the fee of J. Richard Mattern II, Esquire. Clearfield county Mental Health Review Officer, shall be paid by Clearfield County.

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

JANUARY 19, 1989, ORDER, filed.

AND NOW, this 19th day of January, 1989, it is the ORDER of this Court that the EMS Ambulance Service, of DuBois, PA., transport the above-named JOHN DOUGHERTY from the DuBois Regional Medical Center, West, Psychiatric Ward, DuBois, PA. to Warren State Hospital, Warren PA., as per Order of Court Commitment dated JANUARY 19th, 1989. BY THE COURT: /s/ John K Reilly, Jr., President Judge.

Barbara H. Schickling

BARBARA McCracken,

JANUARY 18, 1989 NOTICE OF APPEAL FROM J.P. William Daisher filed.

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

Enter rule upon BARBARA McCracken, appellees to file a complaint in this appeal (Common Pleas No. 89-106-CD) within twenty (20) days after service or file or suffer entry of judgment of non pros. /s/ William McCracken, Defendant.

RULE: To BARBARA McCracken,, appellees

Jan 18 11:30 am

89-106-CD

JANUARY 20, 1989, 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. 89-106-CD, upon the District Justice designated therein on January 20, 1989, by certified mail, sender's receipt attached hereto and upon the appellee Barbara McCracken, on January 20, 1989, 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 appellees to whom the Rule was addressed on January 20, 1989, by certified mail, sender's receipt attached hereto. /s/ William McCracken, Defendant.

FEBRUARY 6, 1989, COMPLAINT, filed by Barbara H. Schickling, Esq. 1 cert/Atty

FEBRUARY 27, 1989, PRAECIPE FOR ENTRY OF APPEARANCE, filed by Gary A. Knaresboro, Esquire.

Two (2) copies Certified to Attorney.

Kindly enter my appearance in the above-captioned matter on behalf of William J. McCracken, Defendant. /s/ Gary A. Knaresboro, Esquire.

Pro by Deft 20.00

Pro by Atty 40.00

FEBRUARY 24, 1989, ANSWER TO COMPLAINT, filed by Gary A. Knareboro, Esq. 2 cert/Atty

MARCH 13, 1992, ORDER, filed.

Three (3) copies Certified

NOW, this 5th day of March, 1992, this being the day and date set for General Call of the Inactive Civil Cases in wich no action has been taken for Two (2) years or more, the Prothonotary having given notice pursuant to Rule 319 of th Clearfield County Civil

Rules of Court, neither party having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered costs of this matter shall be assessed to the Plaintiff. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

TERMINATED WITH PREJUDICE

Gary A. Knaresboro

WILLIAM McCracken,

MARCH 13, 1992, ORDER, filed.

Three (3) copies Certified

NOW, this 5th day of March, 1992, this being the day and date set for General Call of the Inactive Civil Cases in wich no action has been taken for Two (2) years or more, the Prothonotary having given notice pursuant to Rule 319 of th Clearfield County Civil

Rules of Court, neither party having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered costs of this matter shall be assessed to the Plaintiff. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

TERMINATED WITH PREJUDICE

Printed By: Romberger Bindery - Form H-611

Earle D. Lees

CHARLES R. HIBBLER,

JANUARY 18, 1989, COMPLAINT IN DIVORCE, filed by Earle D. Lees, Esquire.

One (1) copy Certified to Attorney.

1/18/89
\$75.00 Pd.
by Atty

89-107-CD

MAY 30, 1989, AFFIDAVIT OF SERVICE, filed Earle D. Lees, Jr., Esquire, being duly sworn according to law, deposes and says that ELENA P. HIBLER, defendant, was served with teh Complaint in Divorce to the above term and number on January 25, 1989, by certified mail, restricted delivery and postage prepaid as evidence by the attached receipts and that he did personally acknowledge receipt thereof. /s/ Earle D. Lees, Jr, Esq.

MAY 30, 1989, AFFIDAVIT OF NON-MILITARY SERVICE, filed by Charles R. Hibbler, Plff.

Clfd Trust

MAY 30, 1989, AFFIDAVIT OF CONSENT OF ELENA P. HIBLER, AND CHARLES R. HIBBLER, filed

PRAECIPE TO TRANSMIT RECORD AND DECREE, filed AND NOW, this 1st day of June, 1989, this action

having been considered by the Court, and the Court being satisfied that the parties have knowingly and intelligently executed Affidavits of Consent under Section 201(c) of the Pennsylvania Divorce Code, IT IS ORDERED AND DECREED that:

ELENA P. HIBLER,

The bonds of marriage between Plaintiff, CHARLES R. HIBLER and Defendant, ELENA P. HIBLER, are dissolved because the marriage is irretrievably broken.

Pro 40.00
Pro .50
State 10.00

The Separation Agreement attached hereto and filed herewith is made part hereof this ORDER and merged therewith. BY THE COURT: Joseph S. Ammerman, Judge.

Ck#6140 Trans to reg acct. \$75.00
Pro. 40.50
State 10.00
#13357 Atty 24.50 \$75.00

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

Maureen P. Kieffer,
(Keystone Legal Services)

LORETTA C. KIMBELL,

JANUARY 18, 1989, PRAECIPE TO PROCEED IN FORMA PAUPERIS, filed by Maureen Patricia Kieffer, Esquire.

Kindly allow LORETTA C. KIMBELL to proceed in forma pauperis.

I, MAUREEN P. KIEFFER, 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 service to the party. The party's affidavit showing inability to pay the costs of litigation is attached hereto. /s/ Maureen P. Kieffer, Esquire.

Jan 18
1:55 pm

89-108-CD

JANUARY 18, 1989, COMPLAINT FOR CUSTODY, filed by Maureen P. Kieffer, Esquire.

Three (3) copies Certified to Attorney.

JANUARY 18, 1989, ORDER, filed. 3/Certified to KLS
You Jeffery A. Kimbell, Defendant, have been sued in Court to obtain custody of the child Amanda June Kimbell.

You are ordered to appear in person at the Clearfield County Courthouse, Clearfield, Pennsylvania on the 14th day of February, 1987, at 2:00 o'clock P.M. for a conference.

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/ Joseph S. Ammerman, Judge.

JEFFERY A. KIMBELL,

JANUARY 24, 1989, CERTIFICATE OF SERVICE, filed

I, LINDA A. LOVETT, do hereby state that on the 18th day of January, 1989, I did forward a certified copy of a Complaint For Custody, filed to the above caption, by Certified Mail, Return Receipt Requested, addressed as follows: Mr. Jeffery Kimbell.

Return Receipt card, signed by Jeffery A. Kimbell, is attached hereto. /s/ Lina A. Lovett

CI # 2070

Pro *Key Co* 40.00

MARCH 13, 1992, ORDER, filed.

Three (3) copies Certified

NOW, this 5th day of March, 1992, this being the day and date set for General Call of the Inactive Civil Cases in wich no action has been taken for Two (2) years or more, the Prothonotary having given notice pursuant to Rule 319 of th Clearfield County Civil Rules of Court, neither party having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered costs of this matter shall be assessed to the Plaintiff. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

Printed By: Romberger Bindery - Form H-611

Keystone
Legal
Services,
(Maureen
P. Kieffer)

ANN MARIE HANSON,

JANUARY 18, 1989, PRAECIPE TO PROCEED IN FORMA PAUPERIS,
filed by Maureen P. Keiffer, Esquire.
Three (3) copies Certified to Attorney.

Kindly allow ANN MARIE HANSON, Plaintiff to proceed
in forma pauperis.

I, MAUREEN PATRICIA KIEFFER, 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 service to the party. The
party's affidavit showing inability to pay the costs
of litigation is attached hereto. /s/ Maureen Patricia
Kieffer, Esquire.

Jan 18
1:55 pm

89-109-CD

AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN
FORMA PAUPERIS, filed.

JANUARY 18, 1989, COMPLAINT FOR CUSTODY, filed
by Maureen P. Kieffer, Esquire.
Three (3) copies Certified to Attorney.

PATRICK LEROY LUCAS,

JANUARY 18, 1989, ORDER, filed. 3/Cert/Attorney
You, PATRICK LEROY LUCAS, Defendant have been
sued in Court to obtain custody, partial custody or
visitation of the children, Patrick Leroy Lucas, Jr.
and Ricky Allen Lucas.

You are ORDERED to appear in person at the Clear
field County Courthouse, Clearfield, Pennsylvania on
the 15th day of February, 1989 at 10:00 o'clock A.M.
for a conference.

Temporary Custody of the children is granted
to Plaintiff until further Order of the Court, pursuant
to Pa. R.C.P. 1915.13.

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/ Joseph S. Ammerman, Judge.

Ca # 12070

Pro *KeyCo.* 40.00

JANUARY 31, 1989, CERTIFICATE OF SERVICE, filed.
I, Linda Ann Lovett, do hereby state that on the
18th day of January, 1989, I did forward by Certified
Mail, return receipt number P 987 473 099, a certified
copy of Complaint For Custody filed in the above matter
addressed to:

Patrick L. Lucas, c/o Dawn Caporiesico, RD #2,
Box 778, Altoona, Pennsylvania, 16601,

Return receipt signed by Patrick L. Lucas is
attached. Linda Ann Lovett.

FEBRUARY 15, 1989, ORDER, filed
3 copies cert Atty K.L.S.

AND NOW, this 15th day of February, 1989, the
time scheduled for the custody conference in this
matter having arrived and the Defendant, Patrick
LeRoy Lucas, having not appeared for that conference
and after consideration of the testimony presented on
the record, custody of the children, Patrick LeRoy
Lucas, Jr., and Ricky Allen Lucas is granted to
Plaintiff Ann Marie Hanson.

BY THE COURT: Joseph S. Ammerman, Judge.

<p>George S. Test</p> <p>1/18/89 \$75.00 Pd. by Atty</p>	<p>JACQUELINE MARIE LEIGEY,</p> <p>89-110-CD</p>	<p><u>JANUARY 18, 1989, COMPLAINT IN DIVORCE</u>, filed by George S. Test, Esquire. NO COPIES.</p> <p><u>JANUARY 27, 1989, CERTIFICATE OF SERVICE</u>, filed The undersigned, George S. Test, Esq., Attorney for the Plaintiff in the foregoing matter, certifies that he has served a true and correct copy of the Divorce Complaint on the Defendant, by mailing the same in the US Postal Service and also certifies that the same was received by said Defendant, Edmond Dennis Leigey, Jr. on January 23, 1989 as evidenced by the attached Acceptance of Service signed by the Defendant. /s/ George S. Test, Esq</p> <p><u>ACCEPTANCE OF SERVICE</u>, filed The undersigned, Edmond Dennis Leigey, Jr., Acknowledges receipt of a copy of the Complaint in Divorce filed in Clearfield County, PA at the above term and number. /s/ Edmond Dennis Leigey, Jr.</p>	
<p>Clfd Trust</p> <p>CK# 1071 Trans. Pro. 40.00 Pro. .50 State 10.00 CK#1081 24.50</p>	<p>EDMOND DENNIS LEIGEY, JR</p> <p>Pro 40.00 Pro .50 State 10.00 to reg. acct. 75.00 75.00</p>	<p><u>MARCH 12, 1990, AFFIDAVIT OF CONSENT OF JACQUELINE MARY LEIGEY</u>, filed <u>AFFIDAVIT OF CONSENT OF EDMOND DENNIS LEIGEY, JR.</u>, filed <u>MOTION REQUESTING ENTRY OF DECREE IN DIVORCE</u>, filed <u>DECREE IN DIVORCE</u>, filed AND, NOW, TO WIT, this 19th day of March, 1990, the Plaintiff herein having filed a Complaint in Divorce pursuant to 23 P.S., 201 (c) said Complaint having been filed on January 18, 1989, and having been served on the Defendant, a period of ninety days from the date of 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 completely separated from the bonds of matrimony with Edmond Dennis Leigey, Jr., as fully as if the said</p>	

Jacqueline Marie Leigey and Edmond Dennis Leigey, Jr., 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.

BY THE COURT: Joseph S. Ammerman, Judge

APRIL 16, 1990, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.

Printed By: Romberger Bindery - Form H-611

Keystone
Legal
Services,
(Maureen
Patricia
Kieffer)

BERTHA LOUSE REAMS,

JANUARY 18, 1989, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Maureen Patricia Kieffer, Esquire

Jan 18
1:55 pm

89-111-CD

Seven (7) copies Certified to Attorney
AFFIDAVIT OF INSUFFICIENT FUNDS, filed.
Before me, the undersigned officer, personally appeared, BERTHA LOUSE REAMS, Plaintiff, 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. Section 10184(b) such costs should not be required.
/s/ Bertha Louise Reams, Plaintiff.

ELWOOD KENNETH REAMS,

JANUARY 23, 1989, AFFIDAVIT OF SERVICE, filed NOW, January 19, 1989 at 11:38 AM EST served the within Protection From Abuse & Temporary Protection Order & Petition for Relief Under the PFA Act, on Elwood Kenneth Reams, deft., at the Clearfield County, Jail 410 21st St., Clearfield, Clearfield County, PA, by handing to Elwood Reams, Deft.
/s/ Chester A. Hawkins, Shff, by Darlene Shultz

JANUARY 26, 1989, ORDER, filed
6 copies cert atty.

AND NOW, this 25th day of January, 1989, the parties, BERTHA LOUISE REAMS by her attorneys, Keystone Legal Services and MAUREEN PATRICIA KIEFFER, and ELWOOD KENNETH REAMS, having consent to the terms enumerated below, the following protection Order is entered:

Ex # 12070

Pro	<i>Sup Co.</i>	40.00
Shff	Office Credit	17.00

(1). The Defendant is hereby enjoined from physically abusing, striking, harassing or threatening the Plaintiff or her minor children.

(2). Defendant will not visit, live at or enter the Osceola Mills, Pennsylvania residence until such time that Plaintiff notifies him that she has moved out of that residence. Defendant may be there when Plaintiff moves. Defendant will not visit, live at or enter any other residence of the Plaintiff.

(3). Plaintiff will have temporary custody of the parties' minor children, Kenneth, 8 years and Christopher, 7 years.

(4). Defendant will have visitation with the children on every other Sunday from 10:00 A.M. to 5:00 P.M. Defendant may pick up the children at the door of the Osceola Mills, Pennsylvania Residence.

(5). Defendnat will pick up his clothing January 26, 1989 at 10:00 A.M.

(6). Defendnat will give Plaintiff the post office box number to where Plaintiff with forward his mail.

The parties are hereby directed to comply with the terms and consitions 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 will subject the violating party to punishment for contempt, which could include incarceration up to six months. and/or a fine up to \$1,000.

BY THE COURT: Joseph S. Ammerman, Judge.

Andrew P. Gates

CURWENSVILLE STATE BANK,

JANUARY 18, 1989, COMPLAINT, Action/Mortgage Foreclosure, filed by Andrew P. Gates, Esquire.
Seven (7) copies Certified to Attorney.

Jan 18
2:10 pm

89-112-CD

FEBRUARY 14, 1989, SHERIFF RETURN, filed
NOW, January 20, 1988 10:52 AM EST served the within Complaint in Mortgage Foreclosure on Ferdin E. Wallace, the defendant, at his place of business, Wallace Garage, Cherry St., Clearfield, Clearfield County, PA, by handing to Ferdin E. Wallace.
NOW, January 20, 1989 at 11:00 AM EST served the within Complaint in Mortgage Foreclosure on Fran Anderson, a tenant at 318 E. Pine St., Clearfield, Clearfield County, PA., owned by the defendant Ferdin Wallace, by handing to Fran Anderson.
NOW, January 20, 1989 at 11:00 AM EST served the within Complaint in Mortgage Foreclosure on Frank & Dawn Maines, tenants at 318 E. Pine St., Clearfield, Clearfield County, PA, owned by the defendant Ferdin Wallace, by handing to Frank & Dawn Maine.
NOW, January 20, 1989 at 11:02 AM EST served the within Complaint in Mortgage Foreclosure on Lynne Anderson, tenant at 318 E. Pine St., Clearfield, Clearfield County, PA, owned by the defendant, Ferdin Wallace, by handing to Lynne Anderson.
NOW, January 20, 1989 at 11:40 AM EST served the within Complaint in Mortgage Foreclosure on Mary Kuler & Philips Parks, tenants at the corner of 10th and Daisy Sts., Apt. #1, Clearfield, Clearfield County, PA, owned by the defendant Ferdin E. Wallace, by handing to Mary Kuler & Philip Parks.
NOW, January 20, 1989 at 11:40 PM EST served the within Complaint in Mortgage Foreclosure on Theresa Ongley, Tenant at the corner of 10th and Dorey Sts., Apt #4, Clearfield, Clearfield County, PA, owned by the defendant, Ferdin Wallace, by handing to Theresa Ongley.
NOW, January 26, 1989 at 8:38 AM EST served the within Complaint in Mortgage Foreclosure on William Spontarelli, tenant, at Apt #1, 318 E. Pine St., Clearfield, Clearfield County, PA, owned by the defendant Ferdin Wallace, by handing to William Spontarelli.
NOW, January 31, 1989 at 9:20 AM EST served the within Complaint in Mortgage Foreclosure on Michelle Showers, tenant, at the corner of 10th and Dorey St., Clearfield, Clearfield County, PA, owned by the defendant Ferdin Wallace, by handing to Michelle Showers.
NOW, February 9, 1989 return the within Complaint in Mortgage Foreclosure as "NOT SERVED" as the 4th apartment at the corner of 10th and Dorey Str., Clearfield, Clearfield County, PA, owned by Ferdin Wallace, the defendant is vacant. /s/ Chester A. Hawkins, Shff, by Darlene Shultz.

FERDIN E. WALLACE and
MARILYN R. WALLACE,
a/k/a MARILYN R.
HUMMEL,

Pro	by Atty	40.00
	APG	
Shff	by Atty	51.00
sur-		
charge	by Atty	18.00

Pro	by Atty	9.00
Pro	by Atty	5.00
Pro	by Atty	5.00
Pro	by Atty	5.00

FEBRUARY 14, AFFIDAVIT OF SERVICE, filed
ANDREW P. GATES, the Attorney for Plaintiff being duly sworn according to law, says that Defendant, Ferdin E. Wallace, was personally served with a certified true and correct copy of the Complaint in Mortgage Foreclosure by teh Clearfield Coutny Shff., on January 20, 1989, as indicated by the Sheriff's Certificate of Service. Furthermore, all tenants in teh two rental properties (i.e., 318 East Pine St., Clearfield, PA and 10th & Dorey Streets, Clearfield, PA) were also served by the Clearfield County Sheriff as required by PA R.C.P. 410(b)1) and as indicated in the Sheriff's Certificate of Service. /s/ Andrew P. Gates, Esq.

FEBRUARY 14, 1989, AFFIDAVIT OF SERVICE, filed
ANDREW P. GATES, the Attorney for Plaintiff, being duly sworn according to law, says he served Defendant, Marilyn R. Wallace a/k/a Marilyn R. Hummel with a certified true and correct copy of the Complaint in Mortgage Foreclosure by certified mail No. P 812 931 148, Return Receipt Requested, on January 23, 1989, at her mailing address as indicated in the Complaint and that said Defendant did receive service as evidenced by the receipt signed by her which is attached hereto as Exhibit "A". /s/ Andrew P. Gates, Esq.

FEBRUARY 14, 1989, PRAECIPE FOR DEFAULT JUDGMENT, filed
Enter judgment in favor of UCRWENSVILLE STATE BANK, Plaintiff herein, and against Defendants herein, FERDIN E. WALLACE and MARILYN R. WALLACE a/k/a MARILYN R. HUMMEL, for their failure to file an Answer to the Complaint which was served upon both Defendants as indicated in the Affidavits of Service, in the following amounts:

(a) Outstanding mortgage balance	\$32,067.17
(b) Accrued interest through 12-29-88	889.83
(c) Late Charges	1,167.54
(d) Attorney fees (15% of amount in default as per mortgage	4,800.00
TOTAL	\$38,924.54

plus per diem interest of 8.0168% from December 29, 1988.

Furthermore, both defendants had previously been served with the Notice specified in 41 PS §403 more than thirty (30) days prior to the filing of the Complaint with the manner of said service being specifically set forth in the Complaint. /s/ Andrew P. Gates, Esq

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Thirty-Eight Thousand Nine Hundred Twenty-Four Dollars and Fifty-Four Cents.

DEBT:
DEFAULT JUDGMENT

\$38.924.54

(Cont 101229)

Raymond W. ...
Prothonotary

Printed By: Romberger Bindery - Form H-611

COMMONWEALTH OF PENNA,
DEPARTMENT OF LABOR AND
INDUSTRY,
Harrisburg, PA 17105

Jan 18
2:45 pm

89-113-CD

BRUCE GRAHAM,
Individually and t/a
BLACK HILL COAL CO.

Pro by Plff 9.00
Pro by Deft 5.50

JANUARY 18, 1989, SUGGESTION OF NONPAYMENT AND AVERMENT OF DEFAULT, filed. To Revive and Continue Lien entered to No. 84-241-CD.

Fifteen days have elapsed since notice of filing this suggestion. It 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 Defendant in the sum of One Thousand Fifty and 79/100 Dollars, with costs.

Debt \$1,050.79

JUDGMENT

Raymond Wetherill
Prothonotary

And Now, 18 day of Feb 1989 By paper filed, the a Allen D. Birtz Prothonotary in full of debt, interest and cost.

Attest: Allen D. Birtz
Prothonotary

COMMONWEALTH OF PENNA
DEPARTMENT OF LABOR AND
INDUSTRY,
Harrisburg, PA 17105

Jan 18
2:45 pm

89-114-CD

BRUCE GRAHAM,
Individually and t/a
BLACK HILL COAL CO.

Pro by Plff 9.00
Pro by Deft 5.50

JANUARY 18, 1989, SUGGESTION OF NONPAYMENT AND AVERMENT OF DEFAULT, filed. To Revive and Continue Lien entered to NO. 84-825-CD.

Fifteen days have elapsed since notice of filing this suggestion. It 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 Defendant in the sum of One Thousand One Hundred Twenty-four and 00/100 Dollars, with costs

Debt \$1,124.00

JUDGMENT

Raymond Wetherill
Prothonotary

And Now, 18 day of Feb 1989 By paper filed, the a Allen D. Birtz Prothonotary in full of debt, interest and cost.

Attest: Allen D. Birtz
Prothonotary

<p>R. Denning Gearhart</p> <p>1/18/89 \$75.00 Pd. by Atty</p> <p>Clfd Trust</p> <p>Ck#6111 Trans Pro. State #13322 Atty</p>	<p>AMY L. BARQUIST,</p> <p>89-115-CD</p> <p>WALTER W. BARQUIST,</p> <p>Pro 40.00 Pro .50 State 10.00 to reg acct. \$85.00 40.50 10.00 34.50</p>	<p><u>JANUARY 18, 1989, COMPLAINT IN DIVORCE</u>, filed by R. Denning Gearhart, Esquire. One (1) copy Certified to Attorney.</p> <p><u>JANUARY 19, 1989, RULE RETURNABLE</u>, filed 1 cert/Atty AND NOW, this 19th day of January, 1989, upon consideration of the foregoing Complaint in Divorce, it is the order of this Court that a Rule is issued upon the Defendant, to show cause why Plaintiff's prayer for Custody which is contained in Count II of the Divorce Complaint, should not be granted. Rule Returnable the 7th day of February, 1989, at 2:30 PM in Courtroom No. ___ of the Clearfield County Courthouse, Clearfield, PA. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p><u>JANUARY 31, 1989, AFFIDAVIT OF MAILING</u>, filed R. Denning Gearhart, Esq. 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 Divorce Complaint 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.</p> <p><u>FEBRUARY 14, 1989, ORDER</u>, filed 2 copies cert atty. AND NOW, this 7th day of February, 1989, this being the day and date set for hearing on the matter of custody of the parties minor children, namely: Carl G. Barquist (d.o.b. 4-6-85) and John W. Barquist (d.o.b. 8-3-86), and Plaintiff having appeared with her attorney, R. Denning Gearhart, while the Defendant failed to appear, and the Court having been satisfied that service was had on the Defendant, it is the ORDER of this Court as follows. 1. That legal and physical custody of the named children shall be and remain in Amy L. Barquist, provided, however, that the Defendant may visit with said children from 1:00 to 5:00 P.M. each and every Sunday, provided that he gives the Plaintiff forty-eight (48) hours notice of his intention to exercise said visitation and provided that the visitation not take place in the presence of alcohol or any woman not related to the Defendant by blood or marriage. BY THE COURT: Joseph S. Ammerman, Judge.</p>
		<p><u>MAY 1, 1989, PRAECIPUE TO TRANSMIT THE RECORD</u>, filed by R. Denning Gearhart, Esquire. <u>AFFIDAVIT OF CONSENT OF AMY L. BARQUIST</u>, filed. <u>AFFIDAVIT OF CONSENT OF WALTER W. BARQUIST</u>, filed. <u>DECREE</u>, filed. AND NOW, this 2nd of May, 1989, it is ORDERED AND DECREED that AMY L. BARQUIST, Plaintiff and WALTER W. BARQUIST, Defendant, are divorced from the bonds of matrimony. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p> <p><u>MAY 15, 1989, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.</u></p> <p><u>MAY 16, 1989, NOTICE OF ELECTION TO RETAKE MAIDEN NAME</u>, 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 2nd day of May, 1989, hereby elects to retake and hereafter use her maiden name of SOLTIS 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. /s/ AMY L. BARQUIST, to be known as AMY L. SOLTIS.</p>

Printed By: Romberger Bindery Form H-611

R. Denning
Gearhart

DEBBIE JO FISCH,

JANUARY 18, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.
One (1) copy Certified to Attorney.

1/18/89
\$75.00 Pd.
by Atty

89-116-CD

JANUARY 25, 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, restructured delivery return receipt requested, a true and correct copy of the Divorce Complaint in that action, to the Defendant at his residence as evidenced by the signed receipt attached hereto as Exhibit "A". R. Denning Gearhart, Esq.

Clfd Trust

JANUARY 12, 1990, PRAECIPE TO TRANSMIT THE RECORD, filed by R. Denning Gearhart, Esquire.

AFFIDAVIT OF CONSENT OF DEBBIE JO FISCH, filed.
AFFIDAVIT OF CONSENT OF RONALD LEE FISCH, filed.
DECREE, filed.

RONALD LEE FISCH,

AND NOW, this 19th day of January, 1990, it is ORDERED AND DECREED that DEBBI JO FISCH, Plaintiff, and RONALD LEE FISCH, Defendant, are divorced from the bonds of matrimony. BY THE COURT: /s/ Joseph S. Ammerman, Esquire.

FEBRUARY 15, 1990, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA

Pro 40.00

Pro .50

State 10.00

Ck.#1024 Trans. to reg. acct. \$75.00

Pro. \$40.00

Pro. \$.50

State \$10.00

Ck.#1032 Atty. \$24.50 \$75.00

Leon P. Haller,

CITICORP MORTGAGE, INC.
Successor in Interest
to Citicorp Homeowners
Services, Inc.

Jan 18
8:30 am

89-117-CD

CHARLES C. BROWN and
JOAN BROWN,

Pro	by Atty	40.00
Shff		
Hawkins	by Atty	25.80
Shff	Sur-	
charge	by Atty	4.00
Pro	by Atty	9.00

JANUARY 18, 1989, COMPLAINT/Action/Mortgage Foreclosure,
filed by Leon P. Haller, Esquire.
Two (2) copies Certified to Sheriff.

SHERIFFS RETURN, filed.

NOW, January 24, 1989, at 9:45 A.M. EST served the within Complaint in Mortgage Froeclosrue on JOAN BROWN, Defendant, at the Clearfield County Courthouse, E. Market Street, Clearfield, Clearfield County, Pennsylvania, by handing to JOAN BROWN, Defendant, a true and attested copy of the original Complaint in Mortgage Foreclosure and made known to her the contents thereof.

NOW, February 6, 1989, at 1:50 P.M. EST served the within Complaint in Mortgage Foreclosure on CHARLES C. BROWN, Defendant, at residence, RD#1, Box 416B, Curwensville, Clearfield County, Pennsylvania, by handing to JOAN BROWN, Wife of Defendant, a true and attested copy of the original Complaint in Mortgage Foreclosure and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff.

MARCH 3, 1989, PRAECIPE, filed

Please enter JUDGMENT In favor of the Plaintiff and against Defendant CHARLES C. BROWN AND JOAN BROWN for failure to plead to the above action within twenty (20) days from date of service of the Complaint, and assess Plaintiff's damages as follows:

Unpaid principal balance	\$48,974.48
Interest	4,717.19
Late Charges	232.96
Escrow Deficit	296.03
5% Attorney's Commission	2,711.02
TOTAL	\$56,931.68

/s/ Leon P. Haller, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendants for failure to file an answer in the sum of Fifty-Six Thousand Nine Hundred Thirty-One Dollars and Sixty-Eight Cents.

DEBT: \$56,931.68

DEFAULT JUDGMENT

Raymond Dethman
Prothonotary

MARCH 3, 1989, AFFIDAVIT OF NON-MILITARY SERVICE, filed by Leon P. Haller, Esq.

March 3, 1989, NOTICE OF DEFAULT JUDGMENT MAILED TO DEFTS.

WRIT OF EXECUTION ISSUED TO NO. 89-20-EX

Stay and unexecuted

MAY 22, 1989, SHERIFF RETURN, filed

NOW, May 22, 1989, at the direction of LEON HALLER, Atty, for Plaintiff, I return this writ to be marked stayed., unexecuted. /s/ Chester A. Hawkins, Shff, by Darlene Shultz.

Printed By: Romberger Bindery - Form H-611

Merle K. Evey

WOLF REAL ESTATE TRUST
UNDER TRUST AGREEMENT
DATED January 2, 1965,

Jan 18
8:30 am

89-118-CD

FIRST NATIONAL BANK OF
ALTOONA, Now, Mellon
Bank (Central) N.A.,
Surviving Executor and
Trustee under the Last
Will and Testament of
JACK A. GREBE,
MELLON BANK (CENTRAL)
N.A., Executor of the
Last Will and Testament

of
MILDRED P. GREBE,
WILLIAM GREBE,
JUDITH ANN BARRETT,
PATRICIA JANE GREBE,
MARY LEE ISENBERG and
JACK A. GREBE, JR.

Pro by Atty 41.50
by atty
Shff Hawkins 49.80
by atty
Shff Surchg 12.00
by atty
Shff-Blair Co. 43.30

JANUARY 18, 1989, COMPLAINT/ Action/ Quiet Title, filed by Merle K. Evey, Esquire

Six (6) copies Certified to Sheriff.

ALL that area of land together with the buildings and improvements thereon situate in Chester Hill Borough, Clearfield County, Pennsylvania.

FEBRUARY 28, 1989, SHERIFF RETURN, filed

NOW, January 19, 1989 Albert Wegemer, Shff. of Blair County was deputized by Chester A. Hawkins, Shff of Clearfield County to serve the within Complaint in Action to Quiet Title on Mary Lee Isenberg; First National Bank, now Mellon Bank; Jack A Grebe, Jr.; and William Grebe.

NOW, January 30, 1989 at 8:50 AM EST served the within Complaint on Mary Lee Isenberg, the defendant, by deputizing the Shff. of Blair County. The return of service of Albert Wegemer, Shff. of Blair county is hereto attached and made a part of this return.

NOW, January 30, 1989 at 10:30 AM EST served the within Complaint on the First National Bank, now Mellon Bank, the defendant, by deputizing the Shff. of Blair County. The return of service of Albert Wegemer, Shff. of Blair County is hereto attached and made a part of this return.

NOW, January 31, 1989, at 3:00 PM Est served the within Complaint on Jack A. Grebe, Jr., the defendant, by deputizing the Shff. of Blair County. The return of service of Albert Wegemer, Shff. of Blair County is hereto attached and made a part of this return.

NOW, February 7, 1989 at 8:50 AM EST served the within Complaint on William Grebe, the defendant, by deputizing the Shff. of Blair County. The return of service of Albert Wegemer, Shff. of Blair County is hereto attached and made a part of this return.

NOW, January 27, 1989, served the within Complaint on Patricia Jane Grebe, the defendant, by certified mail number P-706 900 572, at 14221 Georgia Ave., Sivler Spring, MD. 20906, being her last known address. The return receipt endorsed by Patricia J. Grebe is hereto attached and made a part of this return.

NOW, February 8, 1989 served the within Complaint on Judith Ann Barrett, the defendant, by certified mail number P-706 900 571, at 513 Uluhala St., Kailua, Hawaii 96704, being her last known address. The return receipt, endorsed by the defendant is hereto attached and made a part of this return. /s/ Chester A. Hawkins, by Darlene Shultz.

MARCH 22, 1989, MOTION FOR JUDGMENT AND AFFIDAVIT,

MARCH 22, 1989, ORDER OF COURT, filed 2 cert/Atty

NOW, this 21st day of March, 1989, it is hereby ordered that the Recorder of Deeds of Clearfield County is hereby directed, upon payment to him of his proper costs, to enter satisfaction of record on the mortgage given by Curtis Products Co., Inc. to Mildred A. Grebe dated March 7, 1957 and recorded in Mortgage Book Volume 174, Page 10 in the amount of \$22,500.00, with interest, as set forth thereon and sucured upon the following described premises:

ALL that area of land together with teh buldings and improvements thereon situate in Chester Hill Borough, Clearfield County, Pennsylvania, bounded and described as follows:

The First Thereof: BEGINNING at a point on the Eastern boundary of the right of way of the New York Central Railroad at a distance of 201.9 feet on a course of South 32 degrees 50 minutes East from the intersection of teh said Eastern line of the right of way of New York Central Railroad and presqueisle Street and to the Southwest corner of land now or formerly owned by Regina Grebe, et al; thence South 32 degrees 50 minutes East a distance of 70 feet to a post and in line of other land of Irwin & Hoffer; thence along line of the same North 61 degrees 36 minutes East and on a line parallel to the south line of Regina Grebe, et al a distance of 116.1 feet to post or line of land of Independent Oil Co.; thence along line of same north 30 degrees 56 minutes West a distance of 70 feet, more or less, to post on line of land of Regina Grebe, et al; thence along line of same South 61 degrees 36 minutes West a distance of 118.6 feet to the Eastern Line of the New York Central Railroad right of way to the place of beginning.

The Second Thereof: BEGINNING at a post on the corner of Presqueisle Street and line of Beech Creek Railroad right of way; thence along the said right of way a distance of 200 feet, more or less, to a post on line of Beaver Street, Philipsburg Borough and land of Irwin & Hoffer; thence in an Easterly direction along the line of land of Irwin & Hoffer and on line of Beaver Street aforesaid a distance of 126 feet, more or less, to land now or formerly of the Murray Lumber Co.; thence in

Barbara-H. Schickling
Kimberly M. Kubista

BARBARA A. HOWELL,

JANUARY 19, 1989, COMPLAINT IN DIVORCE, filed by Barbara H. Schickling, Esquire.
One (1) copy Certified to Attorney.

1/19/89
\$75.00 Pd.
by atty

89-119-CD

JANUARY 31, 1989, AFFIDAVIT, filed.
AND NOW, this 27th day of January, 1989, 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 action on David E. Howell, Defendant, in the above-captioned action, by sending said copy by Certified mail No. P 868 424 977, return receipt requested, restricted delviery, to the said Defendant at his last known address, to-wit: 432 South Third Street, Clearfield, Pennsylvania 16830. /s/ Barbara Schickling, Esquire, Attorney for the Plaintiff.

Clfd Trust

FEBRUARY 7, 1989, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND EXPENSES AND ORDER, filed
AND NOW, this 7th day of February, 1989, upon consideration of the averments contained in the within Petition for Alimony Pendente Lite, Cousnel 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 David E. Howell, Deft., 432 South Third Street, Clearfield, PA, 16830, to show cause, if any, why the prayer of the Petitioner's request should not be granted.
Rule Returnable to be held on the 15th day of March, 1989, at 2:30 Pm in Courtroom No. ___ of the Clearfield County Courthouse, Clearfield, PA. BY THE COURT: Joseph S. Ammerman, Judge. 1 cert/Atty

Richard A. Ireland

DAVID E. HOWELL,

Pro 40.00
State .50

FEBRUAYR 28, 1989, PRAECIPE FOR ENTRY OF APPEARANCE, filed by Richard A. Ireland, Esquire.
Please enter my appearance on behalf of the Defendant in the above captioned action.

CK# 2934 Transferred to Reg. Account \$75.00
Prothonotary \$40.00
State .50
Atty CK#1553 34.50
\$75.00

MARCH 16, 1989, ORDER, filed 2 cert/Atty Schickling
3 cert/Atty Ireland
NOW, this 15th day of March, 1989, hearing in the instant matter is CONTINUED until a decision is rendered on the hearing March 14th, 1989, in case No. 86-398-SD.
BY THE COURT: Joseph S. Ammerman, Judge

APRIL 19, 1989, ORDER, filed

5 copies cert Judge A.
NOW, April 17, 1989, the above case is continued by agreement of Counsel.
BY THE COURT: Joseph S. Ammerman, Judge.

JULY 15, 1994, PRAECIPE TO WITHDRAW APPEARANCE AND PRAECIPE TO ENTER APPEARANCE, filed
Kindly withdraw my appearance as counsel of record for Plaintiff, BARBARA A. HOWELL, in the above case. /s/ Barbara H. Schickling, Esq.
Kindly enter my appearance as counsel of record for Plaintiff, BARBARA A. HOWELL, in the above case. /s/ Kimberly M. Kubista, Esq.

AUGUST 2, 1994, AMENDED COMPLAINT UNDER SECTION 3301(c) OF THE DIVORCE CODE, filed by Kimberly M. Kubista, Esq. 1 cert/Atty Kubista

AUGUST 10, 1994, AFFIDAVIT OF SERVICE, filed
August 6, 1994, AMENDED COMPLAINT IN DIVORCE SERVED TO: David E. Howell, deft by certified mail. /s/ Kimberly M. Kubista, Esq.

MARCH 3, 1995, PRAECIPE TO TRANSMIT, filed by Kimberly M. Kubista, Esquire

AFFIDAVIT OF CONSENT UNDER SECTION 3301(c) of Barbara A. Howell, Plaintiff, filed.

AFFIDAVIT OF CONSENT UNDER SECTION 3301(c) of David E. Howell, Defendant, filed.

DIVORCE DECREE

AND NOW, this 6 day of March, 1995, it is ORDERED and DECREED that Barbara A. Howell, Plaintiff and David E. Howell, Defendant are divorced from the bonds of matrimony. A copy of a Marriage Settlement Agreement dated March 2, 1995 is attached hereto and incorporated herein by reference as though set forth in full. BY THE COURT, s/ Fredric J. Ammerman, Judge

MARCH 15, 1995, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

Certified Copies of Decree to parties of record.

Printed By: Romberger Bindery - Form H-611

F. Cortez Bell, III

ROBERT E. HAMILTON,

JANUARY, 19, 1989, COMPLAINT IN CIVIL ACTION, filed by F. Cortez Bell, III, Esquire.
Three (3) copies Certified to Attorney.

FEBRUARY 10, 1989, AFFIDAVIT OF SERVICE, filed NOW, February 7, 1989 at 4:35 PM EST served the within Complaint on Donald McDowell, t/d/b/a M & M Construction Company, Deft at residence, RD Box 301A Morrisdale, Clearfield County, PA by handing to Anita McDowell, wife of deft.
/s/ Chester A. Hawkins, Shff

Jan 19 10:15 am

89-120-CD

MARCH 5, 1992, NOTICE OF DEFAULT, filed by F. Cortez Bell, III, Esq.

MARCH 24, 1992, ANSWER, filed by George S. Test, Esquire.

DONALD McDOWELL,
Trading and Doing
Business as;
M & M CONSTRUCTION
COMPANY,

Pro by Atty 40.00
FCB
Shff by Atty 31.60

sur-charge by Atty 2.00

<p>David P. King</p> <p>1/19/89 \$75.00 Pd. by Atty</p> <p>Clfd Trust</p> <p>Ck#6112 Trans Pro. State #13323 Atty</p>	<p>SANDRA K. HAMILTON,</p> <p>89-121-CD</p> <p>RONALD G. HAMILTON,</p> <p>Pro 40.00 Pro 10.00 Pro .50 too reg acct. \$75.00 40.50 10.00 24.50 \$75.00</p>	<p>JANUARY 19, 1989, COMPLAINT IN DIVORCE, filed by David P. King, Esquire. One (1) copy Certified to Attorney.</p> <p><u>MAY 1, 1989, AFFIDAVIT OF SERVICE,</u> filed Personally appeared before me, the undersigned officer, David P. King, Esq., who, being duly sworn according to law, deposes and says that servce of the Complaint in Divorce at the above term and number was served upon the Defendant by sending to hm a true and certified copy of said Complaint by certified mail, return receipt requested, on the 23rd day of January, 1989, said Complaint sent to his last known residence, and that the same was received by him on the 25th day of January, 1989, as evidenced by the return receipt card attached hereto with his signature affixed thereon. /s/ David P. King, Esq.</p> <p><u>MAY 1, 1989, AFFIDAVIT OF CONSENT OF SANDRA K. HAMILTON,</u> filed <u>MAY 1, 1989, AFFIDAVIT OF CONSENT OF RONALD G. HAMILTON,</u> filed</p> <p><u>MAY 1, 1989, AFFIDVIT OF NON-MILITARY SERVICE,</u> filed Sandra K. Hamilton, being duly sworn according to law, deposes and says that Ronald G. Hamilton, is not in the military service of the United States of America, or any state or territory thereof, or its allies, and is in no wise subject to the provisions of the Soldiers' and Sailors' Civil Relief Act of 1940, and its amendments. On the contrary, the Deft. Ronald G. Hamilton, is an individual who is approximately 42 years of age, resides at 317 Wood Street, DuBois, Pa. and is employed by Brockway, Inc. /s/ Sandra K. Hamilton.</p> <p><u>MAY 1, 1989, PRAECIPE TO TRANSMIT THE RECORD & DECREE,</u> filed</p> <p>AND NOW, this 2nd day of May, 1989, it is Ordered and Decreed that SANDRA K. HAMILTON, and RONALD G. HAMILTIN, Defendant, are divorced from the bonds of matrimony.</p>
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AND FURTHER, the provisions of the Settlement Agreement dated January 25, 1989, and as executed by both parties is hereby approved and incorporated by reference into this Decree and shall be subject to enforcement as a Decree of this Court.

BY THE COURT: Joseph S. Ammerman, Judge.

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

Printed By: Romberger Bindery - Form H-611

James A. Naddeo

PAMELA A. KOLP,

JANUARY 19, 1989, COMPLAINT IN DIVORCE, filed by James A. Naddeo, Esquire.

One (1) copy Certified to Attorney.

1/19/89
\$75.00 Pd.
by Atty

89-122-CD

JANUARY 26, 1989, AFFIDAVIT, filed
James A. Naddeo, 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 January 24, 1989, at the defendant's residence of RD 1, Box 230, Morrisdale, PA, as appears from receipt of certified mail attached hereto. /s/ James A. Naddeo, Esq.

Clfd Trust

JULY 7, 1989, AFFIDAVIT OF CONSENT OF PAMELA A. KOLP, filed

AFFIDAVIT OF CONSENT OF JAMES A. KOLP, JR, filed
PRAECIPE TO TRANSMIT RECORD AND MOTION AND DECREE, filed

JAMES A. KOLP,

AND NOW, this 11th day of July, 1989, it is ORDERED and DECREED that PAMELA A. KOLP, Plaintiff, and JAMES A. KOLP, Defendant, are divorced from the bonds of matrimony, 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.

Pro	40.00
Pro	.50
State	10.00

AND IT IS FURTHER ORDERED, ADJUDGED AND DECREED, pursuant to PA R.C.P. 1920.1, et seq., and Act 2601980, 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 June 9, 1989,

Ck#6169 Trans to reg acct.	\$75.00
Pro.	40.50
#13389 Atty	24.50
State	10.00
	\$75.00

and attached to this Decree and Order 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 merge with this Decree and Order.

BY THE COURT: Joseph S. Ammerman, Judge.

JULY 14, 1989, VITAL STATISTICS MAILED TO DEPT. OF HEALTH, NEW CASTLE.

Joseph Colavecchi

DANIEL L. COULTER,

JANUARY 19, 1989, COMPLAINT IN CIVIL ACTION, filed by Joseph Colavecchi, Esquire.
 One (1) copy Certified to Sheriff
 Two (2) copies Certified to Attorney.

Jan 19
 10:50 am

89-123-CD

JANUARY 25, 1989, AFFIDAVIT OF SERVICE, filed NOW, January 20, 1989, at 11:20 AM EST served the within Complaint on John James Demko, Defendant at Residence, LOT #1, Holiday Trailer Court, Clearfield County, PA. by handing to John Demko, Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

FEBRUARY 6, 1989, PRELIMINARY OBJECTIONS TO COMPLAINT filed by F. Cortez Bell, III, Esq. 2 cert/Atty
CERTIFICATE OF SERVICE, filed

I hereby certify that I am this date serving a copy of the Preliminary Objections to Complaint upon the following person by mailing such copy regular mail, postage prepaid to: Joseph Colavecchi, Esq. /s/ F. Cortez Bell, III, Esq.

MARCH 13, 1992, ORDER, filed.

JOHN JAMES DEMKO,

Three (3) copies Certified
 NOW, this 5th day of March, 1992, this being the day and date set for General Call of the Inactive Civil Cases in wich no action has been taken for Two (2) years or more, the Prothonotary having given notice pursuant to Rule 319 of th Clearfield County Civil Rules of Court, neither party having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered costs of this matter shall be assessed to the Plaintiff. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

Pro by Atty 40.00
 Shff by Atty 17.00
 sur-charge by Atty 2.00

TERMINATED WITH PREJUDICE

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Michael P. Yeager

DAVID A. SHAW,

JANUARY 19, 1989, CONSOLIDATED COMPLAINT IN DIVORCE, filed by Michael P. Yeager, Esquire. One (1) copy Certified to Attorney.

1/19/89 \$75.00 Pd. by Atty

89-124-CD

JANUARY 26, 1989, AFFIDAVIT OF SERVICE PURSUANT TO PA RCP 405(c), filed

I, MICHAEL P. YEAGER, Esquire, being duly sworn according to law, depose and say that:

1. I am attorney for the Plaintiff, David A. Shaw, in the above captioned divorce action;

2. On January 20, 1989, I sent a copy of the Complaint in Divorce in the above matter by certified mail, return receipt requested, to the Defendant at her residence in c/o Rose Billotte, 1107 Fairlawn Street, Allen Texas 75002.

3. On January 23, 1989, the aforesaid copy of the Complaint in Divorce was received by the Defendant as is evidenced by the signature on the return receipt card attached hereto, made part hereof and incorporated herein as Exhibit A.

I represent that the information contained in this Affidavit is true and correct to the best of knowledge, information and belief. /s/ Michael P. Yeager, Esq.

Clfd Trust

JUDITH A. SHAW,

MAY 31, 1989, AFFIDAVIT OF CONSENT OF DAVID A. SHAW, filed

AFFIDAVIT OF CONSENT OF JUDITH A. SHAW, filed

PRAECIPE TO TRANSMIT RECORD AND DECREE, filed

AND NOW, to wit, this 1st day of June, 1989, the

Court having heard this case, finds that the marriage between the parties is irretrievably broken, that ninety (90) days have elapsed from the date of filing of the

Pro 40.00

above-captioned Complaint in Divorce, and that each party

Pro .50

has filed an Affidavit consneting to the Divorce, and

State 10.00

it is hereby

Pro *My Atty* 8.00

ORDERED, ADJUDGED and DECREED that the Plaintiff,

Ck#6141 Trans to reg acct. \$75.00

David A. Shaw, is divorced and separated from the bonds

Pro. 40.50

of matrimony heretofore contracted between him and Judith

State 10.00

A. Shaw, the Defendant.

#13358 Atty 24.50

\$75.00

IT IS FURTHER ORDERED, ADJUDGED and DECREED that the Settlement Agreement entered into between the parties on October 9, 1987, attached hereto as Exhibit A (and attached to the Complaint in Divorce as Exhibit B) be and hereby is incorporated and merged into this Decree and may be modified, suspended, terminated, reinstated, and enforced in the same manner and fashion as any other Order of Court. BY THE COURT: Joseph S. Ammerman, Judge.

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

JUNE 2, 1989, ELECTION TO RESUME PRIOR NAME, filed

Pursuant to the Act of the General Assembly of the Commonwealth of Pennsylvania, of April

2, 1980 P.L. 63, I, JUDITH A. SHAW, Defendant in the above-entitled case, in which a Decree of Divorce from the bonds of matrimony was entered on teh 6/1/89, do hereby avow my intention and do hereby elect to resume my prior name of JUDITH ANN GOURLEY. /s/ Judith A. Shaw, TO BE

KNOWN AS: Judith Ann Gourley.

<p>1/19/89 \$75.00 Pd. by Atty</p> <p>Clfd Trust</p>	<p>ANTHONY D. SHORE,</p> <p>89-125-CD</p> <p>JANICE L. SHORE,</p> <table border="0"> <tr> <td>Pro</td> <td>40.00</td> </tr> <tr> <td>Pro</td> <td>.50</td> </tr> <tr> <td>State</td> <td>10.00</td> </tr> <tr> <td>Ck#6113 Trans to reg acct.</td> <td>\$75.00</td> </tr> <tr> <td>Pro.</td> <td>40.50</td> </tr> <tr> <td>State</td> <td>10.00</td> </tr> <tr> <td>#13324 Atty</td> <td>34.50</td> </tr> <tr> <td></td> <td>\$75.00</td> </tr> </table>	Pro	40.00	Pro	.50	State	10.00	Ck#6113 Trans to reg acct.	\$75.00	Pro.	40.50	State	10.00	#13324 Atty	34.50		\$75.00	<p><u>JANUARY 19, 1989, COMPLAINT IN DIVORCE</u>, filed by Peter F. Smith, Esquire. One (1) copy Certified to Attorney.</p> <p><u>JANUARY 23, 1989, AFFIDAVIT OF ACCEPTANCE</u>, filed I, Janice L. Shore, being duly sworn according to law, depose and say: 1. I am the Defendant named in the above captioned matter. 2. I acknowledge receipt of a certified copy of the Complaint filed in this action which I accepted at the office of Peter F. Smith, Esq. on January 20, 1989. /s/ Janice L. Shore, Deft.</p> <p><u>APRIL 24, 1989, PRAECIPE</u>, filed. <u>AFFIDAVIT OF CONSENT OF JANICE L. SHORE</u>, filed. <u>AFFIDAVIT OF CONSENT ANTHONY D. SHORE</u>, filed. <u>DIVORCE DECREE</u>, filed. NOW, this 24th day of April, 1989, a Complaint in Divorce having been filed by the Plaintiff to the above-caption on January 19, 1989, 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;</p> <p>1. That ANTHONY D. SHORE and JANICE L. SHORE 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.</p> <p>2. That the terms and condition of a certain Marital Settlement Agreement between the parties, dated APRIL 20, 1989, 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: /s/ Joseph S. Ammerman, Judge.</p> <p><u>MAY 15, 1989, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA</u></p>
Pro	40.00																	
Pro	.50																	
State	10.00																	
Ck#6113 Trans to reg acct.	\$75.00																	
Pro.	40.50																	
State	10.00																	
#13324 Atty	34.50																	
	\$75.00																	

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Fredric J. Ammerman	KATHY S. LaROCK,	
		89-126-CD
1/19/89 \$75.00 pd by Atty		
Clfd Trust		
James A. Naddeo	DAVID L. LaROCK,	
		Pro 40.00
		Pro .50
Ck#6054 Trans to reg acct.		\$75.00
Pro.		40.50
#13249 Atty		34.50 \$75.00

JANUARY 19, 1989, COMPLAINT IN DIVORCE, filed by Fredric J. Ammerman, Esquire,
Two (2) copies Certified to Attorney.
PLAINTIFF'S AFFIDAVIT UNDER SECTION 201(d) OF THE DIVORCE CODE, filed.

1. The parties to this action separated November 23, 1985.
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 the affidavit are true and correct. 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/ Kathy S. LaRock, Plaintiff.

JANUARY 24, 1989, PRAECIPE, filed 1 cert/Atty
Please entry my appearance on behalf of the Defendant, David L. LaRock, in the above-captioned action. /s/ James A. Naddeo, Esq.

CERTIFICATE OF SERVICE, filed
I, JAMES A. NADDEO, Esquire, Attorney for Defendant, do hereby certify that a true and correct copy of the foregoing Praecipe to Enter Appearance was served by first-class mail, postage prepaid upon Fredric J. Ammerman, Esquire, Attorney for Plaintiff, 23 N. 2nd St., Clearfield, PA 16830.

Said Praecipe was mailed this 24th day of January, 1989. /s/ James A. Naddeo, Esq.

JANUARY 30, 1989, ACCEPTANCE OF SERVICE, filed

AND NOW, this 20th day of January, 1989, I, James A. Naddeo, Esq. attorney for David L. LaRock, Defendant, hereby accept service of the Complaint in Divorce and Plaintiff's Affidavit Under Section 201(d) of the Divorce Code in the above captioned matter, and that I am authorized to do so.
/s/ James A. Naddeo, Esq.

FEBRUARY 13, 1989, PRAECIPE TO TRANSMIT THE RECORD & DECREE, filed

AND NOW, to wit, this 13th day of February, 1989, it is ORDERED AND DECREED that KATHY S. LaROCK,

Plaintiff and DAVID L. LaROCK, Defendant are divorced from the bonds of matrimony.

BY THE COURT: John A. Cherry, Senior Judge.

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

Keystone
Legal
Services,
(Maureen-P.
Kieffer)

DONNA MARIE MILLER,

JANUARY 19, 1989, PRAECIPE TO PROCEED IN FORMA PAUPERIS,
filed by Maureen P. Kieffer, Esquire.

Kindly allow Donna Marie Miller, Plaintiff to
proceed in forma pauperis.

I, MAUREEN PATRICIA KIEFFER, 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 service to the party. The
party's affidavit showing inability to pay the costs
of litigation is attached hereto. /s/ Maureen Patricia
Kieffer, Esquire.

AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN
FORMA PAUPERIS, filed.

Jan 19
3:20 pm

89-127-CD

JANUARY 19, 1989, COMPLAINT FOR CUSTODY, filed
by Maureen P. Kieffer, Esquire.

Three (3) copies Certified to Attorney.

ORDER, filed.

You, Carl Merrill Goss, Defendant have been sued
in Court to obtain custody of the child, Carl James
Miller.

You are Ordered to appear in person at the
Clearfield County Courthouse, Clearfield, Pennsylvania
on the 15th day of February, 1989, at 2:00 o'clock
P.M. for a conference.

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/ Joseph S.
Ammerman, Judge.

CARL MERRILL GOSS,

JANUARY 31, 1989, CERTIFICATE OF SERVICE, filed.

I, Linda A. Lovett, do hereby state that on the
23rd day of January, 1989, I did forward a certified
copy of a Complaint for Custody, filed to the above
caption, by Certified Mail, Return Receipt Requested,
addressed as follows:

Mr. Carl Merrill Goss, 433 Mount Joy Road,
Clearfield, Pennsylvania, 16830

Return Receipt card, signed by Carl M. Goss, is
attached hereto. /s/ Linda A. Lovett.

CC # 12070

Pro *lyl* 40.00

FEBRUARY 15, 1989, ORDER FOR MEDIATION
CONFERENCE, filed 3 cert to Judge A.

NOW, this 15th day of February, 1989, the parties
not being able to resolve the above matter at a Pre-
Hearing Conference, it is ORDERED that a Mediation
Conference be held before Dr. Allen H. Ryen, Ph.D.,
Licensed Child Psychologist, on March 15, 1989, at
1:00 P.M. at the Clearfield County Courthouse,
Clearfield, Pennsylvania. Both parents, their respec-
tive counsel and the child shall attend said conference
The present custodial parent shall provide someone
to attend to the child while the parent is in private
conference.

It is further ORDERED that the parties shall
forthwith Complete a Child Custody Mediation Question-
naire and forward the same to Dr. Ryen within five
(5) days of this Order.

It is also ORDERED that the cost of said confer-
ence shall be borne equally by the parents, and each
parent shall deposit \$75.00 with Raymond L. Billotte,
Court Administrator, not less than seven (7) days
prior to the date of the scheduled conference.
BY THE COURT: Joseph S. Ammerman, Judge.

MARCH 27, 1989, PETITION OF PLAINTIFF'S COUNSEL FOR LEAVE TO WITHDRAW AND RULE, filed
AND NOW, this 23rd day of March, 1989, upon consideration of the attached Petition for
Leave To Withdraw Appearance, the Court grants a rule to show cause why the appearance of
Maureen Patricia Kieffer, Esquire should not be allowed to be withdrawn.

Rule returnable on the 4th day of April, 1989 at 10:30 AM at the Clearfield County
Courthouse. BY THE COURT: Joseph S. Ammerman, Judge. 3 cert/KLS

APRIL 6, 1989, ORDER, filed 3 cert/Atty

AND NOW, this 4th day of April, 1989 it is ORDERED that Maureen Patricia Kieffer, Esq.
of Keystone Legal Services, Inc., will no longer serve as counsel for Plaintiff, Donna
Miller, in the above captioned case. /s/ Joseph S. Ammerman, Judge.

APRIL 12, 1989, ORDER, filed 4 copies cert.

NOW, this 12th day of April, 1989, following the scheduled mediation conference with
the Court appointed mediator, Dr. Allen H. Ryen, Ph.D., and upon agreement of the parties
it is hereby ORDERED and DECREED as follows:

1. That the parents shall share legal custody of their minor child, Carl James Miller.
2. That the mother, Donna Marie Miller, shall have primary physical custody of their
minor child, Carl James Miller, subject to the following visitations by the father, Carl
Merrill Goss: a. Each Sunday from 1:00 P.M. to 5:00 P.M. It is understood by the parties
that these visitations will be modified in accordance with the child's medical condition.
b. Beginning August 6, 1989, every Sunday from 10:00 A.M. to 5:00 P.M.
c. Beginning August 1, 1989, the father shall have the option of visiting the child each
Wednesday evening from 6:00 P.M. to 8:00 P.M. d. On all major holidays, the mother
shall make the child available to the father for a period of at least two hours.

Printed By: Romberger Bindery - Form H-611

Rex W. McQuaide

SUMMIT BANK,

Jan 20
10:05 am

89-128-CD

GLEN IRVAN CORPORATION,

Pro by Atty 9.50

JANUARY 20, 1989, PRAECIPE FOR APPEARANCE, filed by Rex W. McQuaide, Esquire.

Please enter my appearance on behalf of the Plaintiff, Summit Bank, in the above-captioned matter.

JANUARY 20, 1989, EXEMPLIFIED RECORD, From Elk County, filed. Their Number 88-166-CD.

CONFESSION OF JUDGMENT 11/28/84 \$723,394.32

I, DAVID A. FREY, Prothonotary, and for said County, do hereby certify that the foregoing is a full, true and correct copy as the same remains of record in the Prothonotary's Office, at No. 88-166-CD.

IN TESTIMONY WHEREOF, I have hereunto set my hand and official seal this 14th day of December, 1988.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Seven Hundred Twenty-three Thousand Three Hundred Ninety-four and 32/100 Dollars.

Debt \$723,394.32

JUDGMENT

Raymond W. Frey
Prothonotary

JANUARY 20, 1989, CERTIFICATION OF ADDRESS, filed.

JANUARY 20, 1989, Notice of Entry of Judgment mailed to the Defendant.

WRIT OF EXECUTION ISSUED TO NO 89-9½-EX
executed

MAY 22, 1989, SHERIFF RETURN, filed
NOW, May 22, 1989, return the within writ as executed, the property of the defendant was sold to BARK CAMP SERVICE for \$2.00 plus costs. /s/ Chester A. Hawkins, Shff, by Darlene Shultz.

<p>Norbert J. Pontzer</p> <p>1/20/89 \$75.00 Pd. by Atty</p> <p>Clfd Trust</p> <p>Ck#6114 Trans to reg acct. Pro. 40.50 State 10.00 #13325 Atty 24.50</p>	<p>BONNIE J. MARTINO,</p> <p>89-131-CD</p> <p>THOMAS O. MARTINO,</p> <p>Pro 40.00 Pro .50 State 10.00</p> <p>\$75.00</p> <p>\$75.00</p>	<p><u>JANUARY 20, 1989, COMPLAINT IN DIVORCE</u>, filed by Norbert J. Pontzer, Esquire. One (1) copy Certified to Attorney. <u>AFFIDAVIT</u>, filed. BONNIE J. MARTINO, 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., Section 4904 relating to unsworn falsification to authorities. /s/ Bonnid J. Martino, Plaintiff.</p> <p><u>FEBRUARY 6, 1989, ACCEPTANCE OF SERVICE</u>, filed. AND NOW, January 26, 1989, I hereby accept service of the Complaint in Divorce in the above-captioned matter on behalf of Defendant, Thomas O. Martino. s/ Anthony S. Guido, Attorney for Defendant</p> <p><u>MAY 1, 1989, PRAEICPE TO TRANSMIT RECORD</u>, filed by Norbert J. Pontzer, Esquire. <u>AFFIDAVIT OF CONSENT OF THOMAS O. MARTINO</u>, filed. <u>AFFIDAVIT OF CONSENT OF BONNIE J. MARTINO</u>, filed. <u>DECREE</u>, filed. AND NOW, this 2nd day of May, 1989, IT IS ORDERED AND DECREED that BONNIE J. MARTINO, Plaintiff and THOMAS O. MARTINO, Defendant, are divorced from the bonds of matrimony. The Court retain jurisdiction of the following claims which have been raised of record in this case for which a final order has not het been entered. NONE. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p>	
		<p><u>MAY 15, 1989, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE.</u></p>	

Printed By: Romberger Bindery - Form H-611

Carl A. Belin, Jr.

ROBIN E. BELL and
WENDY L. BELL, h/w

Jan 20
3:15 pm

89-132-CD

GUY L. BLOOM, SR, and
DONNA J. BLOOM h/w,
EDWARD F. MOORE,
HARBISON & WALKER
REFRACTORIES COMPANY,
HARVEY N. BAUMAN and
BERNICE L. BAUMAN, h/w
RICHARD BLOOM, DELBERT
BLOOM, DEWAIN BLOOM,
TERRY BLOOM, DAVID
CADLE, KENNETH BAUMAN,

JANUARY 20, 1989, COMPLAINT, Action/Quiet Title, filed by Carl A. Belin, Jr., Esquire.
Eight (8) copies Certified to Sheriff.
Six (6) copies Certified to Attorney.
ALL that certain piece or parcel of land situate in Boggs Township, Clearfield County, Pennsylvania.

JANUARY 24, 1989, AMENDED COMPLAINT, filed by Carl A. Belin, Jr., Esq. NO COPIES (15 copies cert/Atty 1-26-89)

FEBRUARY 13, 1989, ANSWER, filed on behalf of Harvey N. Bauman and Bernice L. Bauman, Deft by Peter F. Smith, Esq. 1 cert/Atty

CERTIFICATE OF SERVICE, filed I, Peter F. Smith, Attorney for HARVEY N. BAUMAN and BERNICE L. BAUMAN, two of the Defendants in the above captioned matter, certify that I sent by First Class Mail, post prepaid, a certified copy of the foregoing Answer to the Attorney for the Plaintiffs as follows: Carl A. Belin, Jr., Esq. /s/ Peter F. Smith, Esq.

FEBRUARY 28, 189, SHERIFF'S RETURN, filed NOW, January 23, 1989, Eugene Coon, Sheriff of Allegheny Co. was deputized to serve the within Complaint on Harbison Walker Refractories.

NOW, February 6, 1989, served the within Complaint on Jean Rusbol., Secretary of the Defendant, by deputizing the Sheriff of Allegheny Co. The return of Sheriff Coon is hereto attached.

NOW, January 23, 1989, John Green, Sheriff of Philadelphia County. was deputized to serve the within Complaint on Consolidated Rail.

NOW, February 2, 1989, at 3:00 P.M. served the within Complaint on Consolidated Rail Corp., The return of Sheriff Green is hereto attached.

NOW, February 28, 1989, return the within Complaint on Newton Bauman as not served as the defendant is deceased.

NOW, January 23, 1989, at 3:00 P.M. served the within Complaint on Susan Shimmel, Assistant Cashier of County National Bank, trustee of the John M. Chase Estate, the Defendant, by handing to Susan Shimmel.

NOW, January 24, 1989, at 3:03 P.M. served the within Complaint on Phyllis Bauman, the Defendant, at her place of residence at RD, Olanta, Clearfield Co. PA. by handing to Phyllis Bauman.

NOW, January 24, 1989, at 3:03 P.M. served the within Complaint on Bernice L. Bauman, the Defendant, at her place of residence RD#1, Box 239, Olanta, by handing to Bernice L. Bauman.

NOW, January 30, 1989, at 10:08 A.M. served the within Complaint on Guy L. Bloom, Sr., the Defendant, at his place of residence at Box 230, Olanta, by handing to Guy L. Bloom, Sr.

NOW, January 30, 1989, at 10:11 A.M. served the within Complaint on Edward F. Moore, The Defendant at his place of residence at Olanta, by handint to Edward F. Moore.

/s/ Chester A. Hawkins by Darlene Shultz.

MARCH 9, 1989, MOTION FOR PUBLICATION, filed by Carl A. Belin, Jr., Esq.

MARCH 9, 1989, ORDER FOR PUBLICATION, filed 1 cert/Atty

AND NOW, to wit: March 7, 1989, upon consideration of the foregoing Motion, the Plaintiffs are granted leave to make service of the Compliant on the Defendants, George McClellan, an individual; George C. Ross, an individual; Delbert Bloom, an individual; and Newton Bauman, his heirs, executors, administrators and assigns, by general pulication one (1) time in The Progress of Clearfield, PA, said insertion to not appear less than thirty (30) days prior to April 17, 1989, the date set for hearing of said Complaint in the Courtroom #1 of the Clearfield County Courthouse, Clearfield, PA at 9:00 AM. BY THE COURT: John K. Reilly, Jr., P.J.

MARCH 9, 1989, AFFIDAVIT, filed

CARL A. BELIN, JR., Being duly sworn according to law, deposes and states taht he is the attorney for the Plaintiffs. He further deposes and states that the last known addresses for the following Defendnats were as noted; however, he attempted to locate the current addresses of said Defendants by checking the telephone directories and by checking the estate files in Clearfield County. However, no information was attainable: GEORGE MCCLELLAN, Knox Township, Clearfield County, Pennsylvania; GEORGE C. ROSS, address unknown; NEWTON BAUMAN, deceased of Olanta, Clearfield Coutny, Pennsylvania, his heirs, executors, administrators and assigns; DELBERT BLOOM, 2120 Raber Rd. Uniontown, Ohio. /s/ Carl A. Belin, Jr., Esq.

Pro by Atty 47.50
Shff by atty 75.60
Surg. by atty 16.00
Shff
Alleg. Co. by atty 22.00
Shff
Phil. Co. by atty 58.00
Pro 10.00

COMMONWEALTH OF PENNA,
DEPARTMENT OF LABOR AND
INDUSTRY,
Harrisburg, PA 17105

JANUARY 23, 1989, CERTIFIED COPY OF LIEN, TO THE USE
OF THE UNEMPLOYMENT COMPENSATION FUND, filed.

Jan 23
8:30 am

89-133-CD

Pursuant to the laws of the Commonwealth of Penn-
sylvania, Judgment is entered in favor of the Plaintiff
and against the Defendant in the sum of Six Hundred
Sixty-seven and 16/100 Dollars, with costs.

Debt \$667.16

Interest Computed From January 31, 1989.

Filed and Entered by Plaintiff, January 23, 1989.

Judgment

Raymond Netherman

Prothonotary

EDMUND J. ZITZELBERGER,
Individually and t/a
EDMUND J. ZITZELBERGER,
REALTOR,
PO Box 627,
Clearfield, PA 16830

And Now, 20 day of April 1989 By paper
filed, the above is satisfied in full of debt,
interest and cost.

Attest *Allan D. Bick*
Prothonotary

Pro by Plff 9.00
Pro by Deft 5.50

COMMONWEALTH OF PENNA,
DEPARTMETN OF LABOR AND
INDUSTRY,
Harrisburg, PA 17105

JANUARY 23, 1989, CERTIFIED COPY OF LIEN, TO THE USE
OF THE UNEMPLOYMENT COMPENSATIN FUND, filed.

Jan 23
8:30 am

89-134-CD

Pursuant to the laws of the Commonwealth of Penn-
sylvania, Judgment is entered in favor of the Plaintiff
and against the Defendant in the sum of Three Thousand
Two Hundred Six and 80/100 Dollars, with costs.

Debt \$3,206.80

Interest Computed From January 31, 1989.

Filed and Entered by Plaintiff, January 23, 1989

Judgment

Raymond Netherman

Prothonotary

CAMBRIA MILLS COAL
COMPANY, INC.
RD 1, Box 221
Coalport, PA 16627

Pro by Plff 9.00

Printed By: Romberger Bindery - Form H-611

Barbara H. Schickling

DONALD BECKMAN,

JANUARY 23, 1989, PRAECIPE TO ISSUE WRIT OF SUMMONS IN CIVIL ACTION, filed by Barbara H. Schickling, Esquire.

Kindly issue a Writ of Summons in the above-captioned matter directed to the above-named Defendants. The amount in controversy is more than \$10,000.00. Jury Trial Demanded.

Please direct the Summons to the Sheriff of Clearfield County to serve the Defendant, Charles S. Erskine, at his residence in Hyde, Clearfield County, Pennsylvania, 16843, and deputize the sheriff of Dauphin County to serve the Defendant, Commonwealth of Pennsylvania, Department of Transportation, at the Transportation and Safety Building, Harrisburg, Pennsylvania. /s/ Barbara H. Schickling, Esquire. Two (2) copies Certified to the Attorney.

Jan 23 9:20 am

89-135-CD

JANUARY 23, 1989, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.

FEBRUARY 10, 1989, SHERIFF RETURN, filed

NOW, January 25, 1989, WILLIAM H. LIVINGSTON, Shff, of Dauphin County was deputized by Chester A. Hawkins, Shff. of Clearfield County to serve the within Summons/ Civil Action on the Commonwealth of PA, Department of Transportation, Deft.

NOW, January 27, 1989 @ 1:20 PM served the within Summons/Civil on the Commonwealth of PA, Department of Transportation, Deft., by deputizing the Shff. of Dauphin County. The return of Shff. Livingston is hereto attached and made a part of this return by stating that he served by handing to Deane Gifford, Secretary/Pic.

NOW, February 3, 1989 @ 11:48 AM Served the within Summons/Civil Action on Charles Erskine, Deft., at employment, Penn Dot, Hyde, Clearfield County, PA., by handing to Charles Erskine, Deft.

NOW, February 1, 1989, William H. Livingston, Shff. of Dauphin County was deputized by Chester A. Hawkins, Shff. of Clearfield County to serve the within Summons/ Civil Action on Ernie Preate, Attorney General. Additional Deft.

NOW, February 6, 1989 @ 8:50 AM served the within Summons/Civil Action on Ernie Preate, Attorney General, Additional Deft., by deputizing the Shff. of Dauphin County. The return of Shff. Livingston is hereto attached and made a part of this return by stating that her served by handing to Gail Gastrock. Secretary/Pic. /s/ Chester A. Hawkins, Shff.

Frank J. Micale

COMMONWEALTH OF PENNA,
DEPARTMENT OF
TRANSPORTATION and
CHARLES ERSKINE,

Pro by Atty 20.00
Shff by Atty 35.00
sur-charge by Atty 6.00
Shff Livingston by Atty 34.20

Postage 2.00
Pro by Atty 20.00
Pro by Atty 5.00

FEBRUARY 22, 1989, PRAECIPE FOR APPEARANCE, filed by Frank J. Micale, Deputy Attorney General.

Kindly enter my appearance in the above-captioned case on behalf of Defendant, Commonwealth of Pennsylvania, Department of transportation hereby demands a trial by a jury of twelve. /s/ Frank J. Micale, Esquire.

CERTIFICATE OF SERVICE, filed.

I hereby certify that a true and correct copy of the foregoing PRAECIPE FOR APPEARANCE, was served upon the following counsel of record by mailing the same via first class mail, postage pre-paid on February 16, 1989.:

Barbara Schickling, Esquire, 23 North Second Street, Clearfield, PA 16830. /s/ Frank J. Micale, Deputy Attorney General.

FEBRUARY 22, 1989, PRAECIPE FOR RULE TO FILE COMPLAINT, filed by Frank J. Micale, Deputy Attorney General.

Kindly enter a Rule upon the plaintiff in the above-reverenced case to file a Compliant within twenty (20) days or suffer Judgment of NON Pros sec. reg.

CERTIFICATE OF SERVICE, filed.

I hereby certify that a true and correct copy of the foregoing PRAECIPE FOR RULE TO FILE COMPLAINT, was served upon the following counsel of record by mailing the same via first class mail, postage pre-paid on FEBRUARY 16, 1989: Barbara Schickling, Esqurie. 23 North Second Street, Clearfield, PA 16830. /s/ Frank J. Micale, Deputy Attorney General.

FEBRUARY 23, 1989, RULE ISSUED TO ATTORNEY BARBARA H. SCHICKLING BY CERTIFIED MAIL, R. R. NO. P 928 315 366.

FEBRUARY 27, 1989, RETURN RECEIPT, filed

MARCH 13, 1989, COMPLAINT, filed by Barbara H. Schickling, Esq. 1 cert/Atty
CERTIFICATE OF SERVICE, filed

I, Barbara H. Schickling, Esquire, hereby certify that a true and correct copy of the within Complaint was served upon Frank J. Micale, Deputy Attorney General, Commonwealth of PA, Office of the Attorney General, Tort Litigation Unit, 4th Floor, Manor Complex 564 Forbes Avenue, Pittsburgh, PA, 15219, by First Class US mail, Postage prepaid, this 13th day of March 1989. /s/ Barbara H. Schickling, Esc.

DECEMBER 21, 1989, PRAECIPE TO SETTLE AND DISCONTINUE, filed
Please mark the above-captioned case settled, discontinued and ended. /s/ Barbara H. Schickling, Esq.

SETTLED

DISCONTINUED

ENDED

Barbara H. Schickling

CATHY A. BECKMAN and
FRED BECKMAN, h/w

JANUARY 23, 1989, PRAECIPE TO ISSUE WRIT OF SUMMONS IN CIVIL ACTION, filed by Barbara H. Schickling, Esquire.
Two (2) copies Certified to Attorney.

Kindly issue a Writ of Summons in the above-captioned matter directed to the above-named Defendants. The amount in controversy is more than \$10,000.00 Jury Trial Demanded.

Please direct the Summons to the Sheriff of Clearfield County to serve the Defendant, Charles S. Erskine, at his residence in Hyde, Clearfield County, Pennsylvania, 16843, and deputize the sheriff of Dauphin County, to serve the Defendant, Commonwealth of Pennsylvania, Department of Transportation, at the Transportation and Safety Building, Harrisburg, Pennsylvania. /s/ Barbara H. Schickling, Esquire.

Jan 23
9:20 am

89-136-CD

JANUARY 23, 1989, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.

FEBRUARY 10, 1989, SHERIFF RETURN, filed

NOW, January 25, 1989, William H. Livingston, Shff. of Dauphin County was deputized by Chester A. Hawkins, Shff of Clearfield County to served the within Summon/Civil Action on the Commonwealth of PA, Department of Transportation, Deft.

NOW, January 27, 1989 @ 1:20 PM served the within Summons/Civil action on the Commonwealth of PA., Department of Transportation, Deft., by deputizing the Shff. of Dauphin County. The return of Shff. Livingston is hereto attached and made a part of this return by stating that he served by handing to Deane Gifford, Secretary/Pic.

NOW, February 3, 1989 @ 11:48 AM served the within Summons/Civil Action on Charles Erskine, Deft., at employemnt, Penn Dot, Hyde, Clearfield County, PA, by handing to Charles Erskine, Deft.

NOW, February 1, 1989 William H. Livingston, Shff. of Dauphin County was deputized by Chester A. Hawkins, Shff. of Clearfield County to serve the within Summons/Civil Action on Ernie Preate, Attorney General, Additional Deft.

NOW, February 6, 1989 @ 8:50 AM served the within Summons/Civil Action on Ernie Preate, Attorney General Additional Deft., by deputizing the Shff. of Dauphin County. The return of Shff. Livingston is hereto attached and made a part of this return by stating that her served by handing to Gail Gastrock, Secretary/Pic. /s/ Chester A. Hawkins, Shff.

Frank J. Micale

COMMONWEALTH OF PENNA,
DEPARTMENT OF
TRANSPORTATION and
CHARLES ERSKINE,

Pro by Atty 20.00
Shff by Atty 35.00

sur-charge by Atty 6.00
Shff Livingston by Atty 34.20

Pro by Atty 20.00

Pro by Atty 5.00

FEBRUARY 22, 1989, PRAECIPE FOR APPEARANCE, filed by Frank J. Micale, Deputy Attorney General.

Kindly enter my appearance in the above-captioned case on behalf of Defendant, Commonwealth of Pennsylvania, Department of Transportation. Defendant, Commonwealth of Pennsylvania, Department of Transportation hereby demands a trial by a jury of twelve. /s/ Frank J. Micale, Esquire.

CERTIFICATE OF SERVICE, filed.

I hereby certify that a true and correct copy of the foregoing PRAECIPE FOR APPEARANCE was served upon the following counsel of record by mailing the same via first class mail, postage pre-paid on February 16, 1989.

Barbara H. Schickling, Esquire, 23 North Second Street, Clearfield, Pennsylvania, 16830, /s/ Frank J. Micale.

FEBRUARY 22, 1989, PRAECIPE FOR RULE TO FILE COMPLAINT, filed by Frank J. Micale, Deputy Attorney General.

Kindly enter a Rule upon the Plaintiff in the above-referenced case to file a Complaint within twenty (20) days or suffer Judgment of Non Pros Sec. reg.

CERTIFICATE OF SERVICE, filed.

I hereby certify that a true and correct copy of the foregoing PRAECIPE FOR RULE TO FILE COMPLAINT, was served upon the following counsel of record by mailing the same via first class mail, postage pre-paid on February 16, 1989.

Barbara H. Schickling, Esquire, 23 North Second Street, Clearfield, PA 16830

FEBRUARY 23, 1989, RULE ISSUED TO ATTORNEY FOR PLAINTIFF, BARBARA H. SCHICKLING, BY CERTIFIED MAIL, R. R. NO. P 928 315 366.

FEBRUARY 27, 1989, RETURN RECEIPT, filed

MARCH 13, 1989, COMPLAINT, filed 1 cert/Atty

CERTIFICATE OF SERVICE, filed

I, Barbara H. Schickling, Esquire, hereby certify taht a true and correct copy of the within Complaint was served upon Frank J. Micale, Deputy Attorney General, Commonwealth of PA, Office of the Attorney General, Tort Litigation Unit, 4th Floor, Manor Complex, 564 Forbes Avenue, Pittsburgh, PA 15219, by First Class US Mail, postage prepaid, this 13th day of March, 1989. /s/ Barbara H. Schickling, Esq.

AUGUST 2, 1989, PRAECIPE TO SETTLE AND DISCONTINUE, filed

Please mark the above-captioned case settled, discontinued and ended. /s/ Barbara H. Schickling, Esq.

SETTLED

DISCONTINUED

ENDED

Printed By: Romberger Bindery - Form H-611

Benjamin S. Blakley

SAMUEL JOSEPH KIRK,

JANUARY 23, 1989, COMPLAINT IN DIVORCE, filed by Benjamin S. Blakley, Esquire.

One (1) copy Certified to Attorney.

1/23/89
\$75.00 Pd
by Atty

89-137-CD

FEBRUARY 7, 1989, AFFIDAVIT OF MAILING, filed Benjamin S. Blakley, III, Esquire being duly sworn according to law, deposes and says that as attorney for Plaintiff, Samuel Joseph Kirk, he did on February 4, 1989, serve Defendant Susan Kirk, 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 part hereof. /s/ Benjamin S. Blakley, III, Esq.

Clfd Trust

MAY 22, 1989, CUSTODY ORDER, filed 1 copy cert atty.

YOU, SUSAN KIRK, have been sued in Court to obtain Custody of your children, JASON T. KIRK and STEPHAINIE A. KIRK.

2-9-90
\$650.00
B. Blakley

SUSAN KIRK,

You are Ordered to appear in person in Courtroom No. of the Clearfield County Courthouse, Clearfield PA. on the 6th day of June, 1989, at 2:00 P.M. for a conference.

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: Joseph S. Ammerman, Judge.

OCTOBER 23, 1989, INTERROGATORIES TO PLAINTIFF, filed by R. Edward Ferraro, Esq. 2 cert/Atty

OCTOBER 23, 1989, PETITION FOR INTERIM COUNSEL FEES AND EXPENSES, filed by R. Edward Ferraro, Esq.

Pro 40.00

Pro .50

State 10.00

CK#1370 Trans to reg acct 75.00
Pro 40.00
Pro .50
State 10.00
CK#1451 Atty 24.50 75.00

OCTOBER 23, 1989, AFFIDAVIT OF SERVICE, filed R. EDWARD FERRARO, ESQ., being duly sworn according to law, deposes and states that he mailed a certified copy of the Petition for Counsel Fees filed by the Defendant in the above-captioned matter to BENJAMIN S. BLAKLEY, III, ESQ., Attorney for Plaintiff, SAMUEL JOSEPH KIRK, and that he sent this certified copy by certified mail, Article Number P 417 566 030, on the 23rd day of October, 1989. /s/ R. Edward Ferraro, Esq.

NOVEMBER 1, 1989, RULE TO SHOW CAUSE & ORDER AWARDING COUNSEL FEES AND EXPENSES, filed by R. Edward Ferraro, Esq. 2 cert/Atty

RULE TO SHOW CAUSE, filed

AND NOW, this 26th day of October, 1989, upon consideration of the within Petition for Counsel Fees and Expenses, a RULE is granted upon the Plaintiff-Respondent to show cause why the relief requested in said Petition should not be granted.

RULE RETURNABLE, with hearing thereon, on the 21st day of November, 1989 at 10:30 AM in Courtroom Clearfield County Courthouse, Clearfield, PA. BY THE COURT: Joseph S. Ammerman, Judge.

OCTOBER 23, 1989, PETITION FOR ALIMONY PENDENTE LITE, filed by R. Edward Ferraro, Esq.

OCTOBER 23, 1989, AFFIDAVIT OF SERVICE, filed

R. EDWARD FERRARO, ESQ., being duly sworn according to law, deposes and states he mailed a certified copy of the Petition for Alimony Pendente Lite filed by the Defendant in the above-captioned matter to BENJAMIN S. BLAKLEY, III, ESQ., Attorney for Plaintiff, SAMUEL JOSEPH KIRK, and that he sent this certified copy by certified mail, Article Number P 417 566 030, on the 23rd day of October, 1989. /s/ R. Edward Ferraro, Esq.

NOVEMBER 1, 1989, RULE TO SHOW CAUSE & ORDER AWARDING ALIMONY PENDENTE LITE, filed

AND NOW, this 26th day of October, 1989 upon consideration of the within Petition for Court Order Awarding Alimony Pendente Lite, a RULE is granted upon Respondent-Plaintiff to show cause why the relief requested in said Petition should not be granted.

RULE RETURNABLE, with hearing thereon, on the 21st day of November, 1989, at 10:30 AM in Courtroom Clearfield County Courthouse, Clearfield, PA BY THE COURT: Joseph S. Ammerman, Judge.

FEBRUARY 27, 1990, ORDER OF COURT, filed

AND NOW, this 14th day of February, 1990, the matter of Non-Support, Alimony Pendente Lite and Counsel Fees, as well as Exclusive Possession of the Marital Residence having been called for, it is hereby ORDERED as follows:

1. The said SAMUEL JOSEPH KIRK, Plaintiff-Respondent in the support action does hereby withdraw his Appeal concerning the Order of Court dated October 13, 1989, and agrees to continue to make payments pursuant to the terms thereof.

2. The said SAMUEL JOSEPH KIRK, Plaintiff-Respondent, shall pay Counsel Fees to R. Edward Ferraro, Esq., Attorney for SUSAN KIRK, in the amount of Two Thousand Dollars (\$2,000.00), and the Petition for Alimony Pendente Lite and Counsel Fees shall be withdrawn.

3. It is hereby ORDERED that Exclusive Possession of the Marital Residence is AWARDED to SUSAN KIRK, Defendant-Petitioner, and the said SAMUEL JOSEPH KIRK, is hereby restrained from entering the property or in any way interfering with the exclusive peaceable use of the marital residence by SUSAN KIRK, Defendant-Petitioner herein. BY THE COURT: Joseph S. Ammerman, Judge.

AUGUST 1, 1990, AFFIDAVIT OF PLAINTIFF UNDER SECTION 201 (d) OF THE DIVORCE CODE, filed by Benjamin Blakley, Esq.

IN RE:
 CHASITY BUCK,
 An Alleged Severely
 Mentally Disabled
 Person,

JANUARY 23, 1989, PETITION FOR INVOLUNTARY TREATMENT,
 MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

CHASITY A. BUCK has acted in such a manner as to cause me to believe that she is severely mentally disabled.

She has been examined by Dr. Charles Edwards and was found to be in need of treatment.

(D) As the patient is currently in facility receiving voluntary treatment, I ask the court issue a order that the patient be involuntarily committed for inpatient treatment. /s/ Mary Jo Fish. RNC

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

I hereby affirm that I have examined CHASITY BUCK on January 18, 1989 to determine if she continues to be severely mentally disabled and in need of treatment. /s/ William Y. Chen, MD.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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.

JANUARY 24, 1989, MENTAL HEALTH REVIEW OFFICER
 REPORT AND DECREE, filed

One (1) copy Certified to EMS

One (1) copy Certified to Attorney Mattern.

DECREE, filed.

AND NOW, this 24th day of January, 1989, the Mental Health Review Officer's Report is acknowledged. We

approve his recommendation.

The court finds that CHASITY BUCK is severely mentally disabled within the meaning of the Mental Health Procedures Act of 1976, as amended.

Accordingly, the Court ORDERS that CHASITY BUCK 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 Thirty (30) days, on the Adolescent Ward of said Hospital.

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

The costs of this proceeding and the fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer, shall be paid by Clearfield County.

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

JANUARY 24, 1989, ORDER, filed. One copy Certified to EMS and Attorney Mattern.

AND NOW, this 24th day of JANUARY, 1989, it is the Order of this Court that the EMS Ambulance Service, of DuBois, PA., transport the above-named CHASITY BUCK from the DuBois Regional Medical Center, West, Psychiatric Ward, DuBois, PA to Warren State Hospital, Warren, Pa., as per Order of Court Commitment dated January 24th, 1989. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Jan 23
 11:00 am

89-138-CD

Q: 12137
 12023

Pro *leg Co* 40.00
 J. R. Mattern *leg Co* 158.80

Printed By: Romberger Bindery - Form H-611

IN RE:
HENRY BELL,
An Alleged Severely
Mentally Disabled
Person,

JANUARY 26, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
HENRY BELL has acted in such a manner as to cause me to believe that he is severely mentally disabled. He has been examined by William Chen, M.D. and was found to be in need of 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 believe that he does not understand his rights. /s/ Mary Ellen Miller, CN.

I hereby affirm that I have examined HENRY BELL on January 20, 1989 to determine if he continues to be severely mentally disabled and in need of treatment. /s/ William Y. Chen, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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.

JANUARY 26, 1989, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.

One (1) copy Certified to EMS.

DECREE, filed.

AND NOW, this 26 th day of January, 1989, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

Jan 23
11:00 am

89-139-CD

CR# 12137 Pro *ly Co* 40.00
12023 R. Mattern *ly Co* 158.80

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

Accordingly, the Court ORDERS that HENRY BELL 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 costs of this proceeding and the fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer, shall be paid by Clearfield County.

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

JANUARY 26, 1989, ORDER, filed.

AND NOW, this 26th day of January, 1989, it is the Order of this Court that the EMS Ambulance Service, of DuBois, PA transport the above-named HENRY BELL from the DuBois Regional Medical Center, West, Psychiatric Ward, DuBois, PA to Warren State Hospital, Warren, PA., as per Order of Court Commitment dated January 26th, 1989. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Winifred H. Jones-Wenger

SANDRA L. KANOUR,

JANUARY 23, 1989, COMPLAINT IN DIVORCE UNDER SECTION 201(c) and SECTION 201(a)(6), filed by Winifred H. Jones-Wenger, Esquire.

One (1) copy Certified to Attorney.

1/23/89
\$75.00 Pd.
by Atty

89-140-CD

FEBRUARY 3, 1989, AFFIDAVIT OF SERVICE, filed AND NOW, Kathryn D. Gallaher, who, being duly sworn according to law, deposes and says that a certified copy of a Compliant in Divorce concerning the above-captioned case was served on Dennis L. Kanour, the above-named Defendant, at his residence address of 406 Lingle Street, Osceola Mills, Clearfield County, PA, 16666, on January 25, 1989, by certified mail, restricted delivery, return receipt requested. Attached heretof and marked Exhibit "A" is said return receipt evidencing service. /s/ Kathryn D. Gallaher.

Clfd Trust

JULY 10, 1989, STIPULATION AND ORDER, filed 2 cert/Atty
NOW THIS 6th day of July, 1989, upon motion of the parties in the above-captioned action, it is hereby ORDERED and DIRECTED that custody and visitation of the parties' minor children JAMES L. KANOUR and ALISON R. KANOUR shall be as follows:

DENNIS L. KANOUR,

1. The parties agree that they shall have joint legal and physical custody of their son JAMES L. KANOUR and he may reside with the party of his choice.
2. The parties agree that they shall have joint legal custody of their daughter ALISON R. KANOUR. It is further agreed that WIFE/MOTHER shall have primary physical custody of ALISON R. KANOUR and that the child shall reside with WIFE/MOTHER subject to liberal visitation with HUSBAND / FATHER. BY THE COURT: Joseph S. Ammerman, Judge.

Pro 40.00

JULY 5, 1989, AFFIDAVIT OF CONSENT, filed by Sandra L. Kanour

Pro .50

AFFIDAVIT OF CONSENT, filed by Dennis L. Kanour, PRAECIPE TO TRANSMIT RECORD AND DECREE, filed AND NOW the 11th day of July, 1989, it is therefore

State 10.00

DECREED that SANDRA L. KANOUR be divorced and forever separated fromt he nuptial ties and bonds of matrimony heretofore contracted between herself and DENNIS L.

Ck#6170 Trans to reg acct. \$85.00
Pro. 40.50
State 10.00
#13390 Atty 34.50 \$85.00

KANOUR. 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 he or she had never been heretofore married. Full force and recognition to be given to the Agreement dated June 27, 1989, executed by the parties.

The Prothonotary is directed to pay the Court costs from cash deposited and refund any amount remaining.

BY THE COURT: Joseph S. Ammerman, Judge.

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

JANUARY 3, 1994, PETITION FOR CONTEMPT, filed by Rosadele Kaufman, Esquire

JANUARY 3, 1994, CERTIFICATE OF SERVICE, filed .

I hereby certify that a true and correct copy of the Petition for Contempt in the above-captioned matter was served on Defendant by depositing the same within the custody of the United States Postal Service, First Class, Postage Prepaid, on December 30, 1993, addressed to: DENNIS L. KANOUR, 305 Lingle Street, Osceola Mills, PA 16666. /s/ ROSADELE Kauffman, Esquire Attorney for Plaintiff.

JANUARY 3, 1994, NOTICE OF CONTEMPT PROCEEDINGS, filed by Rosadele Kauffman, Esquire.

JANUARY 3, 1994, PETITION FOR SPECIAL RELIEF, filed by Rosadele Kauffman, Esquire
Certificate of service of Petition for Special Relief Filed by Rosadele Kaufman, Esquire.

JANUARY 7, 1994, RULE TO SHOW CAUSE, filed 4 cert/Atty Rosadele Kauffman, ESq.

ANDNOW, to-wit, this 7th day of January, 1994, upon consideration of the within pleading, a Rule is granted upon Defendnat to show cause why the relief requested should not be granted. This Rule is returnable for argument or hearing the 25th day of January, 1994, 15 2:30 PM in Courtroom No -- Clearfield County Courthouse, Clearfield, Pennsylvania.

Disposal of any marital assets held by either party including, but not limited to, any lump sum payments from Defendant's pension temporarily enjoined meanwhile. BY THE COURT: John K. Reilly, Jr. P.J.

JANUARY 7, 1994, RULE TO SHOW CAUSE ISSUED TO ATTY FOR SERVICE. /s/ arf.

Printed By: Romberger Bindery - Form H-611

Jeffrey W. Davis

COMMONWEALTH OF PENNA,

JANUARY 23, 1989, COMPLAINT IN CIVIL ACTION, filed by the Plaintiff.

One (1) copy Certified to Sheriff
Two (2) copies Certified to Attorney

Jan 23
8:30 am

89-141-CD

FEBRUARY 10, 1989, AFFIDAVIT OF SERVICE, filed NOW, January 27, 1989 at _____ served the within Complaint by Certified Mail, P. 928 315 125 sent "ADDRESSEE ONLY" on Erving Paper Mills, Inc, Deft. at Arch Street, Erving, Mass. 01344 by handing to (endorsed) to S. Zani, Agent for Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

MAY 17, 1989, PRAECIPE FOR DISCONTINUANCE, filed Please mark the above-captioned action settled, discontinued, satisfied and ended. /s/ Jeffrey W. Davis, Esq.

CERTIFICATE OF SERVICE, filed by Jeffrey W. Davis, Esq.
SETTLED DISCONTINUED SATISFIED ENDED

ERVING PAPER MILLS, INC.

Pro by Plff 40.00
Shff by Atty 20.20
sur-
charge by Atty 2.00
Pro by Atty 5.00

89-18-CD CONT. FR. PG 103 TRIANGLE BUILDING SUPPLIES & SERVICES, INC vs. J.C. LEWIS

MAY 29, 1990, PETITION FOR CONTINUANCE, filed by Chris A. Pentz, Esq 1 cert/Atty
CERTIFICATE OF MAILING, filed
CHRIS A. PENTZ, ESQUIRE, Attorney for the above named Defendants, J.C. LEWIS, Individually adn t/a SPECIALTY WOOD PRODUCTS and WOODMARK OF CANADA LTD., certifies that a certified copy of the Petition for Continuance was mailed to TRACEY G. BENSON, ESQUIRE, Attorney for Plaintiff, Miller, Kistler, Cambell, Miller & Williams, Inc., 124 North Allegheny Street, Bellefonte, PA 16823 by first-class mail, postage pre-paid on the 29th day of May, 1990. /s/ Chris A. Pentz, Esq.

MAY 30, 1990, RULE RETURNABLE, filed
AND NOW, this 30th day of May, 1990, upon Petition of the CHRIS A. PENTZ, ESQUIRE, Counsel for Defendants, J.C. LEWIS, Individually and t/a SPECIALTY WOOD PRODUCTS and WOODMARK OF CANADA, LTD., it is hereby ORDERED and DIRECTED that a Rule be issued upon the Respondent, TRIANGLE BUILDING SUPPLIES AND SERVICES, INC, to show cause why the Petition For Continuance should not be granted.
Rule Returnable with a Hearing thereon the 6th day of June, 1990, at 10:00 AM in Courtroom Number 2 of the Clearfield County, Clearfield, PA 16830. BY THE COURT: Joseph S. Ammerman, Judge.

MAY 30, 1990, PLAINTIFF'S MOTION IN LIMINE, filed by Tracey G. Benson, Esq.
CERTIFICATE OF SERVICE, filed
I hereby certify that a copy of the foregoing Plaintiff's Motion in Limine, was hereby served by depositing the same within the custody of the US Postal Service, First Class, postage prepaid, addressed as follows: Chris A. Pentz, Esq, BELIN, BELIN, & NADDEO, 15 N. Front St, PO Box 1, Clearfield, PA 16830. /s/ Tracey G. Benson, Esq.
ORDER UNSIGNED, filed

JUNE 1, 1990, RULE RETURNABLE, Filed 1 cert/Atty Pentz 4 cert/Atty Benson
NOW, this 30th day of May, 1990 upon the Petition of Tracey A. Benson, Esquire, counsel for plaintiff, Triangle Building Supplies and Services, Inc., it is hereby ORDERED and directed that a Rule be issued upon defendants, J.C. Lewis, individually and t/a Specialty Wood Products and Woodmark of Canada, LTD., as to why plaintiff's Motion in Limine should not be granted.
Rule Returnable and Hearing thereon the 6th day of June, 1990, at 10:00 AM in Courtroom Number 2, of the Celarfield County Courthouse, Clearfield, PA 16830. BY THE COURT: Joseph S. Ammerman, Judge.

MAY 30, 1990, PRAECIPE TO LIST FOR ARGUMENT, filed
Kindly list for Argument prior to the June 11, 1990, trial, plaintiff Triangle Building Supplies & Services, Inc's Motion In Limine that has been filed in the above-captioned case. /s/ Tracey G. Benson, Esq.
CERTIFICATE OF SERVICE, filed
I hereby certify that a copy of the foregoing Praecipe to List for Argument, was hereby served by depositing the same within the custody of the US Postal Service, First Class, postage prepaid, addressed as follows: Chris A. Pentz, Esq, BELIN, BELIN, & NADDEO, 15 N Front St PO Box 1, Clearfield, PA 16830. /s/ Tracey G. Benson, Esq

CONT. TO PG 182

Keystone
Legal
Services,
(Maureen P
Kieffer)

LILLIAN ANN NIEBAUER,

JANUARY 23, 1989, PETITION FOR RELIEF UNDER THE
PROTECITON FROM ABUSE ACT, filed by the Attorney
Eight (8) copies Certified to KLS

JANUARY 23, 1989, TEMPORARY PROTECTIVE ORDER,
filed by Judge Ammerman
Eight (8) copies Certified to KLS

JANUARY 26, 1989, TRANSCRIPT FOR JP HAWKINS, filed

FEBRUARY 8, 1989, ORDER, filed 7 cert/KLS

AND NOW, this 8th day of February, 1989, the parties
Lilliam Ann Niebauer, by her attorneys, Keystone Legal
Services, Inc. and Maureen Patricia Kieffer, Esquire, and
Defendant, James Louis Niebauer, by his attorney, Chris
Pentz, Esquire, having consented to teh terms enumerated
below, the following protection order is hereby entered:

(1). The Defendant is hereby enjoined from
physically abusing, striking, harassing or threatening
the Plaintiff or her minor children.

(2). Defendant will not visit, live at or enter the
Irvona, PA residence or any other residence of the
Plaintiff. Defendant's agreement to stay away from the
house for the purposes of this protection from abuse
action shall not be considered an abandonment for the
purposes of possible divorce litigation.

(3). Plaintiff will have temporary custody of the
parties' minor children, Lisa Lynn, age 17, and Julie Ann
age 11. Defendant's agreement to all Plaintiff to have
temporary physical custody of teh children is not meant
as an acknowledgement that he wants to abandon claim to
the children.

(4). The parties may contact each other by telephone.
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 will subject the violating party to punishment for
contempt, which could include incarceration up to six
months and/or a fine up to \$1,000.

The parties agree that any Order resulting from
later divorce litigation which conflicts with this
protection from abuse agreement shall take precedence
over this protection from abuse agreement. BY THE COURT:
Joseph S. Ammerman, Judge.

JAMES LOUIS NIEBAUER,

Pro by Plff 40.00

MARCH 13, 1992, ORDER, filed.

Three (3) copies Certified to Attorney
NOW, this 5th day of March, 1992, this being the
day and date set for general Call of the Inactive Civil
Cases in which no action ahs been taken for two (2)
years or more; it is the ORDER of this Court that action
shall be initiated in the above-captioned case within
Thirty (300 Days from date hereof.

Should action not be initiated within the above
time, the Prothonootary is hereby authorized to Terminate
said case on April 6, 1992, with NOT FURTHER ORDER
BEING REQUIRED BY THE COURT: /s/ Joseph S. Ammerman
Judge.

Jan 23
1:45 pm

89-143-CD

<p>Jan 23 2:33 pm</p>	<p>MARILYN FERGUSON,</p> <p>89-144-CD</p> <p>RICHARD YOUNG and SHARON YOUNG</p> <p>Pro by Deft 20.00 Pro by Plff 40.00 Pro by Plff 15.00</p>	<p><u>JANUARY 23, 1988, NOTICE OF APPEAL FROM J.P. Michael Rudella, filed.</u></p> <p><u>PRAEICPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE, filed.</u></p> <p>Enter rule upon RICHARD & SHARON YOUNG, appellees to file a complaint in this appeal (Common Pleas No. 89-144-CD) within twenty (20) days after service or file or suffer entry of judgment of non pros. /s/ Richard & Sharon Young.</p> <p>RULE: To MARILYN FERGUSON, appellees.</p> <p><u>JANUARY 27, 1989, TRANSCRIPT FROM JP RUDELLA, filed</u></p> <p><u>JANUARY 27, 1989, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT, filed</u></p> <p>I hereby swear I served a copy of the Notice of Appeal, Common Pleas No 89-144-CD upon the District Justice designated therein on January 23, 1989, by Certified Mail, sender's receipt attached hereto, and upon the appellee, Marilyn Ferguson, on January 23, 1989, by certified, 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 January 23, 1989 by certified mail, sender's receipt attached hereto. /s/ Richard and Sharon Young, Deft.</p> <p><u>FEBRUARY 9, 1989, COMPLAINT, filed by Marilyn Ferguson, Plff Pro-se. 1 cert to Plff.</u></p> <p><u>FEBRUARY 13, 1989, AFFIDAVIT, filed</u></p> <p>Complaint for Sharon & Richard Young on 2-9-89 sent by Certified mail on 2-13-89. /s/ Marilyn Ferguson, Plff Pro-se.</p> <p><u>FEBRUARY 28, 1989, ANSWER TO COMPLAINT, filed by Richard and Sharon Young Deft. 2 cert/Deft.</u></p> <p><u>PRAEICPE TO PLACE ON ARBITRATION LIST, filed by Marilyn Ferguson, Plff.</u></p> <p><u>JULY 19, 1992, LETTERS MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING FOR August 3, 1992, at 9:30 a.m., filed.</u></p>	
	<p><u>AWARD OF ARBITRATORS:</u> Now, this 3 day of Agusut, 1992, we, the undersigned arbitratos appointed in this case, after having been duly sworn, and having heard the evidence and allegations of the parties, do award and find as follows: AWARD IN THE AMOUNT OF \$383.46 FOR THE PLAINTIFF MARILYN FERGUSON AND AGAINST THE DEFENDANTS RICHARD YOUNG AND SHARON YOUNG. ARBITRATOR CHRIS SHAW DISSENTS REGARDING THE AWARD PORTION FOR CLEANING THE TRAILER. s/ J. Richard Mattern, II, Esquire, Chairman; s/ Christopher J. Shaw; s/ Andrew Gates</p> <p><u>ENTRY OF AWARD</u> Now, this 3 day of Aguust, 1992, 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 THE SEAL OF THE COURT, Allen D. Bietz, Prohtonotary by s/ Nanette L. Sturniolo</p>	<p><u>AUGUST 3, 1992, OATH OR AFFIRMATION OF ARBITRATORS, filed.</u></p> <p>Now, this 3 day of August, 1992, we the undersigned, having been appointed arbitrators in the above case do hereby swear, or affirm, that we will hear the evidence and allgegations 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/ J. Richard Mattern, II, Chairman; s/ Christopher J. Shaw; s/ Andrew Gates.</p>	

Printed By: Romberger Bindery Form H-611

J. Richard Mattern II

JACK P. GUM,

JANUARY 24, 1989, COMPLAINT IN DIVORCE, filed by J. Richard Mattern, Esquire.

Two (2) copies Certified to Attorney.

APRIL 27, AFFIDAVIT OF SERVICE, filed.

I, J. RICHARD MATTERN II, ESQUIRE, being duly sworn according to law, deposes and says that he is the Attorney for the Plaintiff, Jack P. Gum, and that he mailed a certified copy of the Complaint in Divorce to the Defendant, Leah Mae Gum, at her last known address, by placing said copy in the U. S. Mail by Certified mail, Return Receipt Requested, Restricted Delivery NO. P 706 900 350, on January 24, 1989. Said Return Receipt was returned indicating that it was signed by Leah Mae Gum, on January 25, 1989. Said receipt for Certified Mail and Return Receipt are Marked Exhibit "A", attached hereto and made a part hereof.

1/24/89
\$75.00 Pd
by Atty

89-145-CD

APRIL 27, 1989, PRAECIPE TO TRANSMIT RECORD, filed by J. Richard Mattern II, Esquire.

AFFIDAVIT OF CONSENT OF LEAH MAE GUM, filed.

AFFIDAVIT OF CONSENT OF JACK P. GUM, filed.

DECREE, filed.

AND NOW, this 27th day of April, 1989, Plaintiff

having filed a Complaint In Divorce under the Divorce Act on the 24th day of January, 1989, and the Parties having filed Affidavits of Consent stating that the marriage of the Plaintiff and the Defendant is Irretrievably Broken, and ninety (90) days having elapsed from the date of the filing of the Complaint.

Clfd Trust

LEAH MAE GUM,

Pro 40.00

Pro .50

State 10.00

Ck#6115 Trans to reg acct. \$75.00
Pro. 40.50
State 10.00
#13326 Atty 24.50 \$75.00

WE, THEREFORE, DECREE that JACK P. GUM, be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and LEAH MAE GUM, giving full force and effect to the Marriage Settlement Agreement executed by the

Parties on or about February 14, 1989, which has been filed of record, thereupon all of the rights, duties or claims accruing to either of said parties, 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.

MAY 15, 1989, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA

George S. Test

MID-STATE BANK AND TRUST CO.,
Trustee for;
MOSHANNON BANKING CO.

Jan 24
8:30 am

89-146-CD

JANUARY 24, 1989, COMPLAINT/Action/Quiet Title, filed by George S. Test, Esquire.
NO COPIES
PARCEL NO. 1: ALL that certain piece or parcel of real property situate in Woodward Township, Clearfield County, Pennsylvania.
PARCEL NO. 2: ALL that certain piece or parcel of real property situate in Decatur Township, Clearfield County, Pennsylvania.
PARCEL NO. 3: ALL that certain piece or parcel of real property situate in Beccaria Township, Clearfield County, Pennsylvania.
PARCEL NO. 4: ALL that certain piece or parcel of real property situate in Woodward Township, Clearfield County, Pennsylvania.
PARCEL NO. 5: ALL that certain piece or parcel of real property situate in Woodward Township, Clearfield County, Pennsylvania.
PARCEL NO. 6: ALL that certain mining rights consisting of 33 acres in Gulich Township, Clearfield County, Pennsylvania.

JANUARY 25, 1989, AFFIDAVIT, filed by George S. Test, Esquire.

JANUARY 25, 1989, ORDER, filed.

AND NOW, this 24th day of January, 1989, it appearing that an action to quiet title has been filed in the above captioned matter and that the Defendants listed in Exhibit A to the Affidavit of George S. Test, Esquire which is of record in this matter are known to the Plaintiff to have an interest in this litigation and shall receive actual service of the Complaint in the manner hereinafter set out and that there may be other individuals unknown to the Plaintiff having or once having had or claiming an interest in the real property described in Exhibit A. to Plaintiff's Complaint, it is therefore ORDERED AND DECREED that said individual and all other persons, firms, partnerships or corporate entities in interest be served with the Complaint by advertising the same in THE PROGRESS, published in Clearfield, PA in accordance with the notice attached hereto and made a part hereof. Service of those entities known to the Plaintiff who reside in Pennsylvania shall be by acceptance of service pursuant to PA R.C.P. 402 (b) and, if service is not accepted by the Sheriff of the County wherein the Defendant resides. For those entities known to the Plaintiff who reside outside of Pennsylvania, by mail in conformity with Pa R.C.P. 403(1) and 404(2). BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Harold K. Bennett

GEORGE W. MCGAFFEY,
JOHN NUTTALL,
WILLIAM P. DUNCAN,
their heirs and assigns,
GENERAL REFRACTORIES COMPANY, and all other persons known or unknown claiming an interest in the hereinafter des-

cribed Property,

FEBRUARY 21, 1989, ANSWER OF ELSIE ALLPORT BENNETT, FRANCES ALLPORT SPANN, MYRTLE ALLPORT SMITH, ADELE ALLPORT CALDWELL, SARAH TODD ELIAS, BERNARD LANE ELIAS, DAVID HAYDEN FAUCETTE, JOHN ROBERTS FAUCETTE, WILLIAM RUPERT FAUCETTE, and SUZANNE FAUCETTE TEN BROEK, HEIRS-AT-LAW OF JOHN NUTTALL, AND BENEFICIARIES OF HIS ESTATE, filed by Harold K. Bennett, Esq.

Pro by Atty 40.00
Pro by atty 10.00

MARCH 16, 1989, PRAECIPE TO ENTER APPEARANCE, filed
Please enter my appearance on behalf of Lyncroft Associates, PO Box 77, New Rochelle, New York, 10802, in the above captioned matter. Kindly file all correspondence to Alan F. Kirk, Esquire, Kriner, Koerber, & Kirk, PO Box 1320, 100 N. 2nd St., Clearfield, PA 16830. /s/ Alan F. Kirk, Esq.

MAY 18, 1989, AFFIDAVIT OF SERVICE, filed by George S. Test, Esq. (See original)

MAY 18, 1989, STIPULATION PROVIDING FOR THE ENTRY OF SUMMARY JUDGMENT, filed

ORDER:

AND NOW, this 18th day of May, 1989, upon consideration of the foregoing Stipulation and the Answer filed in the Action Summary Judgment is hereby granted as to Elsie Allport Bennett, Frances Allport Spann, Myrtle Allport Smith, Adele Allport Caldwell, Sarah Todd Elias, Bernard Lane Elias, David Hayden Faucette, John Roberts Faucette, William Rupert Faucette and Suzanne Facuette Ten Broek, Defendants in the above captioned matter.

BY THE COURT: John K. Reilly, Jr., PJ.

SUMMARY JUDGMENT is entered in favor of the Plaintiffs and against the Defendants as per Stipulation of attorneys. Judgment entered against Defendants: ELSIE ALLPORT BENNETT; FRANCES ALLPORT SPANN; MYRTLE ALLPORT SMITH; ADELE ALLPORT CALDWELL; SARAH TODD WLIAS; BERNARD LANE ELIAS; DAVID HAYDEN FAUCETTE; JOHN ROBERTS FAUCETTE; WILLIAM RUPERT FAUCETTE & SUZANNE FAUCETTE TENBROEK.

SUMMARY JUDGMENT PER STIPULATION

Printed By: Romberger Bindery - Form H-611

R. Denning
Gearhart

JANET L. BAKER,

JANUARY 24, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.

One (1) copy Certified to Attorney
PLAINTIFF'S AFFIDAVIT UNDER SECTION 201(d) OF THE DIVORCE CODE, filed.

1/24/89
\$75.00 Pd
by Atty

89-147-CD

1. The parties of this action separated in 1960 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, distribution of property, lawyer's fees or expenses if I do not claim them before the 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 falsifications to authorities. /s/ Janet L. Baker.

Clfd Trust

FEBRUARY 23, 1989, MOTION FOR SERVICE, BY PUBLICATION AND ORDER, filed

AND NOW, this 23rd day of February, 1989, upon consideration of the Motion for Service by Publication filed to the above, this Court having been advised of service upon the Defendant could not be affected, it is the ORDER of this Court that the Plaintiff is granted the leave to serve the Defendant by publication one time in the The Pittsburgh Post Gazette. BY THE COURT: Joseph S. Ammerman, Judge. 1 cert/Atty

CURTISS W. BAKER,

JUNE 9, 1989, MOTION FOR DIVORCE DECREE, filed
by R. Denning Gearhart, Esquire.

DECREE, filed.

AND NOW, this 12th day of June, 1989, it is ORDERED

Pro 40.00

AND DECREED that JANET L. BAKER, Plaintiff, and CURTISS

Pro .50

W. BAKER, Defendant, are divorced from the bonds of

State 10.00

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

Ck#6142 Trans to reg acct \$75.00
Pro. 40.50
State 10.00
#13358 Atty 24.50 \$75.00

JUNE 15, 1989, VITAL STATISTICS FORM MAILED TO THE DEPARTMETN OF HEALTH, NEW CASTLE, PA.

Printed By: Romberger Bindery - Form H-611

Maureen P. Kieffer

KIMBERLY AUGHENBAUGH,

JANUARY 24, 1989, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Maureen Patricia Kieffer, Esquire.

Jan 24 3:25 pm

89-149-CD

Eight (1) copies Certified to Attorney.
AFFIDAVIT OF INSUFFICIENT FUNDS, filed.
Before me, the undersigned officer, personally appeared, KIMBERLY AUGHENBAUGH, , Plaintiff, 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. Section 10184(b) such costs should not be required.
/s/ Kimberly Aughenbaugh, Plaintiff.

JANUARY 24, 1989, TEMPORARY PROTECTIVE ORDER, filed by Judge Ammerman.

Eight (8) copies Certified to KLS

JANUARY 30, 1989, ORDER, filed
8 copies cert K.L.S.

AND NOW, this 30th day of January, 1989, it being the day set for a hearing in this case and it appearing the Defendant has not been served, the Temporary Protective Order issued January 24, 1989 is hereby continued until further Order of Court.

CURTIS AUGHENBAUTH, JR.

A hearing will be held on the 6th day of February 1989, at 10:00 A.M. at the Clearfield County Courthouse, Clearfield, Pennsylvania.

BY THE COURT: Joseph S. Ammerman, Judge.

FEBRUARY 10, 1989, SHERIFF RETURN, filed

NOW, January 30, 1989, Harry E. Dunkle, Shff. of Jefferson County was deputized by Chester A. Hawkins, Shff. of Clearfield County, to serve the within Protection from Abuse and Petition for Relief Under the Protection From Abuse Act on Curtis Aughenbaugh, Jr., Deft.

31 12070

Pro *by Co.* 40.00
Office
Shff Credit 22.00
Shff Office
Dunkle Credit

NOW, February 2, 1989 @ 4:20 PM EST served the within Protection From Abuse & Petition for Relief Under the Protection from Abuse Act on Curtis Aughenbaugh, Jr., Deft, by Deputizing the Shff. of Jefferson County. The return is hereto attached and made a part of this return by stating that he served by handing to Curtis Aughenbaugh, Jr., Deft. /s/ Chester A. Hawkins, Shff.

Lewis H. Ripley

AMERICAN GENERAL FINANCE
Formerly Manufactures
Hanover Consumer
Services,

JANUARY 25, 1988, CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT, filed. From Cambria County, Their Number 88-2749-CD..

CIVIL ACTION -LAW ASSUMPSIT 11/21/88 \$4,335.39

I, RAYMOND WITHEROW, 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.

I, FURTHER CERTIFY that judgment was entered in favor of the Plaintiff, American General Finance and against the Defendant, Alfred Lee Roy Froum and Verla W. Froum on the 18th day of January, 1989 in the above captioned case in the amount of \$4,335.39.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the said Court, on the 18th day of January 1989. /s/ Michael G. Tsikalas, Prothonotary.

Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Four Thousand Three Hundred Thirty-five and 39/100 Dollars for failure to file an Answer.

Debt \$4,335.39

Judgment

Raymond Witherow
Prothonotary

ALFRED LEE ROY FROUM and
VERLA W. FROUM,

Pro by Atty 10.00

JANUARY 25, 1989, Notice of Entry of Judgment mailed to the Defendant.

Jan 25
8:30 am

89-150-CD

FEBRUARY 21, 1990, PRAECIPE FOR WRIT OF EXECUTION, filed by Lewis H. Ripley, Jr., Esq.

WRIT OF EXECUTION ISSUED NO. 90-13-EX

Feb 9, 1994 writ of removal to 89-177-CD

Printed By: Romberger Bindery Form H-611

Benjamin S. Blakley

VIRGINIA LEE COLL,

JANUARY 25, 1989, COMPLAINT IN DIVORCE, filed by Benjamin S. Blakley, Esquire.
One (1) copy Certified to Attorney.

1/25/89
\$75.00 pd.
by Atty

89-151-CD

FEBRUARY 3, 1989, PRAECIPE TO ENTER APPEARANCE, filed
Please enter my appearance on behalf of the Defendant in the above-captioned action. /s/ Chris A. Pentz, Esq.

Clfd Trust

FEBRUARY 7, 1989, AFFIDAVIT OF MAILING, filed Benjamin S. Blakley, III, Esq. being duly sworn according to law, deposes and says that as attorney for Plaintiff, Virginia Lee Coll, he did on January 26, 1989, serve Defendant, Daniel John Coll, 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/ Benjamin S. Blakley, III, Esq.

~~Chris A. Pentz~~
Elizabeth Cunningham

DANIEL JOHN COLL,

MAY 23, 1989, CUSTODY ORDER, filed
2 copies cert atty.
YOU, Daniel John Coll, have been sued in Court to obtain custody of your children, Michael John Coll and Robert Francis Coll.

You are Ordered to appear in person in Courtroom No. of the Clearfield County Courthouse, Clearfield, PA. on the 13th day of June, 1989, at 2:00 P.M. for a conference.

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. Pending further Order of this Court, custody of the said Michael John Coll and Robert Francis Coll shall be in Plaintiff, Virginia Lee Coll.

BY THE COURT: Joseph S. Ammerman, Judge.

Pro 40.00

PRO .50

STATE 10.00

CK#1717 TRANSFER TO REGULAR ACCOUNT 75.00
PRO 40.00
PRO .50
STATE 10.00
CK#1863 ATTY 24.50

JUNE 15, 1989, STIPULATION AND ORDER, filed
3 cert/Judge "A"

NOW, this 13th day of June, 1989, the parties having stipulated to an order concerning custody of their minor children, namely Michael John Coll and Robert Francis Coll, it is hereby ORDERED that the parties shall share legal custody of their minor children, with mother to have primary physical custody subject to temporary physical custody in the father as follows:

1. Every other weekend from Friday at 6:00 PM prevailing time until Sunday at 6:00 PM prevailing time unless otherwise agreed upon by the parties. Said weekend visits to commence the weekend of June 16, 1989.
2. Each Christmas Day, together with each December 26, 17 and 28.
3. Alternating holidays commencing with Independence Day of 1989. Should the mother's work schedule require her to work on the holiday during her custodial period, father shall have the right to exercise the right to temporary physical custody upon such holiday.
4. Each Father's Day with mother to have physical custody each Mother's Day.
5. During the summer of 1989, during the weeks of August 14th and 21st.
6. Other such times and places as agreed upon by the parties.

Should the parties be unable to agree upon the plan of physical custody for the summer of 1990, on or before March 1, 1990, the matter shall be submitted to Mediation before Dr. Allen H. Ryen, PH.D.

Father shall be permitted telephone privileges with his children each Wednesday at 6:00 PM prevailing time and each of the Sundays during periods of mother's physical custody at 8:00AM unless otherwise agrees upon by the parties.

The parties at all time shall share transportation responsibilities in order to comply with this Order in such a manner as the parties may agree. BY THE COURT: Joseph S. Ammerman, Judge.

SEPTEMBER 14, 1989, ORDER FOR MEDIATION CONFERENCE, filed. 2 Cert/Judge Ammerman
NOW, this 12th day of September, 1989, the parties not being able to resolve the above matter at a Pre-Hearing Conference, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph. D., Licensed Child Psychologist, on October 18, 1989, at 9:00 o'clock A.M. at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/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 Dr. Ryen within five (5) days of this Order.

It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$100.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: /s/ Joseph S. Ammerman, Judge

<p>Benjamin S Blakley</p> <p>1/25/89 \$75.00 Pd. by Atty</p> <p>Clfd Trust</p>	<p>LEE ANN LANZONI,</p> <p>89-152-CD</p> <p>RICHARD A. LANZONI,</p> <p>Pro 40.00</p> <p>State 10.00</p> <p>PRO .50</p> <p>CK#1791 TRANS. TO REG. ACCOUNT 75.00</p> <p>PRO 40.00</p> <p>PRO .50</p> <p>STATE 10.00</p> <p>CK#1948 ATTY 24.50</p>	<p><u>JANUARY 25, 1989, COMPLAINT IN DIVORCE</u>, filed by Benjamin S. Blakley, Esquire. One (1) copy Certified to Attorney <u>ORDER</u>, filed. YOU, RICHARD A. LANZONI, have been sued in Court to obtain Custody of your child, KATHLEEN ANN LANZONI. YOU are ordered to appear in person in Courtroom No. __, of the Clearfield County Courthouse, Clearfield, Pennsylvania, 16830, on the 14th day of February, 1989, at 10:00 o'clock A.M. for a conference. Pending further Order of this Court custody of the said KATHLEEN ANN LANZONI shall be in LEE ANN LANZONI, Plaintiff herein. 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/ Joseph S. Ammerman, Judge.</p> <p><u>FEBRUARY 7, 1989, AFFIDVIT OF MAILING</u>, filed Benjamin S. Blakley, III, Esq. being duly sworn according to law, deposes and says that as attorney for Plaintiff, Lee Ann Lanzoni, he did on January 28, 1989, served Defendant, Richard A. Lanzoni, with a certified copy of the Complaint and Order in the above captioned matter by certified mail, return receipt requested, deliver to addressee only, said return receipt being attached hereto. /s/ Benjamin S. Blakley, III, Esq.</p> <p><u>APRIL 21, 1992, ORDER</u>, filed 1 cert/Atty Blakley YOU, RICHARD A. LANZONI have been sued in Court to obtain Custody of your child, KATHLEEN ANN LANZONI. YOU are ordered to appear in person in Courtroom NO. -- of the Clearfield County Courthouse, Clearfield, PA 16830 on the 28th day of April, 1992, at 10:00 AM for a conference. 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: Joseph S. Ammerman, Judge.</p> <p><u>APRIL 29, 1992, ORDER FOR MEDIATION CONFERENCE</u>, filed. Two Copies Certified to J. Ammerman NOW, this 28th day of April, 1992, the parties not being able to resolve the above matter at a Pre-Hearing conference, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on May 13, 1992, at 9:00 o'clock A.M., at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/Children while the parent is in private conference.</p>
<p>It is further ORDERED that the parties shall forthwith complete a Child Custody Mediation Questionnaire and forward the same to Dr. Ryen within five (5) days of this ORDER. It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$100.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: s/ Joseph S. Ammerman, Judge</p> <p><u>JUNE 1, 1992, PETITION FOR RULE TO SHOW CAUSE</u>, filed by Benjamin S. Blakley, III, Esq. 1 cert/Atty</p> <p><u>JUNE 1, 1992, RULE</u>, filed 1 cert/Atty AND NOW, this 29th day of May, 1992, upon consideration of the foregoing Petition it is the Order of this Court that a rule be issued upon Defendant to show cause why the prayer in said Petition should not be granted. RULE returnable and hearing thereon to be held the 22nd day of June, 1992, at 3:00 PM in courtroom NO. 2 in the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p><u>JUNE 10, 1992, PRAECIPE TO TRANSMIT RECORD AND ORDER</u>, filed by BENJAMIN S. BLAKLEY, III, ESQUIRE. <u>AFFIDAVIT OF CONSENT</u>, filed by Lee Ann Lanzoni, Plaintiff. <u>AFFIDAVIT OF CONSENT</u>, filed by Richard A. Lanzoni, Defendant <u>ORDER</u>, filed AND NOW, this 10 day of June, 1992, this action having been considered by the Court it is ORDERED AND DECREED that : LEE ANN LANZONI, Plaintiff and RICHARD A. LANZONI, Defendant are divorced from the bonds of matrimony. AND IT IS FURTHER ORDERED, ADJUDGED, AND DECREED, that the Separation, Custody and Support Agreement dated June 5, 1992, was entered into 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, JUDGE.</p> <p><u>JULY 15, 1992 VITAL STATISTICS MAILED TO DEPARTMENT OF HEALTH NEW CASTLE PA.</u></p>	<p>It is further ORDERED that the parties shall forthwith complete a Child Custody Mediation Questionnaire and forward the same to Dr. Ryen within five (5) days of this ORDER. It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$100.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: s/ Joseph S. Ammerman, Judge</p> <p><u>JUNE 1, 1992, PETITION FOR RULE TO SHOW CAUSE</u>, filed by Benjamin S. Blakley, III, Esq. 1 cert/Atty</p> <p><u>JUNE 1, 1992, RULE</u>, filed 1 cert/Atty AND NOW, this 29th day of May, 1992, upon consideration of the foregoing Petition it is the Order of this Court that a rule be issued upon Defendant to show cause why the prayer in said Petition should not be granted. RULE returnable and hearing thereon to be held the 22nd day of June, 1992, at 3:00 PM in courtroom NO. 2 in the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p><u>JUNE 10, 1992, PRAECIPE TO TRANSMIT RECORD AND ORDER</u>, filed by BENJAMIN S. BLAKLEY, III, ESQUIRE. <u>AFFIDAVIT OF CONSENT</u>, filed by Lee Ann Lanzoni, Plaintiff. <u>AFFIDAVIT OF CONSENT</u>, filed by Richard A. Lanzoni, Defendant <u>ORDER</u>, filed AND NOW, this 10 day of June, 1992, this action having been considered by the Court it is ORDERED AND DECREED that : LEE ANN LANZONI, Plaintiff and RICHARD A. LANZONI, Defendant are divorced from the bonds of matrimony. AND IT IS FURTHER ORDERED, ADJUDGED, AND DECREED, that the Separation, Custody and Support Agreement dated June 5, 1992, was entered into 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, JUDGE.</p> <p><u>JULY 15, 1992 VITAL STATISTICS MAILED TO DEPARTMENT OF HEALTH NEW CASTLE PA.</u></p>	<p>Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/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 Dr. Ryen within five (5) days of this ORDER. It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$100.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: s/ Joseph S. Ammerman, Judge</p> <p><u>JUNE 1, 1992, PETITION FOR RULE TO SHOW CAUSE</u>, filed by Benjamin S. Blakley, III, Esq. 1 cert/Atty</p> <p><u>JUNE 1, 1992, RULE</u>, filed 1 cert/Atty AND NOW, this 29th day of May, 1992, upon consideration of the foregoing Petition it is the Order of this Court that a rule be issued upon Defendant to show cause why the prayer in said Petition should not be granted. RULE returnable and hearing thereon to be held the 22nd day of June, 1992, at 3:00 PM in courtroom NO. 2 in the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p><u>JUNE 10, 1992, PRAECIPE TO TRANSMIT RECORD AND ORDER</u>, filed by BENJAMIN S. BLAKLEY, III, ESQUIRE. <u>AFFIDAVIT OF CONSENT</u>, filed by Lee Ann Lanzoni, Plaintiff. <u>AFFIDAVIT OF CONSENT</u>, filed by Richard A. Lanzoni, Defendant <u>ORDER</u>, filed AND NOW, this 10 day of June, 1992, this action having been considered by the Court it is ORDERED AND DECREED that : LEE ANN LANZONI, Plaintiff and RICHARD A. LANZONI, Defendant are divorced from the bonds of matrimony. AND IT IS FURTHER ORDERED, ADJUDGED, AND DECREED, that the Separation, Custody and Support Agreement dated June 5, 1992, was entered into 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, JUDGE.</p> <p><u>JULY 15, 1992 VITAL STATISTICS MAILED TO DEPARTMENT OF HEALTH NEW CASTLE PA.</u></p>

Printed By: Romberger Bindery -- Form H-611

Gregory M. Kruk,

IRENE M. SCHAFFER,

JANUARY 25, 1989, COMPLAINT IN DIVORCE, filed by Gregory M. Kruk, Esqurie.

One (1) copy Certified to Attorney.

JUNE 2, 1989, ANSWER AND COUNTERCLAIM, filed by Toni M. Cherry, Esq. 1 cert/Atty

ORDER OF COURT, filed

YOU, IRENE M. SCHAFFER, Defendant in the within Counterclaim, having been sued in Court to obtain partial custody of the Child, MATTHEW PAUL SCHAFFER.

You are ordered to appear in person at _____, Second Floor, Clearfield Coutny Courthouse, Clearfield, PA, on teh 30th day of June, 1989, at 10:00 am, for a conference.

You are further ordered to bring with you the child, MATTHEW PAUL SCHAFFER.

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: Joseph S. Ammerman, Judge.

SEPTEMBER 15, 1989, STIPULATION & CONSENT ORDER, filed 4 copies cert atty T. Cherry.

AND NOW, this 14th day of September, 1989, in consideration of the foregoing Stipulation, IT IS HEREBY ORDERED AND DECREED:

1. Irene M. Schaffer and Kevin M. Schaffer shall have shared legal custody of the minor child of the parties, namely, Matthew Paul Schaffer.

2. Irene M. Schaffer shall have primary physical custody of the minor child of the parties subject to rights of partial custody in Kevin M. Schaffer as are hereafter granted.

3. Kevin M. Schaffer shall have partial physical custody of Matthew Paul Schaffer as follows:

(a) On alternate weekends from Friday through Sunday at such time as the parties can agree.

(b) On alternate holidays with the times to be decided between the parties. The holidays to be alternated are: New Years Day, Easter Sunday, Memorial Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

(c) Time over the Summer Vacation to concide with Father's vacation from his employment.

(d) Such other times and for such periods of time as the parties can agree in addition to the time specifically granted herein.

4. The above schedule of weekend custody notwithstanding, Father shall always be entitled to have the minor child over the Father's Day weekend and Mother shall always be entitled to have the child over the Mother's Day weekend. The parties will exchange weekends if need be in order to accomplish this result. BY THE COURT: Joseph S. Ammerman, Judge.

1/25/89
\$75.00 Pd.
by Atty

89-153-CD

Clfd Trust

KEVIN M. SCHAFFER,

Pro 40.00

Pro .50

State 10.00

CK#1103 TRANS TO REG. ACCT. 75.00

PRO 40.00

PRO .50

STATE 10.00

CK#1124 24.50 75.00

APRIL 12, 1990, ACCEPTANCE OF SERVICE, filed
I accept service of the Complaint in Divorce at Mister Donut on 1-31-89. /s/ Kevin M. Schaffer, Deft.

APRIL 12, 1990, AFFIDAVIT OF CONSENT OF IRENE M. SCHAFFER, filed

AFFIDAVIT OF CONSENT OF KEVIN M. SCHAFFER, filed

AFFIDAVIT OF NON-MILITARY SERVICE, filed

PRAECIPE TO TRANSMIT RECORD AND DECREE, filed

AND NOW, this 25th day of April, 1990, it is herewith ORDERED & DECREED that IRENE M. SCHAFFER, Plaintiff and KEVIN M. SCHAFFER, Defendant, are DIVORCED from the bonds of matrimony.

AND IT IS FURTHER ORDERED, ADJUDGED AND DECREED, pursuant to PA R.C.P. 1902.1, et seq., and Act 26-1980, 23 P.S. 1 et seq., "The Divorce Code", that the terms, provisions, and conditions of a certain Article of Agreement between the parties dated August 18, 1990, attached to this DECREE & ORDER is hereby incorporated into this DECREE & ORDER by reference as fully as though the same were set forth at length. The said Article of Agreement shall not merge with the DECREE & ORDER but shall survive said DECREE & ORDER. BY THE COURT: Joseph S. Ammerman, Judge.

MAY 15, 1990, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.

<p>Joseph Colavecchi</p>	<p>DOROTHY BEATRICE KESTER</p>	<p>JANUARY 25, 1989, COMPLAINT, filed by Joseph Colavecchi, Esquire. Threee (3) copies Certified to Attorney. One (1) copy Certified to Sheriff.</p> <p>FEBRUARY 1, 1989, AFFIDAVIT OF SERVICE, filed NOW, January 26, 1989 at 1:56 PM EST served the within Complaint on T.D.'s CAFE LTD, t/d/b/a TOMMY D'S CAFE, DEFT. at employment, 315 E. Market Street Clearfield County PA by handing to T.D'S CAFE LTD, t/d/b/a TOMMY D'S CAFE, DEFT. /s/ Chester A. Hawkins, Shff, by Darlene Shultz</p>	
<p>Jan 25 1:15 pm</p>	<p>89-154-CD</p>	<p>FEBRUARY 6, 1989, PRAECIPE, filed Kindly enter my name as counsel for the Defendant listed in the above caption. All future papers may be served at: PO Box 411, Ridgway, PA 15853. /s/ James H. DeVittorio, Esq.</p> <p>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 Praecipe to enter Appearance by depositing such copy in the US Mail, postage prepaid and addressed as follows: Joseph Colavecchi, Esq. /s/ James H. DeVittorio, Esq.</p>	
<p>James H. DeVittorio</p>	<p>T.D.'S CAFE LTD., t/d/b/a TOMMY D'S CAFE,</p> <p>Pro by Atty 40.00 JC Shff by Atty 17.00 sur-charge by Atty 2.00 Pro by Atty 5.00</p>	<p>FEBRUARY 10, 1989, NOTICE OF SERVICE OF FIRST INTERROGATORIES AND FIRST REQUEST FOR PRODUCTION OF DOCUMETNS FROM DEFENDANT TO PLAINTIFF, filed by James H. DeVittorio, Esq.</p> <p>CERTIFICATE OF SERVICE, filed This is to certify that the undersigned has on this date served a true and correct copy of the foregoing Notice by depositing such copy in the US Mail, postage pre-paid and addressed as follows: Joseph Colavecchi, Esq. /s/ James H. DeVittorio, Esq.</p> <p>MARCH 3, 1989, ANSWERS TO NOTICE OF SERVICE OF FIRST INTERROGATORIES AND FIRST REQUEST FOR PRODUCTION OF DOCUMENTS FROM DENFENDANT TO PLAINTIFF, filed by Joseph Colavecchi, Esq.</p> <p>MARCH 10, 1989, ANSWER WITH NEW MATTER OF DEFENDANT, T.D"S CAFE LTD., t/d/b/a TOMMY D'S CAFE, filed by James H. DeVittorio, Esq.</p> <p>CERTIFICATE OF SERVICE: This is to certify that the undersigned has on this date served a copy of the foregoing Answer by depositing in the U.S. Mail addressed to: Joseph Colavecchi, Esq. /s/ James H. DeVittorio, Esq.</p>	
		<p>MARCH 22, 1989, REPLY TO NEW MATTER, filed by Joseph Colavecchi, Esquire.</p> <p>MARCH 27, 1989, NOTICE OF DEPOSITION OF DOROTHY BEATRICE KESTER, filed. 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 Notice of Deposition by depositing such copy in the United States Mail, postage pre-paid and addressed as follows: Joseph Colavecchi, Esquire, COLAVECCHI & RYAN, POBox 131, Clearfield, PA 16830. /s/ James H. DeVittorio, Esquire.</p>	
<p>James H. DeVittorio, Esq.</p>	<p>APRIL 10, 1989, AMENDED NOTICE OF DEPOSITION OF DOROTHY BEATRICE KESTER, filed by</p>	<p>APRIL 10, 1989, AMENDED NOTICE OF DEPOSITION OF DOROTHY BEATRICE KESTER, filed by James H. DeVittorio, Esq.</p>	
	<p>JUNE 28, 1989, DEPOSITION OF DOROTHY BEATRICE KESTER,</p>	<p>JUNE 28, 1989, DEPOSITION OF DOROTHY BEATRICE KESTER, filed in trans. Drawer "T"</p>	
<p>/s/ Joseph Colavecchi, Esq.</p>	<p>SEPTEMBER 11, 1989, PRAECIPE TO DISCONTINUE, filed Please mark the record in the above-captioned action, discontinued, settled and ended.</p>	<p>SEPTEMBER 11, 1989, PRAECIPE TO DISCONTINUE, filed Please mark the record in the above-captioned action, discontinued, settled and ended. /s/ Joseph Colavecchi, Esq.</p>	
	<p><u>DISCONTINUED</u></p>	<p><u>SETTLED</u> <u>ENDED</u></p>	

Printed By: Romberger Bindery - Form H-611

Christopher J. Shaw,

KATHY L. BARRACLOUGH,

JANUARY 25, 1989, COMPLAINT FOR CUSTODY, filed by Christopher J. Shaw, Esquire.

One (1) copy Certified to Attorney.

ORDER OF COURT, filed

YOU, MARK A COON, SR., Defendant, have been sued in Court, to obtain custody of your child, MARK A. COON, JR.,

You are ordered to appear in person in the Main Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania, on the 21st day of February, 1989, at 10:00 o'clock A.M. for a conference.

Pending further Order of this Court, custody of MARK A. COON, JR., shall remain in the Plaintiff, KATHY L. BARRACLOUGH.

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/ Joseph S. Ammerman, Judge.

Jan 25 2:25 pm

89-155-CD

FEBRUARY 12, 1989, ORDER FOR MEDIATION CONFERENCE, filed 3 copies cert atty.

NOW, this 21st day of February, 1989, the parties not being able to resolve the above matter at a Pre-Hearing Conference, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on March 22, 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 to 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 Dr. Ryen within five (5) days of this Order.

It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$75.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: Joseph S. Ammerman, Judge.

MARK A. COON, SR.,

Pro	by Atty	40.00
Pro	by Atty	40.00
JCP	by Atty	5.00
Shff sur charge	by Atty	19.80
	by Atty	2.00

MARCH 22, 1989, CONSENT DECREE, filed 2 cert/Atty Chris Shaw

NOW, this 22nd day of March, 1989, following mediation conference and in consideration of the consent of the parties, it is hereby Ordered and Decreed as follows:

1. That the mother, Kathy Lynn Barraclough, shall have primary physical custody of the Parties' son, Mark Coon, Jr., with the parties sharing legal custody.

2. The father, Mark A. Coon, shall have partial custody with his son, Mark Coon, as follows:

(a). Beginning on Friday, March 24, 1989, and continuing on alternating weekends thereafter from Friday at 6:00 pm to Sunday at 6:00 pm.

(b). The parties shall alternate holidays as follows: The child shall be with father for Easter, Fourth of July and Thanksgiving and the mother for New Year's Day, Memorial Day and Labor Day in all even numbered years. The child shall be with the father on New Year's Day, Memorial Day and Labor Day and with the Mother on Easter, Fourth of July and Thanksgiving on all odd numbered years. The child shall spend father's day with father and Mother's day with mother on each year. The Holiday visitation shall be from 9:00 am to 6:00 pm. However, if father shall be exercising an ordinary weekend visit and have the right to the child on a holiday as specified herein which falls on the immediately following Monday, father's visitation shall extend until 6:00 pm on said Monday.

(c). Christmas 1989 the child shall be with the mother on Christmas Eve until noon Christmas day and with the father from noon until 8:00 pm. Christmas Day. In 1990 the child shall be with the father from 5:00 pm Christmas Eve until noon Christmas Day and with the mother the balance of Christmas Day. The Parties shall, thereafter, continue to alternate the Christmas visitation in this fashion.

(d). Should the father be unable to exercise his regular visitation, he shall provide the mother with 24 hours notice whenever possible.

(e). In order to ensure compliance with paragraph Two (2) of this Order, it is directed the father shall pick up the child at the mother's residence by parking in front of the residence and the mother shall then send the child out to the father. Upon returning the child the father shall remain at the car and send the child to the mother's residence making sure that a responsible adult is there to receive the child before leaving.

3. In the event that the father shall fail to arrive to pick up the son, and shall fail to contact the mother to make other arrangements, by one hour after the designated pickup time, the father shall forego his visitation for that particular period.

4. The father shall be entitled to summer vacation as follows:

(a). First full week in June after the school year from 6:00 pm Sunday until 6:00 Sunday of the following week.

(b). Second and third weeks of July from 6:00 pm Sunday until 6:00 pm Sunday two weeks later.

(c). First full week that includes August 5th from 6:00 pm Sunday until 6:00 pm Sunday of the following week.

5. The Parties shall be required to provide each other with a phone number through which they can be reached for purposes of providing notice as required in this Order and in the event

Printed By: Romberger Bindery - Form H-611

R. Denning
Gearhart

TRACY L. HEPFER, now
TRACY L. MOORE

JANUARY 25, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.
One (1) copy Certified to Attorney.

1/25/89
\$75.00 Pd
by Atty

89-157-CD

JANUARY 31, 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, restructured delivery return receipt requested, a true and correct copy of the Divorce Complaint 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.

Clfd Trust

MAY 4, 1989, AFFIDAVIT OF CONSENT OF TRACY L. HEPFER, filed
MAY 4, 1989, AFFIDAVIT OF CONSENT OF TIMOTHY A. HEPFER, filed

MAY 4, 1989, PRAECIPE TO TRANSMIT THE RECORD & DECREE, filed

TIMOTHY A. HEPFER,

AND NOW, this 8th day of May, 1989, it is Ordered and Decreed that TRACY L. HEPFER, Plaintiff, and TIMOTHY A. HEPFER, Defendant, are divorced from the bonds of matrimony.

BY THE COURT: Joseph S. Ammerman, Judge.

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

Pro	40.00
State	10.00
Pro	.50

NOVEMBER 13, 1992 CUSTODY AGREEMENT, filed by John A. Sobel, Esquire.
ORDER, filed.

Ck#6116 Trans to reg acct.	\$75.00
Pro.	40.50
State	10.00
#13327 Atty	24.50
	\$75.00

NOW THIS 12th day of November, 1992, both parties being agreement with the terms of the attached custody agreement, it is the ORDER Of this Court that custody of the parties one minor child, namely Heather Hepfer, (d.o.b. 5/7/86) shall be shared, with primary physical custody of said child being with the father, Tim Hepfer, and all other matters concerning custody of said child shall be governed by the terms of the attached custody of said child shall be governed by the terms of the attached custody agreement signed by the parties. BY THE COURT: s/ JOSEPH S. AMMERMAN, JUDGE. FOUR CERTIFIED TO ATTORNEY.

AUG 01, 1996, STIPULATION FOR A MODIFICATION OF AGREED ORDER OF CUSTODY, filed. THREE (3) CERT TO ATTY SCHICKLING
AND NOW, the parties, TRACY L. MOORE, Plaintiff, and TIMOTHY HEPFER, Defendant, stipulate and agree to a modification of the Order that was entered by this Court on November 12, 1992, and request that the Court amend the prior Order as follows: (Please refer to filing for details)
This Stipulation shall be entered as an Order of the Court.

s/TRACY L. MOORE
s/TIMOTHY HEPFER

BY THE COURT: s/FRED AMMERMAN, JUDGE

R. Denning Gearhart
 1/25/89
 \$75.00 Pd. by Atty
 Cfld Trust
 Ck#6180 Trans Pro.
 State #13407 Atty

TRACY VERELLI,
 89-158-CD
 DAVID VERELLI,
 Pro 40.00
 Pro .50
 State 10.00
 to reg acct. \$75.00
 40.50
 10.00
 24.50 \$75.00

JANUARY 25, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.
 One (1) copy Certified to Attorney.
 FEBRUARY 1, 1989, AMENDED COMPLAINT, filed by R. Denning Gearhart, Esq. 1 cert/Atty
 APRIL 13, 1989, ACCEPTANCE OF SERVICE, filed I, DAVID VERELLI, do hereby accept service of the Complaint in Divorce in the above captioned matter. /s/ David Verelli, Deft.
 APRIL 13, 1989, ACCEPTANCE OF SERVICE, filed I, DAVID VERELLI, do hereby accept service of the Amended Complaint in Divorce in the above captioned matter. /s/ David Verelli, Deft.
 MAY 10, 1989, INTERROGATORIES PROPOUNDED BY PLAINTIFF TO BE ANSWERED BY DEFENDANT AND ANSWERS, filed by R. Denning Gearhart, Esq. 1 cert/Atty.
 MAY 11, 1989, MOTION TO ENFORCE AGREEMENT, filed by R. Denning Gearhart, Esquire.
 RULE RETURNABLE, filed. 1copy Cert/Attorney.
 AND NOW, this 11th day of May, 1989, upon consideration of the foregoing Motion to Enforce Agreement, a rule is issued upon the Defendant to show cause why the agreement should not be enforced or in the alternate to post the Master's fees and costs for further litigation. Rule Returnable the 12th day of June, 1989, at 2:30 pm o'clock in Courtroom NO. _____, of the Clearfield County Court Hosue. BY THE COURT: /s/ Joseph S. Ammerman, Judge.
 MAY 19, 1989, ORDER, filed.
 5/24/89 - Two (2) copies Certified to Attorney.
 AND NOW, this 15th day of May, 1989, the matter having come before this Court through a Complaint in Divorce, and an Amended Complaint, filed by Tracy Vereill, and the parties having reached an amicable settlement, it is ORDERED as follows:
 1. That the parties shall enjoy joint legal custody of Ryan N. Verelli (d.o.b. 7/21/79 and Nichole Verelli (d.o.b. 12/21/80).
 2.. That physical custody of said children shall be with the mother from 5:00 P.M. Sunday Night to 5:00 Friday Night and shall be with the father from 5:00 P.M. Friday to 5:00 P.M. Sunday.
 3. That the parties shall alternate physical custody of those weekends which end in a major holiday. For purposes of this Order, major holidays shall be President's Day, Easter, Memorial day, Fourth of July and Labor Day. The parties also agree that arrangement

will be made so that each spends a substantial period of time with the children on the children's birthdays, Thanksgiving Christmas and New Year's.
 4. The mother shall enjoy physical custody of the children for the entire weekend which ends with Mother's Day.
 5. The father shall enjoy physical custody of the children during his vacation periods from work.
 6. Further visitation shall also be allowed at such times and places that the parties may informally agree. BY THE COURT: /s/ Joseph S. Ammerman, Judge.
 MAY 25, 1989, ACCEPTANCE OF SERVICE, filed I, Chris A. Pentz, Esq., attorney for the Defendant, David Verelli, in the above captioned action, do hereby accept service of the Motion to Enforce Agreement filed to the above captioned matter. /s/ Chris A. Pentz, Esq.
 JULY 24, 1989, AFFIDAVIT OF CONSENT OF TRACY VERELLI, filed
 AFFIDAVIT OF CONSENT OF DAVID VERELLI, filed
 PRAECIPE TO TRANSMIT THE RECORDER AND DECREE, filed
 AND NOW, this 28th day of July, 1989, it is Ordered and Decreed that TRACY VERELLI, Plaintiff, and DAVID VERELLI, Defendant, are divorced from the bonds of matrimony.
 All other claims before the Court in this matter, including equitable property distribution, alimony, child custody, child visitation, and support, payment of attorney's fees and costs, shall be and are hereby adjudicated in conformance with that certain Agreement between the parties. The terms and conditions of which shall be and are hereby merged and incorporated by reference in this Decree as the Court's adjudication of those issues as though the same were set forth herein at length, verbatim; and the parties are hereby directed to comply in all respects with the terms and provisions of said Agreement. BY THE COURT: Joseph S. Ammerman, Judge
 AUGUST 15, 1989, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.

Printed By: Romberger Bindery - Form H-611

<p>R. Denning Gearhart</p> <p>1/25/89 \$75.00 Pd by Atty</p> <p>Clfd Trust</p>	<p>BETTY J. CUSHARD,</p> <p>89-159-CD</p> <p>JOHN K. CUSHARD,</p> <table style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 50%;">Pro</td> <td style="width: 50%; text-align: right;">40.00</td> </tr> <tr> <td>Pro</td> <td style="text-align: right;">.50</td> </tr> <tr> <td>State</td> <td style="text-align: right;">10.00</td> </tr> <tr> <td>Ck#6120 Trans to reg acct.</td> <td style="text-align: right;">\$75.00</td> </tr> <tr> <td>Pro.</td> <td style="text-align: right;">40.50</td> </tr> <tr> <td>State</td> <td style="text-align: right;">10.00</td> </tr> <tr> <td>#13331 Atty</td> <td style="text-align: right;">24.50</td> </tr> <tr> <td></td> <td style="text-align: right;">\$75.00</td> </tr> </table>	Pro	40.00	Pro	.50	State	10.00	Ck#6120 Trans to reg acct.	\$75.00	Pro.	40.50	State	10.00	#13331 Atty	24.50		\$75.00	<p><u>JANUARY 25, 1989, COMPLAINT IN DIVORCE</u>, filed by R. Denning Gearhart, Esquire. One (1) copy Certified to Attorney.</p> <p><u>FEBRUARY 7, 1989, AFFIDAVIT OF MAILING</u>, 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 Divorce Complaint in that action, to the Defendant, at his residence as evidenced by the signed receipt attached hereto as Exhibit "A". s/ R. Denning Gearhart, Esquire Attorney for Plaintiff</p> <p><u>FEBRUARY 7, 1989, RULE RETURNABLE</u>, 1cert/Atty AND NOW, this 7th day of February, 1989, upon consideration of the foregoing Complaint in Divorce, it is the Order of this Court that a Rule is issued upon the Defendant, to show cause why Plaintiff's prayer for Alimony which is contained in Court III of the Divorce Complaint, should not be granted. Rule Returnable the 14th day of March, 1989, at 2:00 Pm in Courtroom NO. ___ of the Clearfield County Courthouse, Clearfield, PA. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p><u>MARCH 22, 1989, ORDER</u>, filed. NOW this 20th day of March, 1989, the above matter having come before this Court on a Plaintiff's Petition For Alimony Pendente Lite, Counsel fees and Costs, it was scheduled for hearing on March 14, 1989. At that time the parties met with R. Denning Gearhart, attorney for Betty Cushard, and have worked out an agreement. Pursuant to that agreement, the Court hereby incorporates that agreement into this Order and further Orders that a copy of that agreement shall be filed with the Prothonotary of Clearfield County. BY THE COURT: /s/ Joseph S. Ammerman, Judge. <u>POST-NUPTIAL AGREEMENT</u>, filed.</p> <p><u>MAY 11, 1989, PRAECIPE TO TRANSMIT THE RECORD</u>, filed by R. Denning Gearhart, Esquire. <u>AFFIDAVIT OF CONSENT OF BETTY J. CUSHARD</u>, filed. <u>AFFIDAVIT OF CONSENT OF JOHN K. CUSHARD</u>, filed. <u>DECREE</u>, filed. AND NOW, this 12th day of May, 1989, it is ORDERED</p>
Pro	40.00																	
Pro	.50																	
State	10.00																	
Ck#6120 Trans to reg acct.	\$75.00																	
Pro.	40.50																	
State	10.00																	
#13331 Atty	24.50																	
	\$75.00																	
		<p>AND DECREED that BETTY J. CUSHARD, Plaintiff, and JOHN K. CUSHARD, Defendant are divorced from the bonds of matrimony.</p> <p>All other claims before the Court in this matter, including equitable property distribution, alimony, child custody, child visitation, and support, payment of attorney's fees and costs, shall be and are hereby adjudicated in conformance with that certain Agreement between the parties. The terms and conditions of which shall be and are hereby merged and incorporated by reference in this decree as the Court's adjudication of those issues as though the same were set forth hereinat length, verbatim; and the parties are hereby directed to comply in all respects with the terms and provisions of said Agreement. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p> <p><u>MAY 15, 1989, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA</u></p> <p><u>JUNE 21, 1989, MOTION FOR CONTEMPT & RULE</u>, filed 1 cert atty. AND NOW, this 20th day of June, 1989, upon consideration of the foregoing Petition to Enforce Divorce Decree a rule is issued upon the Defendant/Respondent to show cause why he should not be found in contempt and/or ordered to comply with said decree and to pay reasonable attorney's fees. Rule returnable the 19th day of July, 1989 at 10:30 A.M. in Courtroom No. ___ of the Clearfield County Courthouse, Clearfield, PA. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p><u>JANUARY 29, 1992, AMENDED ORDER</u>, filed. Two (2) copies certified to Marcy. NOW this 29th day of January, 1992, the present Order dealing with custody and visitation dated May 3 1991 with regards to the parties children, paragraph seven is modified to read as follows: 7. The father shall visitation with the children on Christmas, in even numbered years, beginning at 3:00 p.m. on December 25th and continuing until 5:00 p.m. on December 27th. On odd numbered years, the father shall have visitation with the children beginning December 24th at 8:00 p.m. until 3:00p.m. on December 25th. BY THE COURT: s/ JOSEPH A. AMMERMAN JUDGE.</p>																

R. Denning
Gearhart

HARRY A. COUDRIET, JR.

JANUARY 25, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.
One (1) copy Certified to Attorney.

JANUARY 31, 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 Divorce Complaint in that action, to the Defendant, at her residence as evidenced by the signed receipt attached hereto as Exhibit "A". /s/ R. Denning Gearhart, Esq.

1/25/89
\$75.00 Pd
by Atty

89-160-CD

DECEMBER 13, 1989, AFFIDAVIT OF CONSENT OF HARRY A. COUDRIET, JR., filed

DECEMBER 13, 1989, AFFIDAVIT OF CONSENT OF KATHLEEN MARIE COUDRIET, filed

DECEMBER 13, 1989, PRAECIPE TO TRANSMIT THE RECORD & DECREE, filed

Clfd Trust

KATHLEEN MARIE COUDRIET,

AND NOW, this 15th day of December, 1989, it is Ordered and Decreed that HARRY A. COUDRIET, JR., Plaintiff, and KATHLEEN MARIE COUDRIET, Defendant, are divorced from the bonds of matrimony.

BY THE COURT: Joseph S. Ammerman, Judge.

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

Pro	40.00
State	10.00
Pro	.50

Ck#1002 Trans to reg. acct.	\$75.00
Pro.	\$40.50
State	\$10.00
# 1003 Atty.	\$24.50
	\$75.00

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Kimberly M. Kubista

TRACEY FURROW,

JANUARY 25, 1989, COMPLAINT IN DIVORCE, filed by Kimberly M. Kubista, Esquire.
One (1) copy Certified to Attorney.

1/25/89
\$75.00 Pd.
by Atty

89-161-CD

FEBRUARY 17, 1989, SHERIFFS RETURN, filed.
NOW, January 26, 1989, Garry G. Kunes, Sheriff of Centre County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Complaint in Divorce on Gregory Furrow, Defendant.
NOW, February 14, 1989 @ 10:00 A.M. served the within Complaint in Divorce on Gregory Furrow, Defendant, by deputizing the Sheriff of Centre County. The return of Sheriff Kunes is hereto attached and made a part of this return by stating that he served by handing to Gregory Furrow, Defendant. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.

FEBRUARY 21, 1989, PETITION FOR ALIMONY PENDENT LITE, COUNSEL FEES & EXPENSES, filed by Kimberly M. Kubista, Esq. 1 cert atty.

FEBRUARY 23, 1989, PETITION FOR CUSTODY, filed by Kimberly M. Kubista, Esq. 1 cert atty.

Marie J. Sullivan

GREGORY FURROW,

FEBRUARY 23, 1989, RULE, filed 1 copy cert atty.
AND NOW, this 23rd day of February, 1989, upon consideration of the foregoing Petition of the above-named Petitioner, it is hereby ORDERED and DIRECTED that a Rule be issued on the Respondent to show cause why he should not pay the Petitioner alimony Pendente Lite, counsel fees and costs.
Rule returnable the 21st day of March, 1989, at 11:00 A.M. at the Clearfield County Courthouse, Clearfield, PA. BY THE COURT: Joseph S. Ammerman, Judge.

Pro 40.00
Shff
Hawkins by Atty 21.00
Shff
Kunes by Atty 22.00
Shff. Sur-charge by Atty 2.00
Postage 2.00
Pro .50

FEBRUARY 28, 1989, ORDER, filed.
One (1) copy Certified to Attorney.
You, GREGORY FURROW, Respondent, have been sued in Court for custody of Tyler Furrow.
You are ordered to appear in person at CLEARFIELD COUNTY COURTHOUSE on March 21st, 1989, at 11:00 A.M. for a conference.
Temporary Custody shall remain in Petitioner until further Order of the Court.
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/ Joseph S. Ammerman, Judge.

Ck#6188 Trans Pro. Postage State #13415 Atty

State 10.00
to reg acct. \$85.00
40.50
2.00
10.00 0
32.50 \$85.00

FEBRUARY 28, 1989, CERTIFIED COPY OF ORDER MAILED TO GREGORY FURROW AT HIS RESIDENCE BY CERTIFIED RETURNED MAIL, NO. R.R.P 928 315 369.

MARCH 6, 1989, CERTIFICATE OF SERVICE, filed I, Kimberly M. Kubista, Esq., Attorney for Plaintiff, do hereby certify that a true and correct copy of the Petition for Custody was served by certified mail upon the following: Gregory Furrow.
Said Petition was mailed this 28th day of February, 1989, and received on March 4, 1989. /s/ Kimberly M. Kubista, Esq.

MARCH 6, 1989, CERTIFICATE OF SERVICE, filed I, Kimberly M. Kubista, Esq., Attorney for Plaintiff, do hereby certify that a true and correct copy of the Petition for Alimony Pendente Lite, Counsel Fees and expenses was served by certified mail upon the following: Gregory Furrow.
Said Petition was mailed this 28th day of February, 1989 and received on March 4, 1989. /s/ Kimberly M. Kubista, Esq.

MARCH 7, 1989, RETURN RECEIPT, filed

MARCH 21, 1989, ORDER, filed 2 copies cert Judge A.
NOW, this 21st day of March, 1989, upon consideration of the Petition for Alimony Pendente Lite, Counsel Fees and Expenses filed on behalf of Tracey Furrow, it is the ORDER of this Court that Gregory Furrow pay to Tracey Furrow, \$90.00 per month in Alimony Pendente Lite.
BY THE COURT: Joseph S. Ammerman, Judge.

MAY 26, 1989, PETITION, filed by John R. Carfley, Esq. 1 cert atty
JUNE 1, 1989, RULE, filed 1 cert atty.
AND NOW, this 30th day of May, 1989, upon consideration of the foregoing Petition of the above named Defendant/Petitioner, IT IS HEREBY ORDERED AND DIRECTED that a Rule be issued on the Plaintiff/Respondent to show cause why the prayer of said Petition should not be granted.
Rule returnable the 28th day of June, 1989, at 11:00 A.M. at the Clearfield County Courthouse, Clearfield, PA.
BY THE COURT: Joseph S. Ammerman, Judge.

Dwight L. Koerber

KEPHART TRUCKING CO.

JANUARY 25, 1989, COMPLAINT IN CIVIL ACTION, filed by Dwight L. Koerber, Jr., Esquire.
Three (3) copies Certified to Attorney.

Jan 25
3:08 am

89-162-CD

FEBRUARY 28, 1989, SHERIFFS RETURN, filed.
NOW, January 26, 1989, Raymond Krasinski, Sheriff of Elk County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Complaint on Klancer Construction Co., defendant.
NOW, February 23, 1989 @ 10:07 a.m. EST served the within Complaint on Klancer Construction Co., defendant, by deputizing the Sheriff of Elk County. The return of Sheriff Krasinski is hereto attached and made apart of this return stating that he served Dan Mattivi, pic for defendant. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.

KLANCER CONSTRUCTION CO.

APRIL 5, 1989, PRAECIPE, filed
Pursuant to the Provisions of Pa. R.C.P. §237.1 please enter default judgment in favor of Plaintiff and against Defendant for the sum of \$3,104.41, plus continuing interest of 18% from November 18, 1987 and costs of suit. A Certificate of Service of Notice of Default Judgment is attached hereto.
/s/ Dwight L. Koerber, Esq.

JUDGMENT is entered in favor of the Plaintiff and against the Defendant in the above captioned matter. Judgment in the amount of Three Thousand One Hundred and Four Dollars and Forty-one cents.

DEBT: \$3,104.41

DEFAULT JUDGMENT

Raymond Krasinski
Prothonotary

Pro by Atty 40.00
Shff
Hawkins by Atty 21.00
Shff Sur-charge by Atty 2.00
Shff
Krasinski by Atty 28.00
Pro by atty 9.00
Pro by Atty 10.00

MAY 19, 1989, PRAECIPE FOR CERTIFICATION OF DOCKET ENTRIES, filed

Please prepare a certified copy of the docket entries for the above-captioned case. Please forward to Dwight L. Koerber, Jr., Esquire, of Kriner, Koerber and Kirk, 110 North Second Street, PO Box 1320, Clearfield, PA 16830. /s/ Dwight L. Koerber, Jr., Esq.

Printed By: Romberger Bindery - Form H-611

Peter F. Smith

DAVID A. BERNECKY,

JANUARY 26, 1989, COMPLAINT IN DIVORCE, filed by Peter F. Smith, Esquire.
One (1) copy Certified to Attorney.

1/26/89
\$85.00 Pd.
by Atty

89-163-CD

MAY 8, 1989, AFFIDAVIT OF SERVICE, filed I, Peter F. Smith, Esq. attorney for the Plaintiff in the above captioned matter, certify that I served a true and correct certified copy of the Complaint filed in this matter on the Defendant, Patty J. Bernecky, at her residence of Box 68, Harmonsburg, PA 16422, by Certified U.S. Mail. Attached hereto is the original receipt for Certified mail.
/s/ Peter F. Smith, Esq.

Clfd Trust

MAY 24, 1989, AFFIDAVIT OF CONSENT OF PATTY J. BERNECKY, filed
AFFIDAVIT OF CONSENT OF DAVID A. BERNECKY, filed
PRAECIPE TO TRANSMIT RECORDS AND DECREE, filed
NOW, this 30 day of May, 1989, a Complaint in divorce

PATTY J. BERNECKY,

having been filed by the Plaintiff to the above caption on January 26, 1989, under Secion 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:

Pro	40.00
Pro	.50
State	10.00
Pro by Atty	8.00

1. That DAVID A. BERNECKY and PATTY J. BERNECKY 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.

Ck#6133 Trans to reg acct.	\$75.00
Pro.	40.50
State	10.00
#13350 Atty	34.50
	\$75.00

2. That the terms and conditions of a certain Marital Settlement Agreement between the parties, dated May 3, 1989, 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.

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

MAY 24, 1989, RETAKE OF MAIDEN 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 30th day of May, 1989, and that the Defendant PATTY J. BERNECKY, hereby elects to retake and hereafter use her prior name of PATTY J. COOPER, and gives this written notice avowing her intention in accordance with the Act of April 2, 1980, P.L. 63, as amended. /s/ Patty J. Bernecky TO BE KNOWN AS Patty J. Cooper.

Joseph Colavecchi	SHEILA K. REAMS, BY ARTHUR REAMS and GLORIA REAMS, Natural Guardians,	<p><u>JANUARY 26, 1989, COMPLAINT IN CIVIL ACTION</u>, filed by Joseph Colavecchi, Esquire. Three (3) copies Certified to Attorney.</p> <p><u>FEBRUARY 3, 1989, AFFIDAVIT OF SERVICE</u>, filed NOW, January 30, 1989 at 10:48 AM EST served the within Complaint on Allen Pinto, Defendant at residence, RD #1, Box 244, Houtzdale, Clearfield County, PA by handing to Allen Pinto, Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz</p> <p><u>FEBRUARY 24, 1989, PRAECIPE FOR APPEARANCE</u>, filed by William R. Tighe, Esquire. Please enter our appearance on behalf of Allen Pinto, defendant, in the above-captioned action. JURY TRIAL DEMANDED. /s/ William R. Tighe, Esquire.</p> <p><u>CERTIFICATE OF SERVICE</u>, filed. I hereby certify that a true and correct copy of the within Praecipe for Appearance was served on all counsel of record by first-class mail, postage prepaid, on February 22nd, 1989. /s/ William R. Tighe, Esquire.</p> <p><u>FEBRUARY 24, 1989, PRAEICPE FOR WRIT OF SUMMONS TO JOIN ADDITIONAL DEFENDANT</u>, filed by William R. Tighe, Esquire. Please issue Writ of summons to join as additional defendant Anthony L. Lefort, Jr., 308 Stone Street, Osceola Mills, PA 16666. /s/ William R. Tighe, Esqurie.</p>
Jan 26 12:20 pm	89-164-CD	<p><u>FEBRUARY 27, 1989, WRIT OF SUMMONS IN CIVIL ACTION TO JOIN ADDITIONAL DEFENDANT ISSUED TO THE SHERIFF FOR SERVICE</u>.</p> <p><u>MARCH 1, 1989, ANSWER AND NEW MATTER</u>, filed by William R. Tighe, Esq. <u>CERTIFICATE OF SERVICE</u>, filed I hereby certify that a true and correct copy of the within Answer and New Matter was serve on all counsel of record by first-class mail, postage prepaid, on February 28, 1989. /s/ William R. Tighe, Esq.</p> <p><u>MARCH 1, 1989, COMPLAINT TO JOIN ADDITIONAL DEFENDANT</u>, FILED by William R. Tighe, Esq. NO COPIES. <u>CERTIFICATE OF SERVICE</u>, filed I hereby certify that a true and correct copy of the within Complaint to Join Additional Defendant was served on all counsel of record by first-class mail, postage prepaid, on February 28, 1989. /s/ William R. Tighe, Esq.</p>
William R. Tighe Alan R. Krier	ALLEN PINTO, ANTHONY L. LeFORT, JR. Additional Defendant Pro by Atty 40.00 Shff by Atty 23.20 sur-charge by Atty 2.00 Shff by atty 32.00 Surg. by atty 2.00 Pro by Atty 5.00	<p><u>MARCH 9, 1989, AFFIDAVIT OF SERVICE</u>, filed NOW, March 7, 1989, at 6:55 P.M. served the within Summons on Anthony L. LeFort, Jr., Deft. at 112 Lingle St., Osceola Mills, Clearfield Co. PA. by handing to Anthony L. LeFort, Jr., Deft. /s/ Chester A. Hawkins by Darlene Shultz.</p> <p><u>MARCH 13, 1989, REPLY TO NEW MATTER</u>, filed by Joseph Colavecchi, Esq.</p> <p><u>APRIL 26, 1989, ANSWER AND NEW MATTER TO COMPLAINT TO JOIN ADDITIONAL DEFFENDANT</u>, filed by Alan R. Krier Esq.</p> <p><u>APRIL 28, 1989, REPLY TO NEW MATTER</u>, filed by William R. Tighe, Esq an behalf of Allen Pinto, Deft. <u>CERTIFICATE OF SERVICE</u>, filed I hereby certify that a true and correct copy of the within Reply to New Matter was served on all counsel of record by first-class mail, postage prepaid, on April 26, 1989. /s/ William R. Tighe, Esq.</p> <p><u>MAY 5, 1989, NOTICE OF SERVICE OF INTERROGATORIES</u>, filed by William R. Tighe, Esq. <u>CERTIFICATE OF SERVICE</u>, filed I hereby certify that a true and correct copy of the within Notice of Service of Interrogatories was served on all counsel of record by first-class mail, postage prepaid, on May 3, 1989. /s/ William R. Tighe, Esq.</p> <p><u>MAY 19, 1989, NOTICE OF TAKING DEPOSITION OF ALLEN PINTO</u>, filed by Joseph Colavecchi, Esq.</p> <p><u>MAY 22, 1989, NOTICE OF SERVICE OF INTERROGATORIES</u>, filed You are hereby notified that on the 19th day of May, 1989, the Additional Deft. Anthony L. LeFort, Jr., through his attorney, Alan R. Krier, served Interrogatories on the Deft. by mailing the original and two copies via U.S. 1st class mail upon : Willaim R. Tighe, Esq. /s/ Alan R. Kirer, Esq.</p> <p><u>JUNE 6, 1989, ANSWERS TO INTERROGATORIES</u>, filed by Joseph Colavecchi, Esquire.</p>

<p>Jan 26 2:50 pm</p> <p>James A. Naddeo</p>	<p>COMPUTER TIME OF CLEARFIELD,</p> <p>89-166-CD</p> <p>PENALOPE DeMATTEO, d/b/a</p> <p>Pro by Atty 20.00</p>	<p><u>JANUARY 26, 1988, NOTICE OF APPEAL FROM J.P. William Daisher filed.</u></p> <p><u>PRAECIPUE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE,</u> filed.</p> <p>Enter rule upon COMPUTER TIME OF CLEARFIELD,, appellees to file a complaint in this appeal (Common Pleas No. 89-166-CD) within twenty (20) days after service or fule or suffer entry of judgment of non pros. /s/ James A. Naddeo, Esquire.</p> <p>RULE: To COMPUTER TIME OF CLEARFIELD, appellees.</p> <p><u>JANUARY 27, 1989, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT,</u> filed</p> <p>I hereby swear that I served a copy of the Notice of Appeal, Common Pleas, No. 89-166-CD, Upon the District Justice designated therein on January 26, 1989, by certified mail, sender's receipt attached hereto, and upon the appellee Computer Time of Clearfield, on January 26, 1989 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 January 26, 1989, by certified mail, sender's receipt attached hereto. /s/ James A. Naddeo, Esq.</p> <p><u>MARCH 13, 1992, ORDER,</u> filed.</p> <p>Three (3) copies Certified</p> <p>NOW, this 5th day of March, 1992, this being the day and date set for General Call of the Inactive Civil Cases in wich no action has been taken for Two (2) years or more, the Prothonotary having given notice pursuant to Rule 319 of th Clearfield County Civil Rules of Court, neither party having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.</p> <p>It is further Ordered costs of this matter shall be assessed to the Plaintiff. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p>	

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<p>R. Denning Gearhart</p> <p>1/26/89 \$75.00 Pd. by atty</p> <p>Clfd Trust</p> <p>HANAK, GUIDO AND TALADAY</p> <p>Ck#6243 Trans to reg act. Pro . 40.50 State 10.00 #13484 Atty 24.50</p>	<p>ALEX J. ANTO,</p> <p>89-167-CD</p> <p>ELLYN R. ANTO,</p> <p>Pro 40.00 Pro .50 State 10.00</p> <p>\$75.00</p> <p>\$75.00</p>	<p>JANAURY 26, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire. One (1) copy Certified to attorney.</p> <p>FEBRUARY 7, 1989, AFFIDAVIT OF MAILING, filed by R. Denning Gearhart, Esquire 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 Divorce Complaint in that action, to the Defendant, at her residence as evidenced by the signed receipt attached hereto as Exhibit "A". s/ R. Denning Gearhart, Esquire Attorney for Plaintiff.</p> <p>SEPTEMBER 25, 1989, AFFIDAVIT OF CONSENT OF ALEX J. ANTO, filed AFFIDAVIT OF CONSENT OF ELLYN R. ANTO, filed PRAECIPE TO TRANSMIT RECORD AND DECREE, filed AND NOW, this 27th day of September, 1989, it is Ordered and Decreed that ALEX J. ANTO, Plaintiff, and ELLYN R. ANTO, Defendant, are divorced from the bonds of matrimony.</p> <p>All other claims before the Court in this matter, including equitable property distribution, alimony, child custody, child visitation, and support, payment of attorney's fees and costs, shall be and are hereby adjudicated inconformace with that certain Agreement between the parties. The terms and conditions of which shall be and are hereby merged and incorporated by reference in this Decree as the Court's adjudication of those issues as though the same were set forth herein at length, verbatim; and the parties are hereby directed to comply</p>
<p>GEARHART</p>	<p>NOVEMBER 3, 1992, COMPLAINT TO MODIFY CUSTODY, filed by Earle D. Lees, Jr., Esq.</p> <p>NOVEMBER 13, 1992, ORDER OF COURT, filed. You, ALEX J. ANTO, Plaintiff, ahve been sued in Court to obtain custody, partial custody or visitation of the children: JESS ANTO and ADRIENNE ANTO. You are Ordered to apperar in person at the Clearfield County Courthouse, Clearfield Pennsylvania, on the 30th day fo November, 1992, at 10:00 o'clock a.m. for a conference. You are further Ordered to bring with you the children: JESS ANTO and ADRIENNE ANTO If said children are in your possessionat said time. 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 againsty you for the Court may issue a Warrant for your arrest. Primary possession/ custody is grnated to Defendant pending hearing on the merits. BY THE COURT: s/ JOSEPH S. AMMERMAN, JUDGE. ONE COPY CERTIFIED TO ATTORNEY LEES.</p> <p>JANUARY 6, 1994, PETITION TO MIDIFY CUSTODY, filed by R. Denning Gearhart, Esq.</p> <p>JANUARY 6, 1994 ORDER, filed 2 cert/atty Gearhart January 5, 1994 CUSTODY ORDER, BY THE COURT:John K. Reilly, Jr.PJ</p> <p>FEBRUARY 16, 1994, ORDER FOR MEDIATION CONFERENCE, filed February 16, 1994, BY THE COURT John K. Reilly, Jr. P.J. (See original for information).</p> <p>FEB. 22, 1996, PETITION TO MODIFY CUSTODY, filed by s/R. DENNING GEARHART, ESQ. TWO (2) CERT TO ATTY</p> <p>VERIFICATION, s/ALEX J. ANTO</p> <p>FEB. 26, 1996, ORDER, filed. TWO (2) CERT TO ATTY GEARHART You, ELLYN J. ANTO, Respondent, have been sued in Court to obtain custody of the children JESS ANTO (d.o.b. 1/18/82) and ADRIENNE ANTO (d.o.b. 9/7/83). You are Ordered to appear in person at the Clearfield County Courthouse, Clearfield, Pa., on the 21st day of March, 1996, at 1:30 o'clock in Courtroom No.2, for a Custody 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/FREDRIC J. AMMERMAN, Judge</p> <p>MAR. 05, 1996, AFFIDAVIT OF MAILING, filed. NO CERT COPIES R. DENNING GEARHART, ESQUIRE, the attorney for the Plaintiff, being duly sworn according to law, says that he mailed by certified mail, restricted delivery, return receipt requested, a certified copy of the Petition to Modify Custody to the Defendant in the above captioned matter at her resided by the signed receipt attached hereto as Exhibit 'A'. s/R. DENNING GEARHART, ESQ.</p>	<p>in all respects with the terms and provision of said Agreement. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>OCTOBER 16, 1989, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.</p>

CIVIL ACTION

JANUARY 1989

DOCKET 251

Cont'd from Pg. 154 89-127-CD MILLER vs GOSS

ORDER OF APRIL 12, Cont'd:

e. Any other such times and places as the parties may mutually agree.

It is implicit within this agreement that as the child grows and develops the visitations with the father shall expand to eventually include weekend overnights and summer vacations.

3. While serving as primary caretaker of the child, neither parent shall be under the influence of drugs or alcohol.

4. Neither parent shall do or say anything to demean the other parent in the eyes of the child.

5. Any modification of the above described visitation scheudle will require twenty-four (24) hour advance notice.

BY THE COURT: Joseph S. Ammerman, Judge.

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<p>Jan 26 3:40 pm</p>	<p>RAY WALKER,</p> <p>89-168-CD</p> <p>C. A. WALKER LUMBER and SUPPLY INC.</p> <p>Pro by Atty 9.00</p>	<p><u>JANUARY 26, 1989, PROMISSORY NOTE</u>, filed by Alan F. Kirk, Esqurie. See Original Papers for Information.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three Hundred Thousand and 00/100 Dollars.</p> <p>Debt \$300,000.00</p> <p>JUDGMENT</p> <p><i>Raymond Netherton</i> Prothonotary</p> <p><u>AFFIDAVIT OF SERVICE</u>, filed.</p> <p><u>JANUARY 26, 1989, Notice of Entry of Judgment mailed to the Defendant.</u></p>
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<p>CONT. FR. PG 196 CENTRA vs. CENTRA 89-239-CD</p> <p>APRIL 19, 1994, ALL PAPERS MAILED TO SUPERIOR COURT. /s/ arf.</p> <p>APRIL 18, 1994, SENDER RECEIPT, filed</p> <p>APRIL 25, 1994, RETURN RECEIPT, filed</p> <p>JUNE 15, 1994, ORDER OF COURT FROM SUPERIOR COURT, filed The appeal at No. 416 is dismissed as duplicative of the appeal at No. 415. /s/ Eleanor R. Valecho, Deputy Prothy.</p> <p>ALL PAPERS FILED IN LEGAL 10 CV-Box-7</p> <p>AUGUST 2, 1994, ORDER FROM SUPERIOR, filed July 29, 1994, PRAECIPE FOR DISCONTINUANCE FILED: (Appeal Discontinued). /s/ Eleanor R. Valecho, Deputy Prothy.</p> <p>MAY 07, 1997, PETITION FOR APPROVAL OF QUALIFIED DOMESTIC RELATIONS ORDER AND RULE RETURNABLE, filed by s/BARBARA H. SCHICKLING, ESQ. FIVE (5) CERT COPIES TO ATTY VERIFICATION, s/ALICE D. CENTRA</p> <p>MAY 12, 1997, RULE, filed. FIVE (5) CERT TO ATTY SCHICKLING AND NOW, this 9th day of May, 1997, upon consideration of the attached Petition for Approval of Qualified Domestic Relations Order, a Rule is hereby issued upon Plaintiff to show cause why the Petition should not be granted. Rule Returnable the 29th day of May, 1997, for filing written response. BY THE COURT, s/FRED AMMERMAN, Judge</p> <p>MAY 21, 1997, AFFIDAVIT OF SERVICE, filed. ONE (1) CERT TO ATTY SCHICKLING AND NOW, this 21st day of May, 1997, I, Barbara H. Schickling, Esquire, who being duly sworn according to law, deposes and says that I served a certified copy of the PETITION FOR APPROVAL OF QUALIFIED DOMESTIC RELATIONS ORDER AND RULE RETURNABLE in the above-captioned action on the Plaintiff, Salvatore S. Centra, by sending said copy by Certified Mail No. P 463 861 279, return receipt requested, to the Plaintiff at his last known address, to wit: P.O. Box 55, Frenchville, PA. 16836, with service having been accepted on May 15, 1997. s/BARBARA H. SCHICKLING, ESQUIRE</p> <p>MAY 29, 1997, ANSWER AND NEW MATTER TO PETITION FOR APPROVAL OF QUALIFIED DOMESTIC RELATIONS ORDER, filed by/ GILBERT E. CAROFF, ESQ. NO CERT COPIES VERIFICATION, s/GILBERT E. CAROFF, ESQ. CERTIFICATE OF SERVICE</p> <p>I hereby certify that the foregoing document was served upon the following by U.S. First Class Mail, postage prepaid; BARBARA H. SCHICKLING, ESQ. s/GILBERT E. CAROFF, ESQ.</p> <p>SEP. 03, 1997, QUALIFIED DOMESTIC RELATIONS ORDER, filed. FOUR (4) CERT TO ATTY SHOPE AND NOW, to-wit, this 3rd day of September, 1997, it appearing to the Court that: (Please refer to filing for details) BY THE COURT: S/FREDRIC J. AMMERMAN, JUDGE</p>	<p>APRIL 19, 1994, ALL PAPERS MAILED TO SUPERIOR COURT. /s/ arf.</p> <p>APRIL 18, 1994, SENDER RECEIPT, filed</p> <p>APRIL 25, 1994, RETURN RECEIPT, filed</p> <p>JUNE 15, 1994, ORDER OF COURT FROM SUPERIOR COURT, filed The appeal at No. 416 is dismissed as duplicative of the appeal at No. 415. /s/ Eleanor R. Valecho, Deputy Prothy.</p> <p>ALL PAPERS FILED IN LEGAL 10 CV-Box-7</p> <p>AUGUST 2, 1994, ORDER FROM SUPERIOR, filed July 29, 1994, PRAECIPE FOR DISCONTINUANCE FILED: (Appeal Discontinued). /s/ Eleanor R. Valecho, Deputy Prothy.</p> <p>MAY 07, 1997, PETITION FOR APPROVAL OF QUALIFIED DOMESTIC RELATIONS ORDER AND RULE RETURNABLE, filed by s/BARBARA H. SCHICKLING, ESQ. FIVE (5) CERT COPIES TO ATTY VERIFICATION, s/ALICE D. CENTRA</p> <p>MAY 12, 1997, RULE, filed. FIVE (5) CERT TO ATTY SCHICKLING AND NOW, this 9th day of May, 1997, upon consideration of the attached Petition for Approval of Qualified Domestic Relations Order, a Rule is hereby issued upon Plaintiff to show cause why the Petition should not be granted. Rule Returnable the 29th day of May, 1997, for filing written response. BY THE COURT, s/FRED AMMERMAN, Judge</p> <p>MAY 21, 1997, AFFIDAVIT OF SERVICE, filed. ONE (1) CERT TO ATTY SCHICKLING AND NOW, this 21st day of May, 1997, I, Barbara H. Schickling, Esquire, who being duly sworn according to law, deposes and says that I served a certified copy of the PETITION FOR APPROVAL OF QUALIFIED DOMESTIC RELATIONS ORDER AND RULE RETURNABLE in the above-captioned action on the Plaintiff, Salvatore S. Centra, by sending said copy by Certified Mail No. P 463 861 279, return receipt requested, to the Plaintiff at his last known address, to wit: P.O. Box 55, Frenchville, PA. 16836, with service having been accepted on May 15, 1997. s/BARBARA H. SCHICKLING, ESQUIRE</p> <p>MAY 29, 1997, ANSWER AND NEW MATTER TO PETITION FOR APPROVAL OF QUALIFIED DOMESTIC RELATIONS ORDER, filed by/ GILBERT E. CAROFF, ESQ. NO CERT COPIES VERIFICATION, s/GILBERT E. CAROFF, ESQ. CERTIFICATE OF SERVICE</p> <p>I hereby certify that the foregoing document was served upon the following by U.S. First Class Mail, postage prepaid; BARBARA H. SCHICKLING, ESQ. s/GILBERT E. CAROFF, ESQ.</p> <p>SEP. 03, 1997, QUALIFIED DOMESTIC RELATIONS ORDER, filed. FOUR (4) CERT TO ATTY SHOPE AND NOW, to-wit, this 3rd day of September, 1997, it appearing to the Court that: (Please refer to filing for details) BY THE COURT: S/FREDRIC J. AMMERMAN, JUDGE</p>
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Dennis O. Reiter

NATIONAL BANK OF THE COMMONWEALTH,

JANUARY 27, 1989 COMPLAINT/Action/Mortgage Foreclosure, filed by Dennis O. Reiter, Esquire. NO COPIES

Jan 27 2:05 pm

89-170-CD

FEBRUARY 2, 1989, CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the foregoing Complaint in Mortgage Foreclosure was deposited in the United States Mail, Certified, Return Receipt Requested, postage prepaid, in Bellefonte, PA. on February 1, 1989, addressed to: Barbara H. Schickling, Esq. & Edward V. Fleck, Jr. /s/ Dennis O. Reiter, Esq.

FEBRUARY 27, 1989, PRELIMINARY OBJECTIONS TO COMPLAINT, filed by Barbara H. Schickling, Esq. CERTIFICATE OF MAILING, filed

It is hereby certified that a true and correct copy of Defendant's Preliminary Objections was served by first class regular mail upon Dennis O. Reiter, Esquire, LEE MARTIN, GREEN & REITER, this 27th day of February, 1989. /s/ Barbara H. Schickling, Esq.

MARCH 7, 1989, PRAECIPE TO REINSTATE COMPLAINT, filed by Dennis O. Reiter, Esq. 3/7/89 GIVEN TO ATTY FOR TAKING TO SHFF FOR SERVICE

The ESTATE OF EDWARD W. FLECK, Deceased and EDWARD W. FLECK, JR.

Barbara H. Schickling

MARCH 15, 1989, AFFIDAVIT OF SERVICE, filed NOW, March 13, 1989, at 10:40 A.M. served the within Complaint in Mortgage Foreclosure on James M. Lynch, Deft. at Residence, 1211 Lumadue St. Clearfield by handing to James M. Lynch, Deft. /s/ Chester A. Hawkins by Darlene Shultz.

MARCH 31, 1989, AFFIDAVIT OF SERVICE, filed Before, me, a Notary Public, personally appeared Wayne Pettit who being duly sworn according to law deposes and says that he made service upon the Defendant, Edward W. Fleck, Jr. in the following manner Personal service on SAT. March 11, 1989 at 2:00 Pm. /s/ Wayne Pettit

Pro by Atty 40.00
Pro by Atty 5.00
Shff by atty 18.00

MARCH 31, 1989, ANSER TO PRELIMINARY OBJECTIONS, filed by Dennis O. Reiter, Esq. CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the foregoing Answer to Preliminary Objections was deposited in the US Mail, Certified postage prepaid, in Bellefonte, PA, on March 28, 1989, addressed to the following: Barbara H. Schickling, Esq. /s/ Dennis O. Reiter, Esq.

Surg. by atty 2.00
Pro by Atty 5.00

APRIL 3, 1989, ANSWER AND NEW MATTER, filed by Barbara H. Schickling, Esquire. One (1) copy Certified to Attorney.

APRIL 4, 1989, CERTIFICATE OF SERVICE, filed I, Barbara H. Schickling, Esq. hereby certify that a true and correct copy of the within Answer and New Matter was mailed by depositing the same with the U.S. Postal Service, on the 3rd day of April, 1989, to the following: Dennis O. Reiter, Esq. /s/ Barbara H. Schickling, Esq.

MAY 15, 1989, REPLY TO NEW MATTER, filed by Dennis O. Reiter, Esq. MAY 15, 1989, CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the foregoing Reply to New Matter was deposited in the United States Mail, first class, postage prepaid, in Bellefonte, PA on May 11, 1989, addressed to: Barbara H. Schickling, Esq. /s/ Dennis O. Reiter, Esq.

MAY 19, 1989, STIPULATION, filed by Dennis O. Reiter, Esq.; Barbara H. Schickling, Esq.; & Joseph Colavecchi, Esq.

JUNE 1, 1989, PRAECIPE TO PLACE ON TRIAL LIST, filed 1 cert/Atty Please place the above-captioned matter on the next available trial list. Plaintiff certifies that:
1. No motions are outstanding, discovery has been completed and the case is ready for trial;
2. The case is to be heard non-jury; and,
3. Notice of this praecipe has been given to attorney for Defendant.
/s/ Dennis O. Reiter, Esq.

CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the foregoing Praecipe was deposited in the US mail, postage prepaid, in Bellefonte, PA, on the 30th day of May, 1989, addressed to the following: Barbara H. Schickling, Esq. /s/ Dennis O. Reiter, Esq.

NOVEMBER 13, 1989, PRAECIPE TO SETTLE AND DISCONTINUE, filed Please mark the above-captioned matter settled and discontinued of record. /s/ Dennis O. Reiter, Esq.

CERTIFICATE OF SERVICE, filed I hereby certify that that a true and correct copy of the foregoing Praecipe to Settle and Discontinue was deposited in the US Mail, postage prepaid, in Bellefonte, PA, on the 13th day of November, 1989, addressed to the following: Barbara H. Schickling, Esq and Joseph Colavecchi, Esq. /s/ Dennis O. Reiter, Esq.

SETTLED

DISCONTINUED

R. Denning
Gearhart

THERESA A. GAINES,

JANUARY 27, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.
One (1) copy Certified to Attorney.

1/27/89
\$85.00 Pd
by Atty

89-171-CD

FEBRUARY 3, 1989, MOTION FOR CUSTODY CONFERENCE AND ORDER, filed 1 cert/Atty
AND NOW, this 30th day of January, 1989, upon consideration of the foregoing Complaint in Divorce and Motion for Custody Conference, it is the Order of this Court that the parties appear for a Custody Conference. The Conference is scheduled for the 21st day of February, 1989, at 10:00 AM In Courtroom No. ___ of the Clearfield County Courthouse, Clearfield, PA.
Until the time of said conference, it is the Order of this Court that Custody of said children shall be with Theresa A. Gaines. BY THE COURT: Joseph S. Ammerman, Judge.

Clfd Trust

FEBRUARY 10, 1989, AFFIDAVIT OF MAILING, filed R. Denning Gearhart, Esq., 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 Divorce Complaint 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.

LeDon
Young

FRANKLIN C. GAINES,

FEBRUARY 13, 1989, ORDER FOR MEDIATION CONFERENCE, filed 3 cert/Judge "A"
NOW, this 13th day of February, 1989, the parties not being able to resolve the above matter at a Pre-Hearing Conference, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on March 8, 1989 at 1:00Pm at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/children while the parent is in private conference.

Pro	40.00
State	10.00
Pro	.50

It is further ORDERED that the parties shall forthwith complete a Child Custody Mediation Questionnaire and forward the same to Dr. Ryen within five (5) days of this Order.

Ck#6205 Trans to reg acct.	\$85.00
Pro.	40.50
State	10.00
#13439 Atty	34.50
	\$85.00

It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$75.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: Joseph S. Ammerman, Judge.

FEBRUARY 17, 1989, PRAECIPE FOR ENTRY OF APPEARANCE, filed

Enter the appearance of JUBELIRER, NOLLAU, YOUNG and BLANARIK, INC. as attorneys of record for Defendant, FRANKLIN C. GAINES. /s/ LeDon Young, Esq.

APRIL 5, 1989, ORDER, filed
2 copies cert atty

AND NOW, this 4th day of April, 1989, this Court considers the above matter which has come before it on a Petition for Custody filed under the above divorce caption by the Plaintiff through her attorney, R. Denning Gearhart. The matter was scheduled for mediation with both parties represented by counsel, LeDon Young, Esquire appearing on behalf of the Defendant. After mediation and consultation with this Court, the parties reached the following agreement which is hereby incorporated into this Order and Decree:

1. That the parties shall enjoy joint legal custody of their three (3) minor children, namely: Amber Gaines (d.o.b. 8-25-81); Carrie Gaines (d.o.b. 2-4-83) and Ryan Gaines (d.o.b. 3-27-85).
2. That from this date and until the first weekend after the last day of school in the 1988 - 1989 school year the children shall reside with their father, Franklin C. Gaines, in the present marital residence subject to visitation with their mother, Theresa A. Gaines, as outlined below.
3. Theresa A. Gaines, shall enjoy visitation with her children from 3:30 P.M. on Friday to 7:00 P.M. the following Sunday. This visitation shall occur during the first three out of every four weekends (Franklin C. Gaines shall visit with the children every fourth weekend).
4. Theresa A. Gaines shall further enjoy the right to visit with the children every day by arriving at the marital residence at least five minutes before Franklin C. Gaines is to leave for work and until he returns from work; provided, however, that she shall give him at least twelve (12) hours notice if she unable to be present with the children at these times.
5. Beginning with the first weekend after the end of the school year and until the matter is once again scheduled for mediation the children shall reside with Theresa A. Gaines every Sunday from 7:00 P.M. to Friday at 5:30 P.M. subject to visitation to be enjoyed by Franklin C. Gaines as outlined below.
6. Franklin C. Gaines shall enjoy visitation with his children on the first three of every four weekends from 5:30 P.M. Friday to 7:00 P.M. Sunday (Theresa A. Gaines shall have visitation with the children on the fourth weekend).

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<p>Andrew P. Gates</p> <p>1/27/89 \$75.00 Pd. by Atty</p> <p>Clfd Trust</p> <p>R. Denning Gearhart</p> <p>Ck#6231 Trans to reg acct. Pro. 40.50 State 10.00 #13471 Atty 24.50</p>	<p>DOUGLAS B. TRUDE,</p> <p>89-172-CD</p> <p>NORMA J. TRUDE,</p> <p>Pro 40.00</p> <p>Pro .50</p> <p>State 10.00</p> <p>Pro. 40.50</p> <p>State 10.00</p> <p>24.50 \$75.00</p>	<p><u>JANUARY 27, 1989, COMPLAINT IN DIVORCE</u>, filed by Andrew P. Gates, Esquire. One (1) copy Certified to Attorney.</p> <p><u>FEBRUARY 10, 1989, ENTRY OF APPEARANCE</u>, filed Please enter my appearance on behalf of the Defendant in the above captioned matter. /s/ R. Denning Gearhart, Esq.</p> <p><u>JULY 18, 1989, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND COSTS</u>, filed by R. Denning Gearhart, Esq <u>RULE RETURNABLE</u>, filed 1 cert/Atty AND NOW, THIS 17th day of July, 1989, upon consideration of the within Petition for Alimony Pendente Lite, Counsel Fees and Costs, a Rule is hereby issued upon DOUGLAS B. TRUDE, Respondent to show cause why he should not pay the Petitioner alimony pendente lite, counsel fees and costs. Rule Returnable the 15th day of August, 1989, at 10:30 AM in teh Clearfield County Courthouse, Clearfield Pennsylvania. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p><u>AUGUST 29, 1989, ANSWER AND COUNTERCLAIM</u>, filed by R. Denning Gearhart, Esq. 1 cert atty.</p> <p><u>SEPTEMBER 12, 1989 ANSWER TO DEFENDANT'S PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND COSTS</u>, filed by Andrew P. Gates, Esq. 1 cert atty <u>CERTIFICAE OF SERVICE</u>: I certify that a copy of the foregoing Answer to Defendant's Petition for Alimony Pendente Lite, Counsel Fees and Costs has been served upon counsel for defendant as shown, by first class mail, on this 12th day of September, 1989: R. Denning Gearhart, Esq.</p> <p><u>SEPTEMBER 12, 1989, REPLY TO COUNTERCLAIM OF DEFENDANT, NORMA J. TRUDE</u>, filed by Andrew P. Gates, Esq. 1 cert atty. <u>CERTIFICATE OF SERVICE</u>: I certify that a copy of the foregoing Reply was served upon counsel for defendant on this 12th day of September, 1989: Served upon R. Denning Gearhart, Esq. /s/ Andrew P. Gates, Esq.</p> <p><u>SEPTEMBER 12, 1989, PETITION FOR CUSTODY</u>, filed by Andrew P. Gates, Esq. 1 cert atty.</p> <p><u>SEPTEMBER 15, 1989, MOTION REQUESTING MEDIATION CONFERENCE</u>, filed by Andrew P. Gates, Esq. <u>ORDER</u>, filed 1 cert/Atty AND NOW, this 14th day of September, 1989, it is hereby ordered that a mediation conference shall be held in this matter before Dr. Allen H. Ryen, licensed child psychologist on the 11th day of October, 1989, at 1:00 PM at the Clearfield County Courthouse, Clearfield, PA. Both parents, the respective counsel, and the children shall attend the said conference. The present custodial parent shall provide someone to attend to the children, while the parent is in private conference. It is further ordered that the parties will complete a Child Custody Mediation Questionnaire, and forward the same to Doctor Ryen within five (5) days of this Order. It is also ordered that the cost of this conference shall be equally divided between Plaintiff and Defendant and each shall deposit the sum of \$100.00 with the Court Administrator not less than seven (7) days prior to the date of this scheduled conference. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p><u>CERTIFICATE OF SERVICE</u>, filed I certify that a copy of the foregoing Motion for Mediation Conference has been served upon counsel for defendant as shown, by First Class Mail, postage prepaid, on this 15th day of SEptember, 1989: R. Denning Gearhart, Esq. /s/ Andrew P. Gates, Esq.</p>
<p>Plaintiff,</p> <p>In addition, upon stipulation of the parties, Marriage Settlement Agreement, dated the 20th day of September, 1989, which is attached hereto as Exhibit "A" is hereby approved and incorporated herein by reference and the parties are ordered to comply with the same. BY</p> <p>OCTOBER 16, 1989, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.</p>	<p>AFFIDAVIT OF CONSENT OF DOUGLAS B. TRUDE, filed</p> <p>AFFIDAVIT OF CONSENT OF NORMA J. TRUDE, filed</p> <p>PRAECIPE TO TRANSMIT RECORD AND DECREE, filed</p> <p>AND NOW, the 27th day of September, 1989, IT IS ORDERED AND DECREED that DOUGLAS B. TRUDE, Plaintiff, and NORMA J. TRUDE, Defendant, are hereby divorced from the bonds of matrimony.</p> <p>THE COURT: Joseph S. Ammerman, Judge.</p>	<p>AND NOW, the 27th day of September, 1989, IT IS ORDERED AND DECREED that DOUGLAS B. TRUDE, Plaintiff, and NORMA J. TRUDE, Defendant, are hereby divorced from the bonds of matrimony.</p> <p>THE COURT: Joseph S. Ammerman, Judge.</p>

R. Denning
Gearhart

CINDY L. STEELE,

JANUARY 30, 1989, PETITION TO CONFIRM CUSTODY, filed
by R. Denning Gearhart, Esquire.

One (1) copy Certified to Attorney.

ORDER, filed.

You, RICHARD A. STEELE, Respondent, have been sued
in Court to confirm custody of the children Wendy Y.
Steele (d.o.b. 8/24/76); Richard J. Steele (d.o.b.
102/78); David A. Steele (d.o.b. 12/5/79); and
Joshua G. steele (d.o.b. 5/26/81).

You are Ordered to appear in person at the
Clearfield County Courthouse, Clearfield, Pennsylvania,
on the 28th day of February, 1989, at 10:30 o'clock
in Courtroom No. ___, for a Pre-Hearing Conference.

IT IS THE FURTHER ORDER of this Court that the
Petitioner shall have temporary custody of the above
children until permanent custody is awarded.

If you fail to appear as provided by this Order
an Order to confirm custody may be entered against you
or the Court may issue a warrant for your arrest. /s/
Joseph S. Ammerman, Judge.

Jan 30
3:40 pm

89-173-CD

RICHARD A. STEELE,

MARCH 16, 1989, ORDER, filed 1 cert/Atty
NOW THIS 28th day of February, 1989, this being
the day and date set for hearing on the above Petition
to Confirm Custody, and the parties having appeared
with counsel and having reached an amicable settlement
it is ORDERED as follows:

1. That while the parties shall enjoy joint legal
custody of Wendy Y. Steele (d.o.b 12/5/79); Richard J.
Steele (d/o/b 10/2/78); David A. Steele (d.o.b. 12/5/79)
and Joshua G. Steele (d.o.b 5/26/81), primary physical
custody shall remain with Cindy L. Steele. That the
children shall visit with Richard A. Steele every other
weekend from a time to be agreed upon by the parties on
Saturday to a time to be agreed upon the parties on
Sunday.

2. They will further alternate holidays as can be
agreed upon by the parties.

3. Further, Richard A. Steele shall enjoy physical
custody of the children one week a month during the
children's summer vacation from school.

4. Provided, however, that all visitations shall
be conducted at such times which allows the children to
maintain their individual activities, including, but not
limited to, Wendy's paper route. BY THE COURT: Joseph
S. Ammerman, Judge.

Pro by Atty 40.00

Printed By: Romberger Bindery - Form H-611

J. Richard Mattern II

COMMONWEALTH OF PENNA,
DEPARTMENT OF
TRANSPORTATION,

JANUARY 30, 1989, PETITION FOR APPEAL FROM ORDER OF DEPARTMENT OF TRANSPORTATION REVOKING DRIVER'S LICENSE, filed by J. Richard Mattern II, Esquire.

One (1) copy Certified to Attorney.
One (1) copy Certified to Commonwealth/Harrisburg.
One (1) copy Certified to Commonwealth/Pittsburgh.

MARCH 30, 1989, ORDER, filed 1 cert/& Mailed to Comwth-H-Burg; 1 cert/&mailed to Comwth-P-burgh; 1 cert/Atty Mattern

AND NOW, this 30th day of January, 1989, upon consideration of the Petition of Curtis Brink, it is hereby ORDERED and DIRECTED that a hearing de novo be held to determine and resolve the matters raised by Petitioner and, specifically, whether Petitioner is subject to a revocation of his motor vehicle operating privileges for six (6) months.

It is the FURTHER ORDER of this Court that the Appeal act as a Supersedeas, and, accordingly, the Director of the Bureau of Driver Licensing, Department of Transportation, is hereby ORDERED to reinstate Petitioner's Driver's License and Operating Privileges pending a final desicion by the Court.

The Clearfield County Prothonotary is hereby directed to notify the Department forthwith. BY THE COURT: John K. Reilly, Jr., P.J.

Jan 30
10:50 am

89-174-CD

CURTIS BRINK,

AUGUST 31, 1989, ORDER, filed

1 copy cert Comwth. Pittsburg; 1 cert Comwth Harrisburg; 1 cert atty Mattern

NOW, this 29th day of August, 1989, following hearing into the above captioned Appeal from License Suspension, it is the ORDER of this Court that said Petition be and is hereby Dismissed and the action of the Secretary Affirmed.

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

Pro by Atty 40.00

Richard A. Bell

MILES HOMES DIVISION OF
INSILCO CORPORATION,

JANUARY 30, 1989, COMPLAINT, Action/Mortgage Foreclosure,
filed by Richard A. Bell, Esquire.
One (1) copy Certified to Attorney.

Jan 30
10:55 am

89-175-CD

FEBRUARY 14, 1989, SHERIFF'S RETURN, Filed
NOW, January 31, 1989, Harry E. Dunkle, Sheriff
of Jefferson County was deputized to serve the within
COMplaint in Mortgage Foreclosure on Harry W. Sharp.
NOW, February 3, 1989, at 7:30 P.M. served the
within Complaint in Mortgage Foreclosure on Harry
W. Sharp, Deft. The return of SHERiff Dunkle is hereto
attached stating that he served by handing to Harry
W. Sharp.

NOW, January 31, 1989, Harry E. Dunkle, Sheriff
of Jefferson County was deputized to serve the within
Complaint in Mortgage Foreclosure on Judy Sharp, Deft.

NOW, February 3, 1989, at 7:30 P.M. Served the
within Complaint in Mortgage Foreclosure on Judy Sharp.
The return of Sheriff Dunkle is hereto attached stating
that he served by handing to Judy Sharp.
/s/ Chester A. Hawkins by Darlene Schultz.

HARRY W. SHARP and
JUDY SHARP, h/w

MAY 17, 1989, PRAECIPE, filed
Please enter judgment in favor of the Plaintiff
and against the Defendants in the amount of \$78,194.30
with interest from May 15, 1988, and for foreclosure
and sale of the mortgaged premises for failure to file
an Answer or Appearance within twenty (20) days of ser-
vice of the Complaint. It is hereby certified that a
written notice of intention to file this Praecipe was
mailed to the party against whom judgment is to be
entered, Harry W. Sharp and Judy Sharp, on the 21st
day of March, 1989, which is after the default and at
least ten days prior to the date of filing this
Praecipe. A copy of the notice is attached hereto.
/s/ Richard A. Bell, Esq.

JUDGMENT is entered in favor of the Plaintiff
and against the Defendnat in the above captioned
matter for failure to file an Answer within (20) days
Judgment is entered in the amount of Seventy-Eight
Thousand, One Hundred Ninety-four Dollars and Thirty
Cents.

Pro by Atty 40.00
Shff by atty 25.00
Surg. by atty 4.00
Shff
Dunkle by atty 19.96

Pro *by atty* 9.00

DEBT: \$78,194.30

DEFAULT JUDGMENT

Raymond Peterson
Prothonotary

MAY 24, 1989 NOTICE OF ENTRY OF DEFAULT JUDGMENT
MAILED TO DEFT'S.

OCTOBER 6, 1989, PRAECIPE FOR WRIT OF EXECUTION, filed
by Richard A. Bell, Esq.

WRIT OF EXECUTION ISSUED TO NO. 89-86-EX
executed

JANUARY 4, 1990, SHERIFF RETURN, filed

NOW, Janaury 4, 1990, return teh within writ as
executed, the property of the defendant was sold to the
plaintiff on December 1, 1989 for \$1.00 plus costs.
/s/ Chester A. Hawkins, Shff, by Darlene Shultz.

Printed By: Romberger Bindery - Form H-611

David A. Whitney

MARY ANN LLEWELLYN,

JANUARY 30, 1989, COMPLAINT IN DIVORCE, filed by David A. Whitney, Esquire.

One (1) copy Certified to Attorney.

1/30/89
\$75.00 pd.
by Atty

89-176-CD

MARCH 2, 1990 AFFIDAVIT OF SERVICE, filed
I, David A. Whitney, Esq., being duly sworn according to law, deposes and says that I am the Attorney for Mary Ann Llewellyn in the above captioned divorce action; that as such attorney, I served a true and correct copy of a Divorce Complaint on the Defendant by certified mail, return receipt requested, on February 3, 1989, as evidenced by the attached Return Receipt Card. /s/ David A. Whitney, Esq.

Clfd Trust

MARCH 2, 1990, AFFIDAVIT OF NON MILITARY SERVICE, filed

Mary Ann Llewellyn, Plaintiff, in the above entitled action, being duly sworn according to law, deposes and says that Dennis C. Llewellyn, Defendant, is not in the military service and is in no wise subject to the provisions of the Soldiers' and Sailors' Civil Relief Acts. Defendant is 35 years of age and is currently living in Penfield, PA. 15841. /s/ Mary Ann Llewellyn, Plaintiff.

DENNIS C. LLEWELLYN,

MARCH 2, 1990, AFFIDAVIT OF CONSENT OF MARY ANN LLEWELLYN, filed
MARCH 2, 1990, AFFIDAVIT OF CONSENT OF DENNIS C. LLEWELLYN, filed

MARCH 2, 1990, PRAECIPE TO TRANSMIT THE RECORD AND DECREE, filed

AND NOW, March 6, 1990, it is ORDERED and DECREED that Mary Ann Llewellyn, Plaintiff, and Dennis C. Llewellyn, Defendant, are divorced from the bonds of matrimony.

Pro 40.00

State 10.00

Pro .50

CK. #1054 Trans. to reg. acct. 75.00

Pro. 40.00

State 10.00

Pro. .50

Ck. #1064 24.50 75.00

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:

NONE. And it is further Ordered and Decreed, pursuant to Pa. R.C.P. 1920.1 et seq & Act 26-1980, 23 P.S. 1, et sq., "The Divorce Code", that the terms provisions and conditions of a certain Post-Nuptial Agreement between the parties dated September 15, 1989, are attached to this Decree and Order by reference as fully as though the same were set forth herein at length.

BY THE COURT: Joseph S. Ammerman, Judge.

MARCH 15, 1990, VITAL STATISTICS FORM MAILED TO DEPT OF HEALTH, NEW CASTLE.

Keystone
Legal
Services,
(Maureen P.
Kieffer)

ELAINE MICHELE SALTSMAN,

JANUARY 20, 1989, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Maureen P. Kieffer, Esquire.

Eight (8) copies Certified to KLS.

AFFIDAVIT OF INSUFFICIENT FUNDS, filed.

Before me, the undersigned officer, personally appeared, ELAINE MICHELE SALTSMAN, Plaintiff, 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. Section 10184(b) such costs should not be required. /s/ Elaine Michele Saltsman.

Jan 30
11:55 am

89-177-CD

JANUARY 30, 1989, TEMPORARY PROTECTIVE ORDER, filed by Joseph S. Ammerman.

Eight (8) copies Certified to Attorney.

DOUGLAS LEE SALTSMAN,

FEBRUARY 3, 1989, AFFIDAVIT OF SERVICE, filed NOW, January 31, 1989 at 3:10 PM EST served the within Portection From Abuse With Temporary Protection Order & Petition for Relief Under the Protection From Abuse Act on Douglas Lee Saltsman, Defendant at employment, Berg Electronics, Clearfield, Clearfield County, PA by handing to Douglas Saltsman, Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

FEBRUARY 10, 1989, ORDER, filed 6 cert/KLS

AND NOW, this 10th day of February, 1989, the parties, Elaine Michele Saltsman, by her attorneys, Keystone Legal Services, Inc., and Maureen P. Kieffer, and Douglas Lee Saltsman having consented to the terms enumerated below, the following Protection Order is entered:

(1). The Defendant is hereby enjoined from physically abusing, striking, harassing or threatening the Plaintiff or her minor children.

(2). The Defendant will not visit, live at or enter the Box 2, Star Route, Frenchville, PA residence or any other residence of the Plaintiff except as provided herein for visitation.

(3). Plaintiff will have temporary custody of the minor children, Bobbi Sue and Jona Rachelle.

(4). Defendant will have visitation with the children every other Saturday from 9:00 am to 2:00 pm.

(5). Defendant will pay Plaintiff \$100.00 child support each month, beginning March, 1989.

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 will subject the violating party to punishment, which could include incarceration up to six months and/or fine up to \$1,000.00. BY THE COURT: Joseph S. Ammerman, Judge

CL 12/39

Pro	<i>KeyCo</i>	40.00
Shff	Office Credit	17.00

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John G. Achille

FULLINGTON GMC SALES, INC.

JANUARY 30, 1989, COMPLAINT IN CIVIL ACTION, filed by John G. Achille, Esquire.
Two (2) copies Certified to Sheriff.
One (1) copy Certified to Plaintiff.

Jan 30
12:55 pm

89-178-CD

FEBRUARY 17, 1989, ANSWER, filed by Jennifer L. Shufuran, Deft. on behalf of Jennifer Shufuran

FEBRUARY 28, 1989, AFFIDAVIT OF SERVICE, filed.
NOW, February 23, 1989, at 9:10 A.M. o'clock EST served the within defendant's Answer to Complaint on Fullington GMC Sales, Inc., Plaintiff at employment, 314 Cherry Street, Clearfield, Clearfield County, Pennsylvania, by handing to Richard Fullington, Co-Owner/plaintiff a true and attested copy of the original Defendant's Answer to Complaint and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.

CONNELL PHILIP
~~CONNELL-PHILIP~~ and
JENNIFER SHUFURAN,

MARCH 3, 1989, SHERIFF RETURN, filed
NOW, February 1, 1989 @ 9:55 AM EST served the within Complaint of Jennifer Shufuran, Deft., at employment Central Environmental services, Spruce and Chester Sts. Clearfield, Clearfield Coutny, PA, by handing to Jennifer Shufuran, Deft.

NOW, March 2, 1989, after diligent search in my Baliwick, I return the within Complaint on Connell Philip, Deft. as a "NOT FOUND", after numerous attempts-Deft. cannot be located. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

JULY 11, 1989, NOTICE OF SERVICE OF INTERROGATORIES, filed

You are hereby notified that on the 10th day of July, 1989, plaintiff, Fullington GMC Sales, Inc., served Interrogatories on the defendant, Jennifer Shufuran, by serving the original and two (2) copies of the ame via first class mail, postage prepaid to the following address: Ms. Jennifer Shufuran, RD #1, Box 354, Curwensville, PA 16833. /s/ John G. Achille, Esq.

Pro by Plff 40.00
Shff
Hawkins by Deft 17.00
Shff Sur-charge by Deft 2.00
Shff by Plff 30.00

AUGUST 9, 1989, ANSWERS TO INTERROGATORIES ADDRESSED TO DEFENDANT JENNIFER SHUFURAN, filed by Jennifer Shufuran, Deft. 2 cert/Jennifer Shugran

AUGUST 31, 1989, PRAECIPE TO REINSTATE, filed
Kindly reinstate the Complaint in the above matter

sur-charge by Plff 4.00

for service on the Defendant Connell Philip. /s/ John G. Achille, Esq.

Pro *by Atty* 5.00
Shff
Hawkins by Atty 17.00
Shff Sur-charge by Atty 2.00
Pro by Atty 9.00

AUGUST 31, 1989, COMPLAINT REINSTATED AND REISSUED TO SHERIFF FOR SERVICE ON CONNELL PHILIP ONLY /s/ jmb

SEPTEMBER 11, 1989, AFFIDVIT OF SERVICE, filed.
NOW, September 7, 1989, at 8:30 o'clock PM DST served the within COMPLAINT on Connell Philip, defendant at residence, RD#2, Clearfield, Clearfield County, Penna by handing to Connell Philip a true and attested copy of the original COMPLAINT and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Marilyn Hamm.

OCTOBER 4, 1989, CERTIFICATE OF SERVICE, filed.
I, hereby swear that on October 2, 1989, I served the Defendant, Connell Philip with Notice of Intent to Take a default Judgment concerning the above-captioned matter via first class mail, postage rpepaid addressed as follows:
Mr. Connell Philip, RD #2, Clearfield, PA 16830
/s/ John G. Achille, Esquire.

OCTOBER 19, 1989, PRAECIPE TO ENTER DEFAULT JUDGMENT, filed
Please enter a Default Judgment against the Defendant Connell Philip in the above-captioned case in the amount of \$5,121.50; interest from July 14, 1988, through the present at the statutory rate of 6% in the amount of \$387.27; and costs in the amount \$89.
Attached hereto is a true and correct copy of Notice of Intent to Take a Default Judgment marked as Exhibit "A".
Attached hereto, and marked as Exhibit "B" is a true and correct copy of the Certificate of Service. /s/ John G. Achille, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant Connell Philip Only in the sum of Five Thousand One Hundred Twenty One Dollars and Fifty Cents.

DEBT: \$5,121.50

DEFAULT JUDGMENT

Raymond Dethmann
Prothonotary

OCTOBER 19, 1989, NOTICE OF DEFAULT MAILED TO CONNELL PHILIP DEFT. /s/ ljb

CONT. TO PG 224

William D. Miller

COMMONWEALTH OF PENNA,
DEPARTMENT OF
TRANSPORTATION
Room 521, Transportation
and Safety Building.
Harrisburg, PA 17120

JANUARY 30, 1989, COMPLAINT, Motor Vehicle Case, filed by William D. Miller, Assistant Counsel, Commonwealth of Pennsylvania, Department of Transportation.
NO COPIES.

MARCH 1, 1989, AFFIDAVIT OF SERVICE, filed William D. Miller, Esq., states that on the 31st day of January, 1989, he served a true and correct copy of the Complaint and Notice to Plead filed in the above case on the Defendant, Holiday Express Corporation, by depositing said Complaint & Notice in the U.S. Mail Certified return receipt No. P 394 754 268.

The Return receipt is attached hereto showing the date of delivery as February 4, 1989.
/s/ William D. Miller, Esq.

APRIL 3, 1989, PRAECIPE TO DISCONTINUE, SETTLE AND END, filed
Please mark the above case discontinued, settled and ended. /s/ William D. Miller, Esq.

Jan 30
8:30 am

89-179-CD

DISCONTINUED

SETTLED

ENDED

LYNN BYRON JOHNSON
551 East Maple Drive
Hartley, Iowa, 51346
and
HOLIDAY EXPRESS CORP.
721 South 28th Street
Esterville, Iowa 51334

Pro by Plff 40.00
Pro by Comwth 5.00

Printed By: Romberger Bindery - Form H-611

J. Richard Ifert

KEYSTONE NATIONAL BANK,

JANUARY 30, 1989, COMPLAINT, CONFESSION OF MONEY JUDGMENT AND JUDGMENT, filed by J. Richard Ifert, Esquire.

Pursuant to the authority contained in the warrant of attorney, a copy of which is attached to the Complaint filed in this action, I appear for the Defendants, therein named and confess judgment in favor of the Keystone National Bank, Plaintiff, and against the Defendants as follows:

Jan 30
8:30 am

89-180-CD

Principal sum, \$49,549.84, Attorney's Fees, 10% of unpaid balance and Interest at the rate of Keystone National Bank prime + 2% variable per annum from January 13, 1989. /s/ J. Richard Ifert, Esquire.

JOSEPH G. PANNETTE,

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Forty-nine Thousand Five Hundred Forty-nine and 84/100 Dollars.

Debt \$49,549.84

JUDGMENT

Raymond W. Peterson
Prothonotary

Pro by Pflf 9.00
Pro by Plff 5.00
Pro by Atty 5.00

JANUARY 30, 1989, Notice of Entry of Judgment mailed to the Defendant.

JANUARY 5, 1990, RELEASE FROM LIEN OF JUDGMENT, filed by Stanley Kaizer, Vice-Pres. See original for information.

DECEMBER 14, 1990, RELEASE OF LIEN, filed (See original for information).

Printed By: Romberger Bindery - Form H-611

Benjamin S. Blakley

WILLIAM SHAW and CHARLOTTE SHAW,

JANUARY 30, 1989, COMPLAINT IN CIVIL ACTION, filed by Benjamin S. Blakley, Esquire. Two (2) copies Certified to Attorney

Jan 30 2:25 p.m.

89-182-CD

FEBRUARY 10, 1989, SHERIFF RETURN, filed NOW, February, 6, 1989, @ 2:35 PM EST served the within Complaint on JL Contracting, Inc Deft. at residence, Treasure Lake, DuBois, Clearfield County, PA, by handing to Arthur Lucas, Father of Deft.

NOW, February 6, 1989 @ 2:35 PM EST served the within Complaint on Jay Lucas, Individually, Deft. at residence, Treasure Lake, DuBois, Clearfield County, PA, by handing to Arthur Lucas, Father of Deft. /s/ Chester A. Hawkins, Shff by Darlene Shultz.

FEBRUARY 28, 1989, AFFIDAVIT OF MAILING, filed BENJAMIN S. BLAKLEY, III, ESQUIRE, being duly sworn according to law, deposes and says that as attorney for Plaintiffs, WILLIAM SHAW and CHARLOTTE SHAW, he did on February 27, 1989, serve Defendants, JL CONTRACTING INC and JAY LUCAS, with a 10 notice of default in the above-captioned matter by first class mail, with the Certificate of Mailing being attached hereto. /s/ Benjamin S. Blakley, III, Esq.

MARCH 7, 1989, PRAECIPE FOR APPEARANCE, filed Kindly enter our appearance on behalf of the above named Defendants. /s/ John Sughrue, Esq.

MARCH 9, 1989, ANSWER AND NEW MATTER & COUNTERCLAIM, filed by John Sughrue, Esq. 1 cert atty.

MARCH 29, 1989, REPLY TO NEW MATTER AND ANSWER TO COUNTERCLAIM, filed by Benjamin S. Blakley, III, Esq. 1 cert/Atty

APRIL 26, 1989, ACCEPTANCE OF SERVICE, filed I hereby accept service of a certified copy of Reply to New Matter and Answer to Counterclaim filed to the above-captioned matter on behalf of JL CONTRACTING INC, and JAY LUCAS, Defendants on this the 30th day of March, 1989. /s/ John Sughrue, Esq. 1 cert/Atty

APRIL 28, 1989, PRAECIPE, filed 1 cert/Atty Jury trial is demanded in the above captioned matter. /s/ Benjamin S. Blakley, III, Esq.

Pro by Atty 40.00
Shff by Atty 34.40
sur-charge by Atty 4.00
Constable by Atty 23.50

John Sughrue

JL CONTRACTING, INC. and EARNEST J. LUCAS, JAY-LUCAS, Individually,

JULY 27, 1989, CERTIFICATE OF READINESS, filed I certify that all discovery in the case has been completed; all necessary parties and witnesses are available; serious settlement negotiations have been conducted; the case is ready in all respects for trial and a copy of this Certificate has been served upon all counsel of record and upon all parties of record who are not represented by counsel. /s/ Benjamin S. Blakley, III Esq. TIME: 1 day by jury.

AUGUST 21, 1989, MOTION FOR CONTINUANCE, filed by John Sughrue, Esq. ORDER, filed

AND NOW, to wit, this 21st day of August, 1989, it appearing to the Court that the above named defendnat is seriously injured and presently hospitalized, it is ordered that the above captioned case is hereby removed from the current trial list and pre-trial and trial in the above captioned matter shall be and is hereby indefinitely continued until such time as either party moves to have it restored to the trial list. BY THE COURT: Joseph S. Ammerman, Judge.

NOVEMBER 13, 1989, CERTIFICATE OF READINESS, filed

I certify that all discovery in the case has been completed; all necessary parties and witnesses are available; serious settlement negotiations have been conducted; the case is ready in all respects for trial and a copy of this Certificate has been served upon all counsel of record and upon all parties of record who are not represented by counsel. Time: 1 day by Jury. /s/ Benjamin S. Blakley, III, Esq.

DECEMBER 12, 1989, ORDER, filed 4 cert/Judge "A"

NOW, this 11th day of December, 1989, upon Oral Motion of counsel for the Plaintiffs at the Call of the List, it is the ORDER of this Court that the above case is removed from the Civil Jury Trial List until either counsel files a Certificate of Readiness and Praecipe for Trial. BY THE COURT: Joseph S. Ammerman, Judge.

MARCH 7, 1990, PRAECIPE, filed

Please place the above matter on the next available trial list. /s/ Benjamin S. Blakley, III, Esq.

MARCH 16, 1990, MOTION FOR LEAVE TO FILE AMENDED COMPLAINT, filed by Benjamin S. Blakley, III, Esq. 1 cert/Atty

MARCH 16, 1990, RULE, filed

AND NOW, this 14th day of March, 1990, upon consideration of the foregoing Motion for Leave to File Amended Complaint it is the ORDER Of this Court that a Rule be issued upon the Defendants, J. CONTRACTING INC. and JAY LUCAS, Individually, to show cause why the Motion should not be granted.

Rule returnable the 30th day of March, 1990, at 2:00 PM, In Courtroom N. 2, in the Clearfield County Courthosue, Clearfield, Pennsylvania 16830. BY THE COURT: Joseph S. Ammerman Judge.

<p>Anthony S. Guido</p> <p>Jan 30 8:30 am</p>	<p>MID-STATE BANK, Trustee of the Estate of G. EDWARD HAUPT, late of Spring Township, Centre County, Pennsylvania, deceased; and Trustee of the Estate of LIDAH M. HAUPT, late of the Borough of Bellefonte, Centre County, Pennsylvania, deceased,</p> <p>89-183-CD</p>	<p><u>JANUARY 30, 1989, COMPLAINT, Action/Quiet Title,</u> filed by Anthony S. Guido, Esquire. Three (3) copies Certified to Attorney.</p> <p><u>FEBRUARY 21, 1989, PRAECIPE FOR ENTRY OF APPEARANCE,</u> filed Please enter my appearance in the above captioned case as Counsel for Defendants, James A. Rorabaugh, Grace Rorabaugh, and Kriebel Gas, Inc.. All notices and pleadings may be served upon the Defendants by making service upon me as Counsel of Record. /s/ Al Lander, Esq.</p> <p><u>FEBRUARY 21, 1989, ANSWER, NEW MATTER AND COUNTER CLAIM,</u> filed by Al Lander, Esq. <u>CERTIFICATE OF SERVICE,</u> filed I, Al Lander, Esq., hereby certify that a true and correct copy of the foregoing Answer, New Matter and Counter Claim was served upon teh Plaintiff by making service upon their attorney of record. A true and correct copy was deposited in the US Mail, First-Class postage prepaid, addressed as follows: Anthony S. Guido, Esq. /s/ Al Lander, Esq.</p> <p><u>MARCH 7, 1989, SHERIFF"S RETURN,</u> filed NOW, January 31, 1989, at 12:11 P.M. served the within Complaint on Grace Rorabaugh, Deft. at residence RD# 2 Box 189, Mahaffey, PA by handing to Grace Rorabaugh, Deft. NOW, January 31, 1989 at 12:11 P.M. Served the within Complaint on James A. Rorabaugh, Deft. at residence at RD# 2 Box 189, Mahaffey, PA by handing to James Rorabaugh, Deft. NOW, January 31, 1989, Vern E. Smith, Sheriff of Clarion County was deputized to serve the within Complaint on Kriebel Gas, Inc., Deft. NOW, February 8, 1989 at 3:55 P.M. served the within Complaint on Kriebel Gas, Inc., Deft. The return of Sheriff Smith is hereto attached stating that he served by handing to Emmy Altmire, Pic. for Deft. /s/ Chester A. Hawkins by Darlene Shultz.</p> <p><u>APRIL 18, 1989, REPLY TO NEW MATTER AND ANSWER TO COUNTERCLAIM,</u> filed by Anthony S. Guido, Esq.</p> <p><u>NOVEMBER 14, 1989, PRAECIPE FOR TRIAL,</u> filed Please place the above captioned case on the trial list. I certify that all discovery has been completed; all necessary parties and witnesses are available; serious settlement negotiations have been conducted; the case is ready in all respects for trial and a copy of this Certificate has been served upon all counsel of record and all parties of record who are not represented by counsel. Estimated time of Trial: 2 days; Type: Non jury. /s/ Anthony S. Guido, Esq.</p>
<p>Al Lander</p>	<p>JAMES A. RORABAUGH and GRACE RORABAUGH, h/w and KRIEBEL GAS, INC.</p> <p>Pro by Atty 40.00 Shff by atty 37.80 Shff by atty 30.00 Smith by atty 30.00 Surg. by atty 6.00</p>	<p>JAMES A. RORABAUGH and GRACE RORABAUGH, h/w and KRIEBEL GAS, INC.</p> <p>Pro by Atty 40.00 Shff by atty 37.80 Shff by atty 30.00 Smith by atty 30.00 Surg. by atty 6.00</p>

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<p>John C. Dennison II</p> <p>Jan 30 8:30 am</p>	<p>THE SAVINGS & TRUST COMPANY OF PENNSYLVANIA,</p> <p>89-184-CD</p> <p>CHARLES H. DILLON and WILMA A. DILLON,</p> <p>Pro by Atty 40.00 Shff by Atty 28.80 sur-charge by Atty 4.00</p>	<p>JANUARY 30, 1989, COMPLAINT, Action/Mortgage Foreclosure, filed by John C. Dennison II, Esquire. Two (2) copies Certified to Sheriff.</p> <p>FEBRUARY 14, 1989, SHERIFF RETURN, filed NOW, February 10, 1989 @ 10:12 AM EST served the within Complaint in Mortgage Foreclosure on Charles H. Dillon, Deft., at employment, the V.F.W. of Mahaffey, E. Main Street Exit, Mahaffey, Clearfield County, PA by handing to Charles H. Dillon Deft. NOW, February 10, 1989 @10:12 AM EST served the within Complaint in Mortgage Foreclosure on Wilma A. Dillon, Defendnat, at employment, the V.F.W. of Mahaffey, E. Main Street Exit, Mahaffey, Clearfield County, PA, by handing to Wilma A. Dillon, Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz</p> <p>MARCH 13, 1992, ORDER, filed. Three (3) copies Certified NOW, this 5th day of March, 1992, this being the day and date set for General Call of the Inactive Civil Cases in wich no action has been taken for Two (2) years or more, the Prothonotary having given notice pursuant to Rule 319 of th Clearfield County Civil Rules of Court, neither party having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice. It is further Ordered costs of this matter shall be assessed to the Plaintiff. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p> <p><u>TERMINATED WITH PREJUDICE</u></p>
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CONTINUED FROM PAGE 221, FURROW vs FURROW, 89-161-CD

JUL 09, 1997, ORDER OF COURT, filed. TWO (2) CERT TO ATTY MASORTI
You, TRACY A. FURROW, have been sued in Court to obtain custody of the children, Brittany and Tyler Furrow.
You are ordered to appear in person the 5th day of August, 1997, at 1:30 p.m. for a Custody Conference.
BY THE COURT: s/FRED AMMERMAN, JUDGE

JUL 30, 1997, ANSWER TO PETITION FOR MODIFICATION OF CUSTODY, filed by s/KIMBERLY M. KUBISTA, ESQ.
NO CERT COPIES.
VERIFICATION, s/TRACY A. FURROW
CERTIFICATE OF SERVICE OF ABOVE, JULY 30, 1997, VIA U.S. MAIL, ON: MARIE J. SULLIVAN, ESQ.
S/KIMBERLY M. KUBISTA, ESQ.

AUG 25, 1997, ORDER FOR MEDIATION CONFERENCE AND PAYMENT OF COSTS, filed. NO CERT COPIES
BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE

SEP. 15, 1997, MOTION TO WITHDRAW PETITION FOR MODIFICATION OF CUSTODY, filed by s/Marie J. Sullivan, Esq.
TWO (2) CERT TO ATTY
VERIFICATION, s/Marie J. Sullivan, Esq.
CERTIFICATE OF SERVICE, s/Marie J. Sullivan, Esq.

SEP. 17, 1997, ORDER, filed. TWO (2) CERT TO ATTY MASORTI
AND NOW, this 15th day of September, 1997, upon consideration of the Motion to Withdraw Petition for Modification of Custody, Defendant Gregory L. Furrow's Petition for Modification of Custody is hereby withdrawn and the August 25, 1997, Order for Mediation Conference and Payment of Costs is vacated.
BY THE COURT: s/FRED AMMERMAN, Judge

Alan F. Kirk

ROXANNE M. ROWLES,

JANUARY 31, 1989, COMPLAINT IN DIVORCE, filed by Alan F. Kirk, Esquire.

Four (4) copies Certified to Attorney.

JANUARY 31, 1989, PETITION FOR CUSTODY, filed by Alan F. Kirk, Esquire.

Three (3) copies Certified to Attorney.

JANUARY 31, 1989, ORDER, filed. 3 copies Cert/Atty
AND NOW, this 31st day of January, 1989, it is hereby ORDERED AND DECREED that legal and physical custody of CHRIS L. ROWLES and ERIC J. ROWLES is hereby placed with their mother, ROXANNE M. ROWLES, until further Order of this Court, and

YOU, RAYMOND J. ROWLES, Respondent in the above captioned matter have been sued in Court to obtain custody of CHRIS L. ROWLES and ERIC J. ROWLES.

You are ORDERED to appear in person in the Courtroom of the Clearfield County Courthouse, Second Floor, Corner of Second & Market Streets, Clearfield County, Pennsylvania, on the 15th day of March, 1989, at 11:30 o'clock A.M. for a hearing.

If you wish to have custody, partial custody or visitation of the children or wish to present evidence to the Court on these matters you should appear at the place and time on the date above.

If you fail to appear as provided by this Order an Order to custody, partial custody, or visitation may be entered against you or the Court may issue a warrant for your arrest. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

MARCH 16, 1989, ORDER FOR MEDIATION CONFERENCE, filed. Three (3) copies Certified to Judge Ammerman.

NOW, this 15th day of MARCH, 1989, the parties not being able to resolve the above matter at a Pre-Hearing Conference, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph. D., Licensed Child Psychologist, on May 3, 1989, at 9:00 o'clock A.M. at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/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 Dr. Ryen within five (5) days of this Order.

It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$75.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

MARCH 15, 1989, ANSWER AND COUNTERCLAIM, filed on behalf of Deft. by Andrew P. Gates, Esq. 1 cert atty.

MARCH 17, 1989, CONSENT ORDER, filed 2 copies cert atty.

AND NOW, this 15th day of March, 1989, being the date scheduled for the Custody Conference on Plaintiff's Petition for Custody, and upon the consent and agreement of all parties and their respective counsel, to this action, as indicated by signatures of the parties' counsel which appear below, IT IS ORDERED, ADJUDGED AND DECREED AS FOLLOWS:

1. Pending further Order of this Court, Plaintiff, Roxanne M. Rowles, shall have primary physical and legal custody of Dric J. Rowles, (age 8) and Chris L. Rowles (age 16) who shall continue to live with their mother at her residence situate at R.R. # 1, Box 673, Houtzdale, PA 16651.

2. Pending further Order of this Court, Defendant Raymond J. Rowles shall have the following visitation rights:

(a) On Saturday, March 18, 1989, and on Sunday, March 19, 1989, Defendant shall be entitled to visit with the two aforementioned minors between the hours of 9:00 A.M. and 8:00 P.M. at either the residence of his brother in Philipsburg, PA. or at the residence of his father in Winburne, Pa. Defendant shall be responsible for transporting said minors to and from Plaintiff's residence and shall otherwise be responsible for providing meals to the aforementioned minors during these periods;

(b) Thereafter, Defendant shall be entitled to visit said minors on one weekend to occur every five to seven weeks upon giving Plaintiff at least Seventy-two (72) hours notice by telephone of his intentions. Said visitation will consist of visitation between the hours of 9:00 A.M. and 8:00 P.M. on a consecutive Saturday and Sunday and said visitation will occur either at the home of Defendant's brother in Philipsburg, PA or at the home of Defendants father in Winburne, PA.

1/31/89
\$75.00 pd
by Atty

89-185-CD

Clfd Trust

RAYMOND J. ROWLES,

Pro	40.00
Pro	.50
State	10.00
TRANS TO REG ACCT	75.00

CK#1268	PRO	40.00	
	PRO	.50	
	STATE	10.00	
CK#1311		24.50	75.00

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Elizabeth
Cunningham

LILLIAN A. NIEBAUER,

JANUARY 31, 1989, COMPLAINT IN DIVORCE, filed by Elizabeth Cunningham, Esquire.
One (1) copy Certified to Attorney.

1/31/89
\$75.00 pd
by Atty

89-186-CD

JUNE 7, 1989, AFFIDAVIT OF SERVICE, filed I, Elizabeth Cunningham, Esq., attorney for the Plaintiff, Lillian A. Niebauer, do hereby state that the Defendant, James L. Neibauer, was served the Complaint under Section 201(c) of the Divorce Code, by U.S. Certified Mail, Restricted Delivery. (see attached copy of return receipt.)
/s/ Elizabeth Cunningham, Esq.

Clfd Trust

JUNE 7, 1989, AFFIDAVIT OF CONSENT OF LILLIAN A. NIEBAUER, filed
JUNE 7, 1989, AFFIDAVIT OF CONSENT OF JAMES L. NIEBAUER, filed

JUNE 7, 1989, PRAECIPE TO TRANSMIT THE RECORD & DECREE, filed

JAMES L. NIEBAUER,

NOW, this 12th day of June, 1989, a Complaint in Divorce having been filed in the above captioned action on January 31, 1989, 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:

Pro	40.00
State	10.00
Pro	.50
Ck#6147 Trans to reg acct.	\$75.00
Pro.	40.50
State	10.00
#13364Atty	24.50
Ck#6148 Trans to reg acct.	\$10.00
#13365 Atty	10.00
	\$10.00

That LILLIAN A. NIEBAUER and JAMES I. NIEBAUER 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 the said parties in pursuance of said marriage shall cease and determine and each of them shall be at liberty to marry again as though they

had never been heretofore married; it is the further Order of this Court that the Agreement entered into between the parties shall be incorporated as a portion of this Court Order and the Decree, and it is directed that a copy of said Agreement shall be attached to the Decree and Incorporated therein as if the same were completely set forth in the body of the Decree.

BY THE COURT: Joseph S. Ammerman, Judge.

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

Keystone
Legal
Services,
(Michael J
Saglimben)

CYNTHIA HUMBERSON,

JANUARY 31, 1989, PETITION FOR RELIEF UNDER THE
PROTECTION FROM ABUSE ACT, filed by Michael J. Saglimben,
Esquire.

Eight (8) copies Certified to KLS
AFFIDAVIT OF INSUFFICIENT FUNDS, filed.

Before me, the undersigned officer, personally
appeared Cynthia Humberson,, Plaintiff, 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. Section 10184(b) such costs should not be
required. /s/ Cynthia Humberson, Plaintiff.

Jan 31
2:30 pm

89-187-CD

JANUARY 31, 1989, TEMPORARY PROTECTIVE ORDER,
filed by Joseph S. Ammerman, Judge.

FEBRUARY 3, 1989, AFFIDAVIT OF SERVICE, filed.

NOW, February 3, 1989, at 9:30 A.M. o'clock EST
served the within PROTECTION FROM ABUSE & PETITION FOR
RELIEF UNDER THE PFA ACT. on VERNON HUMBERSON, Defendant
at The Clearfield County Jail, 410 21st Street,
Clearfield, Clearfield County, Pennsylvania, by handing
to Vernon Humberson, defendant, a true and attested
copy of the original PFA and made known to HIM the con-
tents thereof. So answers, Chester A. Hawkins, Sheriff,
by Darlene Shultz.

VERNON HUMBERSON,

FEBRUARY 8, 1989, ORDER, filed. 5 copies/KLS

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 will subject the violating party to punishment
for contempt, which could include incarceration up
to six months, and/or a fine up to \$1,000.00. BY
THE COURT: /s/ Joseph S. Ammerman, Judge.

We, the undersigned, state that we have read
the aforementioned Order and agree with its contents.
/s/ Cynthia Humberson, Plaintiff, Michael Saglimben,
Esquire, Attorney for the Plaintiff, KEYSTONE LEGAL
SERVICES, INC. and Vernon Humberson, Defendant.

*
012139

Pro *Key Co* 40.00
Shff *Offl*
Hawkins Cr. 17.00

Cont'd from Pg. 213 89-185-CD ROWLES vs ROWLES

CONSENT ORDER OF MARCH 17, 1989 CONT"D:

Again, Defendant will be responsible for transporting said minors to and from Plaintiff's residence and will also be responsible for feeding said minors during these periods.

(c). Since the parties were otherwise unable to resolve the issues raised in Plaintiff's Petition for Custody and Defendant's Answer and Counterclaim at the Custody Conference held this date, they are directed to appear for a Mediation Conference to be held before Dr. Allen H. Ryen, Ph.D. Licensed Child Psychologist at a date and time to be specified by the Court in a separate Order.

BY THE COURT: Joseph S. Ammerman, Judge.

OCTOBER 29, 1990, AFFIDAVIT OF SERVICE, filed.

I, ALAN F. KIRK, hereby certify that I served a copy of the Complaint in Divorce in the above matter upon the above named Defendant, Raymond J. Rowles, by certified mail, on February 6, 1989, as indicated by the return receipt, a copy of which is attached hereto./s/ Alan F. Kirk, Esquire

OCTOBER 29, 1990, PRAECIPE TO TRANSMIT THE RECORD, filed by Andrew P. Gates, Esq.

OCTOBER 29, 1990, AFFIDAVIT OF CONSENT OF RAYMOND J. ROWLES, filed.

OCTOBER 29, 1990, AFFIDAVIT OF CONSENT OF ROXANNE M. ROWLES, filed.

DECREE, filed.

AND NOW, the 29th day of October, 1990, IT IS ORDERED AND DECREED that ROXANNE M. ROWLES and RAYMOND J. ROWLES, Defendant, are hereby divorced from the bonds of matrimony.

In addition, upon stipulation of the parties, Settlement Agreement, which is attached hereto as Exhibit "A" is hereby approved and incorporated herein by reference and the parties are ordered to comply with the same. BY THE COURT:/s/ Joseph S. Ammerman, J

NOVEMBER 15, 1990, COPY OF VITAL STATISTICS MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PENNA.

of emergencies involving their child.

6. Holiday visitations shall control over weekend visitations. Summer vacation visitation shall control over all other visitations. Further, mother shall have the right to take a two week summer vacation which will control over father's weekend and holiday visitations provided said weeks do not interfere with father's summer vacation visitations.

7. Such other visitation as the parties may agree.

8. Each parent agrees to encourage the child to have a healthy relationship with the other parent. The parties shall not attempt to communicate with each other through the child.

BY THE COURT: Joseph S. Ammerman, Judge.

MARCH 27, 1989, AFFIDAVIT OF MAILING, filed

CHRISTOPHER J. SHAW, ESQUIRE, being duly sworn according to law, deposes and says that as Attorney for Plaintiff, KATHY L. BARRACLOUGH, he did on January 27, 1989, serve Defendant MARK A. COON, with a certified copy of a Complaint for Custody 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.

FEBRUARY 25, 1991, PETITION TO AMEND CONSENT ORDER, filed by Benjamin S. Blakley, III, Esq. 1 cert/Atty
RULE, filed

AND NOW, this 20th day of February, 1991, upon consideration of the foregoing Petition, it is the Order of this Court that a Rule be issued upon the Respondent MARK A. COON, SR, to show cause why the prayer in said Petition should not be granted.

Rule Returnable a hearing thereon to be held the 20th day of March, 1991, at 10:15 AM at the Clearfield County Courthouse, Clearfield, PA. BY THE COURT: Joseph S. Ammerman, Judge.

MARCH 20, 1991, ORDER, Three (3) copies cert to atty

AND NOW, this 20th day of March, 1991, this being the day and date set for hearing on Petitioner's Petition to Amend Consent Decree, it is the ORDER of this Court that said Petition is hereby granted and Respondent shall permit the minor child of the parties to have telephone communications with Petitioner during those times that the minor child is in the physical custody of the Respondent. It is further ORDERED that Respondent shall provide Petitioner with telephone number/numbers where the minor child can be reached during Respondent's periods of visitation with the said minor child.

This Order shall become final in twenty (20) days during which period of time Respondent may file a petition for reconsideration of this Order. BY THE COURT, s/JOSEPH S. AMMERMAN, Judge

JULY 29, 1992, PETITION TO SUSPENSION OF PARTIAL CUSTODY, filed by Benjamin S. Blakley, III, Esq. 1 cert/Atty

JULY 29, 1992, RULE, filed 1 cert/Atty

AND NOW, this 27th day of July, 1992, upon consideration of the foregoing Petition for Suspension of Partial Custody, it is the Order of this Court that a rule be issued upon Defendant to show cause why the prayer in said Petition should not be granted.

RULE returnable and hearing thereon to be held the 26th day of August, 1992, at 10:00 AM in courtroom No. in the Clearfield County Courthouse, Clearfield, PA. BY THE COURT: Joseph S. Ammerman, Judge.

AUGUST 24, 1992 AFFIDAVIT OF MAILING, filed.

BENJAMIN S. BLAKLEY, III, ESQUIRE, being duly sworn according to law, deposes and says that as attorney for Plaintiff, KATHY L. BARRACLOUGH, he did on August 14, 1992, serve Defendant, MARK A. COON, SR., with a certified copy of the Petition for Suspension of Partial Custody and Rule pursuant thereto in regard to the above-captioned matter by certified mail, return receipt requested, said return receipt being attached hereto. s/ Benjamin S. Blakley, III., Esquire.

APRIL 13, 1994, COMPLAINT FOR CUSTODY filed by Lloyd E. Wilson, II, Esq.

APRIL 15, 1994, ORDER AND NOTICE, filed 2 cert/Atty Hook

A Complaint has been filed in the Court of Common Pleas of Clearfield County concerning custody, partial custody and visitation of the following child: mark Coon.

The Court has learned you may have a legal interest in custody, partial custody or visitation of the child named.

A Conference will be held in Courtroom - of the Court of Common Pleas, Clearfield, PA, on May 9, 1994 at 1:30 PM. If you wish to have custody, partial custody or visitation of the child or wish to present evidence to the Court on those matters, you should appear at the place and time and on the date above.

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

If you wish to claim the right of custody, partial custody or visitation, you may file a Counterclaim.

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: John K. Reilly, Jr, P.J.

MAY 13, 1994, MOTION FOR RESCHEDULING PRETRIAL CONFERENCE, filed by Jonathan C. Hook, Esq. 2 cert/Atty Hook

ORDER OF COURT, filed

You, Mark Coon, Sr, defendant, have been sued in Court to obtain custody, partial custody, or visitation of the child: Mark Coon.

You are ordered to appear in person at Clearfield County Courthouse on June 20, 1994, at 10:00 am for a pretrial conference.

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.

JUNE 7, 1994, SHERIFF RETURN, filed

NOW, May 31, 1994 COMPLAINT FOR CUSTODY & MOTION FOR RESCHEDULING PRETRIAL CONFERENCE AND ORDER SERVED TO: Mark Coon, Sr, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

JUNE 24, 1994, ORDER FOR MEDIATION CONFERENCE, filed

June 24, 1994, BY THE COURT: John K. Reilly, Jr, P.J.

Printed By: Romberger Bindery - Form H-611

Cont'd from Pg. 159 89-132-CD BELL vs BLOOM

MARCH 30, 1989, AFFIDAVIT OF SERVICE, filed

I, Carl A. Belin, Jr., Attorney for Plaintiff, do hereby certify that Notice of the Quiet Title Action was served upon the Defendants, George McClellan, an individual; Delbert Bloom, an individual; and Newton Bauman, his heirs, executors, administrators and assigns by The Progress newspaper on March 14, 1989, as evidenced by the Proof of Publication dated March 21, 1989, attached hereto and incorporated herein by reference as though set forth in full. /s/ Carl A. Belin, Jr., Esq.

APRIL 11, 1989, AFFIDAVIT, filed

I, KIMBERLY M. KUBISTA, Attorney at Law, do hereby certify that a Notice of Default Judgment was served by first-class mail, postage prepaid, upon Gay L. Bloom, Sir., and Donna J. Bloom, husband and wife; Edward F. Moore and Florence E. Moore, husband and wife; Harbison Walker Refractories Company; Richard Bloom, an individual; Raymond Bloom, an individual; Dewaine Bloom, an individual; Terry Bloom, an individual; David Cadle, an individual; Kenneth Bauman, Jr., and Phyllis Bauman, husband and wife; Clyde Tobery and Thelma Tobey, husband and wife; and John M. Chase Estate on March 23, 1989, which notices are attached hereto. /s/ Kimberly M. Kubista, Esq.

APRIL 17, 1989, ORDER, filed 1 cert atty.

AND NOW, this 17th day of April, 1989, an affidavit of Service of the Complaint with Notice to Plead having been filed, and no answer having been made by the Defendants, the Court, upon motion of Carl A. Belin, Jr., attorney for plaintiffs, hereby ORDERS that title to said premises is in the Plaintiffs and that they be allowed to enjoy said property in peace. Said property is located in Boggs Township, Clearfield County, Pennsylvania, and is more particularly described as follows:

BEGINNING at an iron pipe flush in grand on the eastern right-of-way of Legislative Route 17078 16.5 feet from centerline at southwest corner of Mona Kardolley and Donna Richner; thence by said right-of-way South twenty-five (25°) degrees twenty-eight (28') minutes thirty-one (31") seconds West ninety-two and six Hundredths (92.06) feet to a point in the centerline of a twenty (20) foot wide right-of-way which is an unnamed abandoned alley, having been unused as an alley or roadway for at least thirty (30) years, said point being South twenty-five (25°) degrees twenty-eight (28') minutes thirty-one (31") seconds West ten and six hundredths (10.06) feet past an iron pipe flush in grade at northern right-of-way of said abandoned alley; thence by centerline of said alley and H. Bauman South fifty-eight (58°) degrees eight (8') minutes for (4") seconds East six hundred and seventy-nine hundredths (600.79) feet to line of John Chase Estate; thence by same North thirteen (13°) degrees seven (7') minutes forth-one (41") seconds East ninety-two and fifty-six hundredths (92.56) feet to an iron pipe at southeast corner of Mona Kardolley and Donna Richner; thence by same North fifty-seven (57°) degrees forty-five (45') minutes twenty-two (22") seconds West five Hundred eighty-one and thirty-two hundredths (581.32) feet to the place of beginning. Containing 1.2145 acres.

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 of 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 thirty-day period, the Prothonotary on Praecept of the Plaintiffs shall enter final judgment. Defendants shall file an Answer within thirty days of date hereof or judgment will be entered in accordance with this Order.
BY THE COURT: John K. Reilly, Jr., President Judge.

MAY 3, 1989, AFFIDAVIT OF SERVICE, filed

I, Carl A. Belin, Jr., Esq. do hereby certify that Notice of the Quiet Title Action was served upon the Defendants, by Certified Mail, Return Receipt Requested: CLYDE & THELMA TOBEY on January 24, 1989; RAYMOND BLOOM on February 6, 1989; and DEWAYNE BLOOM, RICHARD BLOOM, TERRY BLOOM, and DAVID CADLE on January 27, 1989, as evidenced by certified mail receipts, which are attached hereto and incorporated herein by reference. /s/ Carl A. Belin, Jr., Esq.

MAY 10, 1989, AMENDED ORDER, filed no copies

AND NOW, this 17th day of April, 1989, an Affidavit of Service of the Complaint with Notice to Plead and Notice of Default Judgment having been served on the following Defendants: Guy L. Bloom, Sr., and Donna J. Bloom, husband and wife; Edward F. Moore and Florence E. Moore, husband and wife; Harbison Walker Refractories Company; Richard Bloom, an individual; Raymond Bloom, an individual; Dewaine Bloom, an individual; Terry Bloom, an individual; David Cadle, an individual; Kenneth Bauman, Jr., and Phyllis Bauman, husband and wife; Clyde Tobey and Thelma Tobey, husband and wife; and John M. Chase Estate, and no response to pleading having been filed by the aforementioned Defendants and an Affidavit of Service of the Complaint with Notice to Plead for all other Defendants having been filed, and no answer having been made by said Defendants, The Court, upon motion of Carl A. Belin, Jr., Attorney for Plaintiffs, hereby ORDERS That title to said premises is in the Plaintiffs and that they be allowed to enjoy said property in peace. Said property is located in Boggs Township, Clearfield County Pennsylvania, and is more particularly described as follows:

BEGINNING at an iron pipe flush in grade on the eastern right-of-way of Legislative Route 17078 16.5 feet from centerline at southwest corner of Mona Kardolley and Donna Richner; thence by said right-of-way South twenty-five (25°) degrees twenty-eight (28') minutes thirty-one (31") seconds West ninety-two and six hundredths (92.06) Feet to a point in the centerline of a twenty (20) foot wide right-of-way which is an unnamed abandoned alley, having been unused as an alley or roadway for at least thirty (30) years, said point being South Twenty-five (25°) twenty-eight (28') minutes thirty-one (31") seconds West ten and six

Cont'd from Pg. 198

89-171-CD

GAINES vs GAINES

ORDER OF APRIL 5, 1989, CONT'D:

7. Notwithstanding the above, the children shall spend the weekend on Father's Day with Franklin C. Gaines and the weekend of Mother's Day with Theresa A. Gaines. Further, notwithstanding the above, the children shall spend the first week of July with their father, Frank C. Gaines.

8. Each parent shall promote and encourage the relationship of the other parent with the said children, and shall at all times act in such a manner as to reasonable promote the welfare and best interests of the children.

9. In addition to the above, the parties may arrange additional visitation at such times and places as they may mutually agree.

10. This matter shall be again scheduled for mediation before Dr. Allen Ryen, Ph.D., on the 9th day of August, 1989, at 9:00 A.M. Each party shall pay to the Court Administrator the sum of \$75.00, which shall be due two weeks before such mediation.

BY THE COURT: Joseph S. Ammerman, Judge.

JUNE 2, 1989, ORDER FOR MEDIATION CONFERENCE, filed 3 cert/Judge "A"

NOW, this 31st day of May, 1989, the parties not being able to resolve the above matter at a Pre-Hearing Conference, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, PH. D., Licensed Child Psychologist, on August 9, 1989, at 9:00 AM, at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/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 Dr. Ryen within five (5) days of this ORDER.

It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$100.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: Joseph S. Ammerman, Judge.

AUGUST 21, 1989, ORDER, filed 3 cert Judge A.

NOW, this 18th day of August, 1989, after failure of the parties to reach a resolution in mediation before Dr. Allen H. Ryen, pending further hearing before the Court, the Court hereby ORDERS AND DECREES:

1. That the parties shall enjoy joint legal custody of their three (3) minor children, namely; Amber Gaines (d.o.b. 8/25/81); Carrie Gaines (d.o.b. 2/4/83); and Ryan Gaines (d.o.b. 3/27/85).

2. That pending further deliveration before the Court, for the 1989-1990 school year the children shall reside with their father, Franklin C. Gaines, in the former marital residence subject to visitation with their mother, Theresa A. Gaines, as outlined below.

3. Theresa A. Gaines shall enjoy visitation with her children from 3:30 P.M. on Friday to 7:00 P.M. on Sunday. This visitation shall occur during the first three out of every four weekends: Franklin C. Gaines shall visit with the children every fourth weekend.

4. Beginning with the first weekend after the end of the school year and until the matter is once again scheduled for mediation the children shall reside with Theresa A. Gaines every Sunday from 7:00P.M. to Friday at 5:30 P.M. subject to visitation to be enjoyed by Franklin C. Gaines as outlined below.

5. Franklin C. Gaines shall enjoy visitation with his children on the first three of every four weekends from 5:30 P.M. to 7:00 P.M. Sunday: Theresa A. Gaines shall have visitation with the children on the fourth weekend.

6. Notwithstanding the above, the children shall spend the weekend of Father's Day with Franklin C. Gaines and the weekend of Mother's Day with Theresa A. Gaines. Further, notwithstanding the above, the children shall spend the first week of July with their father, Franklin C. Gaines.

7. Each parent shall promote and encourage the relationship of the other parent with said children and shall at all times act in such a manner as to reasonable promote the welfare and best interests of the children.

8. In addition to the above, the parties may arrange additional visitation at such times and places as they may mutually agree.

BY THE COURT: Joseph S. Ammerman, Judge.

AUGUST 21, 1989, AFFIDAVIT OF CONSENT OF THERESA A. GAINES, filed

AUGUST 21, 1989, AFFIDAVIT OF CONSENT OF FRANKLIN C. GAINES, filed

AUGUST 21, 1989, PRAECIPE TO TRANSMIT RECORD & DECREE, filed

AND NOW, this 29th day of August, 1989, it is ORDERED and DECREED that THERESA A. GAINES, Plaintiff, and FRANKLIN C. GAINES, Defendant, are divorced from the bonds of matrimony.

All other claims before the Court in this matter, including equitable property distribution, alimony, child custody, child visitation, and support, payment of attorney's fees and costs, shall be and are hereby adjudicated in conformance with that certain Agreement between the parties. The terms and conditions of which shall be and are hereby merged and incorporated by reference in this Decree as the Court's adjudication of those issues as though the same were set forth herein at length, verbatim; and the parties are hereby directed to comply in all respects with the terms and provisions of said Agreement.

BY THE COURT: Joseph S. Ammerman, Judge.

SEPTEMBER 14, 1989 VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE.

Cont'd from Pg. 172

89-146-CD

MID-STATE BANK

vs McGAFFEY

MAY 18, 1989 ORDER,, filed

AND NOW, this 18th day of May, 1989, it appearing that a Complaint of Quiet Title in the above stated action was served upon all individuals known to the Plaintiff pursuant to the Pennsylvania Rules of Civil Procedure and that service was made upon all other individuals having or once having had an interest by direct or successive inheritance in the above listed estates of them or any of them and their heirs, devisees, administrators, executors or assigns of the above mentioned and all other persons who may claim an interest in the property described in the attached notice, their heirs, executors, administrators and assigns, and by Affidavit of George S. Test, Esq., Attorney for Plaintiff, no Answer having been filed in such Action on Behalf of the Defendants mentioned above and on Motion of George S. Test, Esq., Attorney for the Plaintiffs, it is hereby ORDERED and DECREED:

1. That as to those Defendants who have received actual service of the Complaint in this Action as evidenced by the Affidavit of Service filed the above term and number by George S. Test, Esq., judgment in accordance with the prayer of the Complaint has been granted.
2. ALL OTHER PERSONS, known or unknown who may claim any interest in the properties described in the attached notice, their heirs, executors, administrators and assigns, are forever barred from asserting any right, title, claim or interest inconsistent with the interest and claims of the Plaintiff as set forth in said Complaint in an to all those certain pieces or parcels of land described in Exhibit "A" which is attached hereto and made a part hereof.
3. Said Order to be final and absolute unless exceptions are filed thereto thirty (30) days from the date of this Order.
4. That if exceptions have not been filed within thirty (30) days of the date of this Order, the Prothonotary shall enter final judgment upon Praecepto for the Plaintiff.
5. It is decreed that the title to the tracts described in Exhibit A shall be quieted. That said title is in the Plaintiff and that it shall be allowed to enjoy said tracts in peace.
6. That the Defendants named in this suit, their heirs and assigns and ALL OTHER PERSONS, known or unknown who may claim any interest the aforesaid tracts contrary to the interest they hold as described in the Complaint be perpetually enjoined from setting up any contrary title to the said tracts, from impeding, denying or in any way attacking the Plaintiff's title to the said tracts and from encumbering, mortgaging or conveying the said tracts or any part thereof.
7. Declaring that the said Plaintiff's rights as described in the Complaint are superior to the rights of said Defendants, their heirs, devisees, administrators, executors and assigns and ALL OTHER PERSONS, firms, partnerships, and corporate entities and interests.
8. Decreeing that the Plaintiff or its predecessor in title has been in possession of the interest in real property described in Exhibit A for a period in excess of twenty-one (21) years and that, therefore, title has vested in it by virtue of adverse possession.
9. That these proceedings or an authenticated copy thereof at all times hereinafter shall be taken as evidence of the facts decreed and established hereby.
10. That a certified copy of this Order shall be recorded in the Office of the Record of Deeds for Clearfield County, Pennsylvania.

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

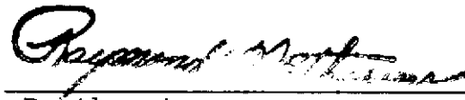
MAY 18, 1989, TEN DAY DEFAULT NOTICE, filed by George S. Test, Jr., Esq.

JUNE 19, 1989, PRAECEPTO FOR FINAL JUDGMENT, filed

A Decree in the above action having been made on May 18, 1989, and thirty (30) days having elapsed since entry thereof, you are directed to enter final judgment in favor of the plaintiff on the above captioned action, pursuant to the Pennsylvania Rules of Civil Procedure. /s/ George S. Test, Esq.

FINAL JUDGMENT Is entered in favor of the Plaintiff and against the Defendants in the above captioned matter.

JUDGMENT FOR THE PREMISES


Prothonotary

JUNE 20, 1989 COPY OF ORDER CERTIFIED & TAKEN TO REGISTER & RECORDERS OFFICE.

CGNT. FR. PG 187 FURROW vs. FURROW 89-161-CD

JULY 31, 1989, AFFIDAVIT OF CONSENT OF GREGORY S. FURROW, filed

AFFIDAVIT OF CONSENT OF TRACEY FURROW, filed

PRAECIPE TO TRANSMIT RECORD, MOTION, AND ORDER, filed

AND NOW, this 3rd day of August, 1989, the Plaintiff having filed a Complaint in Divorce under the Divorce Code on January 25, 1989, and the Parties having filed Affidavits of Consent stating that the marriage of the Plaintiff and Defendant is irretrievably broken and Ninety (90) days have elapsed from the date of the filing of the Complaint, it is hereby ORDERED and DECREED that TRACEY FURROW, be divorced and forever separated from the nuptial ties and bonds of matrimony hereto contracted between herself and GREGORY FURROW, threupon all rights, duties or claims accruing to each of the said Parties and pursuant of said marriage shall cease and determine and each of them shall be at liberty to marry again as though they and never been heretofore married. The Court hereby reserves jurisdiction over all ancillary issues to the proceedings.

The Court further directs that the spousal support, which Tracey Furrow is currently receiving be converted to Alimony Pendente Lite. Said Alimony to be certified to the Domestic Relations Office for collection.

The Prothontary 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: Joseph S. Ammerman, Judge.

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

DECEMBER 19, 1989, MARRIAGE SETTLEMENT AGREEMENT, filed.

NOVEMBER 26, 1991, ORDER FOR MEDIATION CONFERENCE, filed 2 cert/Marcy

NOW, this 25th day of November, 1991, the parties not being able to resolve the above matter at a Pre-Hearing Conference, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, PH.D., Licensed Child Psychologist, on January 8, 1992, at 9:00 AM, at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/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 Dr. Ryen within five (5) days of this ORDER.

It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$100.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: Joseph S. Ammerman, Judge.

NOVEMBER 26, 1991, PETITION FOR PARTIAL CUSTODY/VISITATION, filed by John R. Carfley, Esq. 1 cert/Atty

NOVEMBER 27, 1991, PETITION FOR PARTIAL CUSTODY/VISITATION, filed by John R. Carfley, Esq.

JANUARY 8, 1991, CONSENT ORDER, filed.

Four (4) copies Certified to Attorney.

NOW, this 8th day of January, 1992, after Mediation Conference and by agreement of the parties, it is hereby ORDERED AND DECREED as follows:

1. That the ORDER OF COURT dated March 21, 1989 setting forth the terms and conditions of the custody and visitation schedule, with respect to the minor child, TYLER FURROW, is hereby incorporated by reference as fully as set forth at length.

2. That the parties shall share joint legal custody of the minor child, BRITTANY FURROW, Mother shall retain primary physical custody subject to the following schedule of visitation.

a. That father shall have visitation of the minor child for three (3) two (2) hour periods. This visitation shall take place at the home of the mother, and shall take place subsequent to the return of Tyler Furrow to the home of his mother on those weekends when TYPER visits with the father.

b. That the father shall have visitation of the minor child thereafter for three (3) four (4) hour periods following the visitation set forth in Paragraph 2a.

c. That the father shall visitation of the minor child thereafter for two (2) two (2) hour periods, which periods of visitation may take place outside the home of the mother.

d. This visitation schedule is a minimum schedule and may be expanded by the parties as they shall see fit.

3. That the parties are hereby directed to meet within two (2) weeks subsequent to the termination of the visitation schedule set forth above. If an agreement as to further visitation cannot be determined between the parties then this matter shall be remanded to Mediation. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

WE, THE UNDERSIGNED, do hereby consent to the attached ORDER, /s/ Tracy A. Furrow, and /s/ Gregory L. Furrow, /s/ Kimberly M. Kubista, Esquire, Attorney for Plaintiff and /s/ John R. Carfley, Attorney for Defendant.

JUL 07, 1997, PETITION FOR MODIFICATION OF CUSTODY, filed by s/Marie J. Sullivan, Esq.

VERIFICATION, s/Gregory L. Furrow

CERTIFICATE OF SERVICE OF THE ABOVE VIA US MAIL, JUL 03, 1997, TO TRACY A. FURROW, s/Marie J. Sullivan, Esq.

CONTINUED ON PAGE 211

AUGUST 16, 1989, DEPOSITION OF ALLEN W. PINTO, filed in trans. drawer "P"

OCTOBER 10, 1989, REQUEST FOR PRODUCTION OF DOCUMENTS, filed by Alan R. Kier, Esq.
CERTIFICATE OF SERVICE, filed

I hereby certify that I served a true and correct copy of the foregoing REQUEST FOR PRODUCTION OF DOCUMENTS, on all counsel of record or parties of interest by depositing same in the US Mail, postage prepaid at Altoona, PA on this 5th day of October, 1989, and addressed as follows: William R. Tighe, 4 Gateway Center, 13th Floor, Pittsburgh, PA 15222, /s/ Lorri Jo McClellan, Sec.

NOVEMBER 20, 1989, NOTICE OF VIDEOTAPE DEPOSITION OF DR. WILLIAM R. HARKINS, filed by Joseph Colavecchi, Esq.

NOVEMBER 27, 1989, AMENDED NOTICE OF VIDEOTAPE DEPOSITION, filed by Joseph Colavecchi, Esq.

NOVEMBER 28, 1989, SECOND AMENDED NOTICE OF VIDEOTAPE DEPOSITION, filed by Joseph Colavecchi, Esq.

JANUARY 16, 1990, VIDEO DEPOSITION OF WILLIAM K. HARKINS, D.M.D., filed in Trans Drawer "P"

MARCH 6, 1990, ANSWER TO REQUEST FOR PRODUCTION OF DOCUMENTS AND THINGS, filed by Joseph Colavecchi, Esq.

AUGUST 1, 1990, CERTIFICATION OF READINESS AND PRAECIPE FOR TRIAL IN ACCORDANCE WITH LOCAL RULE 212.2, filed

Plaintiff, by her attorney, JOSEPH COLAVECCHI, ESQ. hereby certifies that the above-captioned matter is at issue and ready for trial.

Plaintiff further certifies that no motions are outstanding and that discovery has been completed.

Further that this case is to be heard by jury and that notice of this Praecipe is being given to attorneys for Defendants.

Kindly place the above-captioned matter on the following trial list: Civil Jury. The amount in controversy is not less than the statutory amount. Estimated time; 3 days.

/s/ Joseph Colavecchi, Esq.

SEPTEMBER 26, 1990, PRAECIPE TO DISCONTINUE, filed

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

DISCONTINUED SETTLED AND ENDED
 xxx

CONT. FR. PG 223 ROWLES vs. VERELLI 89-158-CD

MARCH 18, 1991, ORDER, filed 4 cert/Marcy

NOW, this 15th day of March, 1991, the parties appearing before the Court by counsel, the defendant is directed to pay counsel fees in the amount of ONE Hundred Fifty (\$150) Dollars, the payment is to be made by the defendant to his counsel for forwarding to plaintiff's counsel within Thirty (30) Days. BY THE COURT: Joseph S. Ammerman, Judge.

MAY 3, 1991, ORDER, filed 6 cert/Atty

AND NOW, this 3rd day of May, 1991, the parties having participated in a Court Ordered Mediation Conference on March 27, 1991, with Dr. Allen Ryen, it is hereby ORDERED and DECREED as follows:

1. The Parties shall have shared legal custody.
2. Primary Physical custody shall be with Mother.
3. That the father shall visitation with teh children every weekend beginning at 6:00 pm on Friday until 6:00 pm on Sunday. The mother shall be entitled to the third weekend of each month. The father shall have the children on the first and third Tuesday of every month, beginning 5:30 pm to 8:30 pm.
4. The Parties shall alternate the holidays of Easter, Memorial Day, Fourth of July, Labor Day and Thanksgiving. The visitations for these holidays shall begin at 11:00 am and continue until 7:30 pm. If father's holiday visitation falls on a monday immediately subsequent to his weekend visitation then his visitation for that weekend shall continue through Monday until 7:30 PM.
5. The mother shall always be entitled to have the children on Mother's Day.
6. The father shall always be entitled to have the children on FATHER'S DAY.
7. The father shall have visitation with the children on Christmas, on even numbered years, beginning at 3:00 pm on December 25th and continuing until December 27, 1991 at 5:00 pm. On odd numbered years the father shall have visitation with teh children beginning December 24th at 8:00 pm until 3:00 pm on December 25th.
8. The father shall ahve summer visitation for four full weeks each summer and shall provide the mother with thirty (30) days written notice of his intent to exercise his visitation. This visitation shall not interfere with the mother's summer layoff period.
9. The mother shall have the children for the first full two weeks of July, during her summer lay-off period, which shall include the weekend prior to, during, and after this two week period.
10. The father shall be responsible for transportation when exercising visitation.
11. Neither party shall do or say anything which adversely affects the other parent.
12. Neither party shall discuss support payments with the children.
13. All communication between teh mother and father shall be written, including but not limited to a change in visitation, and grievances.
14. While the children are in the mother's custody, teh father shall be permitted two phone calls per week to the children's home. While the children are visiting teh father, the mother shall be permitted one phone call per weekend. The children may call either parent, however excessive phone calls may be limited by either parent.
15. EACH party shall cooperate with the other concerning family funerals.
16. Each party shall supply the wother with information concerning educational and recreational activities.
17. Each party shall supply the other with information concerning medical treatment.
18. None of the visitations shall be exercised if a child is sick and the visitation

Cont'd from Pg. 184 89-158-CD TRACEY VERELLI ROWLES v. DAVID VERELLI

NOVEMBER 14, 1989, ORDER FOR MEDIATION CONFERENCE, filed

3 copies cert Judge A.

NOW, this 14th day of November, 1989, the parties not being able to resolve the above matter at a Pre-Hearing Conference, it is Ordered that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on December 13, 1989, at 9:00 A.M. at the Clearfield County Courthouse, Clearfield, PA. Both parents, their respective counsel and the children shall attend said conference. The present custodial parent shall provide someone to attend to 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 Dr. Ryen within five (5) days of this Order.

It is also ordered that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$100.00 with Raymond L. Billotte, Court Administrator not less than seven (7) Days prior to the date of the scheduled conference.

BY THE COURT: Joseph S. Ammerman, Judge.

DECEMBER 15, 1989, STIPULATION, filed

NOW, this 13th day of December, 1989, following the scheduled child custody mediation conference with Court appointed Mediator Dr. Allen H. Ryen, Ph.D., the above named parties and their respective counsel do hereby acknowledge they have resolved the complaints in question, the specific terms and conditions of the agreement to be prepared subsequently by atty. Chris Pentz, Esq. and distributed for signature and return to the Court no later than December 29, 1989. /s/ Gary A. Knaresboro, Esq. /s/ Chris A. Pentz, Esq.

FEBRUARY 13, 1990, PETITION TO MODIFY AND INCREASE SUPPORT ORDER, filed 3 cert/Atty

MAY 9, 1990, PETITION TO SET ASIDE POST-NUPTIAL AGREEMENT, filed by Chris A. Pentz, Esq

CERTIFICATE OF SERVICE, filed 1 cert/Atty

CHRIS A. PENTZ, ESQUIRE, Attorney for the above named Defendant/Petitioner, being duly sworn according to law, deposes and states that a certified copy of a Petition To Set Aside Post-Nuptial Agreement was served upon GARY A. KNARESBORO, ESQUIRE 101 South Second Street, Clearfield, Pennsylvania, by first-class mail, on the 9th day of May, 1990. /s/ Chris A. Pentz, Esq.

MAY 9, 1990, PETITION FOR FURTHER MEDIATION, filed by Chris A. Pentz, Esq. 1 cert/Atty

CERTIFICATE OF SERVICE, filed

CHRIS A. PENTZ, ESQUIRE, Attorney for the above named Defendant/Petitioner, being duly sworn according to law, deposes and states that a certified copy of a Petition For Further Mediation was served upon GARY A. KNARESBORO, ESQUIRE, 101 South Second St., Clearfield, PA by first-class mail, on the 9th day of May, 1990. /s/ Chris A. Pentz, Esq.

MAY 9, 1990, RULE RETURNABLE, filed 1 cert/Atty

AND NOW, this 11th day of May, 1990, upon Petition of the Petitioner, DAVID VERELLI, it is hereby ORDERED and DIRECTED that a Rule be issued upon the Respondent, TRACY VERELLI, to show cause why the Petition To Set Aside Post-Nuptial Agreement should not be granted.

Rule Returnable with a Hearing thereon the 3rd day of July, 1990, at 11:00 AM in Courtroom Number 2 of the Clearfield County Courthouse, Clearfield, PA 16830. BY THE COURT: Joseph S. Ammerman, Judge.

MAY 9, 1990, RULE RETURNABLE, filed 1 cert/Atty

AND NOW, this 11th day of May, 1990, upon Petition of the Petitioner, DAVID VERELLI, it is hereby ORDERED and DIRECTED that a Rule be issued upon the Respondent, TRACY VERELLI, to show cause why the Petition for Additional Mediation should not be granted.

Rule Returnable with a Hearing thereon the 3rd day of July, 1990 at 11:00 AM in Courtroom Number 2 of the Clearfield County Courthouse, Clearfield, PA, 16830. BY THE COURT: Joseph S. Ammerman, Judge.

DECEMBER 20, 1990, MOTION FOR FURTHER MEDIATION, filed by Kimberly M. Kubista, Esq.

1 cert/Atty

RULE RETURNABLE, filed

AND NOW, this 18th day of December, 1990, upon Motion of the Petitioner, DAVID VERELLI, it is hereby ORDERED and DIRECTED that a Rule be issued upon the Respondent, TRACY VERELLI ROWLES, to show cause why the Motion for Further Mediation should not be granted.

Rule Returnable with a Hearing thereon the 11th day of January, 1991, at 2:00 PM in the Courtroom Number ___ of the Clearfield County Courthouse, Clearfield, Pennsylvania 16830. BY THE COURT: Joseph S. Ammerman, Judge.

JANUARY 28, 1991, ORDER FOR MEDIATION CONFERENCE, filed. TWO (2) COPIES CERT MARCY

NOW, this 28th day of January, 1991, upon Defendant's Motion for further Mediation, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on February 27, 1991, at 1:00 o'clock P.M., at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/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 Dr. Ryen within five (5) days of this ORDER.

It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$100.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT:

s/JOSEPH S. AMMERMAN, Judge

FEBRUARY 11, 1991, PETITION FOR CONTEMPT, filed by GARY A. Knaresboro, ESQ. 3 cert/Atty

FEBRUARY 19, 1991, RULE TO SHOW CAUSE, filed 3 cert/Atty

AND NOW, this 11th day of February, 1991, upon consideration of the facts contained in the foregoing Petition, a Rule is hereby issued upon Respondent, David Verelli, to show cause why the Petition should not be granted.

Rule returnable on the 28th day of February, 1991, at 11:00 AM in the courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: Joseph S. Ammerman, Judge.

CONT.FR. PG 205 FULLINGTON GMC SALES, INC vs. PHILIP al 89-178-CD

MARCH 15, 1990, PETITION TO AMEND THE JUDGMENT, filed by John G. Achille, Esq. 1 cert/Atty
RULE TO SHOW CAUSE, filed

AND NOW, this 23rd day of March, 1990, upon consideration of the foregoing Petition, it is hereby ORDERED that a Rule shall be issued upon the Defendant, Connell Philip, to show cause, if any which he may have, why Plaintiff's Petition to Amend the Judgment should not be granted.

Said Rule returnable on the 2nd day of May, 1990, at 10:30 AM. BY THE COURT: Joseph S. Ammerman, Judge.

MAY 2, 1990, ORDER OF COURT, filed 1 cert/Atty 1 cert/Deft-Philp

AND NOW, this 2nd day of May, 1990, in consideration of the foregoing Petition to Amend the Judgment, the Court hereby ORDERS and DECREES that the Defendant Connell Philip's name be corrected to Connell Philp in the herein action. BY THE COURT: Joseph S. Ammerman, Judge.

CONNELL PHILIP'S NAME HAS BEEN AMENDED PER COURT ORDER TO CONNELL PHILP

MAY 8, 1990, AMENDED NOTICE OF DEFAULT JUDGMENT MAILED TO DEFT.

MAY 8, 1990, AMENDED STATEMENT OF JUDGMENT MAILED TO ATTY ACHILLE.

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CONT. FR. PG 209 SHAW al vs. JL LUCAS CONTRACTING INC al 89-182-CD

MARCH 30, 1990, PETITION FOR LEAVE TO WITHDRAW APPEARANCE, filed by John Sughrue, Esq. 1 cert/Atty

MARCH 30, 1990, ACCEPTANCE OF SERVICE, filed I hereby accept service of a certified copy of Plaintiffs Motion for Leave to File Amended Complaint filed to teh above-captioned matter on behalf of Defendants, JL CONTRACTING INC. and JAY LUCAS, Individually, on this the 20th day of March, 1990. /s/ John Sughrue, Esq.

APRIL 2, 1990, ORDER, filed. Two (2) Cert. Judge A. NOW, this 30th day of March, 1990, the Court having granted permission to the plaintiff to Amend Pleadings, the case is removed from the trial list and the Court Administrator is directed to place it on the trial list for the fall term. BY THE COURT: S/JOSEPH S. AMMERMAN, JUDGE.

APRIL 2, 1990, AMENDED COMPLAINT, filed by S/BENJAMIN S. BLAKLEY, III, Two (2) Cert Atty

APRIL 2, 1990, RULE AND ORDER FOR HEARING, filed. Two (2) Cert Atty. AND NOW, to-wit: this 30th day of March, 1990, upon consideration of the Petition of John Sughrue, Esq., and Sughrue & Kesner, for leave to withdraw as attorneys for the Defendants in the above-captioned matter, it is ORDERED that a Rule shall be and is hereby issued directed to JL Lucas Contracting, Inc. and Jay Lucas, individually, to show cause, if any, why the request of defense counsel to withdraw from this case should not be granted.

This Rule is returnable and a hearing shall be held on the issues raised in the within Petition on the 24th day of April, 1990, at 10:00 A.M. in Courtroom No. 2 of the Clearfield County Courthouse, Clearfield, Pennsylvania 16830. BY THE COURT: S/JOSEPH S. AMMERMAN, JUDGE

APRIL 2, 1990, ORDER, filed. One (1) Cert Atty

AND NOW, this 30th day of March, 1990, upon consideration of Plaintiffs' Motion for Leave to File Amended Complaint, and after hearing thereon and after consideration of Defendants' objections to said Motion, it is the ORDER of this Court that Plaintiffs are granted leave to amend their Complaint against the Defendants. BY THE COURT, S/JOSEPH S. AMMERMAN, JUDGE

APRIL 24, 1990, PRAECIPE FOR WITHDRAWAL, filed 4 cert/Atty

Kindly withdraw my appearance filed on behalf of Jay Lucas individually, and JL Lucas Contracting, INC., Defendants in the above-captioned matter, pursuant to leave of Court granted in this matter by Order dated April 24, 1990 as appears of record.

Kindly indicate that the Defendants appear on their own behalf and their mailing address is R.D. 1, Box 13, Luthersburg, Pennsylvania 15848, individual Defendant's residence, the place where they were served in person with notice of the undersigned's Petition to Withdraw as appears of record. /s/ John Sughrue, Esq.

APRIL 24, 1990, PRAECIPE TO FILE CONSENT, filed

Defendants hereby consent to teh withdrawal of John Sughrue, Esquire and Sughrue and Kesner as attorneys of record in the above-capitoned matter. /s/ Jay L. Lucas, Ind.

APRIL 24, 1990, ORDER, filed 2 cert/Atty

AND NOW, this 24th day of April, 1990, upon consideration of the Petition of John Sughrue, Attorney, for leave of court to withdraw as counsel for the above named Defendants, this being the date and time set for hearing, the matter having been called, it appearing to the Court that the Defendants consent to the same,

NOW THEREFORE, It is ORDERED that john Sughrue, Esquire, shall be and is hereby granted leave of court to withdraw as attoreny for the above named Defendants and the Prothonotary is authorized to note such withdrawal on the record upon the filing of a Praecipe for Withdrawal. BY THE COURT: Joseph S. Ammerman, Judge.

APRIL 24, 1990, AFFIDAVIT OF SERVICE, filed

Howard Hunter being first duly sworn according to law, deposes and says:

1. That he is a constable for the County of Clearfield and Commonwealth of PA and not a party to the within action.
2. That he served a copy of Petition of John Sughrue to withdraw as counsel together with Order of Court dated March 30, 1990 setting a Rule returnable and hearing date on said petition on J.L. Lucas, individually, and as President of JL Contracting, Inc..
3. That service was made on the 6th day of April, 1990 at 5:30 PM at his residence, Luthersburg, PA , by handing said documents to Jay Lucas, Personally and making the contents of the same generally to him. /s/ Howard Hunter, Constable.

APRIL 27, 1990, ACCEPTANCE OF SERVICE, filed. ONE (1) CERT ATTY

I hereby accept service of a certified copy of Plaintiffs' Amended Complaint and an Order filed to the above-captioned matter on behalf of Defendants, JL Contracting, Inc. and Jay Lucas, individually, on this the 4th day of April, 1990. S/JOHN SUGHRUE, ESQ.

JUNE 12, 1990, PRAECIPE, filed

Enter judgment in favor of the Plaintiffs, WILLIAM SHAW AND CHARLOTTE SHAW, and against Defendants, JL CONTRACTING INC. nad JAY LUCAS, Individually, for failure to file an answer to Plainitffs' Complaint within twenty (20) days from service thereof and assess Plaintiff's damages as follows:

Principal	\$33,784.33
Interest fr date of judgment	
Costs	

TOTAL DEBT: \$

It is hereby certified that a written notice of intention to file this Praecipe was served on the Defendant on June 1, 1990 by certified mail return receipt requested. A copy of the Notice is attached hereto and made a part hereof. /s/ Benjamin S. Blakley, III, Esq.

Judgment is entered in favor of the Plaintiffs and against the Defendants for failure to file an answer in the sum of Thirty-Three Thousand Seven Hundred Eighty-Four Dollars and Thirty-Three Cents.

DEBT: \$33,784.33

William D. Birtz
Prothonotary

DEFAULT JUDGMENT

JUNE 12, 1990 NOTICE OF DEFAULT JUDGMENT MAILED TO DEFTS. /a/ dru
CONT. TO PG 226

CONT. FR. PG 225 SHAW al vs. JL CONTRACTING INC al 89-182-CD

SEPTEMBER 13, 1990, MOTION FOR SANCTIONS, filed by Benjamin S. Blakley, III, Esq

SEPTEMBER 13, 1990, RULE, filed

AND NOW, this 31st day of August, 1990, upon consideration of the foregoing Motion for Sanctions, it is the ORDER Of this Court that a Rule be issued upon the Defendant JL CONTRACTING INC. and JAY LUCAS, Individually, to show cause why the Motion should not be granted.

RULE returnable and hearing thereon to be held the 16th day of October, 1990 at 10:30 AM in Courtroom NO. ____, Clearfield County Courthouse, Clearfield, PA, 16830. BY THE COURT: Joseph S. Ammerman, Judge.

SEPTEMBER 14, 1990, SUBPOENA DUCES TECUM, filed by Benjamin S. Blakley, III, Esq.
(To: Jay Lucas)

SEPTEMBER 14, 1990, SUBPOENA DUCES TECUM, filed by Benjamin S. Blakley, III, Esq
(To: JL Contracting INC)

OCTOBER 18, 1990, ORDER, filed. TWO (2) COPIES CERT TO ATTY.

NOW, October 16, 1990, the Defendant in the above case, Jay Lucas, being incarcerated, the case is deleted from the list and further action therein shall be precipitated by counsel for the Plaintiff. BY THE COURT: S/JOSEPH S. AMMERMAN, JUDGE

OCTOBER 25, 1990, PRAECIPE FOR WRIT OF EXECUTION, filed by Benjamin S. Blakley, III, Esq
(JAY LUCAS, IND, ONLY)

WRIT OF EXECUTION ISSUED TO NO 90-92-EX

OCTOBER 25, 1990, PRAECIPE FOR WRIT OF EXECUTION, filed by Benjamin S. Blakley, III, Esq
(JL CONTRACTING INC ONLY)

WRIT OF EXECUTION ISSUED TO NO 90-93-EX
unexecuted

JUNE 6, 1991, SHERIFF RETURN, filed

NOW, June 5, 1991, return the within writ as unexecuted, time expired and no property was found to levy on. /s/ Chester A. Hawkins, Shff by Darlene Shultz.

AUGUST 16, 1995, AFFIDACIT OF SERVICE, filed. NO CERT COPIES. NO CERT COPIES

CHRISTOPHER E. MOHNEY, ESQUIRE, being duly sworn according to law deposes and says: that he is an associate in the law firm of BLAKLEY & JONES, attorneys for the Plaintiffs WILLIAM SHAW and CHARLOTTE SHAW in the above-captioned action; that he did cause to be served upon the Defendants, JL CONTRACTING, INC. and JAYLUCAS, individually, certified copies of Plaintiffs' Petition to Correct Name of Defendants and Rule upon the Defendants by mailing the same, under cover letters dated August 10, 1995, copies of which are attached, by certified mail, return receipt requested, postage prepaid; that said certified mail was received by Defendants on August 11, 1995, as evidenced by the return receipts for certified mail attached hereto; and that the foregoing facts are true and correct to the best of his knowledge, information and belief. s/CHRISTOPHER E. MOHNEY, ESQUIRE

CONT. FR. PG 222 ROWLES vs. VERELLI 89-158-CD

ORDER CONT.

would be detrimental to the health and well being of the child.

19. The parties shall not communicate with each other through the children.

20. The mother shall notify the father of homework assignments, and the father shall establish study times during his weekend visitation.

21. Nicole shall have an evaluation by the school physiologist, and the parents shall follow any recommendation made.

22. Neither party shall make frivolous phone calls to Children Youth & Family Services.

23. Neither party shall do or say anything which adversely affects the other party's religious belief. Neither party shall solicit the children to commit an act which violates the other party's religious beliefs.

24. Each party shall provide appropriate clothing during visitation or custodial periods.

25. Neither party shall transport the children while intoxicated. BY THE COURT: Joseph S. Ammerman, Judge.

JULY 8, 1991, PETITION FOR CONTEMPT, filed by Kimberly M. Kubista, Esq. 1 cert/Atty

JULY 25, 1991, RULE RETURNABLE, filed. ONE (1) COPY CERT TO ATTY

AND NOW, this 24th day of July, 1991, upon consideration of the attached Petition of the Defendant, DAVID VERELLI, it is hereby ORDERED and DIRECTED that a Rule be issued to show cause why the Petition for Contempt should not be granted.

Rule Returnable with a Hearing thereon the 8th day of August, 1991, at 10:30 PM in Courtroom Number of the Clearfield County Courthouse, Clearfield, Pa. 16830
BY THE COURT: S/JOSEPH S. AMMERMAN, JUDGE

AUGUST 16, 1991, ORDER, filed. Two (2) copies cert to Marcy.

NOW, August 8, 1991, the matter raised in the Petition for Contempt filed July 8, 1991, having been before the Court by Counsel and the Court having met with the parties, Respondent is directed to pay the Petitioner's attorney's fees in the amount of \$150.00. BY THE COURT: S/JOSEPH S. AMMERMAN, JUDGE

JANUARY 2, 1992, ORDER, filed. Three (3) copies Certified to Attorney.

NOW, this 27th day of December, 1991, the present Order dealing with custody and visitation dated May 3, 1991, with regards to the parties children, paragraph seven is modified to read as follows:

7. The father shall have visitation with the children on Christmas, on even numbered years, beginning at 3:00 p.m. on December 25th and continuing until 5:00 p.m. on December 27, 1991. On odd numbered years, the father shall have visitation with the children beginning December 24th at 8:00 p.m. until 3:00 p.m. on December 25th. BY THE COURT. /s/ Joseph S. Ammerman, Judge.

JULY 20, 1992, ORDER, filed. TWO (2) CERT TO ATTY

AND NOW, this 17th day of July, 1992, upon consent of the parties, it is hereby ORDERED and DECREED as follows: Defendant shall have visitation with the parties' daughter, Nichole Verelli, commencing July 17, 1992, at 6:00 p.m. until July 24, 1992, at 6:00 p.m. and from July 31, 1992 at noon until August 21, 1992 at noon. Defendant shall also have visitation with the parties' son Ryan Verelli, from July 17, 1992, at 6:00 p.m. until July 23, 1992, at noon and then from either August 3, 1992, at noon or August 8, 1992 at noon, depending upon the date that Ryan returns from his trip from South Dakota, until August 24, 1992, at noon. It is specifically understood that Ryan Verelli will be with his father at the earlier of the two dates depending upon his return.
BY THE COURT: S/JOSEPH S. AMMERMAN, JUDGE

APRIL 6, 1993, PETITION TO AMEND PHYSICAL CUSTODY, filed by Chris A. Pentz, Esq.

APRIL 13, 1993, ORDER FOR MEDIATION CONFERENCE, filed 2 cert/Judge "A"

NOW, this 8th day of April, 1993, pursuant to Defendant's Petition to Amend Physical Custody, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on May 12, 1993, at 1:00 PM, in Courtroom #2 of the Clearfield County Courthouse, Clearfield, Pennsylvania. All parties, their respective counsel and the child/children shall attend said conference. The present custodial party shall provide someone to attend to the child/children while the party is in private conference.

It is also ORDERED that the costs of said conference shall be borne equally by the parties, and all parties shall deposit \$1000.00 with Virginia M. Evanko, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: Joseph S. Ammerman, Judge.

CONT. FR.	PG	218	GAINES	vs.	GAINES	89-171-CD
<p>JANUARY 2, 1992, ORDER, filed 4 cert/Atty Young NOW this 31st day of December, 1991, following the hearing before the Court, the Court hereby ORDERS AND DECREES:</p> <ol style="list-style-type: none"> 1. That the parties shall enjoy joint legal custody of their three (3) minor children, namely; Amber Gaines (born August 25, 1981); Carrie Gaines (born February 4, 1983); and Ryan Gaines (born March 27, 1985). 2. During the school year, the Children shall reside with their Father, Franklin C. Gaines, subject to visitation with their mother, Theresa A. Gaines, as outlined below. 3. Theresa A. Gaines shall enjoy visitation with her children from 3:30 PM on Friday to 7:00 PM Sunday. This visitation shall occur during the first three out of every four weekends. Franklin C. Gaines shall visit with the children Every fourth weekend. 4. Further, Theresa A. Gaines shall have visitation with the children on the days when they have school vacation and their father is scheduled to work. The parties shall agree upon the time that visitation is to commence and end based upon the children's schedule. 5. Beginning with the first weekend after the end of the school year and until the last weekend prior to the commencement of the school year, the children shall reside with Theresa A. Gaines. Franklin C. Gaines shall enjoy visitations with the children on the first three weekends of each month from 4:30 PM until 7:00 PM Sunday. 6. The parties shall alternate holidays with the children. Such holidays shall be New Years Day, Easter, Memorial Day, Labor Day, and Thanksgiving. The parties shall alternate Christmas Eve from 5:00 PM until Christmas Day at 1:00 pm and Christmas Day at 1:00 PM until December 26 at 5:00 PM For Christmas 1990, Father shall have the Christmas Eve period. 7. The children shall spend the first week of July with their father, Franklin C. Gaines. 8. Father shall confer with Mother on all matters of importance relating to the children's health, maintenance, education and social adjustment, with a view towards obtaining and following a harmonious policy in the children's best interest. Mother shall promptly receive copies of the minor children's quarterly report cards, as well as any other communication from the school regarding the children. 9. Further, the major decisions concerning the children's health, welfare, education, religious training and upbringing shall be made jointly by the parents, after discussion and consultation with each other, with a view toward obtaining and following a harmonious policy in the children's best interest. Each party shall keep the other party informed of the progress of the children's education and social adjustments. Each party shall not impair the other party's right to share legal custody of the children. Each party shall give support to the other in their roles as parents, and to take into account the desires of the other parent for the physical and emotional well-being of the children. The parties shall not attempt to or to alienate the affections of the children for the other party. While in the presence of the children neither of the parents shall make any remarks or do anything which can in any way be construed as derogatory or uncomplimentary to the other and it shall be the duty of each parent to uphold the other parent as one whom the children should respect and love. Each party shall notify the other of any activity that could be expected to be of significant concern to the other. Both parties shall encourage and allow the children to contact the other party by telephone on a regular basis and shall allow the other party to contact the children by telephone on a regular basis. <p>Each parent shall be entitled to complete and full information about doctor, specialist, physical therapist, dentist, teacher or authority and to have copies of any reports given to them as a parent. The documents include, but are not limited to, medical reports, report cards, birth certificates and baptismal certificates. BY THE COURT: Joseph S. Ammerman, Judge</p>						
<p>OCT. 02, 1997, PETITION FOR CUSTODY, filed by s/ANN B. WOOD, ESQ. TWO (2) CERT TO ATTY WOOD VERIFICATION, s/THERESA A. COUTURIAUX</p>						
<p>OCT. 09, 1997, ORDER OF COURT, filed. TWO (2) CERT TO ATTY WOOD You, Franklin C. Gaines, have been sued in Court to obtain custody of the children, Amber Gaines, Carrie Gaines and Ryan Gaines. You are ordered to appear in person the 3rd day of November, 1997, at 1:30 p.m. for a Custody Conference. BY THE COURT: s/FRED AMMERMAN, JUDGE</p>						
<p>NOV. 03, 1997, ORDER FOR MEDIATION CONFERENCE AND PAYMENT OF COSTS, filed. NO CERT COPIES By the Court: s/Fredric J. Ammerman, Judge</p>						
<p>DEC. 02, 1997, ORDER SCHEDULING MEDIATION CONFERENCE, FOR JAN. 07, 1998, s/FREDRIC J. AMMERMAN, JUDGE NO CERT COPIES</p>						
<p>MAY 27, 1998, ORDER, filed. FOUR (4) CERT TO ATTY WOOD NOW THIS 27th day of May, 1998, following Mediation of the Parties, it is hereby ordered, with the agreement of the Parties that the prior Order of December 31, 1991, is amended as follows: (Please refer to filing for details) BY THE COURT, s/FRED AMMERMAN, JUDGE</p>						
s/THERESA A. COUTURIAUX		s/ANN B. WOOD, ESQ.		s/FRANKLIN C. GAINES		s/JAMES A. NADDEO, ESQ.

CONT. FR. PG 191 KIRK vs. KIRK 89-137-CD

FEBRUARY 27, 1992, NOTICE OF MASTER'S HEARING, filed by Earle D. Lees, Jr., Esq. Master CERTIFICATE OF SERVICE, filed I, Earle D. Lees, Jr., Esquire, the undersigned Master, does hereby certify that I served the attached Notice of master's Hearing to the following persona at the following addresses on February 25, 1992, by regular mail, postage prepaid. TO: Benjamin S. Blakley, III, Esq. R. Edward Ferraro, Esq, and Sargent's Court Reporting Service.

I additionally certify that I served the attached Notice of Master's Hearing to the following persons at the following addresses on February 25, 1992, by certified mail, return receipt requested. Susan Kirk-Certified No. P 317677756, 300 White Pine Rd, DuBois, PA 15801 and Samuel J. Kirk-Certified No P317677669, 37 Brown St, DuBois, PA 15801. /s/ Earle D. Lees, Esq

JULY 23, 1992, SUPPLEMENTAL DECREE, filed 1 cert/Atty AND NOW, this 22nd day of July, 1992, it is the ORDER of this Court that the terms, provisions and conditions of a certain Separation and Support Agreement between the parties dated June 25, 1992, and attached to this Supplemental Decree is hereby incorporated by reference into the Decree of Divorce entered by this Court on January 23, 1991, as fully as though the same were set forth at length. Said Agreement shall not merge with but shall survive the Decree of Divorce and this Supplemental Decree and Order. BY THE COURT: Joseph S. Ammerman, Judge.

Printed By: Romberger Bindery—Form H-611

CONT. FR. PG 275 CENTRA vs. CENTRA 89-239-CD

MARCH 18, 1992, MOTION FOR APPOINTMENT OF MASTER, filed by Gilbert E. Caroff, Esq.
CERTIFICATE OF SERVICE, filed

I hereby certify that in conformity with PA R.C.P. NO. 440, I served a true and correct copy of the foregoing by mail addressed to the following: Barbara H. Schickling, Esq. s// Gilbert E. Caroff, Esq.

APRIL 8, 1992, ORDER, filed

AND NOW, April 2, 1992, Ann B. Wood, Esquire is appointed master with respect to the following claims: Division of Property. BY THE COURT: Joseph S. Ammerman, Esq.

MAY 11, 1992, PETITION FOR DISCHARGE OF MASTER, filed by Ann B. Wood, Esq.

CERTIFICATE OF SERVICE, filed

The undersigned hereby certifies that a true and correct copy of the Petition for Discharge of Master was sent this -- day of --, 1992, upon the following by: FIRST CLASS MAIL, POSTAGE PREPAID, Gilbert E. Caroff, Esq and Barbara H. Schickling, ESq. /s/ Ann B. Wood, Esq.

MAY 11, 1992, ORDER, filed

AND NOW, this 7th day of May, 1992, it is hereby ORDERED that Commission of ANN B. WOOD, ESQUIRE as Master is hereby discharged in the above captioned matter.

It is further ordered that Andrew P. Gates, Esquire is appointed Master with respect to the following claims: Division of Property. BY THE COURT: Joseph S. Ammerman, JUDGE.

JUNE 4, 1992 AFFIDAVIT OF SERVICE, filed.

ANDREW P. GATES, ESQUIRE, of Gates & Seaman, being duly sworn according to law, states that he mailed a true and correct copy of the Master's Notice, a photocopy of which is attached hereto as Exhibit "A", in the aforementioned matter on June 2, 1992 to the following: Barbara H. Schickling, Esquire. 23 North Second Street, Clearfield, PA 16830. Gilbert E. Caroff, Esquire Suite 310, 227 Franklin Street Johnstown, PA 15901. s/ ANDREW P. GATES, ESQUIRE.

JUNE 18, 1992, INVENTORY AND APPRAISEMENT OF ALICE D. CENTRA, filed by Barbara H. Schickling, Esq. 2 cert/Atty

JULY 2, 1992, PRAECIPE TO DEPOSIT MASTER'S FEE TO HEAR THE ISSUE OF ALIMONY, filed 2 cert/Atty

Alice D. Centra, Defendant, hereby deposits the sum of Two Hundred Twenty-Five (\$225.00) Dollars for the Master to hear the issue of alimony in the above-captioned matter. The Master's hearing has been scheduled for July 16, 1992, at 9:30 AM and is to take place in the office of Andrew P. Gates, ESQUIRE, the Master. /s/ Barbara H. Schickling, Esq.

SEPTEMBER 11, 1992 AFFIDAVIT OF SERVICE, filed.

SEPTEMBER 9, 1992 COPY OF MASTER'S NOTICE MAILED TO: Barbara H. Schickling, Esquire. and Gilbert E. Caroff, Esquire. s/ Andrew P. Gates, Esquire.

OCTOBER 23, 1992, AFFIDAVIT OF SERVICE OF SUBPOENA, filed

October 21, 1992, SUBPOENA SERVED TO: Givento Bruce Centra. /s/ Timothy George Caroff.

OCTOBER 30, 1992, AFFIDAVIT OF SERVICE OF SUBPOENA, filed

October 27, 1992, SUBPOENA SERVED TO BARBARA BROWN /s/ Timothy G. Caroff.

NOVEMBER 4, 1992 AFFIDAVIT OF SERVICE, filed.

NOVEMBER 2, 1992 COPY OF MASTER'S NOTICE MAILED TO: Barbara H. Schickling, Esquire., and Gilbert E. Caroff, Esquire. s/ Andrew P. Gates, Esquire.

SEPTEMBER 16, 1993, AFFIDAVIT OF SERVICE, filed.

I, Andrew P. Gates, Master in the above captioned matter, certify that I have delivered a true and correct copy of: (1) The Master's Report; and (2) the Master's Notice of filing Master's Report on the parties by sending the same by regular U.S. Mail on Sept. 15, 1993, as evidenced by Certificate of Mailing Forms 3817, which are attached hereto as Exhibit "A" and made a part hereof, as follows:
SLAVATORE S. CENTRA, PLAINTIFF, c/o GILBERT E. CAROFF, ESQ. & ALICE D. CENTRA, DEFENDANT c/o BARBARA H. SCHICKLING, ESQ.
S/ANDREW P. GATES, ESQUIRE

~~SEPTEMBER 22, 1993, MOTION FOR PAYMENT OF MASTER'S FEES AND ADVANCED COSTS,~~ filed by Andrew P. Gates, Esquire

SEPTEMBER 15, 1993, MASTER'S REPORT, filed by Andrew P. Gates, Esq. 2 cert/Atty

SEPTEMBER 15, 1993, NOTICE OF MASTER'S REPORT, filed by Andrew P. Gates, Esq. 2 cert/Atty

SEPTEMBER 27, 1993, EXCEPTIONS TO MASTER'S REPORT, filed by Barbara H. Schickling, Esq. 2 cert/Atty

CERTIFICATE OF SERVICE, filed

September 27, 1993, EXCEPTIONS TO MASTER'S REPORT SERVED TO: Andrew P. Gates, Esq. Gilbert E. Caroff, Esq. /s/ Barbara H. Schickling, ESq.

SEPTEMBER 27, 1993, PLAINTIFF'S EXCEPTIONS TO MASTER'S REPORT, filed by Gilbert E. Caroff, Esq.

CERTIFICATE OF SERVICE, filed

September 23, 1993, MASTER'S REPORT SERVED TO: Andrew P. Gates, Esq. and Barbara H. Schickling, Esq. /s/ Gilbert E. Caroff, Esq.

SEPTEMBER 22, 1993, MOTION FOR PAYMENT OF MASTER'S FEES AND ADVANCED COSTS, filed by Andrew P. Gates, Esquire

ORDER

AND NOW, this 28th day of September, 1993, in consideration of the foregoing Motion, IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Allen D. Bietz, Prothonotary, is directed to pay to Andrew P. Gates, Esquire, the total sum of \$3,118.97 from the deposited funds for his Master's Fees and Advanced Costs and the sum of \$506.25 to Clearfield County Bar Association from deposited funds. BY THE COURT, s/ John K. Reilly, Jr., P. Judge
One Copy Certified to A. Gates; B. Schickling; Atty Caroff.

CONT. FR. PG 274 MILES vs. MILES, SR 89-231-CD

RULE CONT.
Intervention, it is hereby ORDERED and DIRECTED that a Rule be issued to show cause why the Petition, not be granted.
Rule Returnable with a Hearing thereon the 22nd day of May, 1992 at 1:00 PM in Courtroom Number 2 of the Clearfield County Courthouse, Clearfield, Pennsylvania. 16830. BY THE COURT: Joseph S. Ammerman, Judge.

MAY 21, 1992, AFFIDAVIT OF SERVICE, filed
KIMBERLY M. KUBISTA, Attorney in the Law Firm of BELIN & KUBISTA, being duly sworn according to law, deposes and states that a certified copy of petition for Emergency Intervention was served in accordance with Pennsylvania Rules of Civil Procedure, Rule 4005 by facsimile and by first-class, postage prepaid mail, on May 21, 1992, upon the following; Toni M. Cherry, Esq. /s/ Kimberly M. Kubista, ESq.

MAY 26, 1992, ORDER, filed 3 cert/Atty
NOW, this 26th day of May, 1992, upon Petitioner's Petition for Emergency Intervention by the Court, it is hereby ORDERED that Physical custody of Sonya L. Miles, is hereby given to the maternal grandparents, Dorothy and Steve Kennelly, pending a mediation conference with Dr. Allen Ryen to be scheduled as soon as conveniently possible. BY THE COURT: Joseph S. Ammerman Judge.

MAY 18, 1992 ORDER, filed.
NOW, this 26th day of May, 1992, at the request of counsel for the Plaintiff, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on June 9, 1992, at 1:00 o'clock P.M., at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/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 Dr. ryen within five (5) days of this ORDER.
It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$100.00 with Virginia M. Evanko, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. Failure of this mediation to take place as scheduled will result in payment of the costs for the scheduled time by the offending party, if said party has not notified Dr. Ryen at least five (5) days in advance. BY THE COURT: s/ JOSEPH S. AMMERMAN, JUDGE.
TWO certified copies to attorney.

JUNE 12, 1992, CONSENT ORDER, filed 4 cert/Marcie
NOW, this 9th day of June, 1992, the parties having been scheduled for Mediation Conference with Dr. Ryen and having reached an agreement, the following ORDER is entered:
1. The parties shall have joint legal custody of the minor child, Sonya L. Miles, with primary physical custody being placed with the father, subject to rights of partial custody in mother as the parties can agree.
2. While the child is in custody of either parent, each of them shall:
a. Know her whereabouts at all times and the identity of the company she is keeping when she is out of their physical presence.
b. Maintain a curfew for the child of 11:30 PM.
c. Continue to provide religious education for the child and to ensure that she attend Mass on a weekly basis and Catechism when scheduled.
d. Encourage and promote her attendance at summer activities such as band camp, dynamics camp, violin lessons and softball league if the child voices a desire for such activities.
e. Keep each other apprised of the child's health needs and care and general activities.
f. Participate in counseling for the minor child and ensure that the child will submit to counseling on a regular basis with the counseling to be conducted by Dr. Ryen, It is distinctly understood and agreed by the parties after full disclosure of his role as a Court Mediator that the parties will be bound by the recommendations of Dr. Ryen with regard to the health and welfare of the minor child not only as her counselor but in this role as Court Mediator in further proceedings.
g. Encourage and promote a healthy relationship with the other parent and that parent's family. BY THE COURT: Joseph S. Ammerman, Judge.
WE, the undersigned, do hereby consent to the attached Order. /s/ Deborah F. Miles- /s/ Kimberly M. Kubista, Esq /s/ Charles J. Miles- /s/ Toni M. Cherry, Esq.

JUNE 15, 1992, MASTER'S REPORT AND RECOMMENDATION, filed by Elizabeth Cunningham, Esq.

JUNE 19, 1992, PETITION FOR MASTER'S FEES, filed by Elizabeth Cunningham, Esq.
ORDER, filed
AND NOW, this 18th day of June, 1992, upon consideration of the Master's Petition for Master's Fees in the above-captioned matter, it is hereby ORDERED and DIRECTED that the sum of \$431.25 be paid directly to Elizabeth Cunningham, Esq., as payment for Master's fees for service rendered in the above-captioned matter. BY THE COURT: Joseph S. Ammerman, Judge.

John R.
Carfley

LEZZER CASH & CARRY, INC.

FEBRUARY 1, 1989, COMPLAINT IN CIVIL ACTION, filed by John R. Carfley, Esquire.
One (1) copy Certified to Sheriff.

FEBRUARY 3, 1989, SHERIFF RETURN, filed
NOW, February 3, 1989 I return the within Complaint in Assumpsit on Tafco/Tyson Metal Products, Inc., Deft. as Deft. filed Bankruptcy January 31, 1989-Bankruptcy #89-242, filed Chapter 7. /s/ Chester A. Hawkins, Shff by Darlene Shultz.

MARCH 13, 1992, ORDER, filed.

Three (3) copies Certified
NOW, this 5th day of March, 1992, this being the day and date set for General Call of the Inactive Civil Cases in wich no action has been taken for Two (2) years or more, the Prothonotary having given notice pursuant to Rule 319 of th Clearfield County Civil Rules of Court, neither party having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered costs of this matter shall be assessed to the Plaintiff. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

Feb 1
8:30 am

89-188-CD

TAFCO/TYSON METAL
PRODUCTS, INC.

Pro	by Atty	40.00
Shff	by Atty	17.00
sur-charge	by Atty	2.00

Printed By: Romberger Bindery—Form H-611

Keystone
Legal
Services,
(Maureen
P. Kieffer)

ARLENE LOUISE TRAVIS,

FEBRUARY 1,, 1988, PRAECIPE TO PROCEED IN FORMA PAUPERIS, filed by Maureen P. Kieffer, Esquire.

Kindly allow ARLENE LOUISE TRAVIS to proceed in forma pauperis.

I, Maureen P. Kieffer, 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 service to the party. The party's affidavit showing inability to pay the costs of litigation is attached hereto. /s/ Maureen P. Kieffer, Esquire.

AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS, filed.

Feb 1
11:45 am

89-189-CD

FEBRUARY 1, 1989, COMPLAINT FOR CUSTODY, filed by Maureen Patricia Kieffer, Esquire.

Four (4) copies Certified to Attorney.

FEBRUARY 1, 1989, ORDER, filed. 4 copies/Cert/Atty You, HUGO OTTO TRAVIS, Defendant, have been sued in Court to obtain custody, partial custody or visitation of the child Hugo Otto Travis, age six years.

You are ordered to appear in person at the Clearfield County Courthouse, Clearfield, Pennsylvania on the 21st day of February, 1989, at 10:00 o'clock A.M. for a conference.

Temporary custody of the child is granted to Plaintiff until further Order of the Court pursuant to Pa. R.C.P. 1915.13.

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/ Joseph S. Ammerman, Judge.

FEBRUARY 1, 1989, PETITION AND ORDER, filed 3 cert/KLS

AND NOW, this 1st day of February, 1989, it is hereby ordered that the Sheriff shall serve Hugo Otto Travis, Sr. with the custody order signed February 1, 1989 and assist Arlene Travis in regaining primary custody of the minor child Hugo Travis, Jr. BY THE COURT: Joseph S. Ammerman, Judge.

FEBRUARY 7, 1989, AFFIDAVIT OF SERVICE, filed.

NOW, February 5, 1989, at 11:00 AM o'clock EST served the within COMPLAINT IN CUSTODY & PETITION & ORDER on HUGO OTTO TRAVIS, Defendant, at CLEARFIELD COUNTY JAIL, 410 21st Street, Clearfield, Clearfield County, Pennsylvania by handing to HUGO OTTO TRAVIS, Defendant, a true and attested copy of the original COMPLAINT IN CUSTODY & PETITION & ORDER and made known to him the contents thereof. So answers, Chester A. Hawkins.

CD # 12343

Pro *sup Co* 40.00
Shff *off/*
Hawkins Cr 21.00
Office
Shff Credit 17.00

FEBRUARY 10, 1989, CERTIFICAT OF SERVICE, filed.

JULY 12, 1989, PETITION FOR FURTHER CUSTODY HEARING, filed by Maureen P. Kieffer, Esq. 4 cert K.L.S.

JULY 12, 1989, RULE, filed 4 cert K.L.S.

AND NOW, This 11th day of July, 1989, upon consideration of the Petition to Schedule this Case for further Hearing and upon the motion of Petitioner, Arlene Louise Travis, by her attorney, Maureen Patricia Kieffer, Esquire and Keystone Legal Services, Inc., it is the ORDER of this Court that a Rule be issued upon Respondent Hugo Otto Travis to show cause why the prayer of Petitioner should not be granted.

Rule returnable and a custody conference to be held on the 26th day of July, 1989, at 10:00 A.M. at the Clearfield County Courthouse, Clearfield, PA. BY THE COURT: Joseph S. Ammerman, Judge.

JULY 26, 1989, AFFIDAVIT OF SERVICE, filed

NOW, July 14, 1989 at 2:01 PM DST served the within Complaint & Order on Hugo Otto Travis, deft at Clearfield County Prison, 410, 21st St., Clearfield, Clearfield County, PA., by handing to Hugo Otto Travis. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

AUGUST 3, 1989, ORDER, filed 4 cert/KLS

AND NOW COMES, the parties, Arlene Louise Travis and Hugo Otto Travis, having appeared for the scheduled custody conference and having an amicable agreement regarding the custody of their child, Hugo Otto Travis, Jr., and through their attorneys having indicated their agreement to the following terms, it is hereby ORDERED and DECREED:

(1). The mother, Arlene Louise Travis, will have legal and physical custody of the child, Hugo Otto Travis, Jr.

(2). The father, Jugo Otto Travis, shall have periods of visitation with the child, Hugo Otto Travis, Jr., as follows:

(a). The paternal grandmother shall pick up the child at 10:00 am on Saturdays and return the child after visitation at the jail Saturday night at approximately 9:00 pm.

(b). If the child wishes to stay with the paternal grandparents on Saturday night, the mother shall not prevent it.

(3). Neither party shall interfere with the relationship of the child and the other parent. Such interference includes but is not limited to activities such as calling the other parent foul names or prying into the other parent's personal life through the child. BY THE COURT: Joseph S. Ammerman, Judge.

IN RE:
 VICKIE FERGUSON,
 An Alleged Severely
 Mentally Disabled
 Person,

FEBRUARY 1, 1989, PETITION FOR INVOLUNTARY TREATMENT,
 MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

VICKIE FERGUSON has acted in such a manner as to cause me to believe that he is severely mentally disabled. He has been examined by William M. Mann, M.D. and was found to be in need of treatment.

(B) 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. 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 MH785-A. I believe that he understands his rights.

I hereby affirm that I have examined VICKIE FERGUSON on January 12, 1989, to determine if he continues to be severely mentally disabled and in need of treatment.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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 16, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

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

AND NOW, this 16th day of February, 1989, the Mental Health Review Officer's Report is acknowledged.

Feb 1

89-190-CD

*Aw 12546
 12500*

Pro *by Co* 40.00
 R. Mattern *by Co* 75.00

We approve his recommendation.

The Court finds that VICKIE FERGUSON continues to be severely mentally disabled. Accordingly, the Court ORDERS that the patient 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, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Printed By: Romberger Bindery - Form H-611

IN RE:
JANET LANDIS,
An Alleged Severely
Mentally Disabled
Person,

Feb 1

89-191-CD

*Pro # 12540
12500*

Pro *Jay Co* 40.00
R. Mattern *Jay Co* 150.00

FEBRUARY 1, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

JANET LANDIS has acted in such a manner as to cause me to believe that she is severely mentally disabled.

She has been examined by WILLIAM M. MANN, JR. M. D. and was found to be in need of treatment.

(B) 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/ 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 From MH785-A. I believe that she understand her rights. /s/ Tom Bostjancic, cw.

I hereby affirm that I have examined JANET LANDIS on December 27, 1988, to determine if she continues to be severely mentally disabled and in need of treatment. /a/ William M. Mann, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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 17, 1989, MENTAL HEALTH REVIEW OFFICER'S REPORT AND DECREE, filed.

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

AND NOW, this 17th day of February, 1989, the Mental

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

The Court finds that JANET LANDIS continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the patient 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 ninety (90) days.

It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

IN RE:
 KIMBERLY RUFFNER,
 An Alleged Severely
 Mentally Disabled
 Person,

Feb 1

89-192-CD

Ch 12459
 12405

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

FEBRUARY 1, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

KIMBERLY RUFFNER has acted in such a manner as to cause me to believe that she is severely mentally disabled.

She has been examined by WILLIAM M. MANN, JR., M. D. and was found to be in need of treatment.

(B) 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/ 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 MH785-A. I believe that she understands her rights. /s/ Tom Bosjancic, cw.

I hereby affirm that I have examined KIMBERLY RUFFNER on January 12, 1989, to determine if she continues to be severely mentally disabled and in need of treatment.. /s/ William M. Mann, Jr., M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, as the attorney to represent alleged severely mentlaly 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 15, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.

DECREE, filed.

AND NOW, this 15th day of February, 1989, the

Mental Health Review Officer's Report is acknowledged.

We approve his recommendation.

The Court finds that KIMBERLY RUFFNER continues to be severely mentally disabled.

Accordingly, the Court ORDERS tha the patient 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 ninety (90) days.

It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard Mattern II, Esqurie, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Printed By: Romberger Bindery—Form H-611

<p>Feb 1</p>	<p>IN RE: JAMES KOLESAR, An Alleged Severely Mentally Disabled Person,</p> <p>89-193-CD</p> <p>Pro <i>J. Co.</i> 40.00 <i>R. Mattern</i> Co 183.60</p>	<p><u>FEBRUARY 1, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</u> JAMES KOLESAR has acted in such a manner as to cause me to believe that he is severely mentally disabled. He has been examined by KENNETH SNEAD, M.D. and was found to be in need of treatment. (B) 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/ Kenneth Snead, 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 MH785-A. I believe that he understands his rights. /s/ Janet P. Oriz. I hereby affirm that I have examined JAMES KOLESAR on January 6, 1989 to determine if he continues to be severely mentally disabled and in need of treatment. /s/Kenneth Snead, M.D. IN MY OPINION\$ The patient is severely mentally disabled and in need of treatment. <u>ORDER, filed.</u> AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. <u>ORDER, filed.</u> AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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. <u>FEBRUARY 15, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed</u> One (1) copy Certified to Mental Health. <u>DECREE, filed.</u> AND NOW, this 15th day of February, 1989, the Mental</p>
		<p>Health Review Officer's Report is acknowledged. We approve his recommendation.</p> <p>The Court finds that JAMES KOLESAR continues to be severely mentally disabled.</p> <p>Accordingly, the Court ORDERS that the patient 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, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>

IN RE:
 RICHARD MCGARY,
 An Alleged Severely
 Mentally Disabled
 Person,

FEBRUARY 1, 1989, 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 KENNETH SNEAD, M.C. and was found to be in need of treatment.

(B) As the patient is currently in Warren State Hospital receiving involuntary treatment under Section 303, I ask taht the court issue, an order that the patient be involuntarily committed for another period of inpatient treatment. /s/ Kenneth Snead, 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 From MH785-A. I believe that he understands his rights. /s/ Janet P. Orosz, acw.

I hereby affirm that I have examined RICHARD MCGARY on January 6, 1989, to determine if he continues to be severely mentally disabled and in need of treatment. /s/ Kenneth Snead, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, as the attorney to represent alleged severely mentlaly 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 17, 1989, MENTAL EHALTH REVIEW OFFICERS REPORT AND DECREE, filed.

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

AND NOW, this 17th day of February, 1989, the Mental

Feb 1

89-194-CD

 12546
 12500

Pro *My Co* 40.00
 R. Mattern *My Co* 150.00

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

The Court finds that RICHARD MCGARY continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the patiethn 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 Corut that Clearfield County pay the fees of J. Richard Mattern II, Esqurie, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Printed By: Romberger Bindery - Form H-611

IN RE:
BERYL GRAHAM,
An Alleged Severely
Mentally Disabled
Person,

Feb 1

89-195-CD

89-12409
13425

Pro *Leg Co* 40.00
R. Mattern *Leg Co* 150.00

FEBRUARY 1, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

BERYL GRAHAM has acted in such a manner as to cause me to believe that she is severely mentally disabled.

She has been examined by JORDAN YEE, M.D. and was found to be in need of treatment.

(B) 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 in-patient treatment. /s/ Jordan Yee, 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 MH785-A. I believe that she understand her rights. /s/ Leota Gromley, ac.

I hereby affirm that I have examined BERYL GRAHAM on December 27, 1989, to determine if she continues to be severely mentally disabled and in need of treatment. /s/ Jordan Yee, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire. as the attorney to represent alleged severely mentlaly 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 15, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.

DECREE, filed.

AND NOW, this 15th day of February, 1989, the

Mental Health Review Officer's Report is acknowledged.

We approve his recommendation.

The Court finds taht BERYL GRAHAM continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the patient 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 ninety (90) days.

It is the FURTHER ORDER of this Corut that Clearfield County pay the fees of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Printed By: Romberger Bindery - Form H-611

R. Denning
Gearhart

IN RE:

BURNSIDE CEMETERY
ASSOCIATION and
JOEL HEATH,
CLEARFIELD COUNTY
CORONER,

FEBRUARY 1, 1989, PETITION, filed by R. Denning Gearhart,
Esquire.

One (1) copy Certified to Attorney.

MARCH 13, 1992, ORDER, filed.

Three (3) copies Certified

NOW, this 5th day of March, 1992, this being the
day and date set for General Call of the Inactive Civil
Cases in wich no action has been taken for Two (2)
years or more, the Prothonotary having given notice
pursuant to Rule 319 of th Clearfield County Civil
Rules of Court, neither party having appeared, it is
the ORDER of this Court that the above-captioned case
be and is hereby TERMINATED with prejudice.

It is further Ordered costs of this matter shall
be assessed to the Plaintiff. BY THE COURT: /s/
Joseph S. Ammerman, Judge.

TERMINATED WITH PREJUDICE

Feb 1
2:20 pm

89-197-CD

Pro *Jay Atty* 40.00

<p>Keystone Legal Services, (Michael J. Saglimben)</p> <p>Feb 1</p> <p><i>AG 12343</i></p>	<p>CHARLENE M. DUNLAP,</p> <p>89-198-CD</p> <p>LESTER A. DUNLAP, II</p> <p>Pro <i>LuxCo</i> 40.00 Office Shff Credit 23.60</p>	<p><u>FEBRUARY 1, 1989, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT</u>, filed by Michael J. Saglimben, Esquire. Seven (7) copies Certified to Attorney. <u>AFFIDAVIT OF INSUFFICIENT FUNDS</u>, filed. Before me, the undersigned officer, personally appeared, CHARLENE M. DUNLAP,, Plaintiff, 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. Section 10184(b) such costs should not be required. /s/ Charlene M. Dunlap, Plaintiff.</p> <p><u>FEBRUARY 1, 1989, TEMPORARY PROTECTIVE ORDER</u>, filed by Joseph S. Ammerman, Judge. Seven (7) copies Certified to Attorney.</p> <p><u>FEBRUARY 3, 1989, AFFIDAVIT OF SERVICE</u>, filed NOW, February 1, 1989 at 12:40 PM EST served the within Protection From Abuse & Petition for Relief under the Protection From Abuse Act, on Lester A. Dunlap, II, Defendant at residence, 777 Treasure Lake DuBois, Clearfield County, PA. by handing to Lester A. Dunlap, II, Defendant. /s/ Chester A. Hawkins, Shff, by Darlene Shultz</p> <p><u>FEBRUARY 7, 1989, ORDER</u>, filed. Four (4) copies Certified to Judge Ammerman. 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 (1) year. The parties are hereby advised that violation of this Order will subject the violating party to punishment for contempt, which could include incarceration up to six (6) months and/or a fine of up to \$1,000.00. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p> <p>We, the undersigned, hereby consent to the entry of the above order. /s/ Charlene M. Dunlap, Plaintiff, Michael J. Saglimben, Esquire, Attorney for the Plaintiff, Lester A. Dunlap, II, Defendant, and Christopher J. Shaw, Esquire, attorney for the Defendant.</p> <p><u>FEBRUARY 22, 1989, ORDER</u>, filed 4 cert/KLS The Order of February 21, 1989 is continued until further Order of the Court as the parties have entered into settlement negotiations. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p><u>SEPTEMBER 22, 1989, ORDER</u>, filed 1 cert/Atty AND NOW, this 22nd day of September, 1989, after hearing on Defendnat's Petition for contempt under Section 10 of the Protection from Abuse Act, and after finding that the circumstances present at the time the Consent Order dated February 7, 1989, have changed and the Court finding evidence that wife's fear of imminent threat by the Defendant has subsided, it is the order of this Court that Plaintiff, CHARLENE M. DUNLAP, be and is hereby directed to turn over any and all guns in her possession belonging to Defendant, LESTER A. DUNLAP, II, to said owner. BY THE COURT: Joseph S. Ammerman, Judge.</p>

Printed By: Romberger Bindery - Form H-611

IN RE:
RAY KOUGHER,
An Alleged Severely
Mentally Disabled
Person,

Feb 2
9:30 am

89-200-CD

Supl 12341

Pro *Supl Co.* 40.00
R. Mattern 158.80

FEBRUARY 2, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

RAY KOUGHER 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.

(B) As the patient is currently in Clfd-Jeff CM-HC, receiving involuntary treatment under Section 304, I ask that the court issue an order that the patient be involuntarily committed for another period of _____.

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 From MH785-A. I believe that he is in need of treatment. /s/ Susan Kuhpt.

I hereby affirm that I have examined RAY KOUGHER on January 11, 1989 to determine if he is in need of treatment. /s/ James K. Fugate, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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 3, 1989, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.

DECREE, filed.

AND NOW, this 2nd day of February, 1989, the Mental Health Officer's Report is acknowledged. We approve his recommendation.

The Court finds that RAY KOUGHER continues to be severely mentally disabled within the meaning of the Mental Health Procedures Act of 1976, as amended.

The Court FURTHER FINDS that the least restrictive setting suitable for this patient at this time is that of participation in an Out-Patient Treatment program. The Court, therefore, ORDERS AND DECREES that RAY KOUGHER be and is hereby committed to an Out-Patient Treatment Program under the auspices of the Clearfield-Jefferson Community Mental Health Center.

The term of this commitment shall be for a period of One Hundred Eighty (180) days.

This commitment is pursuant to Section 305 of the Mental Health Procedures Act of 1976, as amended.

The costs of this proceeding and the fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer, shall be paid by Clearfield County.

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

IN RE:
 GORDON L. CALDWELL,
 An Alleged Severely
 Mentally Disabled
 Person,

Feb 2
 9:30 am

89-201-CD

CL# 12341

Pro *Jup Co* 40.00
 R. Mattern 150.00

FEBRUARY 2, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

GORDON L. CALDWELL has acted in such a manner as to cause me to believe that he is severely mentally disabled.

He has been examined by JAMES K. FUGATE, M.D. and was found to be in need of treatment.

(B) As the patient is currently in CLFD-JEFF-partial hospitalization receiving involuntary treatment under Section 304, I ask that the court issue an order that the patient be involuntarily committed for another period of partial hospitalization. /s/ Edward J. Piostek, Jr. and Roberta Camuso,

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 MH785-A. I believe that he understand his rights. /s/ Sue Fluries.

I hereby affirm that I have examined GORDON L. CALDWELL, on January 11, 1989 to determine if he continues to be severely mentally disabled and in need of treatment. /s/ James K. Fugate, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, as the attorney to represent alleged severely mentlaly 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 3, 1989, MENTAL HEALTH REIVEW OFFICERS REPORT AND DECREE, filed.

One (1) copy Certified to Atty/ Mattern
DECREE, filed.

AND NOW, this 3rd. day of February 1989, the Mental

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

The Court finds that GORDON CALDWELL continues to be severely mentally disabled within the meaning of the Mental Health Procedrues Act of 1976, as amended.

The Court FURTHER FINDS that the least restrictive setting suitable for this patient at this time is that of participation in a partial hospitalization program. The Court, therefore ORDERS AND DECREES that GORDON CALDWELL be and is hereby committed to a partial hospitalization program under the auspices of the Clearfield-Jefferson Community Mental Health Center.

It is the FURTHER ORDER of this Court that GORDON CALDWELL be and is hereby directed to comply completely with the Mental Health Partial Hospitalization program developed by Clearfield-Jefferson Community Mental Health Center.

The term of this commitment shall be for a period of One Hundred Eighty (180) days.

This commitment is pursuant to Section 305 of the Mental Health Procedrues Act of 1976, as amended.

The costs of this proceeding and the fee of J. Richard Mattern II, Esqurie, Clearfield County Mental Health Review Officer, shall be paid by Clearfield County.

It is the FURTHER ORDER of this Court that the Clearfield-Jefferson Community Mental Health Program shall reimburse Clearfield County to the extent permissibel by their regulations.

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

Printed By: Romberger Bindery - Form H-611

IN RE:
JEMAHL HURD,
An Alleged Severely
Mentally Disabled
Person,

FEBRUARY 2, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

JEMAHL D. HURD has acted in such a manner as to cause me to believe that he is severely mentally disabled.

He has been examined by DOLORES D. TIONGCO, M.D. and was found to be in need of treatment.

(D) As the patient is currently in a facility receiving voluntary treatment, I ask that the court issue an order that the patient be involuntarily committed for outpatient treatment. /s/ illegible.

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 MH785-A. I believe that he

I hereby affirm that I have examined JEMAHL HURD on January 30, 1989 to determine if he continues to be severely mentally disabled and in need of treatment. /s/ D. Tiongco, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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 13, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) copy Certified to Attorney.

AND NOW, this 13th day of February, 1989, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

Feb 2
2:00 pm

89-202-CD

Pro *Jay Co* 40.00
R. Mattern *Jay Co* 150.00
File # 12459
12405

The Court finds upon the representation of Robert Knittle of the Clearfield-Jefferson Mental Health Program that the hearing scheduled was cancelled because the petition was not filed according to procedure and time was not provided to secure defense Counsel.

Accordingly, it is the ORDER of this COURT that the 304 Petition filed on February 2nd., 1989 to the above term and number to commit said Jemahl D. Hurd to an Outpatient Program, be and is hereby DISMISSED.

The costs of the proceeding and the fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer, shall be apaid by Clearfield County, and, the Clearfield County Mental Health Program shall reimburse Clearfield County to the extent permissible by their regulations. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Feb 2
8:30 amCOMMONWEALTH OF PENNA,
DEPARTMENT OF LABOR AND
INDUSTRY,
Harrisburg, PA 17105

89-203-CD

ROBERT COLE LEASING
COMPANY, (a corporation)
PO Box 679
Falls Creek, PA 15840

Pro by Plff 9.00

FEBRUARY 2, 1989, CERTIFIED COPY OF LIEN, TO THE USE
OF THE UNEMPLOYMENT COMPENSATION FUND, filed.Pursuant to the laws of the Commonwealth of Penn-
sylvania, Judgment is entered in favor of the Plaintiff
and against the Defendant in the sum of Four Thousand
Seventy-eight and 17/100 Dollars, with costs.

Debt \$4,078.17

Interest Computed from January 31, 1989.

Filed and Entered by Plaintiff, February 2, 1989

Judgment

Raymond Wetherman

Prothonotary

Feb 2
8:30 amCOMMONWEALTH OF PENNA,
DEPARTMENT OF LABOR AND
INDUSTRY,
Harrisburg, PA 17105

89-204-CD

JAMES P. HILE,
THOMAS E. HILE and
JOSEPH HILE, Individually
and as partners, t/a
HILE AUTO REPAIR,
RD #1, Box 318
Clearfield, PA 16830

Pro by Plff 9.00

FEBRUARY 2, 1989, CERTIFIED COPY OF LIEN, TO THE USE
OF THE UNEMPLOYMENT COMPENSATION FUND filed.Pursuant to the laws of the Commonwealth of Penn-
sylvania, Judgment is entered in favor of the Plaintiff
and against the Defendant in the sum of Two Thousand
Two Hundred Seventy-seven and 40/100 Dollars, with
costs.

Debt \$2,277.40

Interest Computed from January 31, 1989.

Filed and Entered by Plaintiff, February 2, 1989

Judgment

Raymond Wetherman

Prothonotary

And Now, 28 day of April 1989 By paper
filed, the aforesaid debt is satisfied in full of debt,
interest and cost.Attest *Raymond Wetherman*
Prothonotary

Printed By: Romberger Bindery - Form H-611

COMMONWEALTH OF PENNA,
DEPARTMENT OF LABOR AND
INDUSTRY,
Harrisburg, PA 17105

Feb 2
8:30 am

89-205-CD

RONALD FENTON,
Individually and t/a
CLEARFIELD DINER,
207 East Locust St.
Clearfield, PA 16830

Pro by Plff 9.00

FEBRUARY 2, 1989, CERTIFIED COPY OF LIEN, TO THE USE
OF THE UNEMPLOYMENT COMPENSATION FUND, filed.

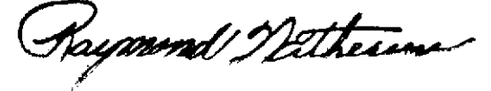
Pursuant to the laws of the Commonwealth of Penn-
sylvania, Judgment is entered in favor of the Plaintiff
and against the Defendant in the sum of Four Thousand
One Hundred Eighty-one and 76/100 Dollars, with costs.

Debt \$4,181.76

Interest Computed from January 31, 1989

Filed and Entered by Plaintiff, February 2, 1989.

Judgment



Prothonotary

COMMONWEALTH OF PENNA,
DEPARTMENT OF LABOR AND
INDUSTRY,
Harrisburg, PA 17105

Feb 2
8:30 am

89-206-CD

LYNN ADAM,
Individually and t/a
ADAMS'S BODY COMPANY
Box 373
Coalport, PA 16627

Pro by Plff 9.00

FEBRUARY 2, 1989, CERTIFIED COPY OF LIEN, TO THE USE
OF THE UNEMPLOYMENT COMPENSATION FUND, filed.

Pursuant to the laws of the Commonwealth of Penn-
sylvania, Judgment is entered in favor of the Plaintiff
and against the Defendant in the sum of One Thousand
Seven Hundred Ninety-four and 81/100 Dollars, with
costs.

Debt \$1,794.81

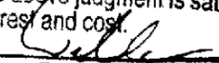
Interest Computed from January 31, 1989

Filed and Entered by Plaintiff, February 2, 1989

Judgment



Prothonotary

And Now, 27 day of Dec. 1989
By paper filed, the above judgment is satisfied
in full of debt, interest and cost.
Attest 
Prothonotary

COMMONWEALTH OF PENNA,
 DEPARTMENT OF LABOR AND
 INDUSTRY,
 Harrisburg, PA 17105

FEBRUARY 2, 1989, CERTIFIED COPY OF LIEN, TO THE USE
 OF THE UNEMPLOYMENT COMPENSATION FUND, filed.

Pursuant to the laws of the Commonwealth of Penn-
 sylvania, Judgment is entered in favor of the Plaintiff
 and against the Defendant in the sum of Two Thousand
 Eight Hudnred Eighty-seven and 99/100 Dollars, with
 costs.

Feb 2
 8:30 am

89-207-

Debt

\$2,887.99

Interest Computed from January 31, 1989.

Filed and Entered by Plaintiff, February 2, 1989

Judgment

Raymond Dethlefsen
 Prothonotary

GLENDALE CONTRACTING CO,
 INC.

PO Box 1
 Irvona, PA 16656

Pro by Plff 9.00

Printed By: Romberger Bindery - Form H-611

William Lynn Hollen

CATHERINE HOLES,
Administratrix of the
Estate of
IDA M. WILLEY,

Feb 2
8:30 am

89-208-CD

PERCY M. TURNER,
MARGARET TURNER, BELVA
TURNER, MARY JANE TURNER,
PATRICIA TURNER, JAMES
TURNER, EARL TURNER,
BLAIN TURNER, their
heirs, executors,
administrators, personal
representatives,

successors, and assigns,

Pro by Atty 40.00
Pro *Sup Atty* 10.00

FEBRUARY 2, 1989, COMPLAINT/Action/Quiet Title, filed by William Lynn Hollen, Esquire.

One (1) copy Certified to Attorney.
ALL THAT CERTAIN HOUSE 14, Lot #82, being and situate in Blain City, Beccaria Township, Clearfield County, Pennsylvania.

FEBRUARY 10, 1989, PETITION FOR LEAVE TO OBTAIN SERVICE BY PUBLICATION I THE ABOVE MATTER AND DECREE, filed 1 cert/Atty

AND NOW, to wit, this 9th day of February, 1989, upon consideration of the foregoing petition and upon motion of Wm. Lynn Hollen, Esquire, attorney for plaintiff, and it appearing that after diligent search and investigation she has been unable to ascertain the present whereabouts of the defendant named in this proceeding or his respective heirs, executors, administrators or assigns.

IT IS ORDERED, DIRECTED and DECREED that service of the Action to Quiet Title to the premises herein concerned, to wit:

ALL THAT CERTAIN HOUSE 14, Lot #82, being and situate in Blain City, Beccaria Township, Clearifield County, Pennsylvania, bounded and described as follows:

BEGINNING at a point at the northeasterly corner of the intersection of Pine Street, and a 20' alley between Chestnut and Walnut Streets, in Blain City, Beccaria Township, Clearifield County Pennsylvania, thence by said Pine Street N. 9° 00' W., a distance of 45 feet to a point; thence through Lot #82 of which this is a part, N. 81° 00' E., a distance of 200 feet to a 20' alley; thence by said 20' alley S. 9° 00' E., a distance of 45 feet to the intersection with another 20' alley; thence by said other 20' alley S. 81° 00' W., a distance of 200 feet to a point, the place of beginning being known as a part of lot #82 on plan of lots as laid out by Dotts and Shaw in Blain City, Clearfield County, Pennsylvania.

be had upon the defendant herein named and his heirs, executors, administrators, successors, and assigns generally by publication by the Sheriff of Clearifield County of teh facts set forth in the said action together with notice to plead according to law by public notice in one newspaper of general circulation published with the County of Clearfield, which public notice shall be published once in said newspaper; and that if no appearance or answer is made by the defendant within twenty (20) days of said publication date, judgment by default may be taken against said defendant, his heirs, executors, administrators, successors and assigns, generally, according to law. BY THE COURT: Joseph S. Ammerman, Judge.

MARCH 27, 1989, PETITION FOR FINAL DECREE OF COURT, filed by Catherine Holes, Petitioner.

One (1) copy Certified to Attorney.

JUNE 5, 1989, DECREE OF COURT, filed

AND NOW, to wit, this 4th day of May, 1989, upon consideration of the foregoing petition and upon motion of Wm. Lynn Hollen, Esquire, and it appearing that service by legal and propert publication was had upon the defendant named in said proceeding as appeared in the publication as published in Clearfield Progress of Clearfield County; and it further appearing that after such service the above-named defendants have neither made an answer nor filed an appearance in this matter after having been notified to so plead;

NOW THEREFORE, IT IS HEREBY ORDERED and DECREED that the title of teh plaintiff in and to the following described premises, to wit:

ALL THAT CERTAIN HOUSE 14, Lot #82, being and situate in Blain City, Beccaria Township, Clearfield County, Pennsylvania, bounded and described as follows;

BEGINNING at a point at the northeasterly corner of the intersection of Pine Street, and a 20' alley between Chestnut and Walnut Streets, in Blain City, Beccaria Township, Clearfield Coutny, Pennsylvania, Thence by said Pine Street N. 9° 00' W., a distance of 45 feet to a point; thence through Lot #82 of which this is a part, N. 81° 00' E., a distance of 200 feet to a 20' alley; thence by said 20' alley S. 9° 00' E., a distance of 45 feet to the intersection with another 20' alley; thence by said other 20' alley S. 81° 00' W., a distance of 200 feet to a point, the place of beginning being known as a part of lot #82 on plan of lots as laid out by Dotts and Shaw in Blain City, Clearfield County, Pennsylvania.

be and is hereby adjudicated and decreed valid and indefeasible as against all right, lien, title or interest in the land inconsistent with the interest or claim of the plaintiff as set forth in the Complaint.

AND IT IS FURTHER ORDERED, DIRECTED and DECREED, that the within named defendant is forever barred from asserting any lien, right, title or interest in teh aforedescribed land and inconsistent with the interest or claims of the plaintiff as set foth in teh Complaint; that the mere filing and signing of this Decree alone and its entry in the Office of the Prothonotary

Thomas E. Rerber

BAXTER HEALTHCARE,

FEBRUARY 2, 1989, NOTICE OF APPEAL FROM J.P., William M. Daisher, filed.

Feb 2 11:00 am

89-209-CD

FEBRUARY 13, 1989, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT, filed

I hereby swear that I served a copy of the Notice of Appeal, Common Pleas, No. 89-209-CD, upon the District Justice designated therein on February 10, 1989, by certified mail, sender's receipt attached hereto, and upon the appellee Home Medical Supply, Inc. on February 10, 1989 by certified mail, sender's receipt attached hereto. /s/ Thomas E. Rerber, Esq.

FEBRUARY 13, 1989, COMPLAINT, filed NO COPIES by Thomas E. Rerber, Esq.

APRIL 14, 1989, AFFIDAVIT OF SERVICE OF COMPLAINT, filed

I, Thomas E. Reiber, Esq., do hereby certify that on February 10, 1989 I did serve upon the Defendant herein a copy of the Complaint, attached hereto and made a part hereof as Exhibit "A", by certified mail. By return of service dated February 13, 1989 said Complaint was accepted by the Defendant, as evidence by the return of service card, a copy of which is attached hereto and made a part hereof as Exhibit "B". /s/ Thomas E. Rerber, Esq.

HOME MEDICAL SUPPLY, INC

APRIL 14, 1989, PRAECIPE FOR DEFAULT JUDGMENT, filed

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:

Amount Claimed in Complaint	\$1,037.02
Interest at a rate of 6% from November 1, 1987 on \$1,037.02	87.62
TOTAL	\$2,124.64

Pro by Atty 20.00

Pro *by Atty* 20.00

Pro by Atty 9.00

/s/ Thomas E. Rerber, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an Answer in the sum of Two Thousand One Hundred Twenty-Four Dollars and Sixty-Four Cents

DEBT: \$2,124.64

DEFAULT JUDGMENT

Raymond W. Watson
Prothonotary

APRIL 14, 1989, NOTICE OF DEFAULT JUDGMENT MAILED TO DEFT.

OCTOBER 2, 1989, PRAECIPE FOR WRIT OF EXECUTION, filed by Thomas E. Reiber, Esq.

WRIT OF EXECUTION ISSUED TO NO. 89-85-EX

And Now, 6 Nov 1989 ~~1989~~
filed, the ~~with~~ ~~to~~ ~~full~~ ~~of~~ ~~debt~~
interest on
Raymond W. Watson
Prothonotary

Printed By: Romberger Bindery - Form H-611

George S. Test
Roy K. Lisko

MICHAEL T. SULLIVAN,

FEBRUARY 2, 1989, COMPLAINT FOR CUSTODY, filed by George S. Test, Esquire.
NO COPIES.

Feb 2
3:40 pm

89-210-CD

FEBRUARY 2, 1989, ORDER FOR MEDIATION CONFERENCE, filed.

Three (3) copies Certified to Judge Ammerman. NOW, this 2nd day of February, 1989, the parties not being able to resolve the above matter at a Pre-Hearing Conference, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph. D., Licensed Child Psychologist, on March 8th, 1989, at 9:00 o'clock A.M. at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/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 Dr. Ryen within five (5) days of this Order.

It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$75.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

James A. Naddeo
Jonathan B. Mack

BRENDA CONDON,

MAY 4, 1989, ORDER FOR MEDIATION CONFERENCE, filed NOW, this 4th day of May, 1989

parties not being able to resolve the above matter at a Pre-Hearing Conference, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on July 5, 1989 at 9:00 AM, at the Clearfield County Courthouse, Clearfield, Penna. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/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 Dr. Ryen within five (5) days of this Order.

It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$75.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: Joseph S. Ammerman, Judge. 3 cert/Judge "A"

Pro	by Atty	40.00
Shff	by Atty	18.00
sur-		
charge	by Atty	2.00
	GT	
Shff	by Atty	18.00
sur-		
charge	by Atty	2.00
BW	<i>by Atty</i>	2.50
Shff		
Hawkins		7.00

JUNE 8, 1989, PRAECIPE, filed.

Please withdraw the appearance of JAMES A. NADDEO, Esquire and enter the appearance of MACK AND BONYA and JONATHOAN B. MACK, Esquire on behalf of Brenda Condon regarding the above captioned matter. /s/ JAMES A. NADDEO, Esquire and JONATHAN B. MACK, Esquire.

AUGUST 2, 1989, INTERMIN ORDER, filed 2 cert/Judge "A" 1 cert/Shff
NOW, this 2nd day of August, 1989, this matter having been submitted to a second mediation conference, it is the ORDER of this Court:

1. The parties shall share joint legal custody of Sean M. Sullivan.
 2. That during the term during which this Order is in effect primary physical custody of Sean M. Sullivan shall be with his mother, Brenda V. Condeon.
 3. During the period when this Order is in effect, which shall be until further Order of this Court or until modified by the agreement of the parties, Sean Michael Sullivan shall be in the temporary custody of his father, Michael T. Sullivan each Thursday from 2:00 PM prevailing thime until 7:00 PM prevailing time and on each Sunday from 11:00 AM prevailing time until 7:00 PM prevailing time.
 4. During the weekend of August 5-6, Sean Michael Sullivan shall be in the custody of his father from 2:00 PM Saturday until 4:00 PM Sunday unless either party believes a mediation conference is necessary which shall then take place prior to the weekend of August 5-6. It is the intention of the parties to evaluate said overnight visitation in an attempt to reach an amicable agreement providing for overnight visitations with the father on alternating weekends. If this cannot be accomplished, the parties shall schedule a mediation conference for appropriate modification of this Order.
 5. The parties hereto shall to the extent possible exchange custody of Sean indirectly through the parents and familty of the mother to avoid direct contact with each other and to the extent that direct contact is necessary, communication will be limited and amicable.
- BY THE COURT: Joseph S. Ammerman, Judge.

AUGUST 10, 1989, AFFIDAVIT OF SERVICE, filed
NOW, August 4, 1989, at 10:15 AM DST served the within Interim Order on Brenda V. Condon, deft. at Market St., Clearfeild, Clearfield County, PA (Sheriff's Office) by handing to Carl Condon, Father of deft. /s/ Chester A. Hawkins, Shff, by Marily Hamm

AUGUST 15, 1989, PETITION FOR CONTEMPT AND NOTICE AND ORDER TO APPEAR, filed
Legal proceedings have been brought against you alleging you have wilfully disobeyed an Order of Court for partial custody.
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 teh court your defenses or objections.
Whether or not you file in writing whiht the court your defenses or objections, you must appear in person in court on August 30, 1989, at 10:00 AM in the Clearfield County Courthouse.
IF YOU DO NOT APPEAR IN PERSON, THE COURT MAY ISSUE A WARRANT FOR YOUR ARREST.

James M.
Horne

DONALD A. WALES,

FEBRUARY 3, 1989, JUDGMENT FROM J.P., Wesley J. Read,
filed.

Judgment is entered in favor of the Plaintiff
and against the Defendant in the sum of One Thousand
One Hundred Fifty-seven and 76/100 Dollars.

Debt \$1,157.76

Interest from September 28, 1988

Filed and Entered by Attorney, February 3, 1989

Judgment

Wesley J. Read
Prothonotary

Feb 3
8:30 am

89-211-CD

JIMMY JOE PETRILLO,

FEBRUARY 3, 1989, Notice of Entry of Judgment mailed
to the Defendant.

APRIL 14, 1989, PRAECIPE FOR CERTIFICATION OF
JUDGMENT, filed by James M. Horne, Esq.

CERTIFICATION OF JUDGMENT ISSUED TO DEPARTMENT OF
TRANSPORTATION BY CERTIFIED RETURN RECEIPT MAIL
NO. P 928 315 223. s/ wks

APRIL 19, 1989, RETURN RECEIPT, filed

Pro by Atty 9.00
Pro by atty 5.00
Postage 2.00

Printed By: Romberger Bindery - Form H-611

John R. Carfley

JOANN HORN,

FEBRUARY 3, 1989, COMPLAINT IN DIVORCE, filed by John R. Carfley, Esquire.
One (1) copy Certified to Attorney.

MAY 11, 1989, CERTIFICATE OF SERVICE, filed.

I, hereby certify that I mailed by certified mail, restricted delivery, return receipt requested, a true and correct copy of the Complaint in this action to the defendant at this residence and that defendant did receive same, as evidenced by the signed receipt attached hereto as Exhibit "A". /s/ John R. Carfley, Attorney for Plaintiff.

2/3/89
\$75.00 Pd
by Atty

89-212-CD

MAY 11, 1989, MOTION FOR ENTRY OF CONSENT JUDGMENT, filed by John R. Carfley, Esquire.

AFFIDAVIT OF CONSENT OF JOANN HORN, filed

AFFIDAVIT OF CONSENT OF RICHARD HORN, filed.

DECREE IN DIVORCE, filed.

AND NOW, this 12th day of May, 1989, IT IS ORDERED

Clfd Trust

AND DECREED that JOANN HORN, Plaintiff and RICHARD HORN, Defendant, are divorced from the bonds of matrimony.

RICHARD HORN,

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

Pro 40.00

Pro .50

State 10.00

Ck#6119 Trans	to reg acct.	\$75.00
Pro.	40.50	
#13330 Atty	24.50	
State	10.00	\$75.00

Printed By: Romberger Bindery - Form H-611

Cynthia M. Danel

SUSAN KERLIN,
Mother and Natural
Guardian of,
DANIEL W. KERLIN and
MICHAEL J. KERLIN,
Minors,

Feb 3
10:30 am

89-214-CD

AETNA INSURANCE COMPANY,

Pro by Atty 40.00

FEBRUARY 3, 1989, PETITION TO SETTLE AND DISCONTINUE A MINORS' CLAIM, filed by Cynthia M. Danel, Esquire.

Two (2) copies Certified to Attorney.

ORDER OF COURT, filed.

AND NOW to-wit this 2nd day of February, 1989, it is hereby ORDERED that the within captioned Petition to Settle and Discontinue a Minors' Claim is hereby granted and the funds to be distributed as follows:

Counsel Fee to Edgar M. Snyder and Associates, \$15,777.37.

Susan Kerlin, Mother and Natural Guardian of Daniel Kerlin, a minor; \$16,666.67.

Said monies to be invested in the Mid-State Bank, Kylertown Office, Mountain View Shopping Center, P.O. Box 77, Kylertown, Pennsylvania 16847. Funds to be placed in a federally insured high-yield interest bearing certificate of deposit. Said account to read: "This money is held in trust by Susan Kerlin, Mother and natural guardian of Daniel Kerlin, a minor, until such time as Daniel Kerlin reaches the age of eighteen, February 1, 1989. Said monies not to be withdrawn for any reason without Order of Court"

Susan Kerlin, Mother and Natural Guardian of Michael J. Kerlin, a minor; \$11,333.33.

Said monies to be invested in the Mid State Bank Kylertown Office, Mountain View Shopping Center, P.O. Box 77, Kylertown, Pennsylvania 16847. Funds to be placed in a federally insured High-yield interest bearing certificate of deposit. Said account to read: "This money is held in trust by Susan Kerlin, Mother and natural guardian of Michael J. Kerlin, a minor, until such time as Michael J. Kerlin reaches the age of eighteen, January 9, 1993. Said monies not to be withdrawn for any reason without Order of Court." BY

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

John
SughrueDOROTHY EVANS,
Individually and as
natural guardian of
JENNIFER EVANS,
a minor,Feb 3
3:00 pm

89-215-CD

CHRISTOPHER STEINER,

Pro by Atty 40.00

FEBRUARY 3, 1989, COMPLAINT FOR CUSTODY, filed by John Sughrue, Esquire.

One (1) copy Certified to Attorney.

ORDER OF COURT, filed.

You, Christopher Steiner, Defendant, have been sued in court to obtain custody, partial custody, or visitation of the child of Jennifer Evans, James Michael Evans.

You are ordered to appear in person in Courtroom No. ___ of the Clearfield County Courthouse, Clearfield, Pennsylvania on February 21, 1989, at 11:00 A.M., for a conference hearing.

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/ Joseph S. Ammerman, Esquire.

FEBRUARY 3, 1989, TEMPORARY ORDER OF CUSTODY, filed.

One (1) copy Certified to Attorney.

AND NOW, to-wit: this 3rd day of February, 1989, upon consideration of the Complaint For Custody filed in the above-captioned matter for the temporary custody of the minor child, James Michael Evans, date of birth; January 29, 1989, the Court being satisfied that the health, maintenance, support, and care, and protection of said child will be best served by the entry of an immediate temporary order, it is hereby ORDERED that the legal and primary physical custody of the Child shall be and is hereby granted to Dorothy Evans, maternal grandmother of said child, until further Order of Court. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

FEBRUARY 3, 1989, STATEMENT OF DEFENDANT, filed TO THE HONORABLE JUDGES OF SAID COURT.

The undersigned, Christopher Steiner, above-named Defendant, hereby acknowledges that he is the father of James Michael Evan, born January 29, 1989, and further, hereby consents to an entry of an Order awarding primary custody and legal guardianship of the child to Dorothy Evans, maternal grandmother, with the understanding that he reserves rights of visitation to the child at such time as he and the Plaintiffs shall mutually agree and that the Order of Court contained such a provision. /s/ Christopher Steiner.

FEBRUARY 14, 1989, ORDER, filed 1 cert/Atty

AND NOW, to-wit: this 14th day of February, 1989 the above-captioned matter having come before the Court and it appearing to the Court that the respondent defendant father, Christopher Steiner, has consented to the prayer of the complaint as evidenced by his consent filed of record February 3, 1989, it appearing to the Court that no hearing is therefore required,

NOW THEREFORE, with the consent of the parties, it is ORDERED, ADJUDGED, and DECREED as follows:

1. That primary legal and physical custody of James Michael Evans, date of birth: January 29, 1989, shall be and is hereby placed with Dorothy Evans, maternal grandmother, and she shall have full power as legal guardian of said child;

2. Partial physical custody of said child is hereby granted to Jennifer Evans, mother, at such times as she and the primary custodian shall agree;

3. Christopher Steiner, father, is hereby granted visitation with said child at such time and in such manner as he and the above-named Plaintiffs shall mutually agree;

4. If any party shall at any time be aggrieved by the provisions of this Order, he or she may petition this Court or any court of competent jurisdiction for such relief as may be appropriate. BY THE COURT: Joseph S. Ammerman, Judge.

Printed By: Romberger Bindery - Form H-611

R. Denning
Gearhart

HUGO O. TRAVIS,

FEBRUARY 3, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.
One (1) copy Certified to Attorney.

2/3/89
\$75.00 Pd.
by Atty

89-216-CD

FEBRUARY 3, 1989, RULE RETURNABLE, filed 2/10/89 1 cert/Atty
AND NOW, this 9th day of February, 1989, upon consideration of the foregoing Complaint in Divorce, it is the Order of this Court that a Rule is issued upon the Defendant, to show cause why Plaintiff's prayer for Custody which is contained in Count III of the Divorce Complaint, should not be granted.
Rule Returnable the 21st day of February, 1989, at 10:00 am, in Courtroom No. ___ of the Clearfield County Courthouse, Clearifield, PA. BY THE COURT: Joseph S. Ammerman, Judge

Clfd Trust

FEBRUARY 24, 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 her residence as evidenced by the signed receipt attached hereto as Exhibit "A". /s/ R. Denning Gearhart, Esquire.

ARLENE TRAVIS,

MAY 16, 1989, AFFIDAVIT OF CONSENT OF HUGO O. TRAVIS, filed

MAY 16, 1989, AFFIDAVIT OF CONSENT OF ARLENE TRAVIS, filed

MAY 16, 1989, PRAECIPE TO TRANSMIT THE RECORD & DECREE, filed

Pro	40.00
State	10.00
Pro	.50

AND NOW, This 17th day of May, 1989, it is Ordered and Decreed that HUGO O. TRAVIS, Plaintiff, and ARLENE TRAVIS, Defendant, are divorced from the bonds of matrimony.

Ck#6125 Trans to reg acct.	\$75.00
Pro.	40.50
State	10.00
#13338 Atty	24.50
	\$75.00

BY THE COURT: Joseph S. Ammerman, Judge.

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

R. Denning
Gearhart
Richard A.
Ireland

LAUDER TRUCKING, INC.

FEBRUARY 3, 1989, COMPLAINT IN CIVIL ACTION, filed by Richard A. Ireland, Esquire.
One (1) copy Certified to Attorney.

Feb 3
3:25 pm

89-217-CD

FEBRUARY 10, 1989, PRAECIPE TO ENTER APPEARANCE, filed
Please enter my appearance on behalf of the Plaintiff in the above captioned action. /s/ Richard A. Ireland, Esq.

MARCH 29, 1989, SHERIFF RETURN, filed
NOW, February 9, 1989 Eugene L. Coon, Shff of Allegheny Coutny was deputized by Chester A. Hawkins, Shff of Clearfield County to serve the within Complaint & Notice on Patty Demarco, Indiv. t/d/b/a D & D Transportation, Deft.

NOW, March 3, 1989 @ 2:28 PM EST served the within Complaint and Notice by Deputizing the Shff. of Allegheny County. The return of Shff. Coon is hereto attached and made a part of this return by stating that he served by handing to Patty Demarco, Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

PATTY DEMARCO,
An individual t/d/b/a
D & D TRANSPORTATION,

APRIL 19, 1989, PRAECIPE FOR DEFAULT JUDGMENT, CERTIFICATION, filed
Enter Judgment in favof othe abvoe named Plaintiff, Lauder Trucking, Inc., against Patty DeMarco t/d/b/a D & D Transportation, the above named Defendant, for failure to file an answer in the above action within twenty days fromt he date of service of the Complaint, which contained a Notice to Defend, against Defendant and in favor of Plaintiff, Lauder Trucking, Inc., in the amount of \$14,892.90, plus costs and interest. /s/ Richard A. Ireland, Esq.

Judgment is entered in favor of the Plaintiff and against Defendant for failure to file an answer in the sum of Fourteen Thousand Eight Hundred Ninety-Two Dollars and Ninety Cents.

Pro	by Atty	40.00
Shff	by Atty	21.00
sur-charge	by Atty	2.00
Shff	by Atty	29.75
Coon	by Atty	

DEBT: \$14,892.90
DEFAULT JUDGMENT

Raymond D. Hetherington
Prothonotary

Pro	<i>by Atty</i>	9.00
Pro	by Atty	10.00

CERTIFICATION,
RICHARD A. IRELAND, ESQUIRE, the attorney for Lauder Trucking, Inc., being duly sworn according to law, says that he mailed at least ten(10) days prior hereto (on April 4, 1989) written Notice of intent to enter Default Judgment to Defendant, Patty DeMarco t/d/b/a D & D Transportation at its last known address, in the above captioned matter. /s/ Richard A. Ireland, Esq.

AUGUST 24, 1989, PRAECIPE FOR CERTIFICATION OF DOCKET ENTRIES, filed.
Please prepare a certified copy of the docket entries for the above-captioned case. Please forward to Dwight L. Koerber, Jr., Esqurie, of Kriner, Koerber and Kirk, 110 North Second Street P.O. Box 1320, Clearfield, PA 16830. /s/ Dwight L. Koerber, Jr., Esquire.

AUGUST 24, 1989, CERTIFICATION OF DOCKET ENTRIES FORWARDED TO ATTORNEY, DWIGHT L. KOERBER, JR. FOR SERVICE

Printed By: Romberger Bindery - Form H-611

<p>Blaise Ferranaccio</p>	<p>DIANE M. GUSTAFSON,</p> <p>89-218-CD</p> <p>HAROLD F. GUSTAFSON, JR.</p> <p>Pro <i>Jy Co</i> 40.00</p>	<p><u>FEBRUARY 3, 1989, PETITION FOR PROTECTION FROM ABUSE,</u> filed by the Plaintiff. Two (2) copies Certified to Plaintiff.</p> <p><u>FEBRUARY 3, 1989, TEMPORARY PROTECTIVE ORDER,</u> filed by Joseph S. Ammerman, Judge. Two (2) copies Certified to Plaintiff.</p> <p><u>FEBRUARY 8, PETITION TO PROCEED INFORMA PAUPERIS,</u> filed by the Plaintiff. (1) I am the Plaintiff in the above matter and because of my financial condition am unable to pay the fees and costs of prosecuting or defending the action or proceeding. (2) I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation. (3) I represent that the information below relating to my ability to pay the costs and fees is true and correct. <u>AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS,</u> filed.</p> <p><u>FEBRUARY 8, 1989, MOTION FOR APPOINTMENT OF COUNSEL</u> filed by the Plaintiff. <u>ORDER,</u> filed. NOW, this 8th day of February, 1989, upon consideration of the foregoing Motion, Blaise Ferranaccio, Esquire is appointed counsel. BY THE COURT: /s/ John A. Cherry, Senior Judge.</p> <p><u>FEBRUARY 10, 1989, ORDER,</u> filed 2 cert/Atty NOW, February 8, 1989, the plaintiff having appeared without benefit of counsel, and without had counsel applied for or appointed for her, and the Court being satisfied that she is in need of representation which Keystone Legal services stated they were unable to provide because of having been inundated with so much work that they are refusing to proceed on behalf of indigent plaintiffs in child abuse cases, it is hereby Ordered that this case be continued to Wednesday, February 15, 1989, at 9:00 AM., and it is Ordered that Counsel be appointed on her behalf by reason of her complete indigency. The Court hereby appoints Blaise Ferraraccio, Esquire, to represent her in all matters proceeding in the above stated cause. BY THE COURT: John A. Cherry, Sr. Judge</p>
		<p><u>FEBRUARY 16, 1989, ORDER,</u> filed 2 cert/Atty NOW, February 15, 1989, parties having appeared before the Court, each with self-appointed counsel; plaintiff's counsel having been provided by appointment of the Court, and having related to the Court sufficient information upon which to base the finding that the Court should accept withdrawal of the action taken without further adieu; and the Court having further found that the intentions of the parties are expressed at hearing are well founded in their desire to remedy their situation which led to their being in court, it is ORDERED that Motion for Withdrawal be and it is hereby Granted upon condition, however, that the parties shall submit to examination, evaluation, treatment and direction of Mental Health and Mental Retardation in order that they may resolve the problems which have led to the difficulties in which they now have found themselves. It is the Further Order of Court that if MH/MR shall recommend or direct any other activity before any organization looking to the direction of the problems between them, that they submit thereto. It is the Further Order of the Court that the defendant husband, with aid and association by the wife therein, shall attend such units as drug and alcohol unit of Clearfield County or the like in order that the parties can resolve the correction of other indulgence in the use of alcohol in any respect. Without Order of Court, and recognizing that this cannot be an order, it is strongly suggested that in addition to the foregoing the said husband defendant shall, with aid and attention of the wife to the same, engage in attendance and preseverance and aids of AA looking to the strengthening of their joint desires to resolve the problems referred to herein. BY THE COURT: John A. Cherry, Sr. Judge.</p>

R. Denning
Gearhart

TERRI AMES,

FEBRUARY 6, 1989, PETITION FOR PROTECTION FROM ABUSE,
filed by the Plaintiff.
NO COPIES.

FEBRUARY 6, 1989, PETITION TO PROCEED IN FORMA
PAUPERIS, filed.
NO COPIES.

(1) I, am the Plaintiff in the above matter and because of my financial condition am unable to pay the fees and costs of prosecuting or defending the action or proceeding.

(2) I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.

(3) I represent that the information below relating to my ability to pay the costs and fees is true and correct.

AFFIDAVIT IN SUPPORT OF FORMA PAUPERIS, filed.

FEBRUARY 6, 1989, MOTION FOR APPOINTMENT OF COUNSEL,
filed by Plaintiff.

NO COPIES.

ORDER, filed.

NOW, this 6th day of February, 1989, upon consideration of the foregoing Motion, R. Denning Gearhart, Esquire, is appointed counsel. BY THE COURT: /s/ Joseph A. Ammerman, Judge.

FEBRUARY 17, 1989, ORDER, filed

1 copy cert County Controller

NOW, this 17th day of February, 1989, upon presentation of time records and record of Court appointment by Gearhart & Ireland, it is hereby ORDERED that Clearfield County Shall compensate R. Denning Gearhart for his services in the amount of \$120.00.

BY THE COURT: Joseph S. Ammerman, Judge.

Feb 6
10:35 am

89-219-CD

RANDY AMES,

cc
12343

Pro *Luj Co* 40.00

Printed By: Romberger Bindery - Form H-611

Anthony S. Guido

RUSSELL G. SELMER and TWYLLA A. SELMER, h/w, and DONALD E. SELMER,

FEBRUARY 6, 1989, PRAECIPE TO ISSUE WRIT OF SUMMONS IN CIVIL ACTION, filed by Anthony S. Guido, Esquire. Enter my appearance for RUSSELL G. SELMER, TWYLLA A. SELMER, and DONALD E. SELMER, Plaintiffs in the above case, and issue a summons in civil action against Defendant, TAMARA LYNN PRICE, whose address is 817 DuBois Street, Apt. 6, DuBois, Clearfield County, Pennsylvania. s/s Anthony S. Guido, Esquire.

Feb 6 8:30am

89-220-CD

FEBRUARY 7, 1989, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.

FEBRUARY 28, 1989, SHERIFFS RETURN, filed. NOW, February 27, 1989, after diligent search in my baliwick, I return the within summons on Tamara Lynn Price as "NOT FOUND" as per Defendant's cousin, Defendant moved. New Address: c/o Art Simpkins, RD #4, Bridgeton, New Jersey 08302. So answers, Chester A. Hawkins, Sheriff, by Darlee Shultz.

AUGUST 2, 1989, COMPLAINT, filed by Anthony S. Guido, Esq. 1 cert/Atty

MAY 17, 1990, PRAECIPE, filed Please reissue the Complaint filed in the above case. /s/ Anthony S. Guido, Esq.

MAY 22, 1990, COMPLAINT REINSTATED AND REISSUED TO ATTY.

Walter Fredrick Wall

TAMARA LYNN PRICE,

JUNE 18, 1990, RETURN OF SERVICE OF COMPLAINT, filed

NOW, this 4th day of June, 1990, served TAMARA LYNN PRICE, Defendant, by sending to her a true and attested copy of Complaint in civil action entered to No. 89-220-CD, by certified mail, return receipt requested, deliver to addressee only; said attested copy of Complaint was delivered to the said TAMARA LYNN PRICE on June 4, 1990 as evidenced by return receipt No. P 509 016 700, executed by said Defendant and attached hereto. /s/ Anthony S. Guido, Esq.

Bernard-J. McAuley Cathie J. Fagan

RUSSELL SELMER

JUNE 21, 1990, PRAECIPE FOR ENTRY OF APPEARANCE filed.

Please enter the appearance of Walter Fredrick Wall, Esquire of Meyer, Darragh, Buckler, Bebenek, Eck and Hall, as counsel of record on behalf of Tamara Lynn Price, defendant in the above-captioned matter

Pro by Atty 20.00 Shff Hawkins by Atty 12.00 Shff Sur-charge by Atty 2.00 Pro by Atty 20.00

Pro by Atty 5.00 Pro by Atty 5.00

SEPTEMBER 24, 1990, ANSWER AND NEW MATTER, filed by Walter Fredrick Wall, Esq.

CERTIFICATE OF SERVICE, filed I hereby certify a true and correct copy of the within was sent to Counsel of record. /s/ Walter Fredrick Wall, Esq.

OCTOBER 19, 1990, REPLY TO NEW MATTER, filed by S/ANTHONY S. GUIDO, ESQ.

NOVEMBER 13, 1990, PRAECIPE FOR APPEARANCE, filed Kindly enter our appearance on behalf of Russell Selmer, Additional Defendant, in regard to the within-captioned action. /s/ Bernard J. McAuley, Esq.

CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the within PRAECIPE FOR APPEARANCE Has benn served on all counsel of record this 9th day of Nov. 1990, by US Mail postage prepaid or by hand delivery. /s/ Bernard J. McAuley, Esq.

DECEMBER 14, 1990, PRAECIPE FOR APPEARANCE, filed Kindly substitute my appearance for that of my partner Bernard J. McAuley, Esq, in the above captioned action on behalf of the Additional Defendant RUSSELL SELMER. /s/ Cathie J. Fagan, Esq.

CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the within PRAECIPE FOR SUBSTITUTION OF COUNSEL, was served upon the following parties on the 13th day of December, 1990, by First Class Mail, Postage Prepaid: Anthony Guido, Esq, and Walter F. Wall, Esq. /s/ Cathie J. Fagan, Esq.

JANUARY 16, 1991, NOTICE OF DEPOSITION OF RUSSELL SELMER, TWYLLA SELMER AND DONALD SELMER, filed by Walter Fredrick Wall, Esq.

FEBRUARY 26, 1991, MOTION FOR PROTECTIVE ORDER UNDER RULE 4012(a), filed by Walter F. Wall, Esq.

RULE RETURNABLE FOR MOTION FOR PROTECTIVE ORDER UNDER RULE 40129(a), filed 1 cert/Atty Wall 1 cert/Atty Guido

AND NOW, this 26th day of February, 1991, a Rule is directed to Plaintiffs' to show cause if any there should be, why an Order requiring Defendant's Motion for Protective Order should not be granted.

Said Rule returnable the 11th day of March, 1991, beginning at 1:00 PM Courtroom No 1, Clearfield County Courthouse, Clearfield, PA. BY THE COURT: John K. Reilly, Jr., P.J.

MARCH 7, 1991, PRAECIPE, filed Please withdraw the Motion for Protective Order previously filed on behalf of Defendant TAMARA LYNN PRICE, In the above-captioned matter. /s/ Walter Fredrick Wall, Esq.

Kim C.
KesnerTODD D. FREELAND,
A minor, by JAMES L.
FREELAND and JUDY
FREELAND, his parents and
natural guardians; and
JAMES L. FREELAND and
JUDY FREELAND,
individually,FEBRUARY 6, 1989, PRAECIPE TO ISSUE WRIT OF SUMMONS
IN CIVIL ACTION, filed by Kim C. Kesner, Esquire.Kindly issue a writ of summons in a civil action
in the above-captioned matter directed to the above-
named Defendant. The amount in controversy is in
excess of \$10,000. The minor plaintiff resides at
305 Myers Circle, Clearfield, Clearfield County, Penn-
sylvania with his parents, above named. Hold the said
writ for summons for Darryl R. Slimak, Esquire, Attorney
for the above-named Defendant, who will accept service.
/s/ Kim C. Kesner, Esquire.FEBRUARY 6, 1989, WRIT OF SUMMONS IN CIVIL ACTION HELD
FOR ACCEPTANCE OF SERVICE FROM DARRYL R. SLIMAK, ESQUIREFEBRUARY 10, 1989, PRAECIPE FOR ENTRY OF APPEARANCE,
filed by John W. Blasko, Esquire, and Darryl R. Slimak,
Esquire.Please enter our appearance on behalf of Defendant
Michael D. Ryan, in the above matter.CERTIFICATE OF SERVICE, filed.FEBRUARY 15, 1989, ACCEPTANCE OF SERVICE, filed.I, Darryl R. Slimak, Esquire, hereby accept service
of the original Writ of Summons in a civil action issued
in the above-captioned matter, on behalf of Michael D.
Ryan, minor, Defendant, and I hereby certify that I
am authorized to do so. /s/ Darryl R. Slimak, Esquire
Attorney for Michael D. Ryan, Minor Defendant.Feb 6
2:30 pm

89-221-CD

Darryl R.
Slimak and
James W.
BlaskoMICHAEL D. RYAN,
A minor,FEBRUARY 7, 1990, PRAECIPE FOR RULE TO FILE A
COMPLAINT AND CERTIFICATE OF SERVICE, filedPlease issue a Rule on Plaintiff to file their
Complaint within Twenty (20) days from service thereof
or suffer a judgment of non pros against them.
/s/ Darryl R. Slimak, Esq.CERTIFICATE OF SERVICE, filedI hereby certify that a true and correct copy of the
Defendant's Praecipe for Entry of Appearance, in the
above-captioned matter was mailed by regular mail,
postage prepaid, at the Post Office, State College, PA
on this 6th day of February, 1990, to the attorneys of
record, Kim C. Kesner, Esq., 23 N 2nd St., Clearfield,
PA 16830. /s/ Darryl R. Slimak, Esq.FEBRUARY 7, 1990, RULE ISSUED AND GIVEN TO ATTY FOR
SERVICE. /s/ wsFEBRUARY 9, 1990, CERTIFICATE OF SERVICE, OF RULE TO
FILE A COMPLAINT, filedI hereby certify that a true and correct copy of
the Rule to File a Complaint, in the above-captioned
matter was mailed by regular mail, postage prepaid, at
the Post Office, State College, PA, on this 8th day of
February, 1990, to the attorneys of record, Kim C. Kesner,
Esq., 23 N Second St., Clearfield, PA 16830.
/s/ Darryl R. Slimak, Esq.FEBRUARY 23, 1990, LETTER FROM ATTY. SUGHRUE
ADVISING OF STIPULATION, filedMARCH 1, 1990, STIPULATION, filed by
Darryl R. Slimak, Esq. & John Sughrue, Esq.MAY 9, 1990, PETITION TO SETTLE, DISCONTINUE AND DISTRIBUTE
MINOR'S CLAIM PURSUANT TO PA RULE OF CIVIL PROCEDURE 2039,
filed by Kim C. Kesner, Esq. 1 cert/AttyCERTIFICATE OF SERVICE, filedAND NOW, this 9th day of May, 1990, I do hereby
certify that I have this day caused to be served a true
and correct copy of a Petition To Settle, Discontinue,
and Distribute Minor's Claim Pursuant to PA Rule of
Civil Procedure 2039 on the following and in the manner
indicated below: BY US MAIL, FIRST CLASS, POSTAGE PREPAID
to Darryl R. Slimak, Esq, MCQUAIDE, BLASKO, SCHWARTZ, FLEMING
& FAULKNER, Inc., 811 University Dr., State College, PA
16801; Donald B. Armstrong, Erie Claims, Erie Insurance
Group, PO Box 1699, Erie, PA 16505. /s/ Kim C. Kesner, EsqMAY 10, 1990, HEARING ORDER, filed 1 cert/AttyAND NOW, to-wit: this 10th day of May, 1990, it is ORDERED that hearing on petition for
settlement of minor's claim filed in the above-captioned matter shall be held on the 25th
day of May, 1990, at 2:30 PM in Courtroom No. 1 of the Clearfield County Courthouse,
Clearfield, PA, at which time Plaintiffs are directed to be present. Notice of said hearing
shall be given to all parties in interest, including Defendant and underinsurance carrier,
in this matter. BY THE COURT: John K. Reilly, Jr., P.J.MAY 25, 1990, ORDER, 2 cert/AttyAND NOW, to-wit: this 25th day of May, 1990, after hearing on Petition of the guardians
of the above-named minor to settle and discontinue minor's claim pursuant to Pennsylvania Rule
of Civil Procedure NO. 2039 and the Court being satisfied that the individual child, Todd D.
Freeland, has attained the age of majority and after hearing and consideration, it is ORDERED
as follows:1. Plaintiffs shall be and are hereby authorized to settle and discontinue the Plaintiffs'
claim filed in the above-captioned matter against Michael D. Ryan upon payment of the sum of

CONT. TO PG 378

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<p>Kim C. Kesner</p> <p>Feb 6 2:30 pm</p> <p>Darryl R. Slimak</p>	<p>TAMMY YEAGER, A minor, by EARL J. YEAGER and BELINDA YEAGER, her parents and natural guardians; and EARL J. YEAGER and BELINDA YEAGER, Individually,</p> <p>89-222-CD</p> <p>MICHAEL D. RYAN, A minor,</p>	<p><u>FEBRUARY 6, 1989, PRAECIPE TO ISSUE WRIT OF SUMMONS IN CIVIL ACTION</u>, filed by Kim C. Kesner, Esquire. Kindly issue a writ of summons in a civil action in the above-captioned matter directed to the above-named Defendant. The amount in controversy is in excess of \$10,000. The minor plaintiff resides at Yeager's Trailer Court, Woodland, PA 16881, with her parents above named. Hold the said writ of summons for Darryl R. Slimak, Esquire, Attorney for the above-named Defendant, who will accept service. /s/ Kim C. Kesner, Esquire.</p> <p><u>FEBRUARY 6, 1989, WRIT OF SUMMONS IN CIVIL ACTION HELD IN OFFICE FOR ACCEPTANCE OF SERVICE BY DARRYL R. SLIMAK, ESQUIRE.</u></p> <p><u>FEBRUARY 10, 1989, PRAECIPE FOR ENTRY OF APPEARANCE</u>, filed by John W. Blasko, Esquire and Darryl R. Slimak, Esquire. Please enter our appearance on behalf of Defendant, Michael D. Ryan, in the above matter. <u>CERTIFICATE OF SERVICE</u>, filed.</p> <p><u>FEBRUARY 15, 1989, ACCEPTANCE OF SERVICE</u>, filed. I, Darryl R. Slimak, Esquire, hereby accept service of the original Writ of Summons in a civil Action issued in the above-captioned matter, on behalf of Michael D. Ryan, minor defendant, and I hereby certify that I am authorized to do so. /s/ Darryl R. Slimak, Esquire, Attorney for Michael D. Ryan, Minor Defendant.</p> <p><u>OCTOBER 5, 1989, PETITION TO SETTLE, DISCONTINUE, AND DISTRIBUTE MINOR'S CLAIM</u>, filed by Kim C. Kesner, Esq. 1 cert atty</p> <p><u>OCTOBER 13, 1989, HEARING ORDER</u>, filed <u>AND NOW, to-wit; this 12th day of October, 1989, it is ORDERED</u> that hearing on petition for settlement of minor's claim filed in the above-captioned matter shall be held on the 30th day of October, 1989, at 9:45 AM in Courtroom No. 1 of the Clearfield County Courthouse, Clearfield, PA, at which time Plaintiffs are directed to be present. Notice of said hearing shall be given to counsel for Defendant in this matter. BY THE COURT: John K. Reilly, Jr., P.J.</p> <p><u>OCTOBER 13, 1989, CERTIFICATE OF SERVICE</u>, filed <u>AND NOW, this 13th day of October, 1989, I do hereby certify</u> that i have this day caused to be served a true and correct copy of a Hearing Order on Plaintiffs' Petition to SETTLE, Discontinue, and Distribute Minor's Claim on the following and in the manner indicated below: BY UNITED STATES MAIL, FIRST CLASS, POSTAGE PREPAID Darryl R. Slimak, Esq. 811 University Dr., State College, PA 16801. /s/ Kim C. Kesner, Esq.</p>
	<p>Pro by Atty 20.00</p> <p>Pro by Atty 5.00</p> <p>MARCH 2, 1990, ORDER, filed One (1) CERT ATTY.</p> <p><u>AND NOW, to-wit: this 27th day of February, 1990, after hearing on petition of guardians of the above-named minor to settle and discontinue minor's claim pursuant to Pennsylvania Rule of Civil Procedure 2039, and after consideration, it is ORDERED as follows:</u></p> <p>1. Plaintiffs shall be and are hereby authorized to settle and discontinue the Plaintiffs' claim filed in the above-captioned matter against Michael D. Ryan upon payment of the sum of \$10,007.44 plus records costs;</p> <p>2. In consideration of the payment of said sums and State Farm Mutual Automobile Insurance Company consenting to said settlement and waiving subrogation rights as underinsurance carrier for the Plaintiffs, Plaintiffs are authorized to release the Defendant and David Ryan, the insured, fully and finally from any and all liability arising out of an automobile accident that occurred on September 6, 1987, in Clearfield County, Pennsylvania and are hereby authorized to execute and deliver to attorneys for Defendant a general release in the form attached hereto as Exhibit A;</p> <p>3. Said sums shall be payable to John Sughrue, Attorney for Plaintiffs, and he shall distribute said sums as follows:</p> <p>A. To John Sughrue, reimbursement of records costs: 20.00</p> <p>B. To John Sughrue, on account of fees and expenses in prosecution of underinsurance claim on behalf of Plaintiffs 500.00</p> <p>C. The balance of said sums shall be distributed to Tammy Yeager, a minor, date of birth: 11/1/89, Social Security No. 171-66-0469; provided however, said sum shall be deposited in an insured savings account at United Federal Savings Bank, Clearfield, Penna. with the specific provision that no withdrawal shall be permitted to be made from such account by the minor until she attains majority except as authorized by prior Order of this Court;</p> <p>4. High Sughrue, Attorney, shall forthwith thereafter file a proof of receipt of said funds, disbursement, and deposit of said funds as heretofore ordered. BY THE COURT: John K. Reilly, Jr., P.J.</p> <p><u>MARCH 27, 1990, PRAECIPE TO SETTLE AND DISCONTINUE</u>, filed In accordance with the PA Rules of Civil Procedure and Order of Court filed in this matter pursuant to Rule 2039, kindly mark the above-captioned case settled, discontinued and prejudge Plaintiffs to pay costs in this matter. /s/ John Sughrue, Esq.</p> <p><u>SETTLED AND DISCONTINUED WITH PREJUDICE</u></p> <p>APRIL 17, 1990, RECEIPT OF MINOR'S FUNDS, filed by S/JOHN SUGHRUE, ESQ.</p>	

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John Sughrue

MARY L. HARZINSKI,

FEBRUARY 6, 1989, PRAECIPE TO ISSUE WRIT OF SUMMONS IN CIVIL ACTION, filed by John Sughrue, Esquire.

Two (2) copies Certified to Sheriff.

Kindly issue a writ of summons in a civil action in the above-captioned matter directed to Prisceilla A. Kephart, Defendant. The amount in controversy is in excess of \$10,000. Certify the writ of summons to the Sheriff of Clearfield County with directions to serve the same on the Defendant at her residence, Star Route, Box 13, Madera, Clearfield County, Pennsylvania, 16661. /s/ John Sughrue, Esquire.

Feb 6 2:30 pm

89-224-CD

FEBRUARY 6, 1989, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.

FEBRUARY 14, 1989, AFFIDAVIT OF SERVICE, filed NOW, February 10, 1989 at 11:45 AM EST served the within Summons on Priscilla A. Kephart, Defendant at residence, Star Route, Box 13, Madera, Clearfield County, PA. by handing to Priscilla A. Kephart, Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

Laurance B. Seaman

PRISCILLA A. KEPHART,

SEPTEMBER 5, 1989, PRAECIPE FOR APPEARANCE, filed by Laurance B. Seaman, Esquire.

Enter our appearance for Defendant, PRISCILLA A. KEPHART. /s/ Laurance B. Seaman, Esquire.

SEPTEMBER 5, 1989, PRAECIPE FOR RULE TO FILE COMPLAINT, filed by Laurance B. Seaman, Esquire.

A Writ of Summons has been issued and served upon the Defendant in the above case. You are hereby directed to enter a Rule upon the Plaintiff to file a Complaint within Twenty (20) days or suffer a Judgmetn of Non Pros. /s/ Laurance B. Seaman, Esquire.

Pro by Atty 20.00
Shff sur-charge by Atty 24.40
Pro by Atty 20.00
Pro by Atty 5.00

SEPTEMBER 6, 1989, RULE ISSUED ON JOHN SUGHRUE, ATTORNEY FOR THE PLAINTIFF, BY CERTIFIED MAIL, NO. P-265-866-519.

CERTIFICATE OF SERVICE, filed.

SEPTEMBER 11, 1989, RETURN RECEIPT #P-254-866-519, filed.

SEPTEMBER 25, 1989, COMPLAINT, filed by John Sughrue, Esq. 1 cert/Atty

CERTIFICATE OF SERVICE, filed

AND NOW, this 25th day of September, 1989, I do hereby certify that I have this day caused to be served a true and correct copy of Plaintiff's Complaint on the following and in the manner indicated below: BY PERSONAL SERVICE. Laurance B. Seaman, Esq. /s/ John Sughrue, Esq.

OCTOBER 17, 1989, ANSWER AND NEW MATTER, filed by Laurance B. Seaman, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify that I mailed by regular US Mail on the ___ day of October, 1989, a true and correct copy of the original of Answer and New Matter to: John Sughrue, Esq, Clearfield, PA 16830. /s/ Laurance B. Seaman, Esq.

NOVEMBER 1, 1989, REPLY, filed by John Sughrue, Esq

AND NOW, this 1st day of November, 1989, I do hereby certify that on this day I caused to be served a true and correct copy of Plaintiff's Reply on the following and in the manner indicated below: BY PERSONAL SERVICE; Laurance B. Seaman, Esq, Clearfield, PA 16830. /s/ John Sughrue, Esq.

NOVEMBER 30, 1989, NOTICE OF SERVICE OF INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS, filed

Take notice that Interrogatories and Request for Production of Documents have been served on the Plaintiff, Mary L. Harzinski, by personal delivery to John Sughrue, Esquire, Attorney for Plaintiff, on November 30, 1989. /s/ Laurance B. Seaman, Esq.

SEPTEMBER 21, 1990, MOTION FOR SANCTION ORDER PURSUANT TO PA R.C.P. §4019, filed by Laurance B. Seaman, Esq. 1 cert/Atty

RULE, filed

AND NOW, this 17th day of September, 1990, upon consideration of the foregoing Motion, it is the Order of this Court that a Rule is issued upon Plaintiff, Mary L. harzinski, to show cause, if any, why an order should not be entered in favor of Defendant and against Plaintiff as follows:

(a) denying Plaintiff the right to introduce any expert testimony at time of trial in regard to the injuries she allegedly sustained as a result of the automobile accident of February 9, 1987;

(b) denying Plaintiff the right to introduce into evidence at trial any medical records, hospital records, doctors reports or medical bills as to the injuries she allegedly sustained in the automobile accident of February 9, 1987;

(c) prohibiting Plaintiff from introducing into evidence any records, documents or oral testimony with respect to the matters covered by said Interrogatories and Request for Productio of Documents generally, and specifically, with respect to teh cliams made by Plaintiff in Paragraphs 10 and 11 of her Complaint; and

(d) such other Order as this Honorable Court deems appropriate under the circumstances.

Rule Returnable the 1st day of October, 1990, at 10:30 AM at Courtroom No. ___, Clearfield County Courthouse, Clearfield, Pennsylvania, 16830. BY THE COURT: Joseph S. Ammerman, Judge.

Paul E. Cherry

DAVID L. RHODES,

FEBRUARY 6, 1989, COMPLAINT IN DIVORCE, filed by Paul E. Cherry, Esquire.
One (1) copy Certified to Attorney.

4-29-91
\$450.00 Pd
by Atty

APRIL 29, 1991, PRAECIPE FOR APPOINTMENT OF MASTER, filed

AND NOW, DAVID L. RHODES, Plaintiff in the above-captioned matter, voves the Court to appoint a Master with respect to the following claims. Divorce, Determination and Distribution of Property and in support of the Motion states:

(1) Discovery is complete as to the claim for which the appointment of a Master is requested.

(2) The Defendant has appeared by her attorney, Anthony S. Guido, Esquire, in this action. /s/ Paul E. Cherry, Esq.

2/6/89
\$76.00 Pd
by Atty

89-225-CD

MAY 16, 1991, ORDER APPOINTING MASTER, filed

AND NOW, this 13th day of May, 1991, Christopher J. Shaw, Esquire, is appointed Master with respect to the following claims: Divorce and Determination and Distribution of Property. BY THE COURT: Joseph S. Ammerman, Judge.

Clfd Trust

Anthony S. Guido

LINDA D. RHODES,

AUGUST 1, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST OF DIVORCE CASES, filed. Certified copies to Atty. Cherry and Atty. Guido.

02/01/96
CK#3338 C.A.S. \$276.25
CK#3339 C.C.B. 48.75
CK#3340 P.E.C. 125.00
450.00

AUGUST 23, 1995, AFFIDAVIT OF SERVICE, Paul E. Cherry, Esq.

AUGUST 23, 1995, PRAECIPE TO TRANSMIT RECORD, filed by Paul E. Cherry, Esquire

AFFIDAVIT OF CONSENT of David L. Rhodes, Plaintiff, filed.

AFFIDAVIT of David L. Rhodes, filed.

AFFIDAVIT OF CONSENT of Linda D. Rhodes, Defendant, filed.

Pro 40.00
State .50

DECREE AND ORDER, filed.

AND NOW, this 23 day of August, 1995, the Court by virtue of the authority vested in it by law, decrees that DAVID L. RHODES and LINDA D. RHODES are hereby divorced from the bonds of matrimony, and all the duties, rights, and claims accorded to either of the said

CK # 3050
\$55.00 to /
Civil Act.
Bal. 55.00
35.50

CK #3092 Atty 35.50

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 26-1980, 23 P.S. 51, et seq., "The Divorce Code", that the terms, provisions and conditions of a certain Property Settlement Agreement between the parties dated August 2, 1995, are 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, s/ Fredric Ammerman, J.

SEPTEMBER 15, 1995, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

Certified Copies of Decree to parties of record.

NOV. 27, 1995, MOTION TO HAVE MASTER'S FEE REFUNDED, filed by s/PAUL E. CHERRY, ESQ. TWO(2) CERT TO ATTY CHERRY.

JAN. 29, 1996, MOTION TO HAVE MASTER'S FEE REFUNDED, filed by s/PAUL E. CHERRY, ESQ., NO CERT COPIES

FEB. 01, 1996, ORDER, filed. ONE(1) CERT TO ATTY CHERRY, GUIDO, MASTER SHAW

AND NOW, this 31st day of January, 1996, this matter having previously been referred to Attorney Christopher J. Shaw to act as a Master in Divorce, and the Court having previously entered a divorce decree upon agreement of the parties:

IT IS THE ORDER of this Court that the moneys deposited by Attorney Paul E. Cherry representing advanced fees and expenses for the Master's Hearing shall be released and paid as follows:

1. The sum of \$325.00 shall be paid to Christopher J. Shaw for services rendered as the Divorce Master.
2. The balance, if any, shall be returned to Attorney Paul E. Cherry.

BY THE COURT, s/FREDRIC J. AMMERMAN, J.

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R. Denning
Gearhart

VERNA MAY DIXON,

FEBRUARY 7, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.
One (1) copy Certified to Attorney.

2/7/89
\$75.00 pd
by Atty

89-226-CD

FEBRUARY 7, 1989, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND COSTS, filed by R. Denning Gearhart, Esquire.

RULE RETURNABLE, filed. One copy Cert/Atty.
AND NOW, this 7th day of February, 1989, upon consideration of the within Petition for Alimony Pendente Lite, Counsel Fees and Costs, a Rule is hereby issued upon WILLIAM F. DIXON, Respondent to show cause why he should not pay the Petitioner alimony pendente lite, counsel fees and costs.

Clfd Trust

Rule Returnable the 5th day of April, 1989, at 1:30 p.m. o'clock in the Clearfield County Courthouse Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

FEBRUARY 7, 1989, ACCEPTANCE OF SERVICE, filed I, William F. Dixon, do hereby accept service of the Complaint in Divorce in the above captioned matter. /s/ William F. Dixon, Deft.

Timothy E.
Durant

WILLIAM F. DIXON,

FEBRUARY 15, 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 Petition for Alimony Pendente Lite, Counsel Fees and Costs 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.

Pro 40.00
State 10.00
Pro .50

MARCH 17, 1989, PRAECIPE FOR ENTRY OF APPEARANCE, filed
Please enter my appearance on behalf of William F. Dixon, the Defendant in the above captioned matter. /s/ Timothy E. Durant, Esq.

Ck#6171 Trans to ret acct. \$75.00
Pro. 40.50
State 10.00
#13391 Atty 24.50 \$75.00

JULY 7, 1989, AFFIDVIT OF CONSENT OF VERNA MAY DIXON, filed
JULY 7, 1989, AFFIDVIT OF CONSENT OF WILLIAM F. DIXON, filed
JULY 7, 1989, PRAECIPE TO TRANSMIT THE RECORD & DECREE, filed

AND NOW, this 11th day of July, 1989, it is Ordered and Decreed that VERNA MAY DIXON, Plaintiff, and WILLIAM F. DIXON, Defendant, are divorced from the bonds of matrimony.

All other claims before the Court in this matter, including equitable property distribution, alimony, child custody, child visitation, and support, payment of attorney's fees and costs, shall be and are hereby adjudicated in conformance with that certain Agreement between the parties.

The terms and conditions of which shall be and are hereby merged and incorporated by reference in this Decree as the Court's adjudication of those issues as though the same were set forth herein at length, verbatim; and the parties are hereby directed to comply in all respects with the terms and provisions of said Agreement.

BY THE COURT: Joseph S. Ammerman, Judge.

JULY 14, 1989, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE.

R. Denning
Gearhart

MARY E. ENGLISH,

FEBRUARY 7, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.
One (1) copy Certified to Attorney.

FEBRUARY 15, 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.

MAY 18, 1989, AFFIDAVIT OF CONSENT OF MARY ENGLISH, filed

AFFIDAVIT OF CONSENT OF OBE C. ENGLISH, filed
PRAECIPE TO TRANSMIT RECORD AND DECREE, filed
AND NOW, this 22nd day of May, 1989, it is Ordered

and Decreed that MARY E. ENGLISH, Plaintiff, and OBE C. ENGLISH, Defendant, are divorced fromt he bonds of matrimony. BY THE COURT: Joseph S. Ammerman, Judge.

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

89-227-CD

OBE C. ENGLISH,

Pro 40.00

Pro .50

State 10.00

2/7/89
\$75.00 pd
by Atty

Clfd Trust

Ck#6131 Trans	to reg acct.	\$75.00
Pro.	40.50	
State	10.00	
#13346 Atty	24.50	\$75.00

<p>Benjamin S. Blakley</p> <p>2/7/89 \$85.00 by Atty</p> <p>Clfd Trust</p> <p>Ck#6134 Trans to reg acct. Pro. 40.50 State 10.00 #13351 Atty 34.50</p>	<p>DANIEL PATRICK REARDON,</p> <p>89-229-CD</p> <p>CAROL JOSEPHINE REARDON,</p> <p>Pro 40.00 State 10.00 Pro .50</p> <p>\$85.00</p> <p>\$85.00</p>	<p>FEBRUARY 7, 1989, COMPLAINT IN DIVORCE, filed by Benjamin S. Blakley, Esquire. One (1) copy Certified to Attorney.</p> <p>FEBRUARY 28, 1989, AFFIDAVIT OF MAILING, filed BENJAMIN S. BLAKLEY, III, ESQUIRE, being duly sworn according to law, deposes and says that as attorney for Plaintiff, DANIEL PATRICK REARDON, he did on February 17, 1989, serve Defendant, CAROL JOSEPHINE REARDON, with a certified copy of the Complaint in the above-captioned matter by certified mail, return receipt requested, deliver to addressee only, said return receipt being attached hereto. /s/ Benjamin S. Blakley, III, Esq.</p> <p>MAY 25, 1989, AFFIDAVIT OF CONSENT OF CAROL JOSEPHINE REARDON, filed MAY 25, 1989, AFFIDAVIT OF CONSENT OF DANIEL PATRICK REARDON, filed</p> <p>MAY 25, 1989, PRAECIPE TO TRANSMIT THE RECORD & DECREE, filed</p> <p>AND NOW, this 30th day of May, 1989, this action having been considered by the Court it is ORDERED and DECREED that:</p> <p>1. DANIEL PATRICK REARDON, Plaintiff and CAROL JOSEPHINE REARDON, Defendant are divorced from the bonds of matrimony.</p> <p>2. The Separation Agreement between the parties dated the 19th day of February, 1989, 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.</p> <p>BY THE COURT: Joseph S. Ammerman, Judge.</p>	
		<p>JUNE 15, 1989, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE</p>	

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R. Denning
Gearhart

HAZEL M. GATHAGAN,

FEBRUARY 7, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.
One (1) copy Certified to Attorney.

FEBRUARY 7, 1989, INTERROGATORIES PROPOUNDED BY PLAINTIFF TO BE ANSWERED BY DEFENDANT AND ANSWERS, filed by R. Denning Gearhart, Esquire.
One (1) copy Certified to Attorney.

FEBRUARY 16, 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 Divorce Complaint 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.

MAY 17, 1989, AFFIDAVIT OF CONSENT OF HAZEL M. GATHAGAN, filed

MAY 17, 1989, AFFIDAVIT OF CONSENT OF ARTHUR GATHAGAN, filed

MAY 17, 1989, PRAECIPE TO TRANSMIT THE RECORD & DECREE, filed

AND NOW, this 19th day of May, 1989, it is Ordered and Decreed that HAZEL M. GATHAGAN, Plaintiff, and ARTHUR GATHAGAN, Defendant, are divorced from the bonds of matrimony.

All other claims before the Court in this matter, including equitable property distribution, alimony, child custody, child visitation, and support, payment of attorney's fees and costs, shall be and are hereby adjudicated in conformance with that certain Agreement between the parties. The terms and conditions of

which shall be and are hereby merged and incorporated by reference in this Decree as the Court's adjudication of those issues as though the same were set forth herein at length, verbatim; and the parties are hereby directed to comply in all respects with the terms and provisions of said Agreement.

BY THE COURT: Joseph S. Ammerman, Judge.

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

2/7/89
\$75.00 Pd.
by Atty

89-230-CD

Clfd Trust

ARTHUR GATHAGAN,

Pro 40.00

State 10.00

Pro .50

Ck#6132 Trans to reg acct. \$75.00
Pro. 40.50
State 10.00
#13347 Atty 24.50 \$75.00

Chris A. Pentz
 2/8/89
 \$75.00 Pd. by Atty

DEBORAH F. MILES,
 89-231-CD

FEBRUARY 8, 1989, COMPLAINT IN DIVORCE, filed by Chris A. Pentz, Esquire.
 One (1) copy Certified to Attorney.

FEBRUARY 16, 1989, AFFIDAVIT OF SERVICE, filed Chris A. Pentz, 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 10, 1989, at the defendnat's residence of 638 South Main Street, DuBois, PA 15801, as appears from receipt of certified mail attached hereto. /s/ Chris A. Pentz, Esq.

Clfd Trust
 8/15/91
 \$450.00 Pd by Atty
 BALANCE \$18.75 (06/23/92)
 Toni M. Cherry

CHARLES JOSEPH MILES, SR

FEBRUARY 27, 1990, PETITION FOR SPECIAL RELIEF UNDER SECTION 403 (a) OF THE DIVORCE CODE, filed by Chris A Pentz, Esq. 2 cert/Atty

RULE RETURNABLE, filed
 AND NOW, this 26th day of February, 1990, upon Petition of the Plaintiff, DEBORAH F. MILES, it is hereby ORDERED and DIRECTED that a Rule be issued upon the Defendant, CHARLES J. MILES, JR., to show cause why the Petition for Special Relief Under Section 403 (a) of the Divorce Code should not be granted.

Rule Returnable with a Hearing thereon the 2nd day of March, 1990 at 2:00 PM in Courtroom Number 2 of the Clearfield County Courthouse, Clearfield, PA. 16830.
 BY THE COURT: Joseph S. Ammerman, Judge.

JUNE 06, 1991, PETITION FOR APPOINTMENT OF MASTER AND OTHER RELIEF, filed by Kimberly M. Kubista, Esq., Two (2) Copies Cert to Atty

RULE RETURNABLE, filed.
 AND NOW, this 31st day of May, 1991, upon consideration of the attached Petition of the Plaintiff, DEBORAH F. MILES, it is hereby ORDERED and DIRECTED that a Rule be issued upon the Defendant, CHARLES J. MILES to show cause why the Plaintiff's Petition For Appointment of Master and Other Relief should not be granted.

Rule Returnable with a Hearing thereon the 28th day of June, 1991, at 2:15 PM, in Courtroom Number -- of the Clearfield County Courthouse, Clearfield, Pennsylvania 16830. BY THE COURT: S/JOSEPH S. AMMERMAN, JUDGE

CK#1689	TRANS TO REG ACCOUNT	75.00
PRO		40.00
PRO		.50
STATE		10.00
CK#1831	ATTY	24.50

AUGUST 15, 1991, MOTION FOR APPOINTMENT OF MASTER, filed by Toni M. Cherry, Esq. 1 cert/Atty

CK#1796	TRANS. TO REG ACCOUNT	431.25
CK#1953	MASTER'S FEES (E.C.)	366.56
CK#1954	15% CCBA	64.69

SEPTEMBER 24, 1991, ORDER APPOINTING MASTER, filed AND NOW, this 20th day of September, 1991, Elizabeth Cunningham, Esq, Is appointed Master with respect to the following claims: Equitable Distribution of Marital Property and Alimony. BY THE COURT: Joseph S. Ammerman, Judge.

FEBRUARY 7, 1992, PRAECIPE TO TRANSMIT RECORD, filed
 MOTION, filed
 DECREE, filed

FEBRUARY 7, 1992, ORDER, filed 1 cert/Atty
 AND NOW, this 7th day of February, 1992, the Plaintiff having filed a Complaint in Divorce under Section 201(c) of the Divorce Code on February 8, 1989, and the Plaintiff and Defendant hereto having filed Affidavits of Consent stating that the marriage of the Plaintiff and Defendant is irretrievably broken and that the parties have lived separate and apart for a time period in excess of two years, it is hereby ORDERED and DECREED that Deborah F. Miles be divorced and forever separated from the nuptial ties and bonds of matrimony hereto contracted between herself and Charles Miles, Sr, thereupon all rights, duties or claims accruing to each of the said parties and pursuant of said marriage shall cease and determine and each of them shall be at liberty to marry again as though they had never been hereto married.

The Stipulation of the parties dated November 18, 1991 is hereby incorporated and adopted as an Order of this Court.

The Prothontary is hereby directed to pay the Court costs as noted out of the deposits received and then remit the balance to the Plaintiff. BY THE COURT: Joseph S. Ammerman, Judge.

MARCH 16, 1992, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.

MAY 20, 1992, PETITION FOR EMERGENCY INTERVENTION, filed y Kimberly M. Kubista, Esq. 1 cert/Atty

RULE RETURNABLE, filed
 AND NOW, this 20th day of May, 1992, upon consideration of teh Petition For Emergency

CONT. TO PG 231

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William M. Hulton, Jr

WILLIAM J. VOGT and DORIS L. VOGT,

FEBRUARY 8, 1989, COMPLAINT IN CONFESSION OF JUDGMENT, filed by William M. Hulton, Jr., Esquire. CERTIFICATION OF RESIDENCES OF PLAINTIFFS AND DEFENDANTS, filed.

Pursuant to the authority contained in the Warrant of Attorney, the original of which is attached to the Complaint filed in this action, I appear for the Defendants and confess judgment in favor of the Plaintiffs and against Defendants as follows:

Feb 8 12:25 pm

89-232-CD

Principal Sum; \$200.00, Attorney's fee (5%); \$10.00 Costs, ___, TOTAL DUE; \$210.00 plus costs. /s/ William M. Hulton, Jr., Esquire, Attorney for Defendants.

Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Two Hundred Ten and 00/100 Dollars. with costs.

DEWEY MARSHALL and PATRICIA MARSHALL,

Debt \$210.00

JUDGMENT

Raymond Wilkerson
Prothonotary

FEBRUARY 8, 1989, Notice of Entry of Judgment mailed to the Defendant.

Pro by Atty 9.00
Pro by AIFP 5.00

And Now, 28 day of Aug 19 89 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Raymond Wilkerson*
Prothonotary

Cont'd from Pg. 280 89-239-CD CENTRA v. CENTRA

DIVORCE DECREE CONT'D:

averments of which Defendant has admitted, and a Notice of Intention to file Praection to Transmit Record having been served on Counsel of record for Defendant by first class mail, postage prepaid, on March 13, 1990, a period of at least twenty (20) days prior to the filing of Plaintiff's Praecipec to Transmit Record on April 10, 1990.

We, therefore, DECREE that SALVATORE S. CENTRA be divorced and forever separated from the nuptial ties and bonds of matrimony hereto contracted between himself and ALICE D. CENTRA, there upon all of the rights, duties or claims accruing to either of sid 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.

The Prothonotary is hereby directed to pay the Court costs as noted herein out of the deposits received and then remit the balance to Plaintiff.

BY THE COURT: Joseph S. Ammerman, Judge.

MAY 15, 1990, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE.

DECEMBER 7, 1990, INVENTORY AND APPRAISEMENT, filed by JAMES A. NADDEO, ESQ. ONE (1) copy Cert to Atty.

DECEMBER 7, 1990, INCOME AND EXPENSE STATEMENT, filed by James A. Naddeo, Esq. 1 cert/Atty

FEBRUARY 1, 1991, PRAECIPE filed.

Please withdraw my appearance on behalf of Salvatore S. Centra, Plaintiff in the above-captioned matter. s/ James A. Naddeo

Please enter my appearance on behalf of Salvatore S. Centra, Plaitniff in the above-captioned matter. s/ Gilbert E. Caroff, Esquire

CONT. TO PG 230

Printed By: Romberger Bindery - Form H-611

<p>Feb 9 8:30 am</p>	<p>SHARON BIRES, 304 High Oaks Court Wexford, PA 15090</p> <p>89-234-CD</p> <p>MR. STANLEY CARDIGES, MRS. STANLEY CARDIGES, Treasure Lake DuBois, PA 15801</p> <p>Pro by Plff 9.00 Pro by Plff 5.00</p>	<p><u>FEBRUARY 9, 1989, JUDGMENT FROM J.P., J. E. Russo, filed.</u></p> <p>Judgment is entered in favor fo the Plaintiff and against the Defendant in the sum of One Thousand Five Hundred Twenty-seven and 00/100 Dollars, with costs.</p> <table border="0"> <tr> <td>Debt</td> <td>\$1,527.00</td> </tr> <tr> <td>Costs</td> <td>48.50</td> </tr> </table> <p>Interest from November 9, 1988</p> <p>Filed and Entered by Plaintiff, February 9, 1989</p> <p>Judgment</p> <p style="text-align: right;"><i>Raymond Witherow</i> Prothonotary</p> <p><u>FEBRUARY 17, 1989, PRAECIPE FOR WRIT OF EXECUTION, filed by Sharon Bires, Plff. filed</u></p> <p>WRIT OF EXECUTION ISSUED TO NO. 89-14-EX</p> <p><u>JUNE 14, 1989 LETTER FROM PLAINTIFF, SHARON BIRES TO SATISFY JUDGMENT. LETTER APPROVED BY RAYMOND WITHEROW, PROTHONOTARY.</u></p>	Debt	\$1,527.00	Costs	48.50
Debt	\$1,527.00					
Costs	48.50					

<p>Feb 9 8:30 am</p>	<p>SECURITY PACIFIC CONSUMER DISCOUNT CO. 119 Beaver Avenue PO Box 858 State College, PA 16801</p> <p>89-235-CD</p> <p>HARRY R. MORRIS, ST. and JOAN MORRIS, Box 325 Winburne, PA 16879</p> <p>Pro by Plff 9.00</p>	<p><u>FEBRUARY 9, 1989, JUDGMENT FROM J.P. Clifford M. Yorks,, filed.</u></p> <p>Judgment is entered in favor fo the Plaintiff and against the Defendant in the sum of Two Thousand Four Hundred Sixty-six and 82/100 Dollars, with costs.</p> <table border="0"> <tr> <td>Debt</td> <td>\$2,466.82</td> </tr> </table> <p>Interest from November 30, 1988.</p> <p>Filed and Entered by Plaintiff, February 9, 1989.</p> <p>Judgment</p> <p style="text-align: right;"><i>Raymond Witherow</i> Prothonotary</p> <p><u>FEBRUARY 9, 1989, Notice of Entry of Judgment mailed to the Defendant.</u></p>	Debt	\$2,466.82
Debt	\$2,466.82			

Feb 9
10:25 am

ERIE INSURANCE COMPANY,
For, ROBERT WERTZ and
ESTER WERTZ,
PO Box 640
Punxsutawney, PA 15767

89-236-CD

APRIL J. McGARRY,
RD #1, Box 71
Curwensville, PA 16833

Pro by Plff 9.00

FEBRUARY 9, 1989, JUDGMENT FROM J.P., William M. Daisher, filed.

Judgment is entered in favor fo the Plaintiff and against the Defendant in the sum of Two Thousand One Hundred Seventy-six and 55/100 Dollars, with costs.

Debt \$2,176.55

Interest from March 1, 1988

Filed and Entered by Plaintiff, February 9, 1989.

Judgment

Raymond Wether
Prothonotary

Feb 9
10:25 am

ERIE INSURANCE COMPANY,
For, ROBERT J. WERTZ and
ESTER WERTZ,

89-237-CD

ALICE ELLEN BARRETT,
JAMES E. MANEY,
RD #1, Box 71
Curwensville, PA 16833

Pro by Plff 9.00
Pro *by plff.* 5.00
Postage 2.00

FEBRUARY 9, 1989, JUDGMENT FROM J.P., William M. Daisher, filed.

Judgment is entered in favor fo the Plaintiff and against the Defendant in the sum of Two Thousand One Hundred Seventy-six and 55/100 Dollars, with costs.

Debt \$2,176.55

Interest from March 1, 1988

Filed and Entered by Plaintiff, February 9, 1989

Judgment

Raymond Wether
Prothonotary

MAY 4, 1990, CERTIFICATION OF MOTOR VEHICLE JUDGMENT

TO DEPT. OF TRANS. HARRISBURG BY CERTIFIED RETURN

RECEIPT MAIL NO. P 119 819 630 THIS DAY. /s wks

MAY 8, 1990, RETURN RECEIPT, filed

Printed By: Romberger Bindery - Form H-611

R. Denning
Gearhart

DOUGLAS H. BARRETT,

FEBRUARY 9, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.
One (1) copy Certified to Attorney.

2/9/89
\$75.00 Pd.
by Atty

89-238-CD

FEBRUARY 9, 1989, PETITION FOR SPECIAL RELIEF, filed by R. Denning Gearhart, Esquire.
Two (2) copies Certified to Attorney.
ORDER, filed.

Clfd Trust

NOW THIS 9th day of February, 1989, it is the ORDER of this Court that preliminary relief be granted to the Plaintiff, and the Defendant is enjoined from any further abuse, harassment or contact with the Plaintiff or his family. Further, temporary custody of Keith Douglas Barrett (d.o.b. 7/14/88) shall be with the Petitioner pending a hearing for permanent relief scheduled for the 15th day of February, 1989, at 2:00 o'clock P.M. in Courtroom No. __, of the Clearfield County Courthouse, Clearfield, Pennsylvania.
BY THE COURT: /s/ Joseph S. Ammerman, Esquire.

John-R-
Ryan
James A.
Naddeo

TAMMY L. BARRETT,

FEBRUARY 10, 1989, AFFIDAVIT OF SERVICE, filed.
R. Denning Gearhart, Esquire, being duly sworn according to law, says that he did serve by personal service a true and correct copy of the Complaint in Divorce and Petition for Special Relief in that action to the Defendant, at the office of Gearhart & Ireland, 215 East Locust Street, Clearfield, PA., and that Defendant did receive same on February 10, 1989. /s/ R. Denning Gearhart, Esquire.

Pro	40.00
Pro	.50
State	10.00

FEBRUARY 14, 1989, ORDER, filed
3 copies cert atty.
AND NOW, this 14th day of February, 1989, upon consideration of the Protection from Abuse filed to the above caption and upon being advised that the parties through their attorneys, R. Denning Gearhart for the Plaintiff and John R. Ryan for the Defendant, have reached an agreement, it is the ORDER of this Court as follows:
1. That this Court at this time makes no findings as to the truths of the allegation contained in said petition.
2. That neither party shall abuse, harass, or otherwise have contact with each other or with each other's family except as to facilitate the custody provision outlined below.
3. That the Plaintiff shall have custody of

Ck#1020 Trans. to reg. acct.	\$75.00
Pro.	\$40.00
Pro.	\$.50
State	\$10.00
Atty. Ck.# 1028	\$24.50
	\$75.00

the parties' child at the following times:
A. Sunday 8:00 A.M. to Monday 8:00 A.M.
B. Monday 4:00 P.M. to Tuesday 8:00 A.M.
C. Tuesday 4:00 P.M. to Wednesday 8:00 A.M.
D. Wednesday 4:00 P.M. to Thursday 8:00 A.M.
E. Thursday 4:00 P.M. to Friday 8:00 A.M.
4. The Defendant shall have custody of said child at all other times.
5. The Plaintiff shall provide transportation for such times as custody is to be transferred; this Court reminds the parties that they are to refrain from unnecessary harassment or abuse, physical or verbal, of the other or the immediate family.
6. It is further Ordered that a Mediation Conference shall be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on the 15th day of March, 1989, at 9:00 A.M., at the Clearfield County Courthouse, Clearfield, PA. Both parents, their respective counsel and the child shall attend said conference. The present custodial parent shall provide someone to attend to the child 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 Dr. Ryen within five (5) days of this Order.
It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$75.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference.
BY THE COURT: Joseph S. Ammerman, Judge.

JUNE 13, 1989, ORDER FOR MEDIATION CONFERENCE, filed. Two (2) copies Certified.
NOW, this 12th day of June, 1989, the parties not being able to resolve the above matter at a Pre-Hearing Conference, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph. D., Licensed Child Psychologist, on July 12th, 1989, at 1:00 o'clock P.M. at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/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 Dr. Ryen within five (5) days of this Order.
It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$100.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

JUNE 13, 1989, ORDER, filed 1 cert/Atty
AND NOW, this 12th day of June, 1989, after discussing the above captioned matter as it relates to the custody of Keith Douglas Barret (d.o.b. 07-14-88) with counsel for both parties which is an Order of your court that the matter be submitted for further mediation with Dr. Allen Ryan under the local rules of procedure.

-Winifred H. Jones-Wenger
James A. Naddeo
Gilbert E. Caroff

SALVATORE S. CENTRA,

FEBRUARY 9, 1989, COMPLAINT IN DIVORCE UNDER SECTION 201(d), filed by Winifred H. Jones-Wenger, Esquire.
One (1) copy Certified to Attorney.

2/9/89
\$75.00 Pd
by Atty

89-239-CD

FEBRUARY 9, 1989, PLAINTIFF'S AFFIDAVIT UNDER SECTION 201(d) OF THE DIVORCE CODE, filed. 1/copy/Cert/Atty

1. The parties of this action separated in July 1985 and have continued to live separate and apart for a period of at least three years.
2. The marriage is irretrievably broken.
3. I understand that I may lose rights concerning alimony, distribution of property, lawyer's fees or expenses if I do not claim them before the 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 falsifications to authorities. /s/ Salvatore S. Centra, Plaintiff.

Clfd Trust

3/18/92
\$225.00 pd
by Atty

FEBRUARY 16, 1989, AFFIDAVIT OF SERVICE, filed by Winifred Jones-Wenger

AND NOW, Kathryn D. Gallaher, who, being duly sworn according to law, deposes and says that a certified copy of a Complaint in Divorce under Section 201(d) of the Divorce Code and Notice to Defendant/Plaintiff's Affidavit Under Section 201(d) of the Divorce Code concerning the above captioned case were served on Alice D. Central, the above named Defendant, at her residence address of R.D. 3, Box 283, Clearfield, Pa. on February 13, 1989, by certified mail restricted delivery, return receipt requested. Attached hereto and marked Exhibit "A" is said return receipt evidencing service.
/s/ Kathryn D. Gallaher.

9/9/93
\$1,587.61 Pd
by Deft.

ALICE D. CENTRA,

7/2/92
\$225.00 pd
by Deft.

Filed in Box 72 CRV

9/3/93
\$1587.61 pd.
by Atty Caroff.

Pro	40.00
State	10.00
Pro	.50
CK#1102 TRANS TO REG ACCT.	75.00
PRO	40.00
PRO	.50
STATE	10.00
CK# 1123	24.50
	75.00

MARCH 2, 1989, ANSWER AND COUNTERCLAIM, filed by Barbara H. Schickling, Esq. 1 cert/Atty

MARCH 3, 1989, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES & EXPENSES & ORDER, filed 1 copy cert to atty.

AND NOW, this 3rd day of March, 1989, 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, Esq. Petitioner's Attorney, it is ORDERED that a rule shall

CK#2225 TRANSFER TO REGULAR ACCOUNT \$3,625.22
CK#2434 MASTER \$3,118.97
CK#3435 C.C.B.A 506.25

be and hereby is issued, directed to Salvatore S. Centra, Plaintiff, c/o Winifred H. Jones-Wenger, 20 North Second Stree, PO Box 469, Philipsburg, PA 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 4th day of April, 1989, at 2:00 P.M. in Courtroom No. 2 of the Clearfield County Courthouse, Clearfield, PA.
BY THE COURT: Joseph S. Ammerman, Judge.

JUNE 2, 1989, ORDER, filed 2 cert/Atty Jones Wenger 1 cert/Atty B. Schickling.

AND NOW THIS 12th day of May, 1989, the date and time set for hearing on Defendant's Petition for Alimony Pendente Lite, Counsel Fees and Expenses, upon agreement of the parties it is hereby ORDERED that Plaintiff shall secure and advance the cost for an appraisal of the parties' real estate and pension plan and, if necessary, deposit \$225.00 in the Office of the Prothonotary toward Master's costs. These appraisals are not binding on the parties and either shall have the right to obtain additional appraisals at his or her own expense. In the event the matter proceeds to a Master's Hearing, the Master may allocate any and all advanced costs between the parties as is appropriate. BY THE COURT: Joseph S. Ammerman, Judge.

MARCH 13, 1990, PRAECIPE, filed.

Please withdraw my appearance on behalf of Salvatore S. Centra, Plaintiff in the above captioned matter. S/ Winifred H. Jones-Wenger, Esq.

Please enter my appearance on behalf of Salvatore S. Centra, Plaintiff in the above captioned matter S/ James A. Naddeo, Esquire.

APRIL 10, 1990, PRAECIPT TO TRANSMIT THE RECORD, filed
APRIL 10, 1990, MOTION & ORDER, filed

AND NOW, this 26th day of April, 1990, the Plaintiff having filed a Complaint in Divorce under Section 201(d) of the Divorce Code on February 9, 1989, and the Defendant having been served with Plaintiff's Affidavit pursuant to Section 201 (d)(1)(i) of the Divorce Code on February 13, 1989, the

<p>John R. Ryan</p> <p>2/9/89 \$75.00 Pd. by Atty</p> <p>Clfd Trust</p> <p>Barbara H. Schickling</p> <p>CK#1072 Trans. Pro. 40.00 Pro. .50 State 10.00</p> <p>CK# 1082</p>	<p>THOMAS L. SHAFFER, SR.</p> <p>89-240-CD</p> <p>JUDITH A. SHAFFER, JUDY ANN SHAFFER</p> <p>Pro 40.00 Jack Walker by Atty 12.50 Pro .50 State 10.00 to reg. acct. 75.00</p> <p>24.50 75.00</p>	<p>FEBRUARY 9, 1989, COMPLAINT IN DIVORCE, filed by John R. Ryan, Esquire. Three (3) copies Certified to Attorney.</p> <p>FEBRUARY 10, 1989, AFFIDAVIT OF SERVICE, filed. JACK B. WALKER, being duly sworn according to law, deposes and says that on the 9th day of February, 1989, at about 4:00 o'clock p.m., he served a Complaint in Divorce in the above-captioned action on JUDITH A. SHAFFER, by handing to had leaving with JUDITH A. SHAFFER, personally at 202 Bailey Road, Curwensville, Pennsylvania, a true and correct copy of said Complaint in Divorce. /s/ Jack B. Walker.</p> <p>FEBRUARY 27, 1989, ANSWER, NEW MATTER AND COUNTERCLAIM, filed by Barbara H. Schickling, Esquire. One (1) copy Certified to Attorney.</p> <p>MARCH 3, 1989, PRAECIPE TO AMEND CAPTION, filed 3 cert/Atty Please amend the caption in the above action to reflect that the Defendant's name is Judy Ann Shaffer. /s/ John R. Ryan, Esq.</p> <p>MARCH 9, 1989, ACCEPTANCE OF SERVICE, filed I, John R. Ryan, Esquire accept service of the Answer, New Matter and Counterclaim, on behalf of my client, Thomas L. Shaffer, Sr., Plaintiff in the above-captioned action. /s/ John R. Ryan, Esq.</p> <p>MARCH 21, 1989, REPLY TO NEW MATTER AND ANSWER TO COUNTERCLAIM, filed by John R. Ryan, Esq. 2 cert to atty.</p> <p>MAY 26, 1989, PETITION FOR TEMPORARY CUSTODY AND/OR VISITATION, filed by John R. Ryan, Esquire. Three (3) copies Certified to Attorney.</p> <p>JUNE 2, 1989, ORDER, filed 3 cert atty. AND NOW, this 1st day of June, 1989, upon consideration of the foregoing Petition for Temporary Custody and/or visitation, it is the Order of this Court that a custody conference be held on the 30th day of June, 1989, at 2:00 P.M. at the Clearfield County Courthouse. Both parties shall be present, together with their respective counsel. BY THE COURT: Joseph S. Ammerman, Judge.</p>
		<p>JULY 24, 1989, MOTION FOR ENTRY OF CONSENT ORDER, filed by John R. Ryan, Esq. 2 cert/Atty</p> <p>AUGUST 2, 1989, ORDER, filed 3 cert/Atty AND NOW, this 11th day of July, 1989, after conference between the parties and their respective Counsel on the issue of Temporary Custody and/or Visitation, and the parties having reached an agreement as to same, it is hereby ORDERED as follows:</p> <ol style="list-style-type: none"> 1. The parties shall share joint legal custody of the minor children. Judy A. Shaffer shall have primary physical custody of both minor children. 2. Thomas L. Shaffer, Sr., shall have periods of temporary physical custody on one weekend day every two weeks. The exact day and times of said periods of temporary physical custody shall be as agreed between Thomas L. Shaffer, Sr., and the children. 3. In addition to the above, Thomas L. Shaffer, Sr., shall have temporary physical custody of the children at other times that may arise, upon agreement. BY THE COURT: Joseph S. Ammerman, Judge. <p>MARCH 13, 1990, AFFIDAVIT OF CONSENT OF THOMAS L. SHAFFER, SR, filed AFFIDAVIT OF CONSENT OF JUDY ANN SHAFFER, filed PRAECIPE TO TRANSMIT RECORD AND DECREE, filed AND NOW, this 19th day of March, 1990, it is ORDERED AND DECREED that Thomas L. Shaffer, Sr. Planitff, and Judy Ann Shaffer, Defendant, are divorced from the bonds of matrimony. It is further ORDERED that the Agreement dated March 8, 1990, entered into by the parties shall be incorporated into this Final Decree of Divorce BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>APRIL 16, 1990, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.</p>

Keystone
Legal
Services,
(Maureen P.
Kieffer)

CYNTHIA EAKEN,

FEBRUARY 10, 1989, PRAECIPE TO PROCEED IN FORMA PAUPERIS,
filed by Maureen P. Kieffer, Esquire

Kindly allow CYNTHIA EAKEN, Plaintiff to proceed
in forma pauperis.

I, MAUREEN P. KIEFFER, , 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 service to the party. The party's
affidavit showing inability to pay the costs of litigation
is attached hereto. /s/ Maureen P. Kieffer, Esquire.

AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN
FORMA PAUPERIS, filed.

Feb 10
9:50 am

89-241-CD

FEBRUARY 10, 1989, COMPLAINT TO MODIFY CUSTODY ORDER
AND FOR SPECIAL RELIEF, filed by Maureen Patricia
Kieffer, Esquire.

Four (4) copies Certified to KLS.

FEBRUARY 10, 1989, ORDER, filed.

You, CALVIN EAKEN, JR., Defendant, have been sued
in Court to obtain custody and modify partial custody/
visitation of the children CALVIN EUGENE EAKEN, III
and MELINA NICOLE EAKEN.

You are ORDERED to appear in person at the
Clearfield County Courthouse, Clearfield, Pennsylvania
on the 16th day of February, 1989, at 10:00 o'clock
for a hearing.

Until further Order of this Court, Defendant shall
not exercise any visitation or partial custody pursuant
to Pa. R.C.P. 1915.13.

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 A.
Cherry, Senior Judge.

CALVIN EAKEN, JR.

FEBRUARY 15, 1989, SERVICE RETURN, filed

On the 13th day of February, 1989 served the within
subpoena on the within named Molly Muir. /s/ Linda A.
Lovett

FEBRUARY 16, 1989, CERTIFICATE OF SERVICE, filed

I, Linda A. Lovett, do hereby state that on the 10th
day of February, 1989, I did forward a certified copy of
a Complaint to Modify Custody Order and For Special
Relief, filed to teh above caption, by Certified Mail,
Return Receipt, addressed as follows: Mr. Calvin
Eaken, Jr.

Return receipt card signed by Betty L. Eaken is
attached. /s/ Linda A. Lovett.

FEBRUARY 16, 1989, ANSWER TO COMPLAINT TO MODIFY CUSTODY ORDER AND NEW MATTER, filed
by Helen P. Woolley, Esq. 4 Cert/Atty

FEBRUARY 16, 1989, ORDER, Filed 5 cert/KLS

NOW, this 16th day of February, 1989, it is the ORDER Of the Court that the Order of
February 10, 1989, is continued until further Order of this Court. The parties will notify
this Court of the determination of the Children and Youth Services investigation as soon as
they are notified of that result. The Court will then schedule an immediate hearing to
review the visitation schedule and will issue a new Order based upon the evidence available
at that time. Pending that Order, the visitation will be supervised by Plaintiff's mother
every other Saturday from 1:00 Pm until 3:00 Pm, or longer if the Plaintiff's mother is
willing to extend the time schedule.

At the time the temporary Order is issued, the Court will also issue an Order to
schedule this matter for a full evidentiary hearing on the first date that a full Court day
is available.

The parties are both ordered to submit to home studies and psychiatric studies as
arranged by their counsel. BY THE COURT: John A. Cherry, Sr., Judge.

APRIL 24, 1989, ORDER, filed.

One (1) copy Certified to KLS

One (1) copy Certified to Children & Youth.

NOW, this 24th day of April, 1989, this being the day and date set for review of
visitation in the above-captioned matter, the Court having been advised that the allegations
of abuse filed by Plaintiff against the Defendant determined unfounded by the Hungington
County Children & Youth Services, it is the ORDER of this Court that ORDER entered by Senior
Judge John A. Cherry, February 16, 1989, be and is hereby dissolved and the ORDER for
Custody and Visitation entered by the Court of Common Pleas of Huntingdon County on May 8,
1985, and the Amended Order dated October 7, 1987, be and are hereby reinstated.

It is the further ORDER of this Court that Children & Youth Services shall immediately
perform home studies of the parties hereto. BY THE COURT: /s/ John K. Reilly, Jr.,
President Judge.

JULY 20, 1989, CONSENT ORDER, filed 4 cert/KLS

AND NOW, this 20th day of July, 1989, it appearing that the parties have met with one
another and that they wish to reach an amicable solution to their differences, it is hereby
ORDERED that the parties shall follow the October 7, 1987 Order issued by the Court of Common
Pleas of Huntingdon County, Pennsylvania with the following amendments:

The children shall be picked-up at the home of the natural mother.

The parties have indicated their agreement that this Order be permanent and not be subject
to further modification except if a situation develops where the best interests of teh children
are drastically altered or a situation where a child, being of such an age to maturely form
an opinion, indicates a desire to change the custody/visitation arrangements. The parties
are hereby Ordered to make their best efforts to live up to this agreement.

Cl # 12460

Pro *Lup Co* 40.00

Printed By: Romberger Bindery - Form H-611

John R. Ryan

MARY ANN KNEPP and
BILLY L. KNEPP, h/w

FEBRUARY 10, 1989, PRAECIPE FOR WRIT OF SUMMONS, filed by John R. Ryan, Esquire.

Two (2) copies Certified to Attorney.
Kindly issue a Writ of Summons to the following Defendant, Paul Siford. /s/ John R. Ryan, Esquire.

FEBRUARY 10, 1988, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO THE SHERIFF FOR SERVICE.

MARCH 7, 1989, PRAECIPE TO REINSTATE WRIT OF SUMMONS filed

Kindly reinstate the Writ of Summons filed to the above term and number. /s/ John R. Ryan, Esq.

3/7/89 REISSUED TO SHFF FOR SERVICE, s/jb

MARCH 29, 1989, SHERIFF RETURN, filed

NOW, February 17, 1989 John R. Gondal, Shff of Indiana County was deputized by Chester A. Hawkins, Shff of Clearfield County to serve the within Summons on Paul Siford, deft.

NOW, March 14, 1989 @ 2:25 PM served the within Summons on Paul Siford, Deft. by deputizing the Shff of Indiana County. The return of Shff Gondal is hereto attached and made a part of this return by stating that he served by handing to Sandra Siford, Wife of Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz.

Feb 10
10:00 am

89-242-CD

Alan R. Krier

PAUL SIFORD,

MAY 10, 1989, COMPLAINT, filed by John R. Ryan, Esq. 1 cert Shff; 1 cert Atty.

JUNE 9, 1989, SHERIFF'S RETURN, filed

NOW, May 11, 1989, John Gondal, Sheriff of Indiana County was deputized to serve the within Complaint on Paul Siford, Deft.

NOW, May 31, 1989 served the within Complaint on Paul Siford, Deft. The return of Sheriff of Indiana County is attached hereto and made a part of this return stating that he served Sandra Siford, Wife. /s/ Chester A. Hawkins by Marilyn Hamm.

Pro by Atty 20.00

Pro by Atty 5.00

Shff by Atty 21.00

sur-charge by Atty 2.00

Shff

Gondal by Atty 26.00

JUNE 26, 1989, PRAECIPE TO ENTER APPEARANCE, filed

Please enter my appearance in the above captioned matter for and on behalf of the Defendant, Paul Siford. /s/ Alan R. Krier, Esq.

JUNE 26, 1989, ANSWER TO COMPLAINT WITH NEW MATTER, filed by Alan R. Krier, Esq.

JUNE 28, 1989, REPLY TO NEW MATTER, filed by John R. Ryan, Esq. 2 cert atty.

JULY 20, 1989, NOTICE OF TAKING DEPOSITION ON ORAL EXAMINATION UNDER RULE 4007.1 OF PAUL SIFORD, filed by John R. Ryan, Esq.

JULY 31, 1989, NOTICE OF TAKING ORAL DEPOSITION FOR THE PURPOSE OF DISCOVERY AND/OR TRIAL OF DEBRA ANN MCKINLEY, filed by Alan R. Krier, Esq.

AFFIDAVIT OF SERVICE, filed

NOW, this 28th day of July, 1989, I hereby certify that a true and correct copy of this Norice of Deposition has been served upon counsel of record and/or opposing party by sending a copy by US Mail to the address indicated on prior pleadings. /s/ Alan R. Krier, Esq.

JULY 31, 1989, NOTICE OF TAKING ORAL DEPOSITION FOR THE PURPOSE OF DISCOVERY AND/OR TRIAL OF MARY ANN KNEPP, filed by Alan R. Krier, Esq.

AFFIDAVIT OF SERVICE, filed

NOW, this 28th day of July, 1989, I hereby certify that a true and correct copy of this Notice of Deposition has been served upon counsel of record and/or opposing party by sending a copy by US Mail to the address indicated on prior pleadings. /s/ Alan R. Krier, Esq.

AUGUST 17, 1989, DEPOSITION OF PAUL SIFORD, filed in Trans Drawer "S"

SEPTEMBER 8, 1989, DEPOSITION OF MARY ANN KNEPP, filed in Trans Drawer "S"

SEPTEMBER 8, 1989, DEPOSITION OF DEBRA MCKINLEY, filed in Trans Drawer "S"

DECEMBER 13, 1989, PRAECIPE TO DISCONTINUE, filed

Please mark the record in the above-captioned action, discontinued, settled and ended. /s/ John R. Ryan, Esq.

DISCONTINUED

SETTLED

ENDED

Printed By: Romberger Bindery - Form H-611

Feb 10
10:12 am

DEBRA JEAN VERES,

89-244-CD

JOHN D. MOORE,

Pro	by Plff	40.00
Shff	by atty	21.00
Shff		
Kunes	by atty	25.00
Surg.	by atty	2.00

FEBRUARY 10, 1989, PETITION FOR PROTECITON FROM ABUSE ORDER, filed by the Plaintiff.

Four (4) copies Certified to the Plaintiff.

FEBRUARY 10, 1989, TEMPORARY ORDER, filed by Judge Ammerman.

Four (4) copies Certified to the Plaintiff.

FEBRUARY 14, 1989, ORDER, filed.

Two (2) copies Certified to Judge Ammerman.

(4) This Order shall remain in effect for a period of one (1) year from this date. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

FEBRUARY 23, 1989, SHERIFF"S RETURN, filed NOW, February 10, 1989, Garry G. Kunes, Sheriff of Centre Co. was deputized to serve the within Protection from Abuse & Notice to Defend on John D. Moore.

NOW, February 13, 1989, at 12:30 P.M. served the within Protection from Abuse & Notice to Defend on John D. Moore, Deft. The return of Sheriff Kunes is hereto attached stating that he served by handing to John Moore, Deft.

/s/ Chester A. Hawkins by Darlene Shultz

<p>Patrick J. Felix, III</p> <p>Feb 10 2:10 pm</p> <p>Joseph- Colavecchi</p>	<p>DANIEL BENNETT and MARY PAT BENNETT,</p> <p>89-245-CD</p> <p>RICHARD LENHART, MONA M. LENHART and RICHARD LENHART, t/d/b/a R. M. LENHART CONSTRUCTION AND REMODELING,</p>	<p>FEBRUARY 10, 1989, COMPLAINT IN CIVIL ACTION, filed by Patrick J. Felix, III, Esquire. One (1) copy Certified to Attorney.</p> <p>MARCH 7, 1989, SHERIFF RETURN, filed NOW, March 2, 1989 @ 2:01 PM EST served the within Complaint on Mona M. Lenhart, Deft., at employment, 460 Spruce St., Clearfield, Clearfield County, PA, by handing to Mona Lenhart, deft.</p> <p>NOW, March 2, 1989 @ 2:10 PM EST served the within Complaint on Richard Lenhart, Defendant, at employment, S. 6th St. & Cambria Dr., Clearfield, Clearfield County, PA, by handing to richard Lenhart, Deft.</p> <p>NOW, March 2, 1989 @2:10 PM EST served the within Complaint on R.M. Lenhart Construction and Remolding, deft. at employment S. 6th St and Cambria Dr., Clearfield, Clearfield County, PA by handing to Richard Lenhart, Owner/ deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz</p> <p>MARCH 30, 1989, ANSWER & NEW MATTER, filed by Joseph Colavecchi, Esq.</p> <p>MAY 11, 1989, ANSWER TO NEW MATTER, filed by Patrick J. Felix, III, Esq on behalf of Plaintiffs</p> <p>MAY 15, 1989, NOTICE OF TAKING DEPOSITION OF DANIEL BENNETT, filed MAY 15, 1989, NOTICE OF TAKING DEPOSITION OF MARY PAT BENNETT, filed</p> <p>MAY 30, 1989, NOTICE OF TAKING DEPOSITION ON ORAL EXAMINATION UNDER RULE 4007.1 OF DANIEL BENNETT, filed by Joseph Colavecchi, Esq</p> <p>MAY 30, 1989, NOTICE OF TAKING DEPOSITION ON ORAL EXAMINATION UNDER RULE 4007.1 OF MARY PAT BENNETT, filed by Joseph Colavecchi, Esq.</p> <p>JULY 10, 1989, DEPOSITION OF DANIEL BENNETT, filed in trans. drawer "L"</p> <p>JULY 10, 1989, DEPOSITION OF MARY PAT BENNETT, filed in trans. drawer "L"</p> <p>NOVEMBER 1 1989, NOTICE OF DEPOSITION OF RICHARD LENHART, filed by Paul E. Cherry, Esq.</p>	
	<p>Pro by Atty 40.00 Shff by Atty 23.00 sur-charge by Atty 6.00</p>	<p>APRIL 9, 1990, PETITION FOR SANCTIONS UNDER RULE 4019, filed by S/JOSEPH COLAVECCHI, ESQ., FOUR (4) CERT ATTY.</p> <p>APRIL 20, 1990, RULE, filed 4 cert/Atty AND NOW, this 17th day of April, 1990, upon consideration of the foregoing Petition, a Rule is hereby issued and directed to Paul E. Cherry, Attorney for Plaintiffs, to show cause why he should not file Answers to the Interrogatories as served on him by Defendants, within five days of the date of this Order, and why he should not pay teh attorney's fees and costs incurred or made necessary because of the failure of Plaintiffs to answer the Interrogatories served on them. This Rule is Returnable the 15th day of May, 1990, at 11:00 AM at the Clearfield County Courthouse. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>MAY 14, 1990, ANSWER TO DEFENDANTS' FIRST SET OF INTERROGATORIES FOR ANSWER BY PLAINTIFFS, filed by Paul Cherry, Esq.</p> <p>JULY 3, 1991, PETITION FOR LEAVE OF COURT TO WITHDRAW AS COUSNEL AS PER LOCAL RULE 182, filed by Joseph Colavecchi, Esq. 4 cert/Atty</p> <p>JULY 10, 1991, RULE, filed 4 cert/Atty AND NOW, this 10th day of July, 1991, upon consideration of the foregoing Petition a Rule is hereby issued and directed to Richard Lenhart and Mona M. Lenhart, his wife, and to Richard Lenhart, t/d/b/a R.M. Lenhart Construction and Remodeling, and to Paul Cherry, Attorney for Daniel Bennett and Mary Pat Bennett, to show cause why petitioner should not be permitted to withdraw as counsel for defendants. This Rule is Returnable before this Court, the 31st day of July, 1991, at 10:00 AM at the Clearfield County Courthouse. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>JULY 31, 1991, ORDER, filed AND NOW, this 31st day of July, 1991, upon consideration of the foregoing Petition requesting leave of court to withdraw as counsel as per Local Rule 182, it is hereby ORDERED and DECREED that Joseph Colavecchi is granted leave to withdraw as legal counsel on behalf of Richard Lenhart and Mona M. Lenhart, effective immediately. BY THE COURT: Joseph S. Ammerman, Judge.</p>	

Toni M. Cherry

JANE M. DOBIS and
THOMAS S. DOBIS,

FEBRUARY 10, 1989, PRAECIPUE FOR WRIT OF SUMMONS, filed by Toni M. Cherry, Esquire.

Please enter our appearance for the above-named Plaintiffs and issue a Summons in Trepass against the above-captioned Defendant, CAROL RENEE BOJALAD. The last known address of CAROL RENEE BOJALAD is RD#3, Box 240, DuBois, Pennsylvania 15801.

FEBRUARY 14, 1989, WIR OF SUMMONS IN CIVIL ACTION ISSUED TO THE SHERIFF FOR SERVICE.

FEBRUARY 23, 1989, AFFIDVIT OF SERVICE, filed NOW, February 17, 1989, at 1:40 P.M. served the within Summons on Carol Renee Bojalad, Deft. at residence, RD# 3 Box 240, DuBois, Clearfield, Co. PA by handing to Carol Renee Bojalad, Deft.
/s/ Chester A. Hawkins by Darlene Shultz.

MARCH 13, 1992, ORDER, filed.

Three (3) copies Certified

NOW, this 5th day of March, 1992, this being the day and date set for General Call of the Inactive Civil Cases in wich no action has been taken for Two (2) years or more, the Prothonotary having given notice pursuant to Rule 319 of th Clearfield County Civil Rules of Court, neither party having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered costs of this matter shall be assessed to the Plaintiff. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

TERMINATE WITH PREJUDICE

Feb 10
2:45 pm

89-247-CD

CAROL RENEE BOJALAD,

Pro by Atty 20.00

Shff by atty 23.60

Surg. by atty 2.00

Printed By: Romberger Bindery - Form H-611

Benjamin S. Blakley III

IN RE:
MATTER OF DRIVER'S
LICENSE OF EDGAR BOGLE,

Feb 10
3:05 pm

89-248-CD

Pro by Atty 40.00
Postage 2.00

FEBRUARY 10, 1989, PETITION FOR RESTORATION OF DRIVING PRIVILEGES, filed by Benjamin S. Blakley III, Esquire.
One (1) copy Certified to Commonwealty by Cert. R.R. #812 930 740.

FEBRUARY 10, 1989, ORDER, filed.
One (1) copy Certified to Commonwealth by Cert RR #812 930 740.

AND NOW, this 10th day of February, 1989, upon consideration of the foregoing Petition, it appearing to the Court that a judgment creditor is agreeable to Petitioner's offer to pay the judgment of the judgment creditor in installments, it is the ORDER of this Court that said Petition is hereby granted and Petitioner is hereby ordered to immediately pay to Atlantic Mutual Companies the sum of \$300.00; and commencing March 1, 1989, Petitioner shall pay monthly installments of \$100.00, payable on the first day of each month until the balance of the judgment entered in the matter of John J. Brown Sr. vs. Edgar Bogle, Jr., is paid in full. BY THE COURT: /s/ John A. Cherry, Senior Judge.

FEBRUARY 17, 1989, SENDER'S RECEIPT , filed

<p>R. Denning Gearhart</p> <p>2/10/89 \$75.00 Pd. by Atty</p> <p>Clfd Trust</p> <p>Ck#6160 Trans Pro. State #13380 Atty</p>	<p>LYNNETTE R. LUZIER,</p> <p>89-249-CD</p> <p>ALLAN D. LUZIER,</p> <table border="0"> <tr> <td>Pro</td> <td>40.00</td> </tr> <tr> <td>Pro</td> <td>.50</td> </tr> <tr> <td>State</td> <td>10.00</td> </tr> <tr> <td>to reg acct.</td> <td>\$75.00</td> </tr> <tr> <td>Pro.</td> <td>40.50</td> </tr> <tr> <td>State</td> <td>10.00</td> </tr> <tr> <td>24.50</td> <td>\$75.00</td> </tr> </table>	Pro	40.00	Pro	.50	State	10.00	to reg acct.	\$75.00	Pro.	40.50	State	10.00	24.50	\$75.00	<p><u>FEBRUARY 10, 1989, COMPLAINT IN DIVORCE</u>, filed by R. Denning Gearhart, Esquire. One (1) copy Certified to Attorney.</p> <p><u>FEBRUARY 21, 1989, AFFIDAVIT OF MAILING</u>, filed R. Denning Gearhart, Esq., 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.</p> <p><u>JUNE 21, 1989, PRAECIPE TO TRANSMIT THE RECORD</u>, filed by R. Denning Gearhart, Esqurie. <u>AFFIDAVIT OF CONSENT OF LYNNETTE R. LUZIER</u>, filed. <u>AFFIDAVIT OF CONSENT OF ALLAN D. LUZIER</u>, filed. <u>DECREE</u>, filed. AND NOW, this 23rd day of June, 1989, it is</p> <p>ORDERED AND DECREED that LYNNETTE R. LUZIER, Plaintiff, and ALLAN D. LUZIER, Defendant, are divorced from the bonds of matrimony. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p> <p><u>JULY 15, 1989, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.</u></p>
Pro	40.00															
Pro	.50															
State	10.00															
to reg acct.	\$75.00															
Pro.	40.50															
State	10.00															
24.50	\$75.00															

IN RE:
 ROBERT BELL,
 An Alleged Severely
 Mentally Disabled
 Person,

Feb 13
 8:55 am

89-250-CD

CP # 27037 Pro Sup Centre Co 40.00

FEBRUARY 13, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

ROBERT BELL has acted in such a manner as to cause me to believe that he is severely mentally disabled.

He has been examined by DR. J. FUGATE and was found to be in need of treatment.

(D) As the patient is currently in a facility receiving voluntary treatment, I ask that the court issue an order that the patient be involuntarily committed for 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 From MH785-A. I believe that he understand his rights. /s/ Michelle Spafferd, CTRS.

I hereby affirm that I have examined ROBERT BELL on February 9, 1989 to determine if he is in need of treatment. /s/ James F. Fugate, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire. as the attorney to represent alleged severely mentlaly 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, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) copy Certified to EMS.

One (1) copy Certified to Attorney.

DECREE, filed.

AND NOW, this 14th day of February, 1989, the Mental

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

The Court finds that ROBERT BELL is severely mentally disabled within the meaning of the Mental Health Procedrues Act of 1976, as amended.

Accordingly, the Court ORDERS that ROBERT BELL be involuntarily committed to Danville 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 costs of this proceeding and the fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer, the fee of Paul E. Cherry, Esquire, and the Clearfield County Prothonotary filing costs, and the fee of the EMS Ambulance Service, DuBois Pennsylvania for transportation, be paid by Centre County.

It is the FURTHER ORDER of this Corut that the Centre County Community Mental Health Program shall reimburse Centre County to the extent permissible by their regulations. BY THE COURT: John K. Reilly, Jr., President Judge.

FEBRUARY 14, 1989, ORDER, filed.

AND NOW, this 14th day of February, 1989, it is the ORDER of this Court that the EMS Ambulance Service, of DuBois, PA., transport the above-named ROBERT BELL from the DuBois Regional Medical Center, West, Psychiatric Ward, DuBois, PA to Danville State Hospital, Danville Pa., as per Order of Court Commitment, dated February 14th, 1989. BY THE COURT: /s/ JOHN K. Reilly, Jr., President Judge.

IN RE:

GLORIA TOBIAS,

Feb 13
11:25 am

89-251-CD

Ch^d 12546
12500Pro *Sup Co* 40.00
R. Mattern *Co.* 150.00

FEBRUARY 13, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

GLORIA TOBIAS has acted in such a manner as to cause me to believe that she is severely mentally disabled.

She has been examined by DR. WILLIAM CHEN and was found to be in need of treatment.

(B) As the patient is currently in CLFD-JEFF CMHC receiving involuntary treatment under Section 304, I ask that the court issue an order that the patient be involuntarily committed for another period of partial hospitalization. /s/ K. L. Wagner.

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 MH785-A. I believe that she understands her rights. /s/ Kelly L. Wagner.

I hereby affirm that I have examined GLORIA TOBIAS on February 1, 1989 to determine if she continues to be severely mentally disabled and in need of treatment. /s/ William Y. Chen M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire. 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 16, 1989, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.

One (1) copy Certified to Attorney.

DECREE, filed.

AND NOW, this 16th day of February, 1989, the

Mental Health Review Officer's Report is acknowledged.

The Court finds that GLORIA TOBIAS continues to be severely mentally disabled within the meaning of the Mental Health Procedures Act of 1976, as amended.

The Court FURTHER FINDS that the least restrictive setting suitable for this patient at this time is that of participation in a partial hospitalization program. The Court, therefore, ORDERS AND DECREES that GLORIA TOBIAS be and is hereby committed to a partial hospitalization program under the auspices of the Clearfield-Jefferson Community Mental Health Center.

It is the FURTHER ORDER of this Court that the said GLORIA TOBIAS be and is hereby directed to comply completely with the prescribed partial hospitalization program developed by Clearfield-Jefferson Community Mental Health Center.

The term of this commitment shall be for a period of ninety (90) days.

This commitment is pursuant to Section 305 of the Mental Health Procedures Act of 1976, as amended.

The costs of this proceeding and the fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer, shall be paid by Clearfield County.

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

Printed By: Romberger Bindery - Form H-611

Andrew P. Gates

CURWENSVILLE STATE BANK,

Feb 13
2:15 pm

89-252-CD

DONALD R. ROFF,

Pro by Atty 40.00
Pro by Atty 9.00

FEBRUARY 13, 1989, COMPLAINT IN MORTGAGE FORECLOSURE,
filed by Anerew P. Gates, Esquire.
One (1) copy Certified to Attorney.

MARCH 14, 1989, AFFIDAVIT OF SERVICE, filed
ANDREW P. GATES, the Attorney for Plaintiff, being
duly sworn according to law, says he served Defendant,
Donald R. Roff, with a certified true and correct copy of
the Compliant in Mortgage Foreclosure by certified mail
No. P 812 931 150, Return Receipt Requested, on February
21, 1989, at his mailing address as indicated in the Com-
plaint, and that said Defendant did receive service as
evidenced by the receipt signed by him which is attached
hereto as Exhibit "A". /s/ Andrew P. Gates, Esq.

MARCH 14, 1989, PRAECIPE FOR DEFAULT JUDGMENT, filed
Enter judgment in favor of CURWENSVILLE STATE BANK,
Plaintiff herein and against Defendant, DONALD R. ROFF,
for his failure to file an Answer to the Complaint which
was served upon him as indicated in the Affidavit of
Service, in the following amounts:

(a) Outstanding mortgage balance	\$8,165.61
(b) Accrued interest through January 23, 1989	259.48
(c) Late charges	275.30
(d) Attorney Fees	500.00

TOTAL 9,200.39

plus per diem interest of \$2.495 from January 23, 1989.

Furthermore, said defendant had previously been
served with the Notice specified in 41 P.S. §403 more
than thirty (30) days prior to the filing of the Complaint
with the manner of said service being specifically set
forth in the Complaint. /s/ Andrew P. Gates, Esq.

Judgment is entered in favor of the Plaintiff and against

the Defendant for failure to file an Answer in the sum
of Nine Thousand Two Hundred Dollars and Thirty-Nine Cents.

DEBT: \$9,200.39

DEFAULT JUDGMENT

Raymond W. Witkowski
Prothonotary

WRIT OF EXECUTION ISSUED NO 89-30-EX
executed

MAY 31, 1989, SHERIFF RETURN, filed
NOW, May 31, 1989, return the within writ as
executed the property of the defendant was sold to
ROBERT & SHERI DUDURICH for \$5050.00 plus costs, on May
12, 1989. /s/ Chester A. Hawkins, Shff, by Darlene
Shultz

KATHRYN A. OGDEN,

FEBRUARY 13, 1989, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by the Plaintiff.

Three (3) copies Certified to the Plaintiff.
AFFIDAVIT OF INSUFFICIENT FUNDS, filed.

FEBRUARY 13, 1989, TEMPORARY ORDER, filed by Judge Ammerman.

Three (3) copies Certified to the Plaintiff.

FEBRUARY 23, 1989, ORDER, filed.

Two (2) copies Certified to Judge Ammerman.

(4) This Order is to remain in effect for a period of at least one (1) year. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

MARCH 29, 1989, AFFIDAVIT OF SERVICE, filed

NOW, February 14, 1989 at 2:15 PM EST served the within Protection From Abuse & Notice to Defend on Trent T. Ogden, Defendant at Residence, 110 NW Third Ave. Clearfield, Clearfield County, PA by handing to Trent T. Ogden, deft.

/s/ Chester A. Hawkins, Shff, by Darlene Shultz

89-253-CD

Feb 13
2:50 pm

TRENT T. OGDEN,

CL # 12460

Pro	<i>Sup Co</i>	40.00
Shff	<i>Sup Shff</i> Office (MFP) Credit	17.00

Printed By: Romberger Bindery - Form H-611

Carl A. Belin

TERRANCE LEE PROHASKA,

FEBRUARY 13, 1989, COMPLAINT, Action/Quiet/Title, filed by Carl A. Belin, Esquire.

NO COPIES.

ALL the right, title and interest in and to those certain premises hereinafter described, together with a certain House Trailer thereon erected, situate in Decatur Township, Clearfield County, Pennsylvania.

Feb 13
3:00 pm

89-254-CD

FEBRUARY 17, 1989, AFFIDAVIT, filed
CARL A. BELIN, JR., being duly sworn according to law, deposes and states that he is the attorney for the Plaintiffs. He further deposes and states that the last known addresses for the following Defendants were as noted; however, he attempted to locate the current addresses of said Defendants by checking the telephone directories and by checking the estate files in Clearfield County. However, no information was attainable: J.R. BEACH, a/k/a JAMES R. BEACH, his heirs, executors, administrators and assigns; MARIA BEACH, her heirs, executors, administrators and assigns; and ANDREW GEARHART, an individual. /s/ Carl A. Belin, Jr., Esq.

FEBRUARY 13, 1989, MOTION FOR PUBLICATION, filed by Carl A. Belin, Jr., Esq.

J.R. BEACH, a/k/a
JAMES R. BEACH, his heirs, executors, administrators and assigns;
MARIA BEACH, her heirs, executors, administrators and assigns; and
ANDREW GEARHART, An individual,

FEBRUARY 17, 1989, ORDER FOR PUBLICATION, filed AND NOW, to wit: February 14, 1989, upon consideration of the foregoing Motion, the Plaintiffs are granted leave make service of the Complaint on the Defendants, J.R. BEACH, a/k/a JAMES R. BEACH, his heirs, executors, administrators and assigns; MARIA BEACH, her heirs, executors, administrators and assigns; and ANDREW GEARHART, an individual; by general publication one (1) time in The Progress of Clearfield, Pennsylvania, said insertion to not appear less than thirty (30) days prior to April 3, 1989, the date set for hearing of said Complaint in the Courtroom #1 of the Clearfield County Courthouse, Clearfield, PA at 9:00 am. BY THE COURT: John K. Reilly, Jr., P.J.

MARCH 13, 1989, AFFIDAVIT OF SERVICE, filed I, CARL A. BELIN, JR., Attorney for Plaintiff, do hereby certify that Notice of the Quiet Title Action was served upon the Defendants, J.R. BEACH, a/k/a JAMES R. BEACH, his heirs, executors, administrators and assigns; MARIA BEACH, her heirs, executors, administrators and assigns; and ANDREW GEARHART, an individual by The Progress newspaper on March 3, 1989, as evidenced by the Proof of Publication dated March 8, 1989, attached hereto and incorporated herein by reference as though set forth in full. /s/ Carl A. Belin, Jr.

Pro by Atty 40.00
Pro by atty 10.00

APRIL 3, 1989, ORDER, filed.
One (1) copy Certified to Attorney.
AND NOW, this 3rd day of April, 1989, an Affidavit of Service of the Complaint with Notice to Plead having been filed, and no Answer having been made by the Defendants, J. R. Beach, a/k/a James R. Beach, his heirs, executors, administrators and assigns; Maria Beach, her heirs, executors, administrators and assigns; and Andrew Gearhart, an individual, after service by publication by the The Progress newspaper on March 3, 1989, the Court upon Motion of Carl A. Belin, Jr., Attorney for Plaintiff, hereby orders that title to all that certain piece of parcel of land situate in Decatur Township, Clearfield County, Pennsylvania, be quieted, that title to said premises is in the Plaintiffs, and that they shall be allowed to enjoy said property in peace, Said property is more particularly bounded and described as follows:

BEGINNING at a point at intersection of Taylor and Front Streets; thence in a Southeasterly direction 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 direction sixty-five (65) feet, more or less to a point; thence in a northerwesterly 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 No. 112-p-12-693-12.

UNDER AND SUBJECT, nevertheless, to such express and/or implied exceptions, reservations, conditions, easements, covenants, restrictions, qualifications, limitations and conveyances out as are contained in all prior deeds.

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 of 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 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 will be entered in accordance with this Order. BY THE COURT: /s/ John K. Reilly, Jr. President Judge.

FEBRUARY 13, 1989, FOURTEEN (14) SUGGESTIONS OF NONPAYMENT, filed. 11:30 am
COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF PUBLIC WELFARE, Harrisburg, PA
 Fifteen days elapsed since Notice of the filing of this suggestion. It 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 Defendant in the sum of Two Thousand and 00/100 Dollars with cost of suit. (*Judgment of different amount)

Pro - Each Writ - \$9.00

JUDGMENT

Raymond Nathanson
 Prothonotary

NUMBER NAME AND ADDRESS OF DEFENDANTS REVIVING NUMBER

89-255-CD	Vincent J. Ashurst, Alverda A. Ashurst, RD #2, Cherry tree, PA	84-832-CD
89-256-CD	Estate of Honora Burns, Deceased; Estate of Samuel J. Burns, Heir, Deceased; Estate of Raymond Burns, Heir, Deceased; Estate of Joseph R. Burns, deceased; Mary Cartwright, Heir; William F. Burns, Heir; Gwen E. Burns, Heir; Joann Ingram, Heir; Jean Dawn, Heir; Joseph E. Burns, Heir; Jane Fotengonti, Heir; James Burns, Heir; Gwendolyn Allemon, Heir; Margaret Burns, Michael R. Burns, Harold R. Burns, Lawrence V. Burns, Heirs of the Estate of Joseph R. Burns, Heir, Deceased. 709 Hale Street, Osceola Mills, PA	84-833-CD
SAT 6/19/90 Sent by Paper filed 5:50 pm by Atty 89-257-CD	Elmer A. Custred, Thelma C. Custred, James Joseph Custred, t/t RD, Houtzdale, PA	84-834-CD
SAT 89-258-CD	Estate of Boyd Davis, Deceased, Estate of Helen Davis, Deceased, James A. Davis, t/t, Hawk Run, PA	84-258-CD
89-259-CD	Estate of Body Davis, Deceased, Estate of Helen Davis, Deceased James A. Davis, t/t, Hawk Run, Pa	86-1853-CD
SAT 11/05/93 \$5- PA by PFF 89-260-CD	Estate of Robert B. Guthrie, AKA, Robert Guthrie, Deceased, Estate of Gertrude Guthrie, AKA, Gertrude B. Guthrie, Deceased, Patricia Maines, Heir, RD #2, Celarfield, PA	84-836-CD
SAT 11/05/93 \$5- PA by PFF 89-261-CD	Robert D. Hepburn, Berna L. Hepburn, RD 1, Box 23, DuBois, PA	84-837-CD
89-262-CD	Irvin Hockenberry, Ida Belle Hockenberry, RD 1, Box 330, Houtzdale, PA	84-838-CD
89-263-CD	James Howell, Lonnie Howell, Woodland, PA	84-839-CD
11/05/93 \$5- PA by PFF 89-264-CD	Evelyn James, Jesse James, Westover, PA	84-840-CD
11/05/93 \$5- PA by PFF 89-265-CD	Mary E. Leach, RD #3, Box 89, DuBois, PA	84-841-CD
SAT 5/3/91 MAR 28, 1989, SUGG NON PAY ISSUED TO NO. 89-570-CD 89-266-CD	Rudolph Litz, Norma Litz, RD, Clearfield, PA	84-684-CD
* 89-267-CD	Lillian B. Moore, PO Box 41, Karthaus, PA	84-843-CD
SAT 11/05/93 \$5- PA by PFF 89-268-CD	Grace Pearce, AKA, Grace Laughard, RD, Madera, PA	84-268-CD
SAT 11/05/93 \$5- PA by PFF	* 89-260-CD \$5,000.00 89-267-CD 5,000.00	

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FEBRUARY 13, ,1989, EIGHT (8) REMBURSEMENT AGREEMENTS, filed. 12:00 P.M.
 COMMONWEALTH OF PENNSYLVANIA, DEPARTMENT OF PUBLIC WELFARE, Harrisburg, PA
 By Virtue of the 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 - Each Writ \$9.00

JUDGMENT



Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	DATE
89-269-CD <i>11/05/93</i>	Carmen P. Bloom, PO Box 73, Morrisdale, PA	12/27/88
89-270-CD <i>11/05/93</i>	Ray E. Hoover, RD #4, Box 69B, Celarfield, PA	12/30/88
89-271-CD <i>11/05/93</i>	Robert A. Geer, Barbara A. Geer, RD #1, Box 33, Main St., Mahaffey, PA	12/27/88
89-272-CD <i>11/05/93</i>	Robert E. Arnold, Helen L. Arnold, PO Box 114, Madera, PA	1/3/89
89-273-CD <i>11/05/93</i>	Denise L. Vasko, RD #2, Box 352, DuBois, PA 15801	1/11/89
89-274-CD <i>11/05/93</i>	Rhonda L. Zimmerman, 818-Don St., Houtzdale, PA 16651	11/30/88
89-275-CD <i>11/05/93</i>	David C. Clutter, Kathryn L. Clutter, PO Box 43, Westover, PA	12/13/88
89-276-CD <i>11/05/93</i>	Susan M. Lambert, 504 Laura St., Philipsburg, PA	11/7/88

<p>F. Cortez Bell, III</p> <p>Feb 14 10:50 am</p> <p>Joseph Colavecchi</p>	<p>KEVIN LEE STINER,</p> <p>89-277-CD</p> <p>VICKI CONWAY,</p> <p>Pro by Atty 40.00</p>	<p>FEBRUARY 14, 1989, COMPLAINT FOR CUSTODY, filed by F. Cortez Bell, III, Esquire. Three (3) copies Certified to Attorney. ORDER OF COURT, filed. You, Vicki Conway, Respondent, have been sued in Court to obtain custody, partial custody or visitation of the child: COREY TODD CONWAY. You are ORDERED to appear in person at the Clearfield County Courthouse, Clearfield, Pennsylvania, on March 1, 1989, at 2:30 P.M., for a custody conference. You are FURTHER ORDERED to bring with you the child: COREY TODD CONWAY. 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/ Joseph S. Ammerman, Judge.</p> <p>MARCH 3, 1989, AFFIDAVIT OF SERVICE, filed F. Cortez Bell, III, Esq. the attorney for Plaintiff, being duly sworn according to law, says that he mailed by Certified Mail, Return Receipt Requested, a true and correct copy of the Complaint for Custody filed in this action to the Defendant at her residence; and that Defendant did receive same, as evidenced by the signed receipt attached hereto. /s/ F. Cortez Bell, III, Esq.</p> <p>MARCH 13, 1989, ORDER FOR MEDIATION CONFERENCE, filed 3 cert/JA NOW, this 13th day of March, 1989 the parties not being able to resolve the above matter at a Pre-Hearing Conference, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on April 26, 1989, at 9:00 AM at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/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 Dr. Ryen within five (5) days of this Order. It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$75.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: Joseph S. Ammerman, Judge.</p>	
		<p>APRIL 20, 1989, ANSWER TO COMPLAINT FOR CUSTODY, filed by Joseph Colavecchi, Esq.</p> <p>APRIL 20, 1989, PETITION FOR COURT ORDERED VISITATION, filed by F. Cortez Bell, III, Esq. 2 cert atty</p> <p>JUNE 5, 1989, STIPULATION, filed by Joseph Colavecchi, Esq. 2 copies cert atty.</p> <p>JUNE 9, 1989, ORDER, filed 3 cert atty. AND NOW, this 8th day of June, 1989, upon consideration of the foregoing Stipulation and Agreement by the parties, it is hereby ORDERED and DECREED as follows: 1. Kevin Lee Stiner and Vicki Marie Hunter, formerly known as Vicki Conway, shall have joint legal custody of their son, Corey Todd Conway. 2. Vicki Marie Hunter shall have primary physical custody of Corey Todd Conway. 3. Kevin Lee Stiner, shall have the right to have Corey Todd Conway visit with him for Six (6) weeks each summer. 4. During this six weeks, the support being paid by Kevin Lee Stiner for his son, shall cease. 5. All expenses involving this visitation shall be paid by Kevin Lee Stiner. 6. Kevin Lee Stiner shall have the child visit with him on whatever holidays can be arranged and agreed to by the parties. Said visitation shall be solely at the expense of Kevin Lee Stiner. 7. Kevin Lee Stiner shall have unlimited telephone contact with his son. However, it is suggested that the telephone calls be made between 7:00 P.M. and 8:00 P.M. 8. It is further provided that if it is necessary for Corey Todd Conway to fly to be with his father that he shall not have to fly by himself and tht his father will accompany him. 9. When Corey Todd Conway becomes eight years of age, if he desires to spend additional time in the summer with his father and clearly expresses this wish, Kevin Lee Stiner shall have the right to have his son visit with him for an additional two weeks in the summer. The total visitation period in the summer not to exceed two (2) months. This order shall be effective immediately. BY THE COURT: Joseph S. Ammerman, Judge.</p>	

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John R. Ryan

LORI ANN WELSH,

FEBRUARY 14, 1989, COMPLAINT IN DIVORCE, filed by John R. Ryan, Esquire.
Three (3) copies Certified to Attorney.

FEBRUARY 14, 1989, PETITION FOR RELEIF UNDER PROTECTION FROM AUBSE ACT, filed by John R. Ryan, Esquire.
Three (3) copies Certified to Attorney.
TEMPORARY EX PARTE ORDER, filed by Judge Ammerman.

2/14/89
\$75.00 Pd.
by Atty

FEBRUARY 22, 1989, ORDER, filed 4 cert/Judge "A" NOW, this 22nd day of February, 1989, following conference on the Petition for Protection From Abuse filed in the above matter, the following Order is entered:

(1). The Court makes no findings as to the merits of the allegations in the Petition.
(2). The parties agree that neither one shall physically strike, abuse, harass or threaten each other or members of their families. BY THE COURT: Joseph S. Ammerman, Judge.

Clfd Trust

89-278-CD

FEBRUARY 16, 1989, AFFIDAVIT OF SERVICE, filed Jack Walker, being duly sworn according to law deposes and says that on the 15th day of February, 1989, at about 1:50 pm he served the Complaint in Divorce in the above-captioned matter on teh above-named Defendant Terry William Welsh, by handing to and leaving with TERRY WILLIAM WELSH, personally at his place of employment at the Radio Shack, Philipsburg, PA 16866, a true and correct copy of the said Complaint./s/ Jack Walker

Ann B. Wood

TERRY WILLIAM WELSH,

FEBRUARY 16, 1989 AFFIDAVIT OF SERVICE, filed Jack Walker, being duly sworn according to law deposes and says that on the 15th day of February, 1989, at about 1:50 pm, he served the Petition for Relief Under Protection From Abuse Act and Rule in the above-captioned matter on teh above-named Defendant, Terry William Welsh, by handing to and leaving with TERRY WILLIAM WELSH, personally at his place of employment at the Radio Shack, Philipsburg, PA 16866, a true and correct copy of said Petition and Rule. /s/ Jack B.Walker

Pro 40.00
State 10.00
Pro .50

MARCH 7, 1989, PETITION FOR COUNSELLING, filed by Ann B. Wood, Esq. 1 cert/Atty

MARCH 7, 1989, ANSWER TO COMPLAINT IN DIVORCE, filed by Ann B. Wood, Esq 1 cert/Atty

Ck#6151 Trans to eg acct. \$75.00
Pro. 40.50
State 10.00
#13368 Atty 24.50 \$75.00

MARCH 10, 1989, RULE RETURNABLE, filed 1 copy cert atty.

Pro by Atty 8.00

AND NOW, this 9th day of March, 1989, upon consideration of the Defendant's Petition for Counselling, it is ordered that the above named Plaintiff shall appear and show cause before this Court on the 4th day of April, 1989, at 11:00 A.M. at the Clearfield County Courthouse, why the Court should not order counselling pursuant to the request of the Defendant, Terry William Welsh. BY THE COURT: Joseph S. Ammerman, Judge.

MARCH 14, 1989, AFFIDAVIT OF SERVICE, filed AND NOW, this 14th day of March, 1989, I, Ann B. Wood Esquire, being duly sworn, do depose and say that on March 13, 1989, I served a Answer to Divorce Complaint, Petition for Counselling and Rule Returnable on Petition in the above captioned matter on John R. Ryan, Attorney for Plaintiff, Lori Ann Welsh, by causing the same to be deposited in the US Mail at the US Office located at 118 North Second St., Clearfield, PA 16830, postage prepaid, by regular mail, addressed to: John R. Ryan, Esq.
Copies of the covering letter is attached hereto. /s/ Ann B. Wood, Esq.

APRIL 4, 1989, ORDER, filed 2 copies cert atty.
It is hereby Ordered and Decreed that the present divorce proceedings are continued until such time as the above named parties have attended at least three counseling sessions with a counselor to be selected by agreement of the parties. The costs of counsel shall be paid by the Petitioner, Terry William Welsh.
It is further Ordered and Decreed that if the parties have not reconciled within the time periods required by 23 Pa. C.S.A. Section 201 and 202 that the above action shall proceed accordingly.
BY THE COURT: Joseph S. Ammerman, Judge.

Michael P. Yeager

DEPOSIT BANK,

FEBRUARY 14, 1989, COMPLAINT, Action/Mortgage Foreclosure, filed by Michael P. Yeager, Esquire.
Four (4) copies Certified to Sheriff.
Two (2) copies Certified to Attorney.

Feb 14
3:40 pm

89-279-CD

FEBRUARY 28, 1989, SHERIFS RETURN, filed.
NOW, February 21, 1989 at 12:50 P.M. EST served the within action and Complaint on Darlene J. Brady, defendant, at Clearfield County Courthouse, E. Market Street Clearfield, Clearfield County, Pennsylvania by handing to Darlene J. Brady, Defendant a true and attested copy of the original action and Complaint and made known to her the contents thereof.

KENNETH R. CORCORAN and
BARBARA H. CORCORAN,
BRADLEY D. BOWERS and
ROBIN L. BOWERS;
CHARLES W. BRADY and
DARLENE J. BRADY,

NOW, February 21, 1989, at 12:50 P.M. EST served the within Action and Complaint on Charles W. Brady, Defendant, at the Clearfield County Courthouse, E. Market Street, Clearfield, Clearfield County, Pennsylvania, by handing to Charles Brady, Defendant, a true and attested copy of the original Action and Complaint and made known to him the contents thereof.

NOW, February 21, 1989, at 1:50 P.M. EST served the within Action and Complaint on Robin L. Bowers, at residence, RD#1 Luthersburg, Clearfield County, Penna, by handing to Robin Bowers, Defendant, a true and attested copy of the original Action and Complaint and made known to her the contents thereof.

NOW, February 21, 1989, at 1:50 P.M. EST served the within Action and Complaint on Bradley D. Bowers, Defendant, at residence, RD#1, Luthersburg, Clearfield County, Penna, by handing to Robin Bowers, Wife of Defendant, a true and attested copy of the original Action and Complaint and made known to her the contents thereof.

MARCH 29, 1989, PRAECIPR FOR DEFAULT JUDGMENT, filed

Please enter default judgment in the amount of Eight Thousand Two Hundred Forty-Eight and 27/100 (\$8,248.27) Dollars together with continuing interest on the principal balance of Six Thousand Nine Hundred Seventy-One and 44/100 (\$6,971.44) Dollars equaling \$1.83964 per day from January 18, 1989, costs and attorneys commission; and for foreclosure and sale of the mortgaged property on the above-captioned Defendants in view of the Defendants' failure to take action with the allotted twenty (20) days time limit. /s/ Michael P. Yeager, Esq.

Pro by Atty 40.00

Shff

Hawkins by Atty 43.60

Shff Sur-charge by Atty 8.00

Pro *by Atty* 9.00

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Eight Thousand Two Hundred Forty-Eight and Twenty Seven Cents.

DEBT: \$8,248.27

DEFAULT JUDGMENT

Raymond Witherow
Prothonotary

MARCH 29, 1989, NOTICE OF DEFAULT JUDGMENT MAILED TO DEFT.

APRIL 19, 1989, AFFIDAVIT OF SERVICE, filed

I, MICHAEL P. YEAGER, attorney for Plaintiff depose and say that on February 14, 1989, I forwarded a certified copy of the Action in Mortgage foreclosure and Complaint in Assumpsit to Kenneth R. Corcoran, 1662 Quail Drive, Fairfield, CA 94533 and Barbara H. Corcoran, 1662 Quail Drive, Fairfield, CA 94533. Said forwarding was by certified mail dated February 14, 1989. A copy of the receipts and return receipts and return receipt cards are also attached hereto, made part hereof and incorporated herein. /s/ Michael P. Yeager, Esq.

WRIT OF EXECUTION ISSUED TO NO. 89-33-EX

EXECUTED

<p>Feb 14 3:30 pm</p> <p>CA # 12460 P.L.E. WARD - CAS</p>	<p>LINDA S. HURLEY,</p> <p>89-281-CD</p> <p>RUSSELL G. HURLEY, JR.</p> <p>Pro <i>Sup Co.</i> 40.00 Office Shff Credit 17.00</p>	<p>FEBRUARY 14, 1989, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by the Plaintiff. Four (4) copies Certified to Plaintiff. <u>AFFIDAVIT IN FORMA PAUPERIS</u>, filed.</p> <p>FEBRUARY 14, 1989, TEMPORARY ORDER, filed by Joseph S. Ammerman, Judge. Four (4) copies Certified to Plaintiff.</p> <p>FEBRUARY 23, 1989, ORDER, filed 2 copies cert Judge A. NOW, this 23rd day of February, 1989, after conference with the parties with regard to the Petition for Protection From Abuse filed in the above matter, it is the ORDER of the Court as follows: (1). Defendant shall refrain from abusing, harassing and threatening the Plaintiff and minor child or placing them in fear of abuse in any place where they may be found. (2). Defendnat is enjoined from living at, entering, attempting to enter or visiting the residence located at R.D.# 3 Apt. 2G, Lawrence Park Village, Clearfield Pennsylvania and any subsequent residence in which Plaintiff and minor child resides during the pendency of this Order. (3). The Defendnat is prohibited from having any contact with the Plaintiff, including but not limited to her place of employment. (4). Temporary Custody of the minor child is granted to the Plaintiff. (5). Visitation is denied at this time. Upon securing permanent residence Defendant shall immediately Petition this Court for visitation. (6). This Order is to remain in effect for a period of one (1) year. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>MARCH 3, 1989, AFFIDAVIT OF SERVICE, filed NOW, February 15, 1989 at 8:45 AM EST served the within Protection From Abuse on Russell G. Hurley, Jr, Deft at The Clearfield Coutny Jail, 410 21st st., Clearfield Clearfield County, PA by handing to Russell G. Hurley, Jr., Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz</p>	
		<p>AUGUST 21, 1989, ORDER, filed 7 cert/Atty NOW, this 21st day of August, 1989, upon request by the Petitioner, the Order issued in the Protection From Abuse Action against the Respondent is terminated as of August 22, 1989. BY THE COURT: Joseph S. Ammerman, Judge.</p>	

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R. Denning
Gearhart

CHARLES D. TARNER,

FEBRUARY 15, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.
One (1) copy Certified to Attorney.
PLAINTIFF'S AFFIDAVIT UNDER SECTION 201(d) OF THE DIVORCE CODE, filed.

2/14/89
\$75.00 Pd.
by Atty

89-282-CD

1. The parties of this action separated in January 1986 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, distribution of property, lawyer's fees or expenses if I do not claim them before the divorce is granted.

Clfd Trust

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 falsifications to authorities, /s/ Charles D. Tarner,

MARY E. TARNER,

FEBRUARY 23, 1989, AFFIDAVIT OF MAILING, filed
R. Denning Gearhart, Esq., 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 her residence as evidenced by the signed receipt attached hereto as Exhibit "A"
/s/ R. Denning Gearhart, Esq.

Pro 40.00

JANUARY 4, 1995, CERTIFICATE OF SERVICE, filed
December 21, 1994, NOTICE OF INTENTION TO REQUEST DIVORCE AND DEFENDANT'S AFFIDAVIT SERVED TO: Mary Elizabeth Tarner, Deft, by certified mail. RETURN RECEIPT ATTACHED. /s/ Robin Jean Foor, Esq.

State .50

JANUARY 31, 1995, PRAECIPE TO TRANSMIT RECORD, filed by Keystone Legal Services, Inc.
DECREE

State 10.00

AND NOW, this 31st day of January, 1995, it is

CK#2902 TRANSFER TO REGULAR ACCOUNT 75.00
PRO 40.00
STATE 10.00
STATE .50
CK#5123 ATTY 24.50
75.00

ORDERED and DECREED that Charles David Tarner, Plaintiff, and Mary Elizabeth Tarner, Defendant, are divorced from the bonds of matrimony. BY THE COURT, s/ Fredric J.

Ammerman, Judge

FEBRUARY 15, 1995, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

Certified Copies of Decree to parties of record.

F. Cortez Bell, III

DONALD E. BUNNELL,

FEBRUARY 15, 1989, COMPLAINT IN DIVORCE AND FOR EQUITABLE DISTRIBUTION OF PROPERTY, filed by F. Cortez Bell, III Esquire.

Three (3) copies Certified to Attorney.

MARCH 3, 1989, AFFIDAVIT OF SERVICE, filed R. CORTEZ BELL, III, ESQUIRE, the attorney for Plaintiff, being duly sworn according to law, says that he mailed by Certified Mail, Return Receipt Requested, a true and correct copy of the Complaint in Divorce and for Equitable Distribution of Property filed in this action to the Defendant at her residence; and that Defendant did receive same, as evidenced by the signed receipt attached hereto as Exhibit "A". /s/ F. Cortez Bell, III, Esq.

1/15/89
\$75.00 Pd.
by Atty

89-283-CD

MARCH 17, 1989, ANSWER TO DIVORCE COMPLAINT AND COUNTERCLAIM, filed by Barbara H. Schickling, Esq. 1 copy cert atty.

Cfld Trust

MARCH 21, 1989, PETITION FOR ALIMONY & ORDER, filed 1 cert to atty.

Barbara H. Schickling

PATRICIA ANNETTE BUNNELL

AND NOW, this 20th day of March, 1989, 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, Esq., Petitioner's attorney, it is ORDERED that a Rule shall be and is hereby issued, directed to Donald E. Bunnell Plaintiff, c/o F. Cortez Bell, III, BELL, SILBERBLAT & SWOPE 318 E. Loucst St. PO. Box 670, Clearfield, PA to show cause, if any, why the prayer of the Petitioner's request should not be granted.

Rule returnable to be held on the 4th day of April, 1989, at 10:30 A.M. in Courtroom No. of the Clearfield County Courthouse.

BY THE COURT: Joseph S. Ammerman, Judge.

Pro 40.00

APRIL 5, 1989, ORDER, filed 2 cert/Judge "A"

NOW, this 4th day of April, 1989, the date and time for return of the rule issued on Wife/Defendant's Petition for Alimony Pendente Lite, Counsel Fees and Costs in the above-captioned matter and the Court being advised by Counsel for the parties that discussions were ongoing to resolve issues raised in the aforesaid Petition and that they were in agreement to have this matter continued indefinitely, it is hereby ORDERED that hearing on the Petition for Alimony Pendente Lite, Counsel fees and Costs filed in this case is continued until further notice. BY THE COURT: Joseph S. Ammerman, Judge.

CK # 3050
\$10.00 to /
Civil Acct.
Bal. \$33.00
34.50

CK 3199 TO ATTY 29.50

CK 3200 TO PRO 5.00

JUNE 27, 1989, PETITION FOR SPECIAL RELIEF PURSUANT TO SECTION 403(a) OF THE DIVORCE CODE, & PRELIMINARY ORDER & RULE, filed 3 copies cert atty.

AND NOW, this 23rd day of June, 1989, upon consideration of the averments contained in the Petition for Special Relief under Section 403(a) of the Divorce Code filed on behalf of the Defendant in the above captioned divorce action, the Plaintiff, Donald E. Bunnell, is hereby temporarily restrained from selling, encumbering dissipating or otherwise disposing of any assets acquired during the parties' marriage, including, but not limited to, any pension and/or retirement benefits that have accrued and are vested in the Plaintiff with his employer, Howes Leather Company, and a rule is hereby issued upon the Plaintiff to show cause, if any, why said Order should not be made permanent.

Rule returnable with conference thereon the 27th day of July, 1989, at 10:00 A.M. in Courtroom No. 2, of the Clearfield County Courthouse, Clearfield, PA. BY THE COURT: Joseph S. Ammerman, Judge.

AUGUST 1, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST OF DIVORCE CASES, filed. Certified copies to Atty. Bell and Atty. Schickling.

<p>Keystone Legal Services (Robin Jean Foor)</p>	<p>JOYCE LOVE,</p>	<p>FEBRUARY 15, 1989, COMPLAINT IN CIVIL ACTION, filed by Robin Jean Foor, Esquire. Three (3) copies Certified to Attorney.</p> <p>FEBRUARY 15, 1989, PRAECIPE TO PROCEED IN FORMA PAUPERIS, filed by Robin Jean Foor, Esquire. Kindly allow JOYCE LOVE, Plaintiff to proceed in forma pauperis. I, ROBIN JEAN FOOR,, 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 service to the party. The party's affidavit showing inability to pay the costs of litigation is attached hereto. /s/ Robin Jean Foor, Esquire. AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS, filed.</p>
<p>Feb 15 11:50 am</p>	<p>89-285-CD</p>	<p>FEBRUARY 28, 1989, SHERIFFS RETURN, filed. NOW, February 16, 1989, HARRY E. DUNKLE, SHERIFF, of Jefferson County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Civil Complaint on Gary's Dehydrator and Stove Sales, Inc., Defendant. NOW, February 17, 1989, at 2:45 P.M. served the within Complaint on Gary's Dehydrator and Stove Sales, Inc., Defendant, by deputizing the Sheriff of Jefferson County. The return of Sheriff Dunkle is hereto attached and made a part of this return by stating that he served by handing to Gary, Owner/pic/Defendant. NOW, February 16, 1989, Donald E. Morey, Sheriff of McKean County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Civil Complaint on Household Finance Corporation, Defendant. NOW, February 23, 1989, at 8:30 A.M. served the within Complaint on Household Finance Corporation, Defendant by deputizing the Sheriff of McKean County. The return of Sheriff Morey is hereby attached and made a part of this return by stating that he served by handing to Connie J. Frost, Secretary to defendant. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.</p>
<p>David J. Obermeier Mark S. Jacob</p>	<p>GARY'S DEHYDRATOR AND STOVE SALES, INC. and HOUSEHOLD FINANCE CORPORATION,</p>	<p>MARCH 13, 1989, PRAECIPE FOR APPEARANCE, filed Kindly enter my Appearance as counsel for Defendant Gary's Dehydrator and Stove Sales, INC (only) in the above-captioned case. /s/ David J. Obermeier, Esq.</p>
<p>CK # 12460</p>	<p>Pro <i>Shff</i> 40.00 Hawkins Off/Cr Shff Co 30.00 Moran McKean 24.00</p>	<p>MARCH 14, 1989, DEFENDANT'S PRELIMINARY OBJECTION TO PLAINTIFF'S COMPLAINT, filed by Mark S. Jacob, Esq.</p>
<p>5-8-91 # 29507 OK # 769</p>	<p>Shff Dunkle Off/Cr Pro <i>by 6</i> 5.00 Pro <i>by 6</i> 5.00</p>	<p>MARCH 22, 1989, CERTIFICATE OF SERVICE, filed. I, MARK S. JACOB, ESQUIRE, hereby certify that I served true and correct copies of the Preliminary Objections filed on behalf of Defendant Household Finance Corporation to David J. Obermeier, Esquire, Suite 400, 2 PPG Place, Pittsburgh, PA 15222-5402 and to Robin J. Foor, Esquire, 213 North Second Street, Clearfield, PA 16830 by mailing to them by United States Certified Mail, a true and correct copy of the Preliminary Objections in this matter on March 15, 1989, as evidenced by the return receipt attached hereto. /s/ Mark S. Jacob, Esquire.</p>
<p>MARCH 27, 1989, AMENDED COMPLAINT, filed by Maureen Patricia Kieffer, Esq. 3 cert atty. MAY 2, 1989, IMPORTANT NOTICE, filed by Mark S. Jacob, Esq. MAY 15, 1989, DEFENDANT'S PRELIMINARY OBJECTIONS TO PLAINTIFF'S AMENDED COMPLAINT, filed by Mark S. Jacob, Esq. MAY 16, 1989, PRELIMINARY OBJECTIONS TO PLAINTIFF'S AMENDED COMPLAINT FILED ON BEHALF OF GARY'S DEHYDRATOR & STOVE SALES, filed by David J. Obermeier, Esq.</p>	<p>MARCH 27, 1989, AMENDED COMPLAINT, filed by Maureen Patricia Kieffer, Esq. 4 cert/KLS</p>	<p>MARCH 27, 1989, AMENDED COMPLAINT, filed by Maureen Patricia Kieffer, Esq. 4 cert/KLS filed on behalf of Plaintiff by Maureen Patricia Kieffer, Esq. 3 cert atty. MAY 15, 1989, DEFENDANT'S PRELIMINARY OBJECTIONS TO PLAINTIFF'S AMENDED COMPLAINT, filed by Mark S. Jacob, Esq. MAY 16, 1989, PRELIMINARY OBJECTIONS TO PLAINTIFF'S AMENDED COMPLAINT FILED ON BEHALF OF GARY'S DEHYDRATOR & STOVE SALES, filed by David J. Obermeier, Esq.</p>
<p>JULY 11, 1990, MEMORANDUM AND ORDER, filed NOW, this 11th day of July, 1990, the Preliminary Objections of Defendants' Gary's Dehydrator and Stove Sales, Inc and Household Finance Corporation Preliminary Objections are overruled and the defendants are directed to file answers within twenty (20) days from the date hereof. BY THE COURT: Joseph S. Ammerman, Judge. JULY 30, 1990, ANSWER TO PLAINTIFFS AMENDED COMPLAINT, filed by Mark s. Jacob, Esquire JULY 30, 1990, DEFENDANT, GARY'S DEHYDRATOR AND STOVE SALES, INC'S ANSWER TO PLAINTIFF'S AMENDED COMPLAINT, filed by David J. Obermeier, Esq. CERTIFICATE OF SERVICE, filed I, David J. Obermeier, Esq, hereby certify that true and correct copies of the foregoing Defendant, Gary's Dehydrator and Stove Sales, Inc's Answer to Plaintiff's Amended Complaint have been served this 26th day of July, 1990, by US Mail, postage prepaid, to all counsel of record. /s/ David J. Obermeier, Esq. SEPTEMBER 10, 1990, REPLY TO NEW MATTER, filed by Robin Jean Foor, Esq. CERTIFICATE OF SERVICE, filed I, Robin J. Foor, Esquire, certify that on the 10th day of September, 1990, I served true and correct copies of the Reply and New Matter, filed to the above captioned, by first class mail, postage prepaid on the following individuals: DAVID OBERMEIER, Es, 2 PPG Place, Pittsburgh, PA 15222 and Mark S. Jacob, Esq, MEYER & WAGNER, 115 Lafayette St, ST. Marys, PA 15857. /s/ Robin J. Foor, Esq.</p>	<p>JULY 11, 1990, MEMORANDUM AND ORDER, filed 5 cert/Judge "A" NOW, this 11th day of July, 1990, the Preliminary Objections of Defendants' Gary's Dehydrator and Stove Sales, Inc and Household Finance Corporation Preliminary Objections are overruled and the defendants are directed to file answers within twenty (20) days from the date hereof. BY THE COURT: Joseph S. Ammerman, Judge. JULY 30, 1990, ANSWER TO PLAINTIFFS AMENDED COMPLAINT, filed by Mark s. Jacob, Esquire JULY 30, 1990, DEFENDANT, GARY'S DEHYDRATOR AND STOVE SALES, INC'S ANSWER TO PLAINTIFF'S AMENDED COMPLAINT, filed by David J. Obermeier, Esq. CERTIFICATE OF SERVICE, filed I, David J. Obermeier, Esq, hereby certify that true and correct copies of the foregoing Defendant, Gary's Dehydrator and Stove Sales, Inc's Answer to Plaintiff's Amended Complaint have been served this 26th day of July, 1990, by US Mail, postage prepaid, to all counsel of record. /s/ David J. Obermeier, Esq. SEPTEMBER 10, 1990, REPLY TO NEW MATTER, filed by Robin Jean Foor, Esq. CERTIFICATE OF SERVICE, filed I, Robin J. Foor, Esquire, certify that on the 10th day of September, 1990, I served true and correct copies of the Reply and New Matter, filed to the above captioned, by first class mail, postage prepaid on the following individuals: DAVID OBERMEIER, Es, 2 PPG Place, Pittsburgh, PA 15222 and Mark S. Jacob, Esq, MEYER & WAGNER, 115 Lafayette St, ST. Marys, PA 15857. /s/ Robin J. Foor, Esq.</p>	<p>JULY 11, 1990, MEMORANDUM AND ORDER, filed 5 cert/Judge "A" NOW, this 11th day of July, 1990, the Preliminary Objections of Defendants' Gary's Dehydrator and Stove Sales, Inc and Household Finance Corporation Preliminary Objections are overruled and the defendants are directed to file answers within twenty (20) days from the date hereof. BY THE COURT: Joseph S. Ammerman, Judge. JULY 30, 1990, ANSWER TO PLAINTIFFS AMENDED COMPLAINT, filed by Mark s. Jacob, Esquire JULY 30, 1990, DEFENDANT, GARY'S DEHYDRATOR AND STOVE SALES, INC'S ANSWER TO PLAINTIFF'S AMENDED COMPLAINT, filed by David J. Obermeier, Esq. CERTIFICATE OF SERVICE, filed I, David J. Obermeier, Esq, hereby certify that true and correct copies of the foregoing Defendant, Gary's Dehydrator and Stove Sales, Inc's Answer to Plaintiff's Amended Complaint have been served this 26th day of July, 1990, by US Mail, postage prepaid, to all counsel of record. /s/ David J. Obermeier, Esq. SEPTEMBER 10, 1990, REPLY TO NEW MATTER, filed by Robin Jean Foor, Esq. CERTIFICATE OF SERVICE, filed I, Robin J. Foor, Esquire, certify that on the 10th day of September, 1990, I served true and correct copies of the Reply and New Matter, filed to the above captioned, by first class mail, postage prepaid on the following individuals: DAVID OBERMEIER, Es, 2 PPG Place, Pittsburgh, PA 15222 and Mark S. Jacob, Esq, MEYER & WAGNER, 115 Lafayette St, ST. Marys, PA 15857. /s/ Robin J. Foor, Esq.</p>

Printed By: Romberger Bindery—Form H-611

<p>Feb 15 1:05 pm</p>	<p>LEZZER CASH & CARRY PO Box 646, Shaffer Rd. DuBois, PA 15801</p> <p>89-286-CD</p> <p>HENRY SHAFFER and LINDA SHAFFER, T. L. Lot 2, Section 11 DuBois, PA 15801</p> <p>Pro <i>by Jeff</i> 9.00 Re <i>by Diff</i> 5.00</p>	<p>FEBRUARY 15, 1989, DEMAND NOTE, filed.</p> <p>See Original Papers for Information.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Thirty Thousand and 00/100 Dollars.</p> <p>Debt \$30,000.00</p> <p>JUDGMENT</p> <p><i>Raymond Witherow</i> Prothonotary</p> <p>FEBRUARY 15, 1989, Notice of Entry of Judgment mailed to the Defendant.</p> <p>And Now, <u>5</u> day of <u>July 19 89</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Raymond Witherow</i> Prothonotary</p>
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<p>Timothy Durant</p> <p>Feb 15 3:40 pm</p> <p>Alan F. Kirk</p>	<p>EILEEN J. (MEKIS) MICKNEY,</p> <p>89-287-CD</p> <p>JAMES E. MICKNEY,</p> <p>Pro by Atty 9.00 Pro by Atty K 5.00</p>	<p>FEBRUARY 15, 1989, DEMAND NOTE, filed.</p> <p>See Original Papers for Information.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Seventeen Thousand Five Hundred and 00/100 Dollars.</p> <p>Debt \$17,500.00</p> <p>JUDGMENT</p> <p><i>Raymond Witherow</i> Prothonotary</p> <p>FEBRUARY 15, 1989, Notice of Entry of Judgment mailed to the Plaintiff.</p> <p>AFFIDAVIT, filed.</p> <p>And Now, <u>5th</u> day of <u>July 19 90</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>Allen D. Bietz</i> Prothonotary</p>
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Kimberly M. Kubista

LEZZER CASH & CARRY,
A corporation,

FEBRUARY 15, 1989, COMPLAINT IN CIVIL ACTION, filed by Kimberly M. Kubista, Esqurie.
One (1) copy Certified to Sheriff.

FEBRUARY 23, 1989, AFFIDAVIT OF SERVICE, filed NOW, February 17, 1989, at 10:45 A.M. served the within Complaint on R & R Contractors, Deft. at residence, 211 S. State St., DuBois, Clearfield Co. PA. by handing to John Reasinger, owner/Deft. /s/ Chester A. Hawkins, Sheriff.

JANUARY 26, 1992, PRAECIPE TO DISCONTINUE, filed Please mark the above captioned matter satisfied, settled, discontinued and ended. /s/ Kimberly M. Kubista, Esq.

Feb 15
3:20

89-288-CD

SATISFIED SETTLED DISCONTINUED ENDED

R & R CONTRACTORS,

Pro	by Atty	40.00
Shff	by atty	23.60
Surg.	by atty	2.00
Pro	by Atty	5.00

Printed By: Romberger Bindery - Form H-611

<p>John C. Dennison II</p>	<p>LILLIAN J. GREENE and CHESTER GREENE,</p>	<p><u>FEBRUARY 16, 1989, COMPLAINT IN CIVIL ACTION</u>, filed by John C. Dennison, II, Esquire. Two (2) copies Certified to Sheriff.</p> <p><u>FEBRUARY 28, 1989, SHERIFFS RETURN</u>, filed. NOW, February 22, 1989, at 2:45 PM EST served the within Notice and Complaint on Clearfield Hospital, Defendant, at employment,, 809 Turnpike Avenue, Clearfield, Clearfield County, Pennsylvania by handing to Dick Adams, Administrator for Defendant, a true and attested copy of the original Notice and Complaint and made known to him the contents thereof. NOW, February 21, 1989, Garry G. Kunes, Sheriff of Centre County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Notice and Complaint on Carl W. Wooldridge, Defendant. NOW, February 22, 1989, at 1:45 P.M. served the within Notice and Complaint on Carl W. Wooldridge, defendant, by deputizing the Sheriff of Centre County, The return of Sheriff Kunes is hereto attached and made a part of this return by stating that he served by handing to Pam Cowher, Secretary for Defendant. So answers, Chester A. Hawkins, Sheriff, by Darlene Schultz.</p>
<p>Feb 16 8:30 am</p>	<p>89-289-CD</p>	<p><u>MARYCH 2, 1989, PRAECIPE FOR APPEARANCE</u>, filed Kindly enter my Appearance as counsel of record for Defendant, CLEARFIELD HOSPITAL, in the above-entitled action. /s/ Frank J. Hartye, Esq.</p> <p><u>MARCH 14, 1989, PRAECIPE FOR ENTRY OF APPEARANCE</u>, filed 1 cert/Atty Please enter the appearance of the Department of Legal Services, Geisinger System Services, as attorneys for the named Defendants, Carl W. Wooldridge, MD, in the above-captioned action. /s/Jack M. Hartman, Esq. <u>CERTIFICATE OF SERVICE</u>, filed I, Jack M. Hartment, Esquire, of the Department of Legal Services, Geisinger System Services, do hereby certify that I did this 10th day of March, 1989, serve upon the below named individuals a true and correct copy of the within document, by plaicng said document, by placing said document in the US Mail, postage pre-paid John C. Dennison, II, Esq. & Frank J. Hartye, Esquire. /s/ Jack M. Hartman, Esq.</p> <p><u>MARCH 13, 1989, PRAECIPE TO REINSTATE COMPLAINT</u>, filed No Copies received to re-instate /s/ jmb. You are hereby directed to reinstate the Complaint in regard to the above entitled matter. /s/ John C. Dennison, II, Esq.</p> <p><u>MARCH 17, 1989, ANSWER AND NEW MATTER</u>, filed on behalf of Clearfield Hospital - filed by Frank J. Hartye, Esq.</p>
<p>Jack M. Hartman Frank J. Hartye</p>	<p>CARL W. WOOLDRIDGE and CLEARFIELD HOSPITAL,</p> <p>Pro by Atty 40.00 Shff Hawkins by Atty 26.00 Shff Sur-charge by Atty 4.00 Shff Kunes by Atty 31.00</p> <p>Pro <i>Sup Atty</i> 5.00 Pro <i>By Atty</i> 5.00 Pro by Atty 5.00</p>	<p><u>APRIL 24, 1989, REPLY TO NEW MATTER</u>, filed by John C. Dennison, II, Esquire.</p> <p><u>MAY 18, 1989, RESPONSE OF DEFENDANT, CARL W. WOOLDRIDGE, D.O. TO PLAINTIFFS' REQUEST FOR PRODUCTION OF DOCUMENTS</u>, filed by Jack M. Hartman, Esq. 1 cert/Atty <u>CERTIFICATE OF SERVICE</u>, filed I, Jack M. Hartman, Esquire, of the Department of Legal Services, Geisinger System Services, do hereby certify that I did this 16th day of May, 1989, serve upon the below named individual a true and correct copy of the within documents, by placing said document in the US Mail, postage prepaid. John C. Dennison, II, Esq, Dennison & Dennison. 293 Main St., Brookville, PA 15825, and Frank J. Hartye, Esq., PO Box 533, Hollidaysburg, PA 16648. /s/ Jack M. Hartman, Esq.</p> <p><u>MAY 25, 1989, ANSWER & NEW MATTER</u>, filed by Jack M. Hartman, Esq. 1 copy cert atty.</p> <p><u>SEPTEMBER 18, 1989, NOTICE OF SERVICE OF INTERROGATORIES</u>, filed You are hereby notified that on the 13th day of September, 1989, Defendant, Clearfield Hospital, served Interrogatories on the Plaintiffs, Lillian Greene and Chester Greene, by mailing the original and two copies vial First Class Mail, addressed to the following: John C. Dennison, II, Esq. /s/ Frank J. Hartye, Esq.</p> <p><u>JUNE 12, 1990, ANSWER TO INTERROGATORIES</u>, filed by John C. Dennison, II, Esq.</p> <p><u>JUNE 25, 1990, ANSWER TO INTERROGATORY ON BEHALF OF CLEARFIELD HOSPITAL</u>, filed by Frank J. Hartye, Esq.</p> <p><u>FEBRUARY 11, 1991, MOTION TO DISMISS/RULE TO SHOW CAUSE</u>, filed by Frank J. Hartye, Esq. 1 cert/Atty <u>RULE TO SHOW CAUSE</u>, filed AND NOW, this 11th day of February, 1991, a Rule is hereby granted to show cause why the above matter should not be discontinued as to Clearfield Hospital only. This RULE is returnable on the 5th day of March, 1991 at 9:30 AM in Courtroom NO. 1. BY THE COURT: John K. Reilly, Jr., P.J. <u>CERTIFICATE OF SERVICE</u>, filed I hereby certify that a true and correct copy of the within pleading was mailed to counsel of record this 7th day of February, 1991. /s/ Frank J. Hartye, Esq.</p>
<p>CONT TO PG 342</p>		

Edward V.
Cherry

THE UNION BANKING AND
TRUST COMPANY OF DUBOIS,
PENNSYLVANIA, now merged
with THE SAVINGS &
TRUST COMPANY OF
PENNSYLVANIA, and known
as THE SAVINGS & TRUST
COMPANY OF PENNSYLVANIA,

Feb 16
2:00 am

89-290-CD

HUNCO OF DUBOIS,
THEODORE COCOLIN and
DOROTHY M. COCOLIN, h/w
and THEODORE COCOLIN,
JR., and SANDY ANN

COCOLIN, h/w

Pro by Atty 9.00

FEBRUARY 16, 1989, COMPLAINT IN CONFESSION OF JUDGMENT,
filed by Edward V. Cherry, Esquire.
☐CERTIFICATE OF ADDRESS, filed.

Pursuant to the authority contained in the Warrant
of Attorney which appears in teh Demand Judgment Note,
dated October 20, 1983, a copy of which is attached to
the Complaint filed in this action, we appear for the
Defendants and confess judgment in favor of the Plain-
tiff and against the Defendants as follows:

(a) Principal amount, \$45,085.36,
(b) Interest to February 13, 1989, \$1,925.69
(c) Attorney's commission of 20% \$9,402.21
(d) Interest at the rate of 12½% per annum from
February 13, 1989.

(e) Costs.

/s/ Edward V. Cherry, Esquire.

Judgment is entered in favor of the Plaintiff and
against the Defendant in the sum of Fifty-six Thousand
Foru Hundred Thirteen and 26/100 Dollars.

Debt

\$65,413.26

JUDGMENT



Prothonotary

FEBRUARY 16, 1989, NOTICE OF ENTRY OF JUDGMENT MAILED TO
THE DEFENDANT.

FEBRUARY 23, 1989, NOTICE OF ENTRY OF JUDGMENT
RETURNED MARKED "RETURN TO SENDER" AS TO MRS. SANDY
ANN COCOLIN,

FEBRUARY 23, 1989, NOTICE OF ENTRY OF JUDGMENT
AS TO MR. THEODORE COCOLIN, JR. RETURN MARKED
"RETURN TO SENDER".

<p>Feb 17 9:45 am</p> <p>89-291-CD</p> <p>Pro <i>Jey Co</i> 40.00 R. Mattern <i>by Co</i> 150.00</p> <p><i>12546</i> <i>12500</i></p>	<p>IN RE: JOSEPHINE LOFFREDI, An Alleged Severely Mentally Disabled Person,</p>	<p><u>FEBRUARY 17, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</u> JOSEPHINE LOFFREDI has acted in such a manner as to cause me to believe that she is severely mentally disabled. She has been examined by Dr. Charles Edwards and was found to be in need of treatment. (A) As the patient is currently in DRMC-West - 3N receiving involuntary treatment under Section 303, I ask that the court issue an order that the patient be involuntarily committed for inpatient treatment. /s/ Mary Jo Fish, RNC 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 MH785-A. I believe that she understands his rights. /s/ Le M. Yen. I hereby affirm that I have examined JOSEPHINE LOFFREDI on February 15, 1989, to determine if she is in need of treatment. /s/ James K. Fugate, M.D. IN MY OPINIONS The patient is severely mentally disabled and in need of treatment. <u>ORDER, filed.</u> AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. <u>ORDER, filed.</u> AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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. <u>FEBRUARY 21, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.</u> One (1) copy Certified to EMS. <u>DECREE, filed.</u> AND NOW, this 21st day of February, 1989, the Mental Health Review Officer's Report is acknowledged. We</p>
	<p>The Court finds that JOSEPHINE LOFFREDI is severely mentally disabled within the meaning of the Mental Health Procedures act of 1976, as amended. Accordingly, the Court ORDERS that JOSEPHINE LOFFREDI 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 costs of this proceeding and the fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer, shall be paid by Clearfield County. It is the FURTHER ORDER of this Court that the Clearfield-Jefferson Community Mental Health Program shall reimburse Clearfield County to the extent permissible by their regulations. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. <u>FEBRUARY 21, 1989, ORDER, filed.</u> AND NOW, this 21st day of FEBRUARY, 1989, it is the ORDER of this Court that the EMS Ambulance Service, of DuBois, PA., transport the above-named JOSEPHINE LOFFREDI, from the DuBois Regional Medical Center, West, Psychiatric Ward, DuBois, PA to Warren State Hospital, Warren, PA., as per ORDER of Court Commitment dated FEBRUARY 21st, 1989. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>	<p>approve his recommendation.</p> <p>One (1) copy Certified to EMS.</p>

Charles A.
SchneiderHOUSEHOLD REALTY
CORPORATION,Feb 17
8:30 am

89-292-CD

EARL J. YEAGER and
BELINDA J. YEAGER,

Pro	by Atty	40.00
Shff		
Hawkins	by Atty	24.00
Shff	Sur-	
charge	by Atty	4.00

FEBRUARY 17, 1989, COMPLAINT, Action/Mortgage Foreclosure,
filed by Charles A. Schneider, Esquire.
Two (2) copies Certified to Sheriff.

FEBRUARY 28, 1989, SHERIFFS RETURN, filed.
NOW, February 23, 1989, at 4:37 P.M. EST served
the within Complaint In Mortgage Foreclosure on earl
J. Yeager, Defendant, at residence, RD#1, Box 398,
Woodland, Celarfield County, Pennsylvania, by handing
to Belinda Yeager, Wife of Defendant, a true and attested
copy of the original Complaint in Mortgage Foreclosure
and made known to her the contents thereof.

NOW, February 23, 1989, at 4:37 P.M. EST served
the within Complaint In Mortgage Foreclosure on Belinda
J. Yeager, defendant, at residence, RD#1 Box 398,
Woodland, Clearfield County, Pennsylvania, by handing
to Belinda Yeager, defendant, a true and attested copy
of the original Complaint In Mortgage Froeclosure and
made known to her the contents thereof. So answers,
Chester A. Hawkins, Sheriff, by Darlene Shultz,

MARCH 13, 1992, ORDER, filed.
Three (3) copies Certified
NOW, this 5th day of March, 1992, this being the
day and date set for General Call of the Inactive Civil
Cases in wich no action has been taken for Two (2)
years or more, the Prothonotary having given notice
pursuant to Rule 319 of th Clearfield County Civil
Rules of Court, neither party having appeared, it is
the ORDER of this Court that the above-captioned case
be and is hereby TERMINATED with prejudice.

It is further Ordered costs of this matter shall
be assessed to the Plaintiff. BY THE COURT: /s/
Joseph S. Ammerman, Judge.

TERMINATED WITH PREJUDICE

Printed By: Romberger Bindery - Form H-611

Lewis H. Ripley,

AMERICAN GENERAL FINANCE,

FEBRUARY 17, , 1989, CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT, filed. From Cambria County, Their Number 1988-2939..

I, MICHAEL G. TSIKALAS,, 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.

I, FURTHER CERTIFY that judgment was entered in favor of the Plaintiff, American General Finance, and against the Defendant, Robert P. Mooney, on the 7th day of February, 1989, in the above captioned case in the amount of \$4,209.69.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the said Court, on the 13th day of February., AD. 1989.. /s/ Michael G. Tsikalas, Prothonotary.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Four Thousand Two Hundred Nine and 69/100 Dollars.

ROBERT P. MOONEY,

Debt

\$4,209.69

Judgment

Raymond Dethman
Prothonotary

Feb 17 8:30 am

89-293-CD

Pro by Atty 10.00
Cam/Co. Costs 99.80

FEBRUARY 17, 1989, Notice of Entry of Judgment mailed to the Defendant.

<p>Feb 17 8:30 am</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF REVENUE, Harrisburg, PA 17105</p> <p>89-294-CD</p> <p>RONALD L. FENTON, t/a BELL II RESTAURANT, PO Box 156 Kylertown, PA 16847</p> <p>Pro by Plff 9.00</p>	<p><u>FEBRUARY 17, 1989, CERTIFIED COPY OF LIEN, S & U</u> filed.</p> <p>Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Forty Thousand Three Hundred Seventy-four and 43/100 Dollars and costs.</p> <p>Debt \$40,374.43.</p> <p>Interest Computation Date, March 24, 1989.</p> <p>Filed and Entered by Plaintiff, February 17, 1989.</p> <p>Judgment</p> <p><i>Raymond Wetherman</i> Prothonotary</p>	
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<p>Feb 17 8:30 am</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF REVENUE, Harrisburg, PA 17105</p> <p>89-295-CD</p> <p>RONALD L. FENTON, t/a CLEARFIELD DINER, 207 E. Lucust St. Clearfield, PA 16930</p> <p>Pro by Plff 9.00</p>	<p><u>FEBRUARY 17, 1989, CERTIFIED COPY OF LIEN, S & U,</u> filed.</p> <p>Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Seven Thousand Nine Hundred Fifty-two and 58/100 Dollars, with costs.</p> <p>Debt \$7,952.58</p> <p>Interest Computation Date March 24, 1989.</p> <p>Filed and Entered by Plaintiff, February 17, 1989.</p> <p>Judgment</p> <p><i>Raymond Wetherman</i> Prothonotary</p>	
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Feb 17
3:00 pm

IN RE:

BRANDY LYNN
MARRIOTT,

89-297-CD

Pro by Atty 40.00
Pro by Atty 5.00

FEBRUARY 17, 1989, PETITION FOR CHANGE OF NAME, filed by Benjamin S. Blakley, Esquire.
One (1) copy Certified to Attorney.

FEBRUARY 17, 1989, ORDER, filed.
Two (2) copies Certified to Attorney.
AND NOW, this 14th day of February, 1989, upon consideration of the foregoing Petition For Change of Name, it is the ORDER of this Court that a hearing upon the Petition be heard on the 3rd day of April, 1, 1989, at 9:00 o'clock A.M. in Courtroom No. 1, Clearfield County Courthouse, Clearfield, Pennsylvania, and that notice of the filing of the within Petition and of the aforesaid date of the hearing be published in the Courier Express once a week for four consecutive weeks.
BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

FEBRUARY 28, 1989, AFFIDAVIT OF MAILING, filed BENJAMIN S. BLAKLEY, III, ESQUIRE, being duly sworn according to law, deposes and says that as attorney for Petitioner, DIANA LOUISE MARCH, he did on February 24, 1989, serve DONALD E. ROUSH, a/k/a DONALD EUGENE MARRIOTT, with a certified copy of the Petition for Change of Name in the above-captioned matter by certified mail, return receipt requested, deliver to addressee only, said return receipt being attached hereto. /s/ Benjamin S. Blakley, III, Esq.

APRIL 3, 1989, PROOF OF PUBLICATION OF NOTICE APPEARING IN THE COURIER-EXPRESS, DUBOIS, PA, filed

APRIL 3, 1989, AFFIDAVIT OF NO LIEN OR JUDGMENTS FILED AGAINST BRADY LYNN MARRIOTT, filed /s/ Raymond Witherow, Prothy

APRIL 3, 1989, DECREE, filed 3 cert/Atty
AND NOW, to wit, this 3rd day of April, 1989, upon hearing of the within Petition and upon Motion of BENJAMIN S. BLAKLEY, III, Attorney for Petitioner and upon presentation of proof of publication of notices as required by law, together with proof that there are no judgments or

decrees of record or any other matter of the like effect against BRANDY LYNN MARRIOTT and it appearing that there is no legal objection to the granting of the prayer of Petitioner,

It is ORDERED AND DECREED that the name of BRANDY LYNN MARRIOTT be and is hereby changed to BRANDY LYNN MARSH. BY THE COURT: John K. Reilly, Jr., P.J.

Barbara H. Schickling

TERESA D. STODART,

FEBRUARY 21, 1989, COMPLAINT UNDER SECTION 201(c) OF THE DIVORCE CODE, filed Barbara H. Schickling, Esquire.
One (1) copy Certified to Attorney.

MARCH 1, 1989, AFFIDAVIT, filed

AND NOW, this 1st day of March, 1989, 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 action on Hugh C. Stodart, Defendant, in the above-captioned action, by sending said copy by Certified Mail No. P 868 424 980, return receipt requested, restricted delivery, to the said Defendant at his last known address, to-wit: Box 394, Madera, Pennsylvania, 16661. /s/ Barbara H. Schickling, Esq.

2/21/89
\$85.00 Pd.
by Atty

89-299-CD

NOVEMBER 9, 1989, AFFIDAVIT OF CONSENT OF TERESA D. STODART, filed
NOVEMBER 9, 1989, AFFIDAVIT OF CONSENT OF HUGH S. STODART, filed

Clfd Trust

NOVEMBER 9, 1989, PRAECIPE TO TRANSMIT THE RECORD & DECREE, filed

HUGH C. STODART,

AND NOW, this 16th day of November, 1989, it appearing of record that the Complaint was filed in this matter on February 21, 1989, and more than Ninety (90) Days have elapsed from the date thereof; and further, that the Defendant accepted service on February 25, 1989, 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
State	10.00
Pro	.50

We, therefore, Decree that TERESA D. STODART be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and HUGH C. STODART, thereupon all

Ck#6288 Trans to reg acct.	\$85.00
Pro.	40.50
State	10.00
#13537 Atty	34.50
	\$85.00

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.

There are no pending claims that have been raised of record in this action for which the Court retains jurisdiction. The Court hereby approves and incorporates herein the Marriage Settlement Agreement entered into by the parties dated November 2, 1989. 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: Joseph S. Ammemran, Judge.

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

<p>George D. Kulakowski</p> <p>Feb 21 8:30 am</p>	<p>DALE R. FOSSLER, 227 East Long Ave. DuBois, PA 15801</p> <p>89-303-CD</p> <p>MR. DENNIS PRINGLE & MRS. DENNIS PRINGLE 319 East Weber Ave. DuBois, PA 15801</p> <p>Pro by Atty 9.00 o.c. 42.50</p>	<p><u>FEBRUARY 21, 1989, JUDGMENT FROM J.P., Wesley J. Read, filed.</u> Judgment is entered in favor fo the Plaintiff Mr. Dennis Pringle only, and against the defendant in the sum of Three Thousand One Hundred Thirty-one and 50/100, with Execution Sale Costs.</p> <p>Debt \$3,131.50 Execution Sale Costs 42.50 Interest from July 21, 1988</p> <p>Filed and Entered by Attorney, February 21, 1989</p> <p>Judgment <i>Raymond W. Hetherington</i> Prothonotary</p> <p><u>FEBRUARY 21, 1989, Notice of Entry of Judgment mailed to the Defendant.</u></p> <p><u>APRIL 11, 1989, NOTICE OF SERVICE OF INTERROGATORIES IN AID OF PREPARATION OF COMPLAINT, filed by George D. Kulakowski, Esq.</u></p> <p><u>MAY 15, 1989, PETITION FOR RULE TO SHOW CAUSE, filed by George D. Kulakowski, Esquire</u> <u>RULE TO SHOW CAUSE, filed.</u> AND NOW, this 11th day of May, 1989, upon consid-eration of the foregoing Petition for Rule to Show Cause a Rule to Show Cause is hereby issued upon the Respondent, DENNIS PRINGLE, to show cause why he should not be ordered to answer the Interrogatories in Aid of Execution. The Rule is return able on the 28th day of June, 1989, at 10:00 o'clock in the Second Floor of the Clearfield County Courthosue, BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p> <p>MAY 15, 1989, RULE ISSUED ON DENNIS PRINGLE, THIS DATE BY REGULAR MAIL. (CONT. TO PG 301)</p>
<p>Michael P. Yeager</p> <p>Feb 12</p>	<p>CURWENSVILLE FEED STORE, 224 Filbert Street Curwensville, PA 16833</p> <p>89-304-CD</p> <p>PHILIP ZENDEK, JR. Box 630, RD #1 Coalport, PA 16627</p> <p>Pro by Plff 9.00 Pro by Atty Yeager Shff. 15.00 Hawkins by Atty 43.28 Sur-charge by Atty 6.00 Pro by Atty By Atty 9.50 Pro Shff. Archer 5.00 Hawkins by atty 19.00 Sur-charge by atty 6.00</p>	<p><u>FEBRUARY 21, 1989, JUDGMENT FROM J.P, William M. Daisher, filed.</u> Judgment is entered in favor fo the Plaintiff and against the Defendant in the sum of Three Thousand Eight and 28/100 Dollars, with costs.</p> <p>Debt \$3,608.28 Costs 36.50 Interest from January 16, 1989</p> <p>Filed and Entered by Plaintiff, February 21, 1989.</p> <p>Judgment <i>Raymond W. Hetherington</i> Prothonotary</p> <p><u>FEBRUAYR 21, 1989, Notice of Entry of Judgment mailed to the Defendant.</u></p> <p><u>APR. 28, 1998, PRAECIPE FOR WRIT OF REVIVAL, filed by s/MICHAEL P. YEAGER, ESQ. ONE (1) CERT TO ATTY YEAGER</u> <u>WRIT TO SHERIFF 04/28/98</u></p> <p><u>MAY 21, 1998, SHERIFF RETURN, WRIT ON DEFENDANT, MAY 1, 1998, SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by Marilyn Hamm</u></p> <p><u>JUN 08, 1998, PRAECIPE TO ENTER JUDGMENT OF REVIVAL UPON DEFAULT, filed by s/MICHAEL P. YEAGER, ESQ.</u> JUDGMENT IS ENTERED IN FAVOR OF THE PLAINTIFF AND AGAINST THE DEFENDANT FOR FAILURE TO ANSWER IN THE AMOUNT OF THREE THOUSAND SIX HUNDRED EIGHT DOLLARS AND TWENTY EIGHT CENTS.</p> <p>DEBT: 3,608.28 INTREST FROM 01/16/89</p> <p>DEFAULT JUDGMENT NOTICE TO DEFENDANT</p> <p><i>Raymond W. Hetherington</i> (113) Prothonotary</p>

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<p>Feb 21</p>	<p>89-305-CD</p> <p>CURWENSVILLE FEED STORE, 224 Filbert Street Curwensville, PA 16833</p> <p>CHARLES HOUGH, 608 Treasure Lake DuBois, PA 15801</p> <p>Pro by Plff 9.00</p>	<p><u>FEBRUARY 21, 1989, JUDGMENT FROM J.P., William M. Daisher,, filed.</u></p> <p>Judgment is entered in favor fo the Plaintiff and against the Defendant in the sum of One Hundred Sixty-seven and 04/100 Dollars, with costs.</p> <table border="0"> <tr> <td>Debt</td> <td>\$167.04</td> </tr> <tr> <td>Costs</td> <td>19.00</td> </tr> </table> <p>Interest from December 20, 1988</p> <p>Filed and Entered by Plaintiff, February 21, 1989, Judgment</p> <p style="text-align: right;"><i>Raymond W. Peterson</i> Prothonotary</p> <p><u>FEBRUARY 21, 1989, Notice of Entry of Judgment mailed to the Defendant.</u></p>	Debt	\$167.04	Costs	19.00
Debt	\$167.04					
Costs	19.00					

Edward V. Cherry

THE SAVINGS & TRUST COMPANY OF PENNSYLVANIA, formerly THE UNION BANKING AND TRUST COMPANY OF DUBOIS, PENNSYLVANIA,

FEBRUARY 21, 1989, COMPLAINT, Action/Mortgage/Foreclosure, filed by Edward V. Cherry, Esquire.
Two (2) copies Certified to Sheriff.

FEBRUARY 28, 1989, SHERIFFS RETURN, filed.

NOW, February 23, 1989, at 12:20 P.M. EST served the within Complaint In Mortgage Foreclosure on Patrick P. Johnson, defendant, at residence,, RD#4, Box 114, DuBois, Clearfield County, Pennsylvania, by handing to Tina L. Johnson, Wife of Defendant a true and attested copy of the original Complaint In Mortgage Foreclosure and made known to her the contents thereof.

NOW, February 23, 1989 at 12:20 P.M. EST served the within Complaint in Mortgage Foreclosure on Tina L. Johnson, Defendant, at residence, RD#3, Box 114, DuBois, Clearfield County, Pennsylvania, by handing to Tina L. Johnson, defendant, a true and attested copy of the original Complaint In Mortgage Foreclosure and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.

Feb 21 1:50 am

89-306-CD

MARCH 16, 1989, PRAECIPE, filed

Enter judgment against the above named Defendants, Patrick P. Johnson and Tina L. Johnson, husband and wife, and in favor of the Plaintiff, The Savings & Trust Company of Pennsylvania, formerly, The Union Banking and Trust Company of DuBois, Pennsylvania, in the sum of Fourteen Thousand Nine Hundred Fifteen Dollars and Twenty Cents (\$14,915.20) for failure to file an Answer within Twenty (20) days from service of the Complaint. Dated this 16th day of March, 1989. /s/ Edward V. Cherry, Esq.

PATRICK P. JOHNSON and TINA L. JOHNSON, h/w

JUDGMENT is entered in favor of the Plaintiff and against the Defendants in the above matter for failure to file an Answer. Judgment in the amount of Fourteen Thousand Nine Hundred and Fifteen Dollars and Twenty cents.

DEBT: \$14,915.20

DEFAULT JUDGMENT

Raymond Nathan
Prothonotary

Pro by Atty 40.00
Shff
Hawkins by Atty 27.60
Shff Sur-charge by Atty 4.00
Pro by atty 9.00

MARCH 16, 1989, PRAECIPE FOR WRIT OF EXECUTION, filed by Edward V. Cherry, Esq.

WRIT OF EXECUTION ISSUED TO NO. 89-23-EX unexecuted

JANUARY 15, 1990, SHERIFF RETURN, filed

NOW, JANUARY 15, 1990, return the within writ as unexecuted, no sale was ever held on the property of the defendants. /s/ Chester A. Hawkins, Shff, by Darlene Shultz.

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Elizabeth
Cunningham

DAVID J. GOOD,

FEBRUARY 21, 1989, COMPLAINT IN DIVORCE, filed by Elizabeth Cunningham, Esquire.
One (1) copy certified to Attorney.

2/21/89
\$85.00 Pd.
by Atty

89-307-CD

JUNE 15, 1989, AFFIDAVIT OF SERVICE, filed I, ELIZABETH CUNNINGHAM, Esquire, attorney for the Plaintiff, DAVID J. GOOD, do hereby state that the Defendant, TRACY L. GOOD, was served the Complaint under Section 201(c) of the Divorce Code, by US Certified Mail, Restricted Delivery. (See attached copy of return receipt) /s/ Elizabeth Cunningham, Esq.

Clfd Trust

JUNE 15, 1989, AFFIDAVIT OF CONSENT OF DAVID J. GOOD, filed
AFFIDAVIT OF CONSENT OF TRACY L. GOOD, filed
PRAECIPE TO TRANSMIT RECORD AND DECREE, filed
NOW, this 20th day of June, 1989, a Complaint in divorce having been filed in teh above-captioned action on February 21, 1989, and the Court having been presented wiht an Affidavit of Consent executed by both parties to the action, the Court hereby enters this following Decree:

TRACY L. GOOD,

That DAVID J. GOOD and TRACY L. GOOD 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 the said parties in pursuance of said marriage shall cease and determine and each of them shall be at liberty to marry again as though they had never been heretofore married; it is further order of this Court that the Agreement entered into between the parties shall be incorporated as a portion of this Court Order and the Decree, and it is directed that a copy of said Agreement

Pro	40.00
Pro	.50
State	10.00
Ck#6152 Trans to reg acct.	\$75.00
Pro.	40.50
State	10.00
#13369 Atty	34.50
	\$75.00

Ck#6152 Trans to reg acct. \$75.00
Pro. 40.50
State 10.00
#13369 Atty 34.50 \$75.00

shall be attached to the Decree and incorporated therein as if the same were completely set forth in the body of the Decree. BY THE COURT: Joseph S. Ammerman, Judge.
JULY 15, 1989 VITAL STATISTICS MAILED TO DEPT. OF HEALTH NEW CASTLE

Bernstein & Bernstein

MONTGOMERY WARD & CO INC.
c/o
Bernstein & Bernstein,
1133 Penn Avenue
Pittsburgh, PA 15222

FEBRUARY 22, 1989, JUDGMENT FROM J.P. Wesley J. Read filed.

Judgment is entered in favor fo the Plaintiff and against the Defendant in the sum of Six Hundred Two and 62/100 Dollars.

Debt \$602.62

Interest from July 14, 1988.

Filed and Entered by Attorney, February 22, 1989.

Judgment

Raymond Wetmore
Prothonotary

Feb 22
8:30 am

89-308-CD

ANTHONY D. FERNICHIO and
LYNDA K. FERNICHIO,
789 Treasure Lake
DuBois, PA 15801

FEBRUARY 22, 1989, Notice of Entry of Judgment mailed to the Defendant.

Pro by Atty 9.00

Printed By: Romberger Bindery—Form H-611

<p>Winifred H. Jones-Wenger</p> <p>2/22/89 \$85.00 Pd. by Atty</p> <p>Clfd Trust</p> <p>Ck#6218 Trans to reg acct. \$85.00 Pro. 40.50 State 10.00 #13454 Atty 34.50 \$85.00</p>	<p>SUSAN K. TEATS,</p> <p>89-309-CD</p> <p>JEFFREY L. TEATS,</p> <p>Pro 40.00 Pro .50 State 10.00</p>	<p><u>FEBRUARY 22, 1989, COMPLAINT IN DIVORCE UNDER SECTION 201(a) (6) and 201(c), filed by Winifred H. Jones-Wenger, Esquire.</u> One (1) copy Certified to attorney.</p> <p><u>MARCH 6, 1989, ACCEPTANCE OF SERVICE, filed</u> I hereby accept service of the Complaint in Divorce filed herein and acknowledge receipt of a true and correct copy thereof. /s/ Jeffrey L. Teats, Deft.</p> <p><u>SEPTEMBER 6, 1989, PRAECIPE TO TRANSMIT RECORD, filed by Winifred H. Jones-Wenger, Esquire.</u> <u>AFFIDAVIT OF CONSENT OF SUSAN K. TEATS, filed.</u> <u>AFFIDAVIT OF CONSENT OF JEFFREY L. TEATS, filed.</u> <u>DIVORCE DECREE, filed.</u> AND NOW the 14th day of September, 1989, it is therefore DECREED that SUSAN K. TEATS be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and JEFFREY L. TEATS. 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 he or she had never been heretofore married. Full force and recognition to be given to the agreement dated August 7, 1989, executed by the parties.</p> <p>The Prothonotary is directed to pay the Court costs from cash deposited and refund any amount remaining.</p> <p>BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p> <p><u>SEPTEMBER 15, 1989, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.</u></p>
	<p>Pro by Plff 8.00</p>	<p><u>SEPTEMBER 15, 1989, STIPULATION AND ORDER, filed by Winifred J. Jones-Wenger. (/s/ Jeffrey L. Teats and Susan K. Teats.</u> <u>ORDER, filed. Two (2) copies Certified Attorney</u> <u>NOW THIS 14th day of September, 1989, upon motion of the parties in the above-captioned action, it is hereby ORDERED and DECREED that primary care, custody and control of the parties' minor child, JUSTIN J. TEATS, Born November 24, 1984, be and is hereby placed with the child's mother SUSAN K. TEATS, subject to reasonable rights of visitation in the child's father, JEFFREY L. TEATS. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</u></p> <p><u>NOVEMBER 28, 1989, NOTICE OF ELECTION TO RETAKE PRIOR NAME, filed</u> 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 14th day of September, 1989. And that the Plaintiff SUSAN K. TEATS hereby elects to retake and hereafter use her prior name of SUSAN K. CRAIN, and gives this written notice avowing her intention in accordance with the Act of April 2, 1980, PL 63, as amended. /s/ Susan K. Teats TO BE KNOWN AS: Susan K. Crain</p>

Feb 22 8:30 am	89-310-CD	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF REVENUE, Harrisburg, PA 17105</p> <p>DONNA J. GALLAHER, t/a D. WS DINER, Bigler Allport Cutoff RD #1 Morrisdale, PA 16858</p> <p>Pro by Plff 9.00</p>	<p><u>FEBRUARY 22, 1989, CERTIFIED COPY OF LIEN, S & U,</u> filed.</p> <p>Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three Hundred Thirty-four and 92/100 Dollars, with costs.</p> <p>Debt \$334.92</p> <p>Interest Computation Date, February 6, 1989</p> <p>Filed and Entered by Plaintiff, February 22, 1989</p> <p>Judgment</p> <p style="text-align: right;"><i>Raymond W. Peterson</i> Prothonotary</p>
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Feb 22 8:30 am	89-311-CD	<p>COMMONWELATH OF PENNA, DEPARTMENT OF REVENUE, Harrisburg, PA 17105</p> <p>RONALD L. FENTON, t/a BELL II RESTAURANT, I-80, Mountainview s/c Kylertown, PA 16847</p> <p>Pro by Plff 9.00</p>	<p><u>FEBRUARY 22, 1989, CERTIFIED COPY OF LIEN, S & U,</u> filed.</p> <p>Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three Hundred Twenty and 13/100 Dollars, with costs.</p> <p>Debt \$320.13</p> <p>Interest Computation Date, February 6, 1989.</p> <p>Filed and Entered by Plaintiff, February 22, 1989.</p> <p>Judgment</p> <p style="text-align: right;"><i>Raymond W. Peterson</i> Prothonotary</p>
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Feb 22
8:30 am

89-312-CD

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17105

BENJAMIN H. SCHOENHALS
t/a BENS TRANSMISSIONS,
Hahne Crt Rd.
DuBois, PA 15801

Pro by Plff 9.00

FEBRUARY 22, , 1989, CERTIFIED COPY OF LIEN, S & U,
filed.

Pursuant to the laws of the Commonwealth of Penn-
sylvania, Judgment is entered in favor of the Plaintiff
and against the Defendant in the sum of One Thousand
Four Hundred Ninety-two and 28/100 Dollars, with costs.

Debt \$1,492.28

Interest Computation Date, February 6, 1989.

Filed and Entered by Plaintiff, february 22, 1989

Judgment

Raymond A. Peterson
Prothonotary

Feb 22
8:30 am

89-313-CD

COMMONWEALTH OF PENNA
DEPARTMENT FO REVENUE,
Harrisburg, PA 17105

MATTCO MANUFACTURING
INC.,
1117 S. Main St.
DuBois, PA 15801

Pro by Plff 9.00
Pro by Plff 5.50

FEBRUARY 22, 1989, CERTIFIED COPY OF LIEN, S & U,
filed.

Pursuant to the laws of the Commonwealth of Penn-
sylvania, Judgment is entered in favor of the Plaintiff
and against the Defendant in the sum of Three Hundred
Sixty-six and 74/100 Dollars, with costs.

Debt \$366.74

Interest Computation Date, February 6, 1989.

Filed and Entered by Plaintiff, February 22, 1989.

Judgment

Raymond A. Peterson
Prothonotary

And Now, 28th day of May 1994 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest *W. A. Shaw*
Prothonotary

Feb 22
12:00 pm

PAMELA A. PRICE,

89-314-CD

PAUL T. PRICE,

Pro	by Plff	40.00
	Office	
Shff	Credit	17.00

FEBRUARY 22, 1989, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by the Plaintiff.

Four (4) copies Certified to Plaintiff.
AFFIDAVIT OF INSUFFICIENT FUNDS, filed.

FEBRUARY 22, 1989, TEMPORARY ORDER, filed by Judge Ammerman,
Four (4) copies Certified to the Plaintiff.

FEBRUARY 23, 1989, AFFIDAVIT OF SERVICE, filed NOW, February 22, 1989, at 2:30 PM EST served the within Protection From Abuse & Notice to Defend-IFP on Paul T. Price, Deft. at residence, 618 Indian Rd., Clearfield, Clearfield County, AP by handing to Paul Price, Deft.

/s/ Chester A. Hawkins, Shff, by Darlene Shultz

FEBRUARY 28, 1989, ORDER, filed by Joseph S. Ammerman, Judge.

Four (4) copies Certified to Judge Ammerman.
We, the undersigned, hereby consent to the entry of the above Order. /s/ Pamela A. Price, Plaintiff, Ann B. Wood, Esquire, Attorney for Pamela A. Price, Paul T. Price, Defendant, and James A. Naddeo, Esquire, Attorney for Paul T. Price.

MARCH 5, 1990, PETITION FOR RELIEF UNDER PROTECTION FROM ABUSE ACT, filed by Ann B. Wood, Esquire.

Two (2) copies Certified to attorney.

MARCH 5, 1990, TEMPORARY PROTECTIVE ORDER AND RULE TO SHOWCAUSE, filed by Joseph S. Ammerman, Esquire.

Six (6) copies Certified to Attorney.
AND NOW, 5th day of March, 1990, upon presentation and consideration of the attached Petition, the Court enters the following Temporary Order:

1. The Respondent, PAUL T. PRICE, shall refrain from abusing, striking, harassing, threatening or using foul language to the Petitioner and her minor children or placing them in fear of abuse in any place where they may be found.

2. Respondent is enjoined and prohibited from living at, entering, attempting to enter or visiting the residence located at 618 Indian Road, Clearfield, Clearfield County, Pennsylvania, and any subsequent residence in which Petitioner resides during the pendency of this Order and Petitioner is granted exclusive possession of the premises, and any subsequent residence in which Petitioner resides during the pendency of this Order, and Petitioner is granted exclusive possession of the premises.

The Respondent is prohibited from having any contact with the Petitioner, including, but not limited to, entering the place of employment, business or school of the Petitioner and the minor children and harassing the Petitioner and Petitioner's relatives or minor children.

The Petitioner is awarded temporary custody of the minor children: Brandon Price and Scott Madera.

5. This Order shall be enforced by any law enforcement agency in a county where a violation of this Order occurs.

6. Law enforcement officers, the staff of the county registry of protection Orders, and Court personnel shall not disclose the address of the domestic violence program and any confidential address of petitioner to the respondent, his counsel or any third party.

7. A copy of this Order shall be served on the police departments in the jurisdiction where Petitioner resides and is employed. This Order shall, likewise, be served on the state police. A copy of this Order shall be forthwith filed in the county registry of protection orders. Said copies shall be certified.

8. This Order shall remain in full force and effect until modified or terminated by this Court.

9. A hearing on this matter will be held on the 9th day of March, 1990, at 10:00 o'clock at A.M. at the Clearfield County Courthouse, Clearfield, Pennsylvania.

10. This is an order of court. Any violation of this order shall constitute contempt of Court and may be punishable by a fine up to \$1000 and a jail sentence of up to six months.
BY THE COURT: /s/ Joseph S. Ammerman.

MARCH 6, 1990, AFFIDAVIT OF SERVICE, filed.

NOW, March 5, 1990, at 3:40 o'clock EST served the within Petition and Order on Paul T. Price, defendant, at employment, Aquarius Pet Shop, Clearfield, Clearfield County, Penna. by handing to Paul T. Price a true and attested copy of the original PETITION & ORDER and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Marilyn Hamm.

MARCH 14, 1990, ORDER, filed. Seven (7) Cert Atty

NOW THIS, 13th day of March, 1990, upon the request of the parties following the filing of a Petition From Protection From Abuse, it is hereby ordered as follows:

1. The Court makes no findings on the allegations contained in the Petition based upon the agreement of the parties.

2. The Respondent, PAUL T. PRICE, shall refrain from abusing, striking, harassing, threatening, or using foul language to the Petitioner and her minor children or placing them in fear of abuse in any place where they may be found.

Printed By: Romberger Bindery - Form H-611

Feb 22

ART F. CAMPISANO,

89-315-CD

FEBRUARY 22, 1989, PRAECIPE FOR WRIT OF REVIVAL, filed by the Plaintiff.

Please issue writ of revival of judgment at NO. 84-296-CD and index it in the judgment index against Bradley Peavey and Sally Peavey in the amount of \$3,540.50, with interest from January 17, 1984.

Debt \$3,540.50

Interest from January 17, 1984.

Judgment

Raymond W. Peterson
Prothonotary

BRADLEY PEAVEY and
SALLY PEAVEY,

FEBRUARY 22, 1989, WRIT OF REVIVAL ISSUED TO PLAINTIFF FOR SERVICE.

MARCH 1, 1989, AFFIDAVIT OF SERVICE, filed

This is to verify that on February 24, 1989, I sent via Certified Mail Receipt #P 135 820 666 Notification of the Writ of Revival of Judgment to Bradley or Sally Peavey of 10 Meadow Land Canterbury, CT 06331. The receipt for Certified Mail is enclosed. /s/ Art F. Campisano, Plff.

MARCH 8, 1989, AFFIDAVIT OF SERVICE, filed

Please place this letter and the enclosed Postal Domestic Return Receipt--Article Number P-135 820 666-- in this case file. It proves that Sally E. Peavey received the Notification of the Writ of Revival of Judgment on February 28, 1989. /s/ Art F. Campisano, Esq.

Pro by Plff 15.00

o.c. 10.00

Westmln Co. Costs 49.75

Pro by Plff 9.00

MARCH 9, 1989, LETTER FROM BRADLEY PEAVEY, filed

MARCH 21, 1989, PRAECIPE FOR JUDGMENT, filed

Please issue Praecipe for Judgment at No. 89-315-CD and index it in the judgment index against Bradley Peavey and Sally Peavey in the amount of \$3,540.50 with interest from January 17, 1984 and all costs. /s/ Art F. Campisano, Plff.

JUDGMENT is entered in favor of the Plaintiff and against the Defendants in the above captioned matter. Judgment in the amount of Three Thousand Five Hundred and Forty Dollars and Fifty Cents.

DEBT: \$3,540.50

DEFAULT JUDGMENT

Raymond W. Peterson
Prothonotary

MARCH 8, 1994, PRAECIPE FOR WRIT OF EXECUTION, filed by Art J. Campisano, Pro Se

WRIT OF EXECUTION ISSUED TO 94-28-EX

JUNE 24, 1994, SHERIFF RETURN, filed

June 22, 1994, return the within Writ as Executed. A sale was held and property was sold to the Plaintiff for \$1.00 + costs. /s/ Chester A. Hawkins, Shff by Margaret H. Putt.

<p>Dwight L. Koerber, Jerome W. Kiger Joseph H. Ellermeier</p>	<p>R. STUART AUBER and JACQUELINE J. AUBER,</p>	<p><u>FEBRUARY 22, 1989, PRAECIPE FOR WRIT OF SUMMONS</u>, filed by Dwight L. Koerber, Jr. Please prepare a writ of summons and arrange for the Sheriff to serve the same upon defendants, as listed below: Mr. Arnold Dunsworth, Mrs. Linda M. Dunworth, PO Box 134, Grampian, PA 16838. /s/ Dwight L. Koerber, Jr., Esquire.</p> <p><u>FEBRUARY 23, 1989, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO THE SHERIFF FOR SERVICE.</u></p>
<p>Feb 22 3:50 am</p>	<p>89-318-CD</p>	<p><u>FEBRUARY 28, 1989, SHERIFFS RETURN</u>, filed. NOW, February 27, 1989, at 7:10 P.M. EST served the within Summons on Arnold Dunworth, Defendant, at residence, PO Box 134, Grampian, Clearfield County, Pennsylvania, by handing to Arnold Dunworth, defendant, a true and attested copy of the original Summons and made known to him the contents thereof. NOW, February 27, 1989, at 7:10 P.M. EST served the within Summons on Linda M. Dunworth, defendant, at residence, PO Box 134, Grampian, Clearfield County, Pennsylvania, by handing to Linda M. Dunworth, defendant, a true and attested copy of the original Summons and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.</p>
<p>Daniel McGee</p>	<p>ARNOLD DUNWORTH and LINDA M. DUNWORTH,</p>	<p><u>MARCH 16, 1989 PRAECIPE FOR ENTRY OF APPEARANCE</u>, filed by Daniel McGee, Atty Defendants. Kindly enter my appearance in the above-captioned matter on behalf of the Defendants, Arnold Dunworth and Linda M. Dunworth. s/Daniel McGee, Atty Deft.</p> <p><u>MARCH 16, 1989 PRAECIPE FOR RULE TO FILE A COMPLAINT</u>, filed by Daniel McGee., Atty Defendants. Please issue a Rule on Plaintiffs above named to file a Complaint within twenty (20) days from service or suffer Non Pros. s/Daniel McGee., Atty Deft.</p> <p><u>MARCH 16, 1989 RULE ISSUED ON ATTORNEY DWIGHT L. KOERBER, JR.</u>, by Certified RR#928-315 373. and mailed this day & date. s/jmb</p> <p><u>MARCH 20, 1989, RETURN RECEIPT</u>, filed</p>
	<p>Pro by Atty 20.00 Shff Hawkins by Atty 29.60 Shff Sur-charge by Atty 4.00 Pro <i>Sup Atty</i> 20.00 Pro by Atty 5.00</p>	<p><u>MARCH 31, 1989, PRAECIPE FOR APPEARANCE</u>, filed Kindly enter my appearance in the above captioned action on behalf of Plaintiffs, R. Stuart Auber and Jacqueline J. Auber. /s/ Jerome W. Kiger, Esq.</p> <p><u>MARCH 31, 1989, PLAINTIFFS' FIRST REQUEST FOR PRODUCTION OF DOCUMENTS PURSUANT TO RULE 4003.1</u>, filed by Jerome W. Kiger, Esq.</p> <p><u>APRIL 5, 1989, COMPLAINT</u>, filed by Jerome W. Kiger, Esq. NO COPIES <u>CERTIFICATE OF SERVICE</u>, filed I, Jerome W. Kiger, Certify that a true and correct copy of the within Complaint was served upon the following by US First Class Postal Mail on the 31st day of March, 1989: Daniel McGee, Esq. /s/ Jerome W. Kiger, Esq.</p> <p><u>APRIL 20, 1989, PRELIMINARY OBJECTIONS OF DEFENDANTS, TO COMPLAINT OF PLAINTIFFS</u>, filed by Daniel McGee, Esq. <u>APRIL 20, 1989, DEFENDANTS' REQUEST FOR PRODUCTION OF DOCUMENTS TO PLAINTIFF</u>, filed by Daniel McGee, Esq. <u>APRIL 20, 1989, NOTICE OF SERVICE OF INTERROGATORIES</u>, filed by Daniel McGee, Esq.</p> <p><u>JUNE 5, 1989, RESPONSE OF DEFENDANTS ARNOLD DUNWORTH AND LINDA M. DUNWORTH TO PLAINTIFFS' REQUEST FOR PRODUCTION OF DOCUMENTS</u>, filed by Daniel McGee, Esq.</p> <p><u>JULY 14, 1989, PLAINTIFFS' RESPONSE TO DEFENDANTS' REQUEST FOR PRODUCTION OF DOCUMENTS</u>, filed by Jerome W. Kiger, Esq. <u>CERTIFICATE OF SERVICE</u>, filed I, Jerome W. Kiger, certify that a true and correct copy of the within Plaintiffs' Response to Defendants' Request for Production of Documents was served upon the following by US First Class Postal Mail on the 12th day of July, 1989: Daniel McGee, Esq, 204 Calder Way, Suite 301, State College, PA 16801. /s/ Jerome W. Kiger, Esq.</p> <p><u>JULY 17, 1989, ORDER</u>, filed NOW, this 17th day of July, 1989, following argument into Defendants' Preliminary Objections, it is the ORDER of this Court that said Objections be and are hereby granted to the extent that Plaintiffs shall file an amended Complaint within twenty (20) days from date hereof to specifically plead the statutes and ordinances referred to in paragraph 6(p) of the Original Complaint and further, that Plaintiffs shall file an amended Complaint to specifically plead a factual basis for paragraphs 6(o) through (r) within twenty (20) days from date of completion of discovery failing which subparagraphs not amended shall be stricken. BY THE COURT John K. Reilly, Jr, P.J.</p>

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<p>James A. Naddeo</p> <p>2/23/89</p> <p>\$75.00 Pd. by Atty</p> <p>Clfd. Trust</p> <p>Ck: # 3050 \$40.00 to Civil Acct. Bal. 33.00 34.50</p>	<p>ALFRED R. CATENACCI</p> <p>89-319-CD</p> <p>SUSIE S. CATENACCI</p> <p>Pro 40.00</p> <p>Postage 2.00</p>	<p><u>FEBRUARY 23, 1989, COMPLAINT IN DIVORCE,</u> filed by James A. Naddeo, Esquire. (1) copy Certified to Attorney.</p> <p><u>MARCH 9, 1989, AFFIDAVIT OF SERVICE,</u> filed James A. Naddeo, Esq., Attorney for the above named Plaintiff, being duly sworn according to law, desposes 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 27, 1989, at the Defendant's residence of 3355 Virginia Avenue, Santa Monica, California 90404, as appears from the receipt of certified mail attached hereto. /s/ James A. Naddeo, Esq.</p> <p><u>MARCH 16, 1989, SENDER'S RECEIPT # P 928 315 373,</u> filed</p> <p><u>AUGUST 1, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST OF DIVORCE CASES,</u> filed. Certified copies to Atty. Naddeo and Def.</p> <p><u>SEPTEMBER 26, 1995, LETTER MAILED TO SUSIE S. CATENACCI RETURNED AND MARKED "MOVED NOT FORWARDABLE FORWARDING HAS EXPIRED",</u> filed.</p> <p><u>OCTOBER 2, 1995, ORDER,</u> filed. One cert. copy to Atty. Naddeo.</p> <p>NOW, this 29th day of September, 1995, this being the day and date set for General Call of the Inactive Divorce Case List in which no action has been taken in said case for two years or more; the Prothonotary's Office having given notice to the parties and/or counsel pursuant to the Local Rules of Court; neither party having appeared, it is the ORDER of this court that the above-captioned case be and is hereby TERMINATED with prejudice. It is the further Order that costs of the matter shall be assessed to the Plaintiff. BY THE COURT, /s/ Fredric J. Ammerman, Judge.</p> <p><u>TERMINATED WITH PREJUDICE</u></p>
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CK 3201 to Atty 27.50

CK 3202 to Pro 7.00

Michael P. Yeager

CLEARFIELD HOSPITAL

FEBRUARY 23, 1989, JUDGMENT NOTE, filed

See Original Papers for Information.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Four Thousand Two Hundred Three and 55/100 Dollars.

Debt \$4,203.55

JUDGMENT

Raymond J. Hetherington
Prothonotary

89-320-CD

FEBRUARY 23, 1989, Notice of Entry of Judgment mailed to the Defendant.

FRANK DEHAVEN, JR

Pro by Atty 9.00

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Benjamin S. Blakley

ALLAN CROOKS and
E. JANE CROOKS,

Feb 23
12:40 pm

89-321-CD

~~Toni M. Cherry~~

DONALD KIRKWOOD and
KATHLEEN KIRKWOOD,

Pro by Atty 40.00
Shff by Atty 25.00
sur-charge by Atty 4.00
Shff Dunkle by Atty 20.18

Pro by atty 15.00

FEBRUARY 23, 1989, COMPLAINT IN CIVIL ACTION, filed by Benjamin S. Blakley, III, Esquire. Three (3) copies Certified to Attorney.

MARCH 10, 1989, SHERIFF RETURN, filed NOW, February 24, 1989, Harry E. Dunkle, Shff of Jefferson County was deputized by Chester A. Hawkins, Shff of Clearfield County to serve the within Compliant on Donald Kirkwood, Deft.

NOW, February 28, 1989 @ 2:30 PM served the within Compliant on Donald Kirkwood, Deft. by deputizing the Shff of Jefferson County. The return of Shff Dunkle is hereto attached and made a part of this return by stating that he served by handing to Donald Kirkwood, Deft.

NOW, February 24, 1989 Harry E. Dunkle, Shff of Jefferson County was deputized by Chester A. Hawkins, Shff of Clearfield County to serve the within Complaint on Kathleen Kirkwood, Deft.

NOW, February 28, 1989 @ 2:30 PM served the within Complaint on Kathleen Kirkwood, Deft. by deputizing the Shff of Jefferson Coutny. The return of Shff. Dunkle is hereto attached and made a part of this return by stating that he served by handing to Kathleen Kirkwood, Deft. /s/ Chester A. Hawkins, by Darlene Shultz

APRIL 13, 1989, ANSWER & COUNTERCLAIM, filed by Toni M. Cherry, Esq. 1 cert atty.

MAY 3, 1989, ANSWER TO DEFENDANTS' COUNTERCLAIM, filed by Benjamin S. Blakley, III, Esq. 1 cert atty

MAY 26, 1989, ACCEPTANCE OF SERVICE, filed. I, the undersigned, ATTORNEY FOR PLAINTIFFS, ALAN CROOKS and E. JANE CROOKS, do hereby accept service of a certified copy of the Answer and Counterclaim filed on behalf of the Defendants, DONALD KIRKWOOD and KATHLEEN KIRKWOOD, this 24th day of April, 1989, /s/ Benjamin S. Blakley, Esquire.

MAY 26, 1989, ACCEPTANCE OF SERVICE, filed. I, hereby accept service of a ceerified copy of Plaintiffs' Answer to defendants' Counterclaim filed to the above-captioned matter on behalf of DONALD KIRKWOOD and KATHLEEN KIRKWOOD, defendants, on this the 5th day of May, 1989. /s/ Toni M. Cherry, Esquire.

JUNE 29, 1989, CERTIFICATE OF READINESS, filed I certify that all discovery in the case has been completed; all necessary parties and witnesses are available; serious settlement negotiations have been conducted; the case is ready in all respects for trial and a copy of this Certificate has been served upon all counsel of record and upon all parties of record who are not represented by counsel. Estimated Trial Time: 1/2 day. /s/ Benjamin S. Blakley, III, Esq. Arbitration List.

SEPTEMBER 11, 1989, NOTICE OF DOCUMENTATION IN SUPPORT OF DAMAGES, filed by Benjamin S. Blakley, III, Esq.

SEPTEMBER 15, 1989, PETITION TO WITHDRAW AS COUNSEL, filed Toni M. Cherry, Esq. 2 cert/T. Cherry

RULE: filed AND NOW, this 15th day of September, 1989, upon consideration of the Petition of TONI M. CHERRY, ESQ., Counsel of Record for the Defendants in the above-captioned case, it is hereby ORDERED AND DIRECTED, that a Rule issue forthwith upon the Defendants to show cause why Petitioner should not be granted leave to withdraw as counsel and further to show why Petitioner should not be reimbursed for any advances made in furtherance of Defendants' litigation.

Rule returnable the 29th day of September, 1989, at 10:00 AM at the Clearfield County Courthouse, Clearfield PA. BY THE COURT: John K. Reilly, Jr., P.J.

SEPTEMBER 26, 1989, LETTERS MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING SET FOR OCTOBER 5, 1989, at 10:00 A.M., filed.

SEPTEMBER 29, 1989, ORDER, filed 2 cert/Atty AND NOW, this 29th day of September, 1989, this being the date set for return of the Rule to Show Cause why Petitioner, TONI M. CHERRY, should not be allowed to withdraw as counsel for Defendants and Defendants having failed to appear either in person or by counsel to object to the granting of said Petition, they having received due and proper notice thereof, it is the ORDER of this Court that said Petition be and is hereby granted and the said TONI M. CHERRY, shall be permitted to withdraw as counsel for the Defendants in the above-captioned case. BY THE COURT: John K. Reilly, Jr., P.J.

SEPTEMBER 29, 1989, PRAECIPE, filed 3 cert/Atty Please withdraw the appearance of TONI M. CHERRY as counsel for the Defendants in the above-captioned case. /s/ Toni M. Cherry, Esq.

James M. Horne
MURKIN KEV

DENNIS H. GOLDEN and
PAM GOLDEN, h/w

FEBRUARY 23, 1989, COMPLAINT IN CIVIL ACTION, filed by James M. Horne, Esquire.
Two (2) copies Certified to Sheriff.

Feb 23
8:30 am

89-322-CD

MARCH 7, 1989, SHERIFF'S RETURN, FILED
NOW, February 27, 1989, at 5:55 P.M. served the within Complaint & Notice on Steve Quairere, Deft. at Residence 105 Olive Street, DuBois, Clearfield Co. PA. by handing to Barry Quairere, Defendants Father.
NOW, March 2, 1989 after diligent search in my bailwick, I return the within Complaint & Notice on David Richards, Individually as "NOT FOUND" as per Defendant's Mother, Defendant lives in Brookville, Jefferson Co.

NOW, March 2, 1989, after diligent search in my bailwick, I return the within Complaint & Notice on David Richards, t/d/b/a Velvet Car Wash, Deft., as "NOT FOUND" as per Defendant's mother, Defendant lives in Brookville, Jefferson Co.
/s/ Chester A. Hawkins by Darlene Shultz.

MAY 5, 1989, PRAECIPE TO REINSTATE COMPLAINT, filed

Please reinstate the Complaint filed in the above-captioned matter on or about February 18, 1989, and forward to the Sheriff for service on Defendant David Richards, individually and David Richards t/d/b/a Valet Car Wash. /s/ James M. Horne, Esq.

Chris A. Shaw

DAVID RICHARDS,
Individually,
DAVID RICHARDS, t/d/b/a
VALET CAR WASH and
STEVE QUAIRIERE,

MAY 5, 1989 COMPLAINT REINSTATE AND REISSUED TO SHERIFF FOR SERVICE. /s/ JMB

MAY 12, 1989, SHERIFF'S RETURN, filed.

NOW, May 10, 1989, served the within Complaint on David Richards, Inc., Defendant by Cert. Mail #P706900654 at PO Box 1005, DuBois, PA 15801, 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, May 10, 1989, served the within Complaint on David Richards, t/d/b/a, Valet Car Wash, defendant by Certified Mail, #P706900655 at PO Box 1005, DuBois, PA., 15801, being his last known address. The return receipt is hereto attached and made a part of this return endorsed by defendant. So answers, Chester A. Hawkins, Sheriff, by Marilyn Hamm.

TONY M. CHERRY

Pro by Atty 40.00

JUNE 19, 1989, NOTICE OF INTENT TO TAKE DEFAULT, filed by James M. Horne, Esq.

Shff by Atty 29.60

JUNE 19, 1989, AFFIDAVIT OF SERVICE, filed James M. Horne, Esq. attorney for the Plaintiffs in the above captioned matter, being duly sworn according to law doth depose and say that a Notice of Intention to file Default Judgment was mailed by regular mail at the post office in State College, Pa. on June 15, 1989 to the Defendant, David Richards, Ind. and David Richards t/d/b/a Valet Car Wash, at P.O. Box 1005, DuBois, PA. a copy of said Notice is attached hereto. /s/ James M. Horne, Esq.

Surg. by Atty 6.00

Pro by Atty 5.00

Shff by Atty 19.40

Pro by Atty 9.00

Pro by Atty 40.00

Pro by Atty 15.00

Pro by Atty 5.00

Pro by Atty 5.00

Pro by Atty 5.00

JUNE 29, 1989, ANSWER AND NEW MATTER, filed by Toni M. Cherry, Esq. 2 cert/Atty

JUNE 30, 1989, PRAECIPE FOR ENTRY OF DEFAULT JUDGMENT, filed

Pursuant to PA R.C.P. 237.1, please enter judgment in favor of the above Plaintiffs and against the Defendants David Richards, individually, and David Richards t/d/b/a Valet Car Wash for failure to appear or file an Answer within twenty (20) days from the date of service of the Complaint, and assess damages against said Defendant in the amount of One Thousand Four Hundred Sixty-six and 53/100 (\$1,466.53) Dollars together with costs of suit as set forth in the prayer of the Complaint filed. Attached is the Affidavit of Service and a copy of the Notice of Intention to File. /s/ James M. Horne, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendants David Richards i/a/t/d/b/a Valet Car Wash for failure to file an answer in the sum of One Thousand Four Hundred Sixty-Six Dollars and 53/100.

DEBT: \$1,466.53

DEFAULT JUDGMENT

Edward M. ...
Prothonotary

CERTIFICATE OF SERVICE, filed

I hereby certify that a true and correct copy of the Praecipe For Entry of Default Judgment, in the above-captioned matter was mailed by regular mail, postage

CONT. TO PG 333

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John R. Keating

THE BANKRUPTCY ESTATE OF MURPHY MOTOR FREIGHT LINES,

FEBRUARY 24, 1989, PRAECIPE FOR WRIT OF SUMMONS - CIVIL ACTION, filed by John R. Keating, Esquire. Please issue a writ of summons on behalf of plaintiff against defendant, Triangle Auto Spring Company, a Subsidiary of Marmon Corporation in the above captioned case. /s/ John R. Keating, Esquire.

FEBRUARY 27, 1989, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO THE SHERIFF FOR SERVICE.

MARCH 3, 1989, AFFIDAVIT OF SERVICE, filed NOW, February 28, 1989 at 12:45 PM EST served the within Summons on Triangle Auto Springs Co., Deft. at Employment, Ohio Avenue, Door 11, DuBois, Clearfield County, PA by handing to Larry Hage, Material Manager for Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

DECEMBER 13, 1989, PRAECIPE TO SETTLE AND DISCONTINUE, filed Please settle and discontinue the above-captioned case and mark it off the Docket. /s/ Thomas E. Reiber, Esq.

TRIANGLE AUTO SPRING CO., A Subsidiary of the Marmon Corporation,

SETTLED AND DISCONTINUED

Feb 24 8:30 am

89-323-CD

Pro by Atty 20.00
Shff JRK by Atty 23.60
sur-charge by Atty 2.00
Pro by Atty 5.00

Feb 24
11:15 am

89-324-CD

SUSAN D. VOZNIAK,

FEBRUARY 24, 1989, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by the Plaintiff.

Four (4) copies Certified to Plaintiff.
AFFIDAVIT OF INSUFFICIENT FUNDS, filed.

FEBRUARY 24, 1989, TEMPORARY ORDER, filed by Judge Ammerman,

Four (4) copies Certified to the Plaintiff.

MARCH 2, 1989, ORDER, filed 3 cert/Judge "A" NOW, this 2nd day of March, 1989, this being the date and time set for the Protections From Abuse Hearing in the above captioned case, neither party having appeared and this Court having been notified by Garry G. Kunes, Centre County Sheriff that service of this Court's ORDER dated February 24, 1989 was not served on defendant because the parties had reconciled, it is the ORDER of this Court that the Protection from Abuse Action be and is hereby dismissed.

It is further Ordered that the plaintiff pay all costs incurred by this County. The Court Administrator is directed to bill the plaintiff for all services rendered. BY THE COURT: Joseph S. Ammerman, Judge.

NICHOLAS P. VOZNIAK,

MARCH 7, 1989, LETTER FROM RAYMOND BILLOTTE, COURT ADMIN. TO SUSAN VOZNIAK, PLFF. filed

Letter notifying Susan Vozniak that her Protection from Abuse Action has been dismissed by the Court and also directing her to: Pay all costs in regard to this matter. The following is an itemized account of services rendered.

Prothonotary (filing fee)	\$40.00
Sheriff	30.00
Court Admin.	35.00
	<u>\$95.00</u>

Payment must be received on or before March 15, 1989. /s/ Raymond L. Billotte, Court Admin.

APRIL 11, SHERIFFS RETURN, filed.

NOW, February 24, 1989, Garry G. Kunes, Sheriff of Centre County was deputized to serve the within Protection From Abuse on Nicholas P. Vozniak, Defendant, by Chester A. Hawkins, Sheriff of Clearfield County.

NOW, March 1, 1989, as per Plaintiff, Susan D. Vozmiak, charges were dropped on the within Protection From Abuse on Nicholas P. Vozniak, Defendant, no service was made by Centre County.

5-9-89
DU*12733

Pro Jay Plff 40.00
Pro Jay Co. 40.00
Shff Hawkins by Plff 14.00
Shff Hawkins by Plff 16.00

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COMMONWEALTH OF PENNA,
DEPARTMENT OF PUBLIC
WELFARE,
Harrisburg, PA 17105

Feb 24
11:00 am

89-325-CD

MARY K. PEARCE,
EDWARD H. PEARCE,
Burnside, PA 15721

Pro by Plff 9.00

FEBRUARY 24, 1989, SUGGESTION OF NONPAYMENT, filed.

Fifteen days have elapsed since notice of filing this suggestion. It 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 the Defendant in the sum of Five Thousand and 00/100 Dollars.

Debt \$5,000.00

JUDGMENT

Raymond W. Peterson
Prothonotary

Recd March 5th 1989
Allen D. Bietz

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~~Ann B. Wood~~
BARBARA H. SCHICKLING

ELAINE M. DAVIS,

FEBRUARY 24, 1989, COMPLAINT IN DIVORCE, filed by Ann B. Wood, Esquire.
One (1) copy Certified to Attorney.

2/24/89
\$85.00 Pd.
by Atty

89-327-CD

FEBRUARY 24, 1989, PETITION FOR RELIEF UNDER THE PROTECTION OF ABUSE ACT, filed by Ann B. Wood, Esquire.
One (1) copy Certified to sheriff.
Seven (7) copies Certified to Attorney.
TEMPORARY PROTECTIVE ORDER AND RULE TO SHOW CAUSE, filed.

This Order shall remain in full force and effect until modified or terminated by this court.

A hearing shall be held on the 1st day of March, 1989, at 11:00 a.m. in the assigned courtroom of the Court of Common Pleas of this County, located at One North Second Street, Clearfield, Pennsylvania, 16830.
BY THE COURT: /s/ Joseph S. Ammerman, Judge.

Clfd Trust

FEBRUARY 28, 1989, AFFIDAVIT OF SERVICE, filed.

NOW, February 24, 1989, at 2:45 PM o'clock EST served the within Divorce Complaint & Petition For Relief Under the PFA Act on William H. Davis, II, defendant, at residence, 926 South 4th St., Clearfield Clearfield County, Pennsylvania by handing to William H. Davis, II, defendant, a true and attested copy of the Divorce Complaint & PFA. and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.

Kimberly-M. Kubista
Richard H. Milgrub

WILLIAM H. DAVIS, II,

MARCH 1, 1989, ORDER, filed 8 cert/Judge "A"
NOW, this 1st day of March, 1989, following conference between the parties at the time set for hearing it is the ORDER of the Court with the consent of the parties as follows:

Ck#8035
8036

Pro 40.00
Shff
Hawkins (by atty) 17.00
Shff Sur-charge (by atty) 2.00
State 10.00
Pro .50

(1). The Court makes no findings as to the allegations as set forth in the Petition.

(2). Respondent, William H. Davis, II, is hereby enjoined from abusing, striking, harassing or using foul language to the Petitioner, Elaine M. Davis and Heather Lynn Davis, their child.

(3). The Respondent, William H. Davis, II is hereby ordered to allow Petitioner, Elaine M. Davis, to enter the marital dwelling to remove the personal belongings of she and the child on Saturday, March 4, 1989 at 2:00 PM. The Respondent shall not be present at the residence and shall be responsible for arranging for someone to be there to let the Petitioner in. In the event the Respondent cannot make arrangements for March 4, 1989, the Petitioner shall be permitted to come in on March 11, 1989 under the same conditions.

CK#1584⁷ TRANS TO REG ACCOUNT 85.00

PRO 40.00
PRO .50
STATE 10.00
CK#1720 ATTY 34.50

(4). The Respondent is prohibited from having any contact with the Petitioner, including, but not limited to, entering the residence, place of employment, school or babysitters and harassing Petitioner and their child except for the limited purpose of arranging visitations as herein after set forth.

(5). Temporary custody of Heather Lynn Davis is continued in the Petitioners, Elaine M. Davis.

(6). Respondent shall have visitation with his child, Heather Lynn Davis on alternate Saturdays from 1:00 Pm to 6:00 Pm beginning Saturday, March 4, 1989. Said visitation shall be under the supervision of Harry B. Davis at a location to be agreed upon by both parties. In the event Harry B. Davis is unavailable for the scheduled time, the Respondent shall be responsible for arranging for supervision by a third party acceptable to both parties.

(7). There shall be no use of alcohol during visitation with the child.

(8). This ORDER shall be enforced by any law enforcement agency in a county where a violation of this ORDER occurs.

(9). This ORDER shall remain in full force and effect until modified or terminated by this Court. BY THE COURT: Joseph S. Ammerman, Judge.

JULY 25, 1989, PETITION FOR SPECIAL RELIEF IN THE FORM OF AN INJUNCTION PREVENTING REMOVAL, DISPOSITION, ENCUMBERING, OR ALIENATION OF PROPERTY UNDER SECTION 403(a) OF THE DIVORCE CODE AND PA. R.C.P. 1920.43(a), filed by Ann B. Wood, Esq. 1 cert atty

JULY 28, 1989, RULE AND ORDER, filed 1 cert/Atty

NOW THIS, 28th day of July, 1989, upon consideration of the Petitioner's Petition for Special Relief in the Form of an Injunction Preventing Removal, Disposition, Encumbering, or Alienation of Property Under Section 403(a) of the Divorce Code and PA R.C.P. 1920.43(a), it is Ordered and Decreed that a Preliminary Injunction be issued and that Respondent, WILLIAM H. DAVIS, II, Is enjoined from disposing, transferring, encumbering, concealing, selling, removing or alienating any real or personal property owned by the Plaintiff or Defendant individually or jointly until further order of this Court.

It is further Ordered that WILLIAM H. DAVIS, II shall appear and show cause before this Court on the 1st day of August, 1989, at 2:00 pm in Courtroom No. 2 of the Clearfield County Courthouse, why the Court should not continue this injunction pending final determination by the Court of the issue of equitable property distribution. BY THE COURT: Joseph S. Ammerman, Judge.

R. Denning
Gearhart

GALE M. COULTER,

FEBRUARY 24, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.
One (1) copy Certified to Attorney.

MARCH 21, 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 byt he signed receipt attached hereto as Exhibit "A". /s/ R. Denning Gearhart

2/24/89
\$75.00 Pd.
by Atty

89-328-CD

JUNE 8, 1989, AFFIDAVIT OF CONSENT OF GALE M. COULTER, filed

AFFIDAVIT OF CONSENT OF DANIEL COULTER, filed
PRAECIPE TO TRANSMIT RECORD AND DECREE, filed
AND NOW, this 12th day of June, 1989, it is Ordered

Clfd Trust

and Decreed that GALE M. COULTER, Plaintiff and DANIEL COULTER, Defendant, are divorced from the bonds of matrimony. BY THE COURT: Joseph S. Ammerman, Judge

DANIEL COULTER,

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

Pro 40.00

Pro .50

State 10.00

Ck#6144 Trans to reg acct. \$75.00

Pro. 40.50

State 10.00

#13361 Atty 24.50 \$75.00

Printed By: Romberger Bindery - Form H-611

James A. Naddeo

CAROL M. WITHEROW,

FEBRUARY 24, 1989, COMPLAINT IN DIVORCE, filed by James A. Naddeo, Esquire.
One (1) copy Certified to Attorney.

2/24/89
\$75.00 pd
by Atty

89-329-CD

MARCH 9, 1989, AFFIDAVIT OF SERVICE, 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 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 March 2, 1989, at the Defendant's residence of 502 McAteer St., Houstzdale, PA, as appears from the receipt of certified mail attached hereto. /s/ James A. Naddeo, Esq.

Clfd Trust

JUNE 9, 1989, AFFIDAVIT OF CONSENT OF CAROL M. WITHEROW, filed

JUNE 9, 1989, AFFIDAVIT OF CONSENT OF DENNIS R. WITHEROW, filed

JUNE 9, 1989, PRAECIPE TO TRANSMIT THE RECORD & DECREE, filed

DENNIS R. WITHEROW,

AND NOW, this 12th day of June, 1989, it is Ordered and Decreed that CAROL M. WITHEROW, Plaintiff, and DENNIS R. WITHEROW, Defendant, are divorced from the bonds of matrimony, 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 marrried.

Pro 40.00
State 10.00
Pro .50

AND IT IS FURTHER, ORDERED, ADJUDGED AND DECREED, pursuant to Pa. R.C.P. 1920.1, et seq., and Act 2601980, 23 P.S. 1, et seq., "The Divorce Code", that

Ck#6145 Trans to reg acct. \$75.00
Pro. 40.50
#133k62Atty 24.50
State 10.00 \$75.00

the terms, provisions, and conditions of a certain Marriage Settlement Agreement between the parties dated March 11, 1989, and attached to this Decree and Order 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 merge with this Decree and Order.

Pro by Atty 8.00

BY THE COURT: Joseph S. Ammerman, Judge.

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

SEPTEMBER 12, 1989, NOTICE OF INTENT TO RESUME PRIOR NAME, filed.
Notice is hereby given that the Plaintiff in the above-captioned, CAROL M. WITHEROW, having been granted a Final decree in Divorce on June 12, 1989, hereby intends to resume and hereby after use the previous name of CAROL M. GLANGO and give us written notice avowing her intent in accordance with the provisions of the Act of April 2, 1980, P.L. 63, No. 26 Section 702; 23 P.S. 702. /s/ Carol M. Witherow, TO BE KNOWN AS: Carol M. Flango.

<p>James D. Carmella</p> <p>Feb 24 3:45 am</p> <p>89-330-CD</p> <p><i>Filed in 89-11</i></p> <p>John A. Bonya Carl A. Belin Ann B. Wood</p>	<p>JOHN P. PRUSHNOK, GEROGE D. PRUSHNOK and DAVID M. PURSHNOK, t/a ANDRAY MINING COMPANY,</p> <p>THE ARCADIA COMPANY, INC.,</p> <p>ROBERT R. RORABAUGH and SARAH MARIE RORABAUGH, his wife; ROBERT D. RORABAUGH and BARBARA JEAN RORABAUGH, his wife; ROGER D. RORABAUGH, single; and DANIEL J. RORABAUGH,</p>	<p>FEBRUARY 24, 1989, <u>PRAECIPE FOR WRIT OF SUMMONS</u>, filed by James D. Carmella, Esquire. Please issue a Writ of Summons in the above captioned matter.</p> <p>FEBRUARY 27, 1989, <u>WRIT OF SUMMONS IN CIVIL ACTION ISSUED BACK TO ATTORNEY, JAMES D. CARMELLA FOR SERVICE.</u></p> <p>MARCH 29, 1989, <u>SHERIFF RETURN</u>, filed NOW, March 23, 1989 John R. Gondal Shff. of Indiana County was deputized by Chester A. Hawkins, Shff of Clearfield County to serve the within Summons on the Arcadia Co., Inc., Deft. NOW, march 23, 1989 @ 2:00 PM EST served the within Summons on The Arcadia Co., Inc., Deft. by deputizing the Shff of Indiana County. The return of Shff Gondal is hereto attached and made a part of this return by stating that he served by handing to Michael Klapik, pic for Deft. /s/ Chester A. Hawkins, Shff.</p> <p>MAY 22, 1989, <u>COMPLAINT</u>, filed by James D. Carmella, Esq. 6 copies cert atty.</p> <p>JUNE 21, 1989, <u>PRELIMINARY OBJECTIONS TO COMPLAINT</u>, filed by John A. Bonya 1 cert/Atty <u>CERTIFICATE OF SERVICE</u>, filed The undersigned, attorney for The Arcadia Company, Inc., certifies that true and correct copies of Preliminary Objections to Complaint were mailed by US first class mail to the following: James D. Carmella, Esq; Ann B. Wood, Esq; Winifred H. Jones-Winger, Esq; John A. Ayres, Jr., Esq. /s/ John A. Bonya, Esq.</p> <p>JUNE 22, 1989, <u>PRAECIPE FOR APPEARANCE</u>, filed by Ann B. Wood, Esquire. Four (4) copies Certified to Attorney Please enter my appearance on behalf of Defendants, ROBERT R. RORABAUGH, SARAH MARIE RORABAUGH, BARBARA JEAN RORABAUGH, ROGER D. RORABAUGH and DANIEL J. RORABAUGH. /s/ Ann B. Wood, Esquire.</p> <p>JUNE 22, 1989, <u>PRELIMINARY OBJECTIONS</u>, filed by Ann B. Wood, Esquire. Four (4) copies Certified to Attorney. <u>CERTIFICATE OF SERVICE</u>, filed. The undersigned, attorney for Defendants,</p>	
<p>Alan F. Kirk Winifred Jones-Wenger</p> <p>Pro by atty 20.00 Shff by atty 21.00 Surg. by atty 2.00 Pro by atty 20.00 Pro 5.00 Shff by atty 24.40 Surg. by atty 2.00 <i>Pro by Atty 9.00</i> Pro by Atty 30.00 Pro by Atty 5.00</p>	<p>single; GOLDIE H. IRACA; JAMES PASSMORE; BARBARA BEASLEY FOG and JAMES P. BEASLEY</p>	<p>Rorabaugh, certifies that true and correct copies of PRELIMINARY OBJECTIONS to Complaint were mailed by United States First Class Mail to the following on June 22, 1989: James D. Carmella, Esquire, Attorney at Law, 724 Church Street, Indiana, PA 15701 John A. Bonya, Esquire, MACK & BONYA, Attorney at Law, 134 South Sixth, Street, Indiana, PA 15701.</p> <p>JULY 11, 1989, <u>ANSWER TO PRELIMINARY OBJECTIONS TO COMPLAINT OF DEFENDANT RORABAUGHS</u>, filed by James D. Carmella, Esq.</p> <p>JULY 11, 1989, <u>ANSWER TO PRELIMINARY OBJECTIONS TO COMPLAINT, OF DEFENDANT ARCADIA COAL</u> filed by James D. Carmella, Esq.</p> <p>JULY 17, 1989, <u>PRAECIPE</u>, filed Kindly reinstate the above captioned matter. /s/ James D. Carmella, Esq.</p> <p>JULY 17, 1989, <u>RE-INTSTATED TO SHFF FOR SERVICE</u>, 1b</p> <p>JULY 24, 1989, <u>AFFIDVIT OF SERVICE</u>, filed NOW, July 20, 1989, at 1:18 P.M. served the within Complaint on Goldie Iraca, Deft. at residence, Madera, Clearfield County, PA. by handing to Goldie Iraca. /s/ Chester A. Hawkins by Marilyn Hamm.</p> <p>AUGUST 7, 1989, <u>PRAECIPE TO ENTER APPEARANCE</u>, filed Please enter my appearance on behalf of Goldie H. Iraca, Defendant, in teh above captioned matter. Kindly file all correspondence to Alan F. Kirk, Esquire, Kriner, Koerber & Kirk, PO Box 1320, 110 North Second Street, Clearfield, PA, 16830. /s/ Alan F. Kirk, Esq.</p> <p><u>CERTIFICATE OF SERVICE</u>, filed I, Alan F. Kirk, Hereby certify that a true and correct copy of teh foregoning Praecipe to Enter Appearance was served by U.S. Mail, First Class, this 7th day of August, 1989, upon teh Ann Bell Wood, Esq.; Dale E. Williams, Esq. 600 Grant Building, Pittsburgh, PA 15219; Winifred Jones Wenger, 20 N 2nd St, Philipsburg, PA 16866; James D. Carmella, Esq. 724 Church ST., Indiana, PA 15701; John A. Bonya, Esq., 134 South 6th St., Indiana, PA 15701. /s/ Alan F. Kirk, Esq. (7 cert/Atty)</p>	

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Edward V. Cherry

Feb 24
3:50 am

JAMES A. WATSON,
ROBERT E. WATSON and
JEAN MARIE PETERSON,

89-331-CD

JOHN W. SHENKLE and
CHERYL J. SHENKLE,

Pro by Atty 9.00
Pro by Atty 5.00

FEBRUARY 24, 1989, COMPLAINT/CONFESSION OF JUDGMENT,
filed by Edward V. Cherry, Esquire.

Pursuant to the authority contained in the Warrant of Attorney which appears in the Demand Judgment Note, dated December 10, 1986, a copy of which is attached to the Complaint filed in this action, we appear for the Defendants and confess judgment in favor of the Plaintiffs and against the Defendants as follows:

- (a) Principal - \$\$1,310.00,
 - (b) Attorney's commission at 10% - \$131.00
 - (c) Costs.
- TOTAL, \$1,441.00

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Four Hundred Forty-one and 00/100 Dollars, with costs.

Debt \$1,441.00

JUDGMENT

Raymond W. Peterson
Prothonotary

FEBRUARY 24, 1989, Notice of Entry of Judgment mailed to the Defendant.

SEPTEMBER 2, 1992, RELEASE OF LIEN, filed by Paula Cherry, Esq. (See original for information).

Revised to NO. 94-280-CD. February 23, 1994

December 22 9/5/94
William A. Shaw

<p>Timothy E. Durant</p> <p>2/27/89 \$85.00 pd by Atty</p> <p>Clfd Trust</p> <p>Ck#6150 Trans to reg acct. \$85.00 Pro. 40.50 State 10.00 #13367 Atty 34.50</p>	<p>PEGGY S. (KEPHART) IRWIN,</p> <p>89-332-CD</p> <p>DAVID E. IRWIN,</p> <p>Pro 40.00 Pro .50 State 10.00</p>	<p>FEBRUARY 27, 1989, COMPLAINT IN DIVORCE, filed by Timothy E. Durant, Esquire. Two (2) copies Certified to Attorney</p> <p>MARCH 7, 1989, AFFIDAVIT OF SERVICE, filed LANA N. BOWSER, being duly sworn according to law, desposes and says that on February 27, 1989, she did deposit in the US mail a true and correct copy of the Complaint in Divorce Under Section 201(c), certified mail, restricted delivery, return receipt requested, and with a certified mail number of P 928 314 605. The Complaint and Notice to Defend were sent to Defendant, DAVID W. IRWIN, at his last known address, which is 709 Scarsdale Circle, Lancaster, PA 17603. Said return receipt was signed by David Irwin, on March 1, 1989. The original receipts are attached hereto. /s/ Lana N. Bowser</p> <p>JUNE 15, 1989, AFFIDAVIT OF CONSENT OF DAVID E. IRWIN, filed AFFIDAVIT OF CONSENT OF PEGGY S. (KEPHART) IRWIN, filed PRAECIPE TO TRANSMIT RECORD AND DECREE, filed AND NOW, this 20th day of June, 1989, it is ORDERED and DECREED that PEGGY S. (KEPHART) IRWIN, Plaintiff, and DAVID E. IRWIN, Defendant, are divorced from the bonds of matrimony and the terms of a certain Postnuptial Agreement between the parties dated June 9, 1989, are hereby approved and incorporated herein. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>JULY 15, 1989, VITAL STATISTICS MAILED TO DEPT. OF HEALTH, NEW CASTLE.</p> <p>JUNE 26, 1989, NOTICE OF ELECTION TO RETAKE MAIDEN NAME, filed by Timothy E. Durant, 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 on the 20th day of June, 1989, hereby elects to retake and hereafter use her previous name of PEGGY S. KEPHART. /s/ Peggy S. (Kephart) Irwin, TO BE KNOWN AS: PEGGY S. KEPHART.</p>
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Pro by Atty 8.00

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IN RE:
ANNA POLLICK,
An Alleged Severely
Mentally Disabled
Person,

Feb 27
9:35 am

89-333-CD

Ch 12142
12775

Pro *lyc Co* 40.00
R. Mattern *lyc Co* 158.80

FEBRUARY 27, 1989, PETITION FOR INVOLUNTARY TREATMENT MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
ANNA POLLICK has acted in such a manner as to cause me to believe that she is severely mentally disabled. She has been examined by Dr. J. K. Fugate and was found to be in need of treatment.
(d) As the patient is currently in a facility receiving voluntary treatment, I ask the court to issue an order that the patient be involuntarily committed for treatment. /s/ Mary Alyce Nelson,
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 From MH785-A. I believe that she does not understand her rights.
I hereby affirm that I have examined ANNA POLLICK on February 23, 1989 to determine if she is in need of treatment /s/ James K. Fugate, M.D.
IN MY OPINIONS The patient is severely mentally disabled and in need of treatment.
ORDER, filed.
AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
ORDER, filed.
AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, as the attorney to represent alleged severely mentlaly 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 1, 1989, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.
One (1) copy Certified to EMS.
DECREE, filed.
AND NOW, this 1st day of March, 1989, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

The Court finds ANNA POLLICK is severely mentally disabled within the meaning of the Mental Health Procedrues Act of 1976, as amended.
Accordingly, the Court ORDERS that ANNA POLLICK 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 costs of this proceeding and the fee of J. Richard Mattern II, Esqurie, Clearfield County Mental Health Review Officer, shall be paid by Clearfield County.
It is the FURTHER ORDER of this Court that the Clearfield-Jefferson Community Mental Health Program shall reimburse Clearfield County to the extent permissible by their regulations. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
MARCH 1, 1989, ORDER, filed. One (1) copy Certified to EMS.
AND NOW, this 1st day of March, 1989, it is the ORDER of this Court that the EMS Ambulance Service, of DuBois, PA., transport the above-named ANNA POLLICK from the DuBois, Regional Medical Center, West, Psychiatric Ward, DuBois, PA to Warren State Hospital, Warren, PA., as per ORDER OF COURT Commitment dated March 1, 1989. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Printed By: Romberger Bindery - Form H-611

<p>Daniel Heberling</p> <p>Feb 27 8:30 am</p> <p>Daniel P. Carroll Frank J. Hartye</p>	<p>MARIE BURGESS, Administratrix of the ESTATE OF BRANDA M. SOLEM,</p> <p>89-335-CD</p> <p>STEPHEN M. KRUK, D.O., DUBOIS REGIONAL MEDICAL CENTER,</p>	<p>FEBRUAYR 27, 1989, COMPLAINT IN CIVIL ACTION, filed by Daniel Heberling, Esquire. Four (4) copies Certified to Sheriff. One (1) copy Certified to Attorney.</p> <p>MARCH 3, 1989, SHERIFF'S RETURN, FILED NOW, February 28, 1989, at 11:55 A.M. served the within Complaint & Notice on DuBois Regional Medical Center, Deft. at employment, Hospital Ave., DuBois, Clearfield Co. PA. by haind to Judith J. Stottish, Admin. Assist. to Deft. NOW, February 28, 1989, at 12:55 P.M. served the within Complaint & Notice ON Steven M. Kruk, D.O. Deft., at employment, Medical Arts Bldg., Suite 205, DuBois, PA. by handing to Steven M. Kruk, Deft. /s/ Chester A. Hawkins by Darlene Shultz.</p> <p>MARCH 15, 1989, PRAECIPE FOR APPEARANCE, filed Kindly enter my appearance as counsel of record for Defendant, DuBois Regional Medical Center, in the above captioned action. /s/ Frank J. Hartye, Esq.</p> <p>MARCH 15, 1989, PRAECIPE FOR APPEARANCE, filed Kindly enter our appearance on behalf of Steven M. Kruk, D.O., one of the Defendants in the above captioned case. This case will be handled by Daniel P. Carroll, Esq. /s/ Daniel P. Carroll, Esq.</p> <p>APRIL 17, 1989, ANSWER & NEW MATTER, filed on behalf of DuBois Regional Medical Center, filed by Frank J. Hartye, Esq.</p> <p>APRIL 27, 1989, PLAINTIFF'S ANSWER TO NEW MATTER, filed by Mark Gordon, Esq.</p> <p>MAY 3, 1989, ANSWER TO COMPLAINT AND NEW MATTER, filed by Daniel P. Carroll, Esq.</p> <p>MAY 19, 1989, PLAINTIFF'S ANSWER TO NEW MATTER, filed by Mark Gordon, Esq.</p> <p>DECEMBER 23, 1989, NOTICE OF SERVICE OF INTERROGATORIES, filed I, the undersigned, hereby certify that I served an Original and two (2) copies of Interrogatoeis directed to Plaintiff upon Mark Gordon, Esq, Pietragallo, Bosick and Gordon, 13th floor, One Oxford Centre, Pittsburgh, PA, 15219, by first-class mail, postage prepaid, this 27th day of December, 1989. /s/ Jodi K. Innocent, Esq.</p>
	<p>Pro by Atty 40.00</p> <p>Shff by atty 27.60</p> <p>Surg. by atty 4.00</p> <p>Pro by Atty 5.00</p>	<p>MARCH 7, 1990, REQUEST FOR PRODUCTION OF DOCUMENTS DIRECTED TO PLAINTIFF, filed by S/Robert J. Pfaff, Esq.</p> <p>MARCH 20, 1990, NOTICE OF SERVICE OF INTERROGATORIES, filed I, the undersigned, hereby certify that I served an Original and two (2) copies of Interrogatories Directed to Plaintiff upon Robert J. Behling, Esq, 13th Floor, One Oxford Centre, Pittsburgh, PA 15219, by first-class mail, postage prepaid, this 19th day of March, 1990. /s/ Jodi K. Innocent, Esq.</p> <p>CERTIFICATION OF SERVICE, filed We hereby certify that a true and correct copy of the within was addressed to All counsel of record and deposited in the US mails this 19th day of March, 1990. /s/ Jodi K. Innocent, Esq.</p> <p>APRIL 30, 1990, REQUEST FOR PRODUCTION OF DOCUMENTS DIRECTED TO THE DEFENDANT DUBPOIS REGIONAL MEDICAL CENTER, filed by Robert j. Behling, Esq. CERTIFICATE OF SERVICE, filed I do hereby certify taht I mailed by US Mail on the 26th day of April, 1990, a true and correct copy of the pleading to counsel of record. /s/ Robert J. Behling, Esq.</p> <p>APRIL 30, 1990, NOTICE OF SERVICE OF INTERROGATORIES DIRECTED TO THE DEFENDANT DUBOIS REGIONAL MEDICAL CENTER, filed by Robert J. Behling, Esq. CERTIFICATE OF SERVICE, filed I do hereby certify that I mailed by US Mail on the 26th day of April, 1990, a true and correct copy of the pleading to counsel of record. /s/ Robert J. Behling, Esq.</p> <p>APRIL 30, 1990, REQUEST FOR PRODUCTION OF DOCUMENTS DIRECTED TO THE DEFENDANT STEPHEN M. KRUK, D.O., filed by Robert J. Behling, Esq. CERTIFICATE OF SERVICE, filed I do hereby certify that I mailed by US Mail on the 26th day of April, 1990, a true and correct copy of the pleading to counsel of record. /s/ Robert J. Behling, Esq.</p> <p>APRIL 30, 1990, NOTICE F SERVICE OF INTERROGATORIES DIRECT TO THE DEFENDANT, STEPHEN M. KRUK, D.O., filed by Robert J. Behling, Esq CERTIFICATE OF SERVICE, filed I do hereby certify that I mailed by US Mail on the 26th day of April, 1990, a true and correct copy of teh pleading to counsel of record. /s/ Robert j. Behling, Esq.</p>

<p>Feb 27 8:30 am</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF LABOR AND INDUSTRY, Harrisburg, PA 17105</p> <p>89-336-CD</p> <p>IRVONA WOOD PRODUCTS CO., INC., RD 2, Box 206 Irvona, PA 16656</p> <p>Pro by Plff 9.00</p>	<p><u>FEBRUARY 27, 1989, CERTIFIED COPY OF LIEN, TO THE USE OF THE UNEMPLOYMENT COMPENSATION FUND</u> filed.</p> <p>Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Nine Hundred Twenty-eight and 72/100 Dollars, with costs.</p> <p>Debt \$928.72</p> <p>Interest Computed from February 28, 1989</p> <p>Filed and Entered by Plaintiff, February 27, 1989</p> <p>Judgment</p> <p><i>Raymond Netherman</i> Prothonotary</p>	
<p>Feb 27 8:30 am</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF LABOR AND INDUSTRY, Harrisburg, PA 17105</p> <p>89-337-CD</p> <p>VISION PRESS LIMITED (A Corporation) PO Box 145 Coalport, PA 16627</p> <p>Pro by Plff 9.00</p>	<p><u>FEBRUARY 27, 1989, CERTIFIED COPY OF LIEN, TO THE USE OF THE UNEMPLOYMENT COMPENSATION FUND</u> filed.</p> <p>Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Five Hundred seventy-five and 64/100 Dollars, with costs.</p> <p>Debt \$575.64</p> <p>Interest Computed from February 28, 1989.</p> <p>Filed and Entered by Plaintiff, February 27, 1989.</p> <p>Judgment</p> <p><i>Raymond Netherman</i> Prothonotary</p>	

Richard H.
Milgrub

RICHARD H. MILGRUB,

FEBRUARY 27, 1989, JUDGMENT NOTE, filed.

See Original Papers for Information.

Judgment is entered in favor of the Plaintiff and
against the Defendant in the sum of Four Thousand and
00/100 Dollars.

Debt \$4,000.00

JUDGMENT


ProthonotaryFeb 27
3:30 am

89-338-CD

FEBRUARY 27, 1989, Notice of Entry of Judgment mailed
to the Defendant.

FRANK DEHAVEN, JR.,

Pro by Atty 9.00

<p>Dwight L. Koerber</p> <p>Feb 27 3:35 pm</p>	<p>PAUL G. SMITH, Executor of the ESTATE OF ALTA L. SMITH,</p> <p>89-339-CD</p> <p>AUGUSTUS BEAUSIGNEUR, and Heirs and Assigns of any person claiming under AUGUSTUS BEAUSIGNEUR: and WILLIAM PORTER, and Heirs and Assigns of any Person claiming under WILLIAM PORTER,</p>	<p>FEBRUARY 27, 1989, COMPLAINT/Action/Quiet Title, filed by Dwight L. Koerber, Jr., Esquire. Two (2) copies Certified to Attorney.</p> <p>FEBRUARY 28, 1989, MOTION FOR PUBLICATION, filed by Dwight L. Koerber, Jr., Esquire. ORDER, filed. Two (2) copies Cert/Attorney AND NOW, this 28th day of February, 1989, upon consideration of the foregoing Motion For Publication of Dwight L. Koerber, Jr., attorney for plaintiff in the above-captioned action, it is hereby ORDERED AND DECREED that Plaintiff is granted leave to make service of the Complaint on defendants, AUGUSTUS BEAUSIGNEUR and WILLIAM PORTER, 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 property described in the Complaint, by publication once a week for three successive weeks in <u>The Progress</u>, a newspaper of general circulation in Clearfield County, Pennsylvania; and proof of circulation 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.</p> <p>MARCH 27, 1989, AFFIDAVIT, filed.</p> <p>MARCH 28, 1989, MOTION FOR ENTRY OF JUDGMENT AND ORDER OF COURT, filed 3 cert/Atty AND NOW, this 28th day of March, 1989, an appropriate proof of publication having been filed in this matter, and no answer having been made by defendants within the required time period, the Court, upon Motion of Dwight L. Koerber, Jr., attorney for plaintiff, hereby ORDERS and DECREES as follows: (1) That the prior Order of this Court, dated February 28, 1989 is hereby modified in accordance with the Pennsylvania Rules of Civil Procedure, 42 PA C.S. §430 (b), which requires publication once, as opposed to three times, and said publication has been accomplished on March 3, 1989; (2) That the Court finds that the subject property continues to be vested in the Estate of Alta L. Smith, notwithstanding the provisions of the deed of April 21, 1983, recorded at Deed Book Volume 883, page 275 of the Recorder of Deeds of Clearfield County, inasmuch as the said deed purported to transfer ownership of the subject property to the "Rebecca R. Smith and Alta L. Smith Estate (both deceased)", which is an estate that did not exist; moreover, such deed would not affect the ownership of the said property, inasmuch as the sole beneficiary and heir of the Rebecca R. Smith Estate was Alta L. Smith, thereby resulting in the April 21, 1983 deed being a conveyance from the Alta L. Smith Estate to the Alta L. Smith Estate. (3) That the defendants herein be forever barred from asserting any right, title, lien or interest in the plaintiff's land inconsistent with the ownership of plaintiff, unless defendants bring an action in ejectment against plaintiff for the recovery of the land within thirty (30) days after the entry of judgment of the Court; (4) That plaintiff be decreed as the sole owner and be entitled to exclusive possession of the premises hereinafter described: BEGINNING at an iron pin located on the Pennsylvania State Forest boundary line and also the Southeast corner of Maxwell Smith and Janice Zimmerman property; thence along lands of Maxwell Smith and Janice Zimmerman and lands of Walker, Rodkey, Smith and Smith, North eighty-nine degrees twenty-one minutes West (N 89°21'W) one thousand four hundred seventy-five and ninety-seven hundredths feet (1475.97) to an iron pin located on line of Cyrus Weisgerber; thence along lands of Weisgerber, South seven degrees no minutes West (S 7° 00'W) three hundred and ninety feet (390.0) to an iron pin in a stump and also the Northeast corner now or formerly of Francis Leigey; thence along lands now or formerly of Leigey, South seven degrees nine minutes West (s 7°09'W) two thousand five hundred fifty-two and fifty-eight hundredths feet (2552.58) to a post in a stone pile; thence South eighty-one degrees no minutes East (S 81°00'E) eight hundred twenty-seven and fifty-nine hundredths feet (827.59) to an iron pin in a stone pile; thence South eighty degrees fourteen minutes East (S 80°14' E) five hundred sixty-eight and sixty-six hundredths feet (568.66) to a post in a stone pile and also the Southwest corner of Pennsylvania State Forest lands; thence along lands of Pennsylvania State Forest, North eight degrees thirty-one minutes East (N8°31'E) three thousand one hundred fifty-four and ninety-five</p>
	<p>Pro by Atty 40.00 Pro by Atty 9.00 Pro <i>by Atty</i> 1.00</p>	<p>of the Recorder of Deeds of Clearfield County, inasmuch as the said deed purported to transfer ownership of the subject property to the "Rebecca R. Smith and Alta L. Smith Estate (both deceased)", which is an estate that did not exist; moreover, such deed would not affect the ownership of the said property, inasmuch as the sole beneficiary and heir of the Rebecca R. Smith Estate was Alta L. Smith, thereby resulting in the April 21, 1983 deed being a conveyance from the Alta L. Smith Estate to the Alta L. Smith Estate.</p>

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<p>Barbara H. Schickling</p> <p>2/28/89 \$85.00 Pd. by Atty</p> <p>Clfd Trust</p> <p>R. Denning Gearhart</p> <p>Ck#6242 Trans to reg acct. \$85.00 Pro. 40.50 State 10.00 #13483 Atty 34.50</p>	<p>DUANE A. MCCRACKEN</p> <p>89-340-CD</p> <p>SANDRA D. MCCRACKEN,</p> <p>Pro 40.00 Pro .50 State 10.00</p> <p>Pro by Atty 8.00</p>	<p>FABRUAYR 28, 1989, COMPLAINT UNDER SECTION 201(c) OF THE DIVORCE CODE, filed. One (1) copy Certified to Attorney.</p> <p>MARCH 9, 1989, AFFIDAVIT, filed AND NOW, this 8th day of March, 1989, 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 action on Sandra D. McCracken, Defendant, in the above-captioned action, by sending said copy by Certified Mail No. P-868 424 982, return receipt requested, restricted delivery, to the said Defendant at her last known address to-wit: RD 3. Box 235, Clearfield PA 16830. /s/ Barbara H. Schickling, Esq.</p> <p>AUGUST 7, 1989, ANSWER AND COUNTERCLAIM, filed by R. Denning Gearhart, Esq. 2 cert/Atty</p> <p>AUGUST 14, 1989, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND COSTS and RULE RETURNABLE, filed by R. Denning Gearhart, Esq. 2 copies certified AND NOW, this 14th day of August, 1989, upon consideration of the within Petition for Alimony Pendente Lite, Counsel Fees and Costs, a Rule is hereby issued upon DUANE A. McCracken, Plaintiff to show cause why he should not pay the Defendant alimony pendente lite, counsel fees and costs. Rule Returnable the 14th day of September, 1989, at 11:00 a.m. in the Clearfield County Courthouse, Clearfield Pennsylvania. BY THE COURT: /s/ Joseph S. Ammerman, J</p> <p>SEPTEMBER 12, 1989, AFFIDAVIT OF CONSENT OF DUANE A. McCracken, filed AFFIDAVIT OF CONSENT OF SANDRA D. McCracken, filed PRAECIPE TO TRANSMIT RECORD AND DECREE, filed AND NOW, the 29th day of September, 1989, it appearing of record that the Complaint was filed in this matter on February 28, 1989, and more than Ninety (90) days have elapsed from the date thereof; and further,</p>
		<p>that the Defendant accepted service on March 6, 1989, 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 DUANE A. McCracken, be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and SANDRA D. McCracken, 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 have been raised of record in this action for which the Court retains jurisdiction. 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: Joseph S. Ammerman, Judge.</p> <p>OCTOBER 16, 1989, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.</p> <p>JANUARY 10, 1989, NOTICE OF ELECTION OT RETAKE MAIDEN NAME, filed by Sandra D. McCracken, To be known as Sandra D. Smith. 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 29th day of September, 1989, hereby elects to retake and hereafter use her maiden name of SMITH and gives this written notice avowing her intention in accordance with the provisions of the Act of May 25, 1939, P.L. as amended. /s/ Sandra D. McCracken, to be known as Sandra D. Smith.</p>

Kim C. Kesner

COLUMBIA SAVINGS ASSOCIATION,

FEBRUARY 28, 1989, COMPLAINT IN REPLEVIN, filed by Kim C. Kesner, Esquire.

One (1) copy Certified to Sheriff WHEREFORE, Plaintiff demands judgment for possession of the property above described.

MARCH 29, 1989, SHERIFF RETURN, filed NOW, March 29, 1989 after Diligent search in my baliwick, I return the within Complaint on Jerry L. Hockenberry, Deft, as a "NOT FOUND". The Deft has moved to Florida-No address Known. /s/ Chester A. Hawkins, Shff, by Darlene Shutz

Feb 28 11:15 am

89-341-CD

MAY 25, 1989, CERTIFICATE OF SERVICE, filed The undersigned, Kim C. Kesner, Attorney for Plaintiff in the above-captioned action, hereby certifies that on May 19, 1989, he caused a certified copy of a Compliant to be served on Defendant, Jerry L. Hockenberry, by mailing the same to Defendant at his last known residence, 3636 South West 13th Court, Fort Lauderdale, Florida 33317, by US Mail, certified, restricted delivery, as evidenced by Certified Mail Receipt and Return Receipt No. P-552 407 953, bearing Defendant's signature, the originals of which are attached hereto as Exhibit "A" and incorporated herein by reference. /s/ Kim C. Kesner, Esq.

JERRY L. HOCKENBERRY,

JUNE 22, 1989, MOTION FOR DEFAULT JUDGMENT FOR WANT OF ANSWER, filed 2 cert/Atty

JUNE 26, 1989, ORDER, filed 2 cert/Atty

AND NOW, this 23rd day of June, 1989, this Court finding that the Defendant was properly served in this action in replevin and has failed to timely file an Answer, a default judgment be and is hereby entered for Plaintiff against Defendant. Plaintiff is hereby granted the immediate right to recover possession of the property to be recovered to wit, a 1983 Granville Mobile Home, serial no. 1104041 and upon praecipe by the Plaintiff, the Prothonotary of the Court of Common Pleas of Clearfield County is hereby directed to issue a Writ of Seizure directed to the Sheriff in accordance with PA R. Civ. P. Rule 1354. This Court also hereby determines that the money value of the replevied property is Seven Thousand Two Hundred and Sixty-three (\$7,263) Dollars. BY THE COURT: John K. Reilly, Jr, P.J.

Pro	by Atty	40.00
Shff sur-charge	by Atty	12.00
	by Atty	2.00
Pro	by Atty	9.00

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an Answer and by Court Order in the sum of Seven Thousand Two Hundred and Sixty-three Dollars.

DEBT: \$7,263.00

JUDGMENT BY COURT ORDER DATED 6/23/89

Raymond Withrow
Prothonotary

JUNE 29, 1989, NOTICE OF JUDGMENT BY COURT ORDER MAILED TO DEFT.

JUNE 30, 1989, PRAECIPE FOR WRIT OF SEIZURE, filed by Kim C. Kesner, Esq.

WRIT OF SEIZURE ISSUED TO NO 89-53½-EX

MAN 13, 2000, SHERIFF RETURN, filed. NOW, March 13, 2000, return as never received Advance or Surcharge from attorney, Writ was never served. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by Margaret H. Putt

Printed By: Romberger Bindery - Form H-611

IN RE:
PAUL H. ENGLISH,
An Alleged Severely
Mentally Disabled
Person,

FEBRUARY 28, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

PAUL H. ENGLISH has acted in such a manner as to cause me to believe that he is severely mentally disabled.

He has been examined by DR. WILLIAM CHEN and was found to be in need of treatment. /s/ Jacqueline F. Amor.

(b) As the patient is currently in Clfd-Jeff CMHC receiving involuntary treatment under Section 304, I ask that the court issue an order that the patient be involuntarily committed for another period of treatment. /s/ Jacqueline F. Amor.

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 MH785-A. I believe that he understand his rights. /s/ Jacquelienn F. Amor.

I hereby affirm that I have examined PAUL ENGLISH on February 28, 1989, to determine if he continues to be severely mentally disabled and in need of treatment. /s/ William Y. Chen, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, as the attorney to represent alleged severely mentlaly 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 1, 1989, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.

One (1) copy Certified to J. R. Mattern, Esquire. DECREE, filed.

AND NOW, this 1st day of March, 1989, the Mental

Feb 28
10:30 am

89-342-CD

*Att # 12842
12775*

Pro *by Co* 40.00
R. Mattern *by Co* 150.00

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

The Court finds tha PAUL ENGLISH continues to be severely mentally disabled within the meaning of the Mental Health Procedures Act of 1976, as amended.

The Court FURTHER FINDS that the least restrictive setting suitable for this patient at this time is that of participation in a partial hospitalization program. The Court, therefore, ORDERS AND DECREES that PAUL ENGLISH be and is hereby committed to a partial hospitalization program under the auspices of the Clearfield-Jefferson Community Mental Health Center.

It is the FURTHER ORDER of this Court that the said PAUL ENGLISH be and is hereby directed to comply completely with the partial treatment hospitalization program developed by Clearfield-Jefferson Community Mental Health Center.

The term of this commitment shall be for a period of one hundred and eighty (180) days.

This commitment is pursuant to Section 305 of the Mental Health Procedrues Act of 1976, as amended.

The costs of this proceeding and the fee of J. Richard Mattern II, Esquire, clearfield County Mental Health Review Officer, shall be paid by Clearfield County.

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

IN RE:
 NANCY ORLASKY,
 An Alleged Severely
 Mentally Disabled
 Person,

FEBRUARY 28, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

NANCY ORLOSKY, has acted in such a manner as to cause me to believe that she is severely mentally disabled.

She has been examined by DR. WILLIAM CHEN and was found to be in need of treatment.

(b) As take patient is currently in Clearfield-Jefferson CMHC receiving involuntary treatment under Section 304, I ask that the court issue an order that the patient be involuntarily committed for another period for partial hospitalization. /s/ Dolly Tippait.

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 From MH785-A. I believe that she understand her rights. /s/ Dolly Tippait.

I hereby affirm that I have examined NANCY ORLOSKY on February 23, 1989 to determine if she continues to be severely mentally disabled and in need of treatment. /s/ William Y. Chen, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, as the attorney to represent alleged severely mentlaly 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 1, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) copy Certified To J. R. Mattern

DECREE, filed.

AND NOW, this 1st day of March, 1989, the Mental

Feb 28
10:30 am

89-343-CD

12842
12775

Pro *Jug Co.* 40.00
R. Mattern *Jug Co.* 150.00

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

The Court finds that NANCY ORLOSKY continues to be severely mentally disabled within the meaning of the Mental Health Procedrues Act of 1976, as amended.

The Court FURTHER FINDS that the least restrictive setting suitable for this patient at this time is that of participation in a partial hospitalization program. The Court, therefore, ORDERS AND DECREES that NANCY ORLOSKY be and is hereby directed to comply completely with the partial treatment hospitalization program developed by Clearfield-Jefferson Community Mental Health Center.

The term of this commitment shall be for a period fo one hundred and eighty (180) days.

This commitment is pursuant to Section 305 of the Mental Health Procedures Act of 1976, as amended.

The costs of this proceeding and the fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer, shall be paid by Clearfield County.

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

Printed By: Romberger Bindery - Form H-611

IN RE:
DONALD L. BEARD,
An Alleged Severely
Mentally Disabled
Person,

Feb 28
10:30 am

89-344-CD

*Case # 12842
12775*

Pro *Jy. Co* 40.00
R. Mattern *Jy. Co* 150.00

FEBRUARY 28, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

DONALD BEARD has acted in such a manner as to cause me to believe that he is severely mentally disabled. He has been examined by Dr. WILLIAM CHEN and was found to be in need of treatment.

(b) As the patient is currently in Clfd-Jeff, CMHC receiving involuntary treatment under Section 304, I ask that the court issue an order that the patient be involuntarily committed for another period of partial hospitalization. /s/ Jacqueline L. Amor.

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 MH785-A. I believe that he understands his rights. /s/ Jacqueline L. Amor.

I hereby affirm that I have examined DON BEARD on February 27, 1989 to determine if he continues to be severely mentally disabled and in need of treatment. /s/ William Y. Chen, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire 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 1, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) copy Certified to J. R. Mattern.

DECREE, filed.

AND NOW, this 1st day of march, 1989, the Mental Health Review Officer's Report is acknowledged. We

approve his recommendation.

The Court finds that DONALD L. BEARD continues to be severely mentally disabled within the meaning of the Mental Health Procedures Act of 1976, as amended.

The Court FURTHER FINDS that the least restrictive setting suitable for this patient at this patient at this time is that of participation in a partial hospitalization program. The Court, therefore, ORDERS AND DECREES that DONALD BEARD be and is hereby committed to a partial hospitalization program under the auspices of the Clearfield-Jefferson Community Mental Health Center.

It is the FURTHER ORDER of this Court that the said DONALD BEARD be and is hereby directed to comply completely with the partial treatment hospitalization program developed by the Clearfield-Jefferson Community Mental Health Center.

The term of this commitment shall be for a period of ninety (90) days.

This commitment is pursuant to Section 305 of the Mental Health Procedures Act of 1976, as amended.

The costs of this proceeding and the fee of J. Richard Mattern II, Esquire. Clearfield County Mental Health Review Officer, shall be apdi by Clearfield County.

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

David R. Johnson

DUBOIS REGIONAL MEDICAL CENTER,

FEBRUARY 28, 1989, ACTION FOR DECLARATORY JUDEGMENT, filed by David R. Johnson, Esquire.
One (1) copy Certified to Attorney.

Feb 28 1:32 pm

89-345-CD

MARCH 3, 1989, AFFIDAVIT OF SERVICE, filed NOW, March 1, 1989 at 3:12 PM EST served the within Action For Declaratory Judgment on Oncology services, Inc., Defendant at Clearfield County Courthouse, East Market Street, Clearfield, Clearfield County, PA. by handing to Iles Cooper, Esq., for Defendant. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

MARCH 15, 1989, REQUEST FOR PRODUCTION DIRECTED TO ONCOLOGY SERVICES, INC, filed by David R. Johnson, Esq. CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the within REQUESTS FOR PRODUCTION DIRECTED TO ONCOLOGY SERVICES, INC. has been served upon all counsel of record and same by US mails on this 14th day of March, 1989. /s/ David R. Johnson, Esq.

Iles Cooper

ONCOLOGY SERVICES, INC.

MARCH 15, 1989, INTERROGATORIES DIRECTED TO ONCOLOGY SERVICES, INC, filed by David R. Johnson, Esq.

CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the within INTERROGATORIES DIRECTED TO ONCOLOGY SERVICES, INC has been served upon all counsel for record and same US mails on this 14th day of March, 1989. /s/ David R. Johnson, Esq.

APRIL 17, 1989, DEFENDANT'S ANSWER TO ACTION FOR DECLARATORY JUDGMENT, filed by Iles Cooper, Esq. 1 cert/Atty

Filed in Box 48 CRV

JUNE 8, 1989, MOTION TO COMPEL DISCOVERY, filed by David R. Johnson, Esq.

CERTIFICATE OF SERVICE: I hereby certify that true and correct copies of the foregoing Motion have been served upon all counsel of record and same day place in the U.S. Mail, this 1st day of June, 1989. /s/ David R. Johnson, Esq.

Pro by Atty 40.00
Shff by Atty 17.00
sur-charge by Atty 2.00

JUNE 8, 1989, RULE TO SHOW CAUSE, filed 1 cert atty AND NOW, this 7th day of June, 1989, a rule is granted to show cause why motion to Compel Discovery should not be granted. This rule is returnable on July 17, 1989 at Courtroom No. 1, at 2:30 P.M.

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

JUNE 8, 1989, PETITION TO CONSOLIDATE ACTIONS FOR ALL PURPOSES, filed by David R. Johnson, Esq.

CERTIFICATE OF SERVICE: I hereby certify that a true and correct copy of the within Petition has been served by U.S. Mail, this 1st day of June, 1989 on the following: Richard A. Bell, Esq. & Iles Cooper, Esq. /s/ David R. Johnson, Esq.

JUNE 8, 1989, RULE TO SHOW CAUSE, filed 1 copy cert atty. AND NOW, this 7th day of June, 1989, a rule is granted to show cause why the actions filed to No. 89-3-EQU and 89-345-CD in the Court of Common Pleas of Clearfield county, Pennsylvania should not be consolidated for all purposes. This rule is returnable on July 17, 1989 at Courtroom No. 1, at 2:30 P.M.

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

AUGUST 9, 1989, ORDER OF COURT TO CONSOLIDATE CASES, filed 1 cert/Att Cooper 1 cert/Atty D. Johnson 1 cert/Atty R. Rademacher AND NOW, this 17th day of July, 1989, it is hereby ordered that DuBois Regional Medical Center's motion to consolidate the actions filed at No. 89-3Equity and No. 89-345 in the Court of Common Pleas of Clearfield County, Pennsylvania be granted. BY THE COURT: John K. Reilly Jr., P.J.

AUGUST 25, 1989, CERTIFICATE OF SERVICE, filed Now this 22nd day of Agust, 1989, I hereby certify that on April 11 or 12, 1989, I, Iles Cooper, Esquire, served Plaintiff's First Set of Interrogatories and Plaintiff's Request for Production of Documents addressed to Defendnat-DuBois Regional Medical Center, upon the person and in the manner indicated below. Service of Request for Production by First Class Mail Addressed as Follows: David R. Johnson, Esq 1010 Two Chatham Center, Pittsburgh, PA 15219 Service of Plaintiff's First Set of Interrogatories by Hand Delivery, Addressed as follows: David R. Johnson, Esq 1010 Two Chatham Center, Pittsburgh, PA 15219. /s/ Iles Cooper, Esq.

SEPTEMBER 6, 1989, PLAINTIFF'S MOTION FOR ORDER TO COMPEL DISCOVERY PURSUANT TO PENNSYLVANIA RULE OF CIVIL PROCEDURE NO. 4019, filed by Iles Cooper, Esq.

SEPTEMBER 6, 1989, RULE, filed 5 copies cert atty R.A. Bell AND NOW, this 6th day of September, 1989, upon consideration of the within Plaintiff's Motion for Order to Compel Discovery pursuant to Pennsylvania Rule of Civil Procedure No. 4019, Defendant-DuBois Regional Medical Center is hereby ordered to show cause why the Order requested in Plaintiff-Oncology Services, Inc's Motion should not be granted. Rule returnable September 26, 1989 at 3:00 P.M. BY THE COURT: John K. Reilly, Jr, P.J.

Printed By: Romberger Bindery—Form H-611

John R.
Carfley

ESTATE OF MELVA F.
LUNDQUIST, a/k/a
MELVA FAYE LUNDQUIST,
a/k/a FAYE LUNDQUIST,
by Carl Robert Lundquist
Adminsitrator,
PO Box 56
Lanse, PA 16849

FEBRUARY 27, 1989, JUDGMENT FROM J. P. AND LANDLORD AND
TENANT JUDGMENT, From Michae A. Rudella, filed.

THE PLAINTIFF FURTHER ALLEGES THAT:
The location and the address if any, of the real property
is: Grassflat, Clearfield County, Pennsylvania.

Judgment is entered in favor of the Plaintiff and
against the Defendant in the sum of Eight Hundred Seventy-
five and 00/100 Dollars, with costs.

Debt \$875.00

Costs 45.60

Interest from January 19, 1989.

Filed and Entered by Attorney, February 27, 1989.

Judgment

Raymond Netherman
Prothonotary

Feb 28
1:50 pm

89-346-CD

FEBRUARY 28, 1989, Notice of Entry of Judgment mailed
to the Defendant.

WRIT OF POSSESSION TO NO. 89-18-EX

UNEXECUTED

JACKLYN HUBLER
Box 232
Grassflat, PA 16839

Pro 9.00
o.c. 45.60

David P.
King

GLEN LEE and
GERALDINE LEE

FEBRUARY 28, 1989, COMPLAINT FOR CUSTODY, filed by
David P. King, Esquire.

Two (2) copies Certified to Attorney.

ORDER OF COURT, filed.

You, LINDA ANN LEE and ABDUL B. MUSAUD, have been
sued in Court to obtain custody of the child, KAYCE
MARIE LEE, 10/6/86.

You are ORDERED to appear in person at the
Clearfield County Courthouse in Clearfield, Pennsylvania,
on April 11, 1989, at 2:00 o'clock P.M. for a
Conference Hearing.

You are FURTHER ORDERED to bring with you the child,
KAYCE MARIE LEE.

If you fail to appear as provided by this Order or
to bring the child, an ORDER FOR CUSTODY may be entered
against you or the Court may issue a warrant for your
arrest. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

Feb 28
10:30 am

89-347-CD

APRIL 13, 1989, ORDER AND STIPULATION, filed
2 Cert/Atty

AND NOW, this 11th day of April, 1989, the Plaintiffs
having appeared with counsel, and the Defendant, LINDA
ANN LEE, appearing without counsel, and the Defendant,
ABDUL B. MUSAUD not appearing after duly being served
with a certified copy of the Petition for Custody at
this term and number and the Order of Court scheduling the
date for a conference hearing regarding the minor child,
KAYCE MARIE LEE, and this Court being satisfied that the
same is in the best interest of all concerned, it is
hereby ORDERED AND DECREED that the Agreement and
Stipulation hereafter entered by the parties appearing
is confirmed and shall be and is an Order of this Court.
BY THE COURT: Joseph S. Ammerman, Judge.

LINDA ANN LEE and
ABDUL B. MUSAUD,

Pro by Plff 40.00

Printed By: Romberger Bindery - Form H-611

Christopher J. Shaw, III
Barbara H. Schickling

FELICIA MARIE RANKIN,

FEBRUARY 28, 1989, COMPLAINT IN DIVORCE, filed by Christopher J. Shaw, III, Esquire.
One (1) copy Certified to Attorney.

2/28/89
\$75.00 Pd.
by Atty

89-348-CD

MARCH 28, 1989, AFFIDAVIT OF MAILING, filed CHRISTOPHER J. SHAW, ESQUIRE, being duly sworn according to law, deposes and says that as Attorney for Plaintiff, FELICIA MARIE RANKIN, TAPPER, he did on March 18, 1989, serve Defendant GARY WAYNE RANKIN, 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.

Clfd Trust

MARCH 2, 1995, PRAECIPE TO WITHDRAW AS COUNSEL, filed 3 cert/Atty Schickling

Please withdraw our appearance as counsel for Plaintiff FELICIA MARIE RANKIN in the above captioned matter. /s/ Benjamin S. Blakley, III, Esq.

GARY WAYNE RANKIN,

PRAECIPE FOR ENTRY OF APPEARANCE, filed Please enter my appearance on behalf of the Plaintiff FELICIA MARIE RANKIN in the above captioned matter. /s/ Barbara H. Schickling, Esq.

FEBRUARY 18, 1997, PRAECIPE TO TRANSMIT RECORDS, filed by Barbara H. Schickling, Esquire.

AFFIDAVIT OF CONSENT, filed. /s/ Felicia Marie Rankin.

AFFIDAVIT OF CONSENT, filed. /s/ Gary Wayne Rankin

WAIVER OF NOTICE OF INTENTION TO REQUEST ENTRY OF A DIVORCE DECREE UNDER SECTION 3301 (C) OF THE DIVORCE CODE, filed. /s/ Felicia Marie Rankin

Pro

40.00

WAIVER OF NOTICE OF INTENTION TO REQUEST ENTRY OF A DIVORCE DECREE UNDER SECTION 3301 (C) OF THE DIVORCE CODE, filed. /s/ Gary Wayne Rankin

DIVORCE DECREE, filed.
AND NOW, this 18th day of February, 1997, it is

ORDERED and DECREED that FELICIA MARIE RANKIN, Plaintiff, and GARY WAYNE RANKIN, Defendant, are divorced from the bonds of matrimony.

FURTHER, that certain Marriage Settlement Agreement

Ck. # 3050
\$40.00 to
Civil Acct.
Bal. \$85.00
34.50

between the parties dated January 24, 1997, is hereby approved and is incorporated herein by reference as a part of this Divorce Decree, including the parties agreement with regard to custody of their minor children as follows:

(a) Wife shall have legal and primary physical custody of their minor daughter, Jillian R. Rankin, with Husband to have reasonable periods of visitation and partial custody of said child.

(b) The parties shall share legal custody of the parties' daughter, Stefanie M. Rankin, and Husband shall have primary physical custody with Wife to have reasonable period of visitation and partial custody of said child.

Said Agreement shall not merge with, but shall survive this Decree. BY THE COURT, /s/ Fred Ammerman, Judge

MARRIAGE SETTLEMENT AGREEMENT, filed.

MARCH 14, 1997, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PENNSYLVANIA.

Certified copy of decree mailed to parties of record.

Feb 28
4:00 pm

89-349-CD

LEONA BOYER,

JAMES BOYER,

FEBRUARY 28, 1989, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by Plaintiff.

Three (3) copies Certified to Plaintiff.
AFFIDAVIT OF INSUFFICIENT FUNDS, filed.

FEBRUARY 28, 1989, TEMPORARY ORDER, filed by Judge Ammerman.

Six (6) copies Certified to Plaintiff.

MARCH 3, 1989, AFFIDAVIT OF SERVICE, filed NOW, March 2, 1989 at 1:18 PM EST served the within Protection From Abuse & Notice to Defend on James Boyer, Defendant at Residence, RD#1, Box 573, LaJose Clearfield County, PA by handing to James Boyer, Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

MARCH 7, 1989, ORDER, filed 6 cert/Judge "A" 1 cert/Shff

NOW, this 7th day of March, 1989, a conference having been held with the above parties in regards to the Protection From Abuse Petition filed in this matter, it is the ORDER of this Court that the following be entered as the Final Order:

1. Defendant shall refrain from abusing, harassing and threatening the plaintiff or placing her in fear of abuse in any place where she may be found.
2. Defendant is enjoined and prohibited from living at, entering, attempting to enter or visiting the residence of the plaintiff located at a confidential address, and any subsequent residence in which plaintiff resides during the pendency of this Order.
3. The defendant shall be granted temporary custody of the minor children, James Boyer, Jr., and Matthew Boyer.
4. The plaintiff is granted visitation of the minor children pursuant to the following
 - (a) The plaintiff shall give the defendant twenty-four (24) hours advanced notice of the intended visitation.
 - (b) The Plaintiff shall not be permitted overnight visitation until a residence and address are established with this Court.
5. Plaintiff and defendant are ordered to amicably work out an agreeable visitation schedule.

It is the Further Order of this Court that the Sheriff of Clearfield County is directed to return said confiscated handguns, rifles, firearms to the defendant upon the completion of a Thirty (30) day period provided defendant has not violated any terms of this Order.

This Order shall remain in effect for One (1) year.
BY THE COURT: Joseph S. Ammerman, Judge.

MARCH 8, 1989, AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS, filed by Leona Boyer, Plff

MARCH 8, 1989, MOTION FOR APPOINTMENT OF COUNSEL, filed by Leona Boyer, Plff

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Cont'd from Pg. 299

89-278-CD

WELSH v WELSH

JUNE 20, 1989, AFFIDAVIT OF CONSENT OF LORI ANN WELSH, filed

JUNE 20, 1989, AFFIDAVIT OF CONSENT OF TERRY WILLIAM WELSH, filed

JUNE 20, 1989, PRAECIPE TO TRANSMIT THE RECORD & DECREE, filed

AND NOW, this 21st day of June, 1989, upon consideration of the Affidavit of Consent filed by both parties above named, it is the ORDER and DECREE of this Court that Lori Ann Welsh and Terry William Welsh are hereby divorced from the bonds of matrimony.

The Postnuptial Agreement on June 19, 1989, is incorporated herein.

BY THE COURT: Joseph S. Ammerman, Judge.

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

JUNE 23, 1989, NOTICE OF ELECTION TO RETAKE MAIDEN NAME, filed by Johy R. Ryan, 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 on the 21st day of June, 1989, hereby elects to retake and hereafter use her previous name of LORI ANN SMEAL, 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. /s/ LORI ANN WELSH, TO BE KNOWN AS: LORI ANN SMEAL.

Two (2) copies Certified to Attorney.

Cont'd from Pg. 334 89-318-CD AUBER v. DUNWORTH

JULY 19, 1989, ANSWER TO DEFENDANT'S INTERROGATORIES FOR ANSWER BY PLAINTIFFS (FIRST SET), filed by Jerome W. Kiger, Esq. 4 cert atty

CERTIFICATE OF SERVICE:

I, Jerome W. Kiger, certify that a true and correct copy of the within Answers to Defendant's Interrogatories for Answer by Plaintiffs (First Set) was served upon the following by U.S. Mail on the 12th day of July, 1989: Daniel McGee, Esq.

AUGUST 18, 1989, AMENDED COMPLAINT, filed by Jerome W. Kiger, Esq.

CERTIFICATE OF SERVICE, filed

I, Jerome W. Kiger, Certify that a true and correct copy of the within Amended Complaint was served upon the following by US First Class Postal Mail on the 15th day of August, 1989: Daniel McGee, Esq, 204 Calder Way, Suite 301, State College, PA 16801. /s/ Jerome W. Kiger, Esq.

SEPTEMBER 5, 1989, ANSWER AND NEW MATTER OF DEFENDANTS, filed by Daniel McGee, Esq.

CERTIFICATE OF SERVICE, filed 1 cert/Atty

I hereby certify taht a true and correct copy of the Answer and New Matter of Defendants in the above-captioned matter was served on Plaintiffs by depositing the same within the custody of the US Postal Service, first class, postage prepaid, on September 1, 1989, addressed to: Jerome W. Kiger, Esq. /s/ Daniel McGee, Esq.

SEPTEMBER 11, 1989, NOTICE OF DEPOSITION OF LINDA M. DUNWORTH, filed.

OCTOBER 4, 1989, REPLY TO NEW MATTER, filed by Jerome W. Kiger, Esqurie.

CERTIFICATE OF SERIVCE, filed.

I, JEROME W. KIGER, certify that a true and correct copy of the within Reply to New Matter was served upon the following counsel by U.S. Mail, First Class, postage prepaid, on this 2nd day of October, 1989.

Daniel McGee, Esquire, Delafield, Lisko & McGee, 204 Calder Way, Suite 302, State College, PA 16801. /s/ Jerome W. Kiger, Esquire.

FEBRUARY 8, 1990, NOTICE OF TAKING ORAL DEPOSITION OF R. STUART AUBER, filed by Daniel McGee, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify that a true and correct copy of the Notice of Taking Oral Deposition in the above-captioned matter was served on Plaintiffs' counsel of record by depositing the same within the custody of the US Postal Service, first class, postage prepaid, on February 7, 1990, addressed to: Jerome W. Kiger, ESq, 1404 Grant Building, Pittsburgh, PA 15219 and Dwight L. Koerber, Jr., Esq, 110 N 2nd St., PO Box 1320, Clearfield, PA 16830. /s/ Daniel McGee, Esq.

OCTOBER 16, 1990, DEPOSITION OF R. STUART AUBER, filed in Trans Dr. "D"

DECEMBER 2, 1992, PETITION FOR NON PROS FOR DELAY IN BRINGING ACTION TO TRIAL, filed by Daniel McGee, Esq.

DECEMBER 4, 1992, PRAECIPE TO WITHDRAW PETITION FOR NON PROS, filed

Please mark as withdrawn Defendants' Petition for Non Pros for delay in bringing action to trial. /s/ Daniel McGee, Esq.

CERTIFICATE OF SERVICE, filed

December 3, 1992, PRAECIPE TO WITHDRAW PETITION FOR NON PROS. /s/ Daniel McGee, Esq.

APRIL 8, 1993 MOTION TO COMPEL FURTHER ANSWERS, filed by Daniel McGee, Esquire.

RULE, filed.

AND NOW, to wit, this 14th day of April 1993, upon consideration of the within pleading, a Rule is granted upon Respondents to show cause why the relief requested should not be granted.

This Rule is returnable for argument or eharing the 11th day of June, 1993, at 9:30 A.M. in Courtroom No-, Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: s/ JOHN K. REILLY, JUDGE.

CERTIFICATE OF SERVICE, filed.

I hereby certify that a true and correct copy of the Motion to Compel furhter Answers and Rule in this matter was mailed by regular mail, postage prepaid, at the Post Office, Clearfield, Pennsylvania, on this 15th day of April, 1993, to the attorneys of record. s/TR.

APRIL 26, 1993, AFFIDAVIT OF SERVICE, filed

April 23, 1993, COURT ORDER ENTERING THE RULE AND MOTION TO COMPEL FURTHER ANSWER SERVED TO: Jerome W. Kiger, ESq and Dwight L. Koerber, Jr., Esq. /s/ Daniel McGee, Esq.

CERTIFICATE OF SERVICE, filed

April 23, 1993, AFFIDAVIT OF SERVICE SERVED TO: Jerome W. Kiger, ESq and Dwight L. Koerber, Jr., ESq. /s/ Daniel McGee, Esq.

JUNE 9, 1993, PRAECIPE TO ENTER APPEARANCE, filed

Please enter my appearance for the Plaintiffs in the above matter. /s/ Joseph H. Ellermeyer, Esq.

SEPTEMBER 20, 1993, PRAECIPE TO DISCONTINUE AND END, filed

Kindly mark the above-captioned docket discontinued and ended upon payment of your costs. /s/ Joseph H. Ellermeyer, Esq.

DISCONTINUED

AND

ENDED

Cont'd from Pg. 284

89-238-CD

BARRETT v. BARRETT

AUGUST 30, 1989, PETITION FOR RULE TO SHOW CAUSE WHY THE COURT SHOULD NOT DIRECT HOME STUDIES AND PSYCHOLOGICAL EVALUATIONS, & RULE, filed 1 cert atty.

AND NOW, This 29th day of August, 1989, upon consideration of the attached Petition, it is hereby ORDERED and DIRECTED that a rule be entered forthwith upon Respondent, Douglas H. Barrett, to show cause why the Court should not order home studies and psychological evaluations upon the parties.

Rule returnable with a hearing thereon the 14th day of September, 1989, at 11:00 A.M. in Courtroom No. 2, of the Clearfield County Courthouse.

BY THE COURT: Joseph S. Ammerman, Judge.

SEPTEMBER 29, 1989, ORDER, filed 3 cert/Atty

NOW, this 29th day of September, 1989, this Court having issued a Rule to Show Cause Why Home Studies and Psychological Evaluations of the Parties Should Not Be Performed with said Rule to have been returnable on September 14, 1989, at which time counsel for the above-captioned parties informed the Court that the Rule was to be made absolute and that the requested studies should be performed. It is therefore the ORDER of this Court that the parties to this action, including the child, Keith Douglas Barrett, undergo psychological evaluation by Dr. Marion Gindes, State College, Pennsylvania. The expense of said evaluation to be borne equally by the parties. It is further ORDER of this Court that David Kosko of Lutheran Social Services conduct a home study for each of the above-captioned parties with the expense of the same to be likewise borne equally. Finally it is the ORDER of this Court that a copy of the psychological evaluations and home studies to be performed herein by supplied to the Court and to counsel for the respective parties. BY THE COURT: Joseph S. Ammerman, Judge.

DECEMBER 22, 1989, ORDER FOR MEDIATION CONFERENCE, filed 5 cert/Judge A"

NOW, this 22nd day of December, 1989, the parties not being able to resolve the above matter at a Pre-Hearing Conference, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on January 31, 1990, at 9:00 AM, at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/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 Dr. Ryen within five (5) days of this ORDER.

It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$100.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: Joseph S. Ammerman, Judge.

DECEMBER 21, 1989, PRAECIPE TO TRANSMIT THE RECORD, filed by R. Denning Gearhart, Esquire.

AFFIDAVIT OF CONSENT OF DOUGLAS H. BARRETT, filed.

AFFIDAVIT OF CONSENT OF TAMMY L. BARRETT, filed.

DECREE, filed.

AND NOW, this 3rd day of January, 1990, it is ORDERED and DECREED that DOUGLAS H. BARRETT, Plaintiff, and TAMMY L. BARRETT, Defendant, are divorced from the bonds of matrimony.

All other claims before the Court in this matter, including equitable property distribution, alimony, child custody, child visitation, and support, payment of Attorney Fees and costs, shall be and are hereby adjudicated in conformance with that certain Agreement between the parties. The terms and conditions of which shall be and are hereby merged and incorporated by reference in this Decree as the Court's adjudication of those issues as though the same were set forth herein at length, verbatim; and the parties are hereby directed to comply in all respects with the terms and provisions of said Agreement. BY THE COURT:
/s/ Joseph S. Ammerman, Judge.

JANUARY 15, 1989, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH DEPARTMENT, NEW CASTLE,

DECEMBER 21, 1989, REQUEST TO INCORPORATE AGREEMENT, filed.

POST-NUPTIAL AGREEMENT, filed.

DECEMBER 21, 1989, AMENDED AGREEMENT, filed.

Three (3) copies Certified to attorney.

DECEMBER 21, 1989, POST-NUPTIAL AGREEMENT, filed.

Three (3) copies Certified to Attorney.

JANUARY 4, 1989, PETITION FOR RULE TO SHOW CAUSE WHY INTERIM CUSTODY ORDER SHOULD NOT BE MODIFIED, filed by James A. Naddo, Esquire.

One (1) copy Certified to Attorney.

RULE, filed.

AND NOW, this 3rd day of January, 1990, upon consideration of the foregoing Petition, it is the ORDER of this Court that a Rule be issued forthwith upon the Respondent to show cause why the interim custody ORDER entered by this Court on February 14, 1989, should not be modified because of the change in Petitioner's circumstances.

RULE RETURNABLE and HEARING THEREON to be held on the 8th day of January, 1990, at 11:00 A.M. at the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: Joseph S. Ammerman, Judge

CONT. FR. PG 346 PRUSHNOK al vs. ARCADIA COMPANY INC al 89-330-CD

AUGUST 31, 1989, PETITION AND AFFIDAVIT OF PLAINTIFF AS TO WHEREABOUTS OF DEFENDANTS, filed 1 cert/Atty

John P. Prushnok, Plaintiff, herein, for himself and all Plaintiffs, being duly sworn according to law, deposes and says that the Defendant, James Passmore, Barbara Beasley Fog and James P. Beasley, are to the best of his knowledge, information and belief individuals, a partnership, a firm, an unincorporated association or entities; that he does not know the identity of such Defendants or the whereabouts of such Defendants; that he does not know the identity or whereabouts of the heirs, successors or assigns of such Defendants or any of their officers, directors, trustees or members of any former owner or owners; and that the Plaintiffs desire that service be made by publication upon James Passmore, Barbara Beasley Fog and James P. Beasley, Defendants, their heirs and assigns generally. /s/ John P. Prushnok, Plff.

ORDER OF COURT DIRECTING PUBLICATION, filed

AND NOW, this 31st day of August, 1989, upon motion of James D. Carmella, Esquire, Counsel for the Plaintiffs in the above captioned action, it appearing to the Court that the Plaintiff has filed an Affidavit that the identity and whereabouts of James Passmore, Barbara Beasley Fog and James P. Beasley, Defendants in this case are unknown in accordance with Rule 1064 of the Pennsylvania Rules of Civil Procedure, it is hereby ORDERED AND DIRECTED that the Plaintiff herein may serve these Defendants the Complaint in this case by advertising Notice of the filing of the same in The Progress newspaper, and the Clearfield County Legal Journal, once a week the three (3) consecutive weeks in each publication. Said Notice is to contain a Notice to Defendants, their heirs and assigns, to enter their appearance or plead to the Complaint within twenty (20) days of publication of said Notice or Default Judgment may be entered against them. BY THE COURT: John K. Reilly, Jr., P.J.

SEPTEMBER 1, 1989, ORDER, filed 1 cert/Atty Wood 1 cert/Atty Carmella 1 Cert/Atty William

NOW, this 31st day of August, 1989 following argument into Defendant Arcadia Coal Company, Inc. preliminary objections, it is the ORDER of this Court that said objections be and are hereby Sustained to the extent that trial on the merits of Court 4 of Plaintiff's complaint shall be heard separately from trial on the merits on Counts 1,2,and 3, and subsequest thereto. BY THE COURT: John K. Reilly, Jr., P.J.

SEPTEMBER 1, 1989, ORDER, filed 1 cert/Atty Wood, 1 cert/Atty Carmella, 1 cert/Atty Williams

NOW, this 31st day of August, 1989, following argument in Defendants Robert R. Rorabaugh, Sara Marie Rorabaugh, Ronald P. Rarabaugh, Barbara Jean Rorabaugh, Roger D. Rorabaugh and Daniel J. Rorabaugh preliminary objections, it is the ORDER of this Court that the first count contained therein shall be and is hereby Continued pending filing of an answer on behalf of Barbara Jean Rorabaugh, Sara Marie Rorabaugh and Robert R. Rorabaugh denying any ownership interest in and to the subject premises, following which this Court shall thereupon grant the preliminary objection and discharge them as parties Defendant.

And, with regard to the 2nd Count demanding a more specific pleading, it is the ORDER of this Court that upon plaintiff's assurance that they are replying on the description constained in Paragraph 6 of said Complaint, no further pleadings shall be required in that regard.

And in all other respects the information claimed therein shall be obtained through discovery proceedings. BY THE COURT: John K. Reilly, Jr., P.J.

SEPTEMBER 19, 1989, NOTICE OF DEPOSITION OF RAYMOND PRUSHNOK, filed by James D. Carmella, Esq.

OCTOBER 2, 1989, ANSWER AND NEW MATTER, filed by Ann B. Wood, Esq 5 cert/Atty

CERTIFICATE OF SERVICE, filed

The undersigned, attorney for Rorabaugh certified that true and correct copies of the Answer and New Matter were mailed to the following on October 2, 1989: James D. Carmella, Esq, 724 Church St., Indiana, PA 15701; Stanley P. DeGory, Esq 134 South Sixth St, Pittsburgh, PA 15701; Dale E. Williams, Esq 600 Grant Building, Pittsburgh, PA 15219; Alan F. Kirk, Esq. /s/ Ann B. Wood, Esq.

OCTOBER 6, 1989, NOTICE OF CONTINUANCE OF DEPOSITION, filed by James D. Carmella, Esquire. TAKE NOTICE that teh Deposition of RAYMOND PRUSHNOK scheduled for October 6, 1989, at 1:30 P.M. is CONTINUED UNTIL FURTHER NOTICE. /s/ James D. Carmella, Esquire.

OCTOBER 9, 1989, ANSWER, NEW MATTER AND COUNTERCLAIM, filed by Ann B. Wood, Esq. 4 cert/Atty

CERTIFICATE OF SERVICE, filed

The undersigned, Attorney for Rorabaugh certifies taht true and correct copies of the Answer, New Matter and Counterclaim were mailed to the following on October 9, 1989: James D. Carmella, Esq, 724 Church St., Indiana, PA 15701; John A. Bonya, Esq, 134 South Sixth St, Indiana, PA 15701; Dale E. Williams, Esq, 600 Grant Building, Pittsburgh, PA 15219 Alan F. Kirk, Esq, Clearfield, PA 16830. /s/ Ann B. Wood, Esq.

OCTOBER 9, 1989, ANSWER AND NEW MATTER TO COMPLAINT, filed by John A. Bonya, Esq.

PROOF OF SERVICE, filed

I hereby certify that two copies of the Answer and New Matter to Complaint were mailed by United States first class mial, postage prepaid, on October 6, 1989 to: James D. Carmella, Esq. 724 Church Street, Indiana, PA 15701. /s/ John A. Bonya, Esq.

OCTOBER 9, 1989, ANSWER & NEW MATTER, filed by Alan F, Kirk, on behalf of Goldie H. Iraca, Esq. 6 cert/Atty

CERTIFICATE OF SERVICE, filed

I, Alan F. Kirk, hereby certify that a true and correct copy of the foregoing Answer and New Matter was served by US Mail, first Class, this 9th day of October, 1989, upon the following: Ann Bell Wood, Esq, Clearfield, PA 16830; Dale E. Williams, Esq, 600 Grant Building, Pittsburgh, 15219; Winifred Jones Wenger, 20 N. 2nd St., Philipsburg, PA 16866; James D. Carmella, Esq, 724 Church St., Indiana, PA 15701; John A. Bonya, Esq 134 S 6th St., Indiana, PA 15701. /s/ Alan F. Kirk, ESq.

OCTOBER 13, 1989, NOTICE OF DEPOSITION OF RAYMOND PRUSHNOK, filed by James D. Carmella, Esq.

CONT. TO PG 371

89-345-CD CONT. FR. PG 360 DUBOIS REGIONAL MEDICAL CENTER vs. ONCOLOGY SERVICES, INC

SEPTEMBER 11, 1989, NOTICE OF DEPOSITION OF DAVID GLACE, filed by David R. Johnson, Esq.
CERTIFICATION OF SERVICE, filed
 I hereby certify that a true and correct copy of the within NOTICE OF DEPOSITION Has been served upon all counsel of record and same placed in the US mails on this 7th day of September, 1989. /s/ David R. Johnson, Esq.

SEPTEMBER 11, 1989, NOTICE OF DEPOSITION OF JERRY DERDELL filed by David R. Johnson, Esq
CERTIFICATE OF SERVICE, filed
 I hereby certify that a true and correct copy of the within NOTICE OF DEPOSITION has been served upon all counsel of record and same placed in the US mails on this 7th day of September, 1989. /s/ David R. Johnson, Esq.

SEPTEMBER 11, 1989, NOTICE OF DEPOSITION OF DOUGLAS CONLKITT, M.D. filed by David R. Johnson, Esq
CERTIFICATE OF SERVICE, filed
 I hereby certify that a true and correct copy of the within NOTICE OF DEPOSITION has been served upon all counsel of record and same placed in the US mails on this 7th day of September, 1989. /s/ David R. Johnson, Esq.

SEPTEMBER 20, 1989, DEFENDANT'S ANSWERS TO PLAINTIFF'S FIRST SET OF INTERROGATORIES, AND OBJECTIONS, filed by David R. Johnson, Esq.

SEPTEMBER 26, 1989, RESPONSE TO REQUEST FOR PRODUCTION, filed by David R. Johnson, Esq.
CERTIFICATE OF SERVICE, filed
 I hereby certify that a true and correct copy of the within RESPONSE TO REQUEST FOR PRODUCTION Has been served upon all counsel of record and same placed in the US Mails on this 25th day of September, 1989. /s/ David R. Johnson, Esq.

OCTOBER 12, 1989, MOTION TO COMPEL DISCOVERY, filed by David R. Johnson, Esq.
CERTIFICATE OF SERVICE, filed
 I hereby certify that a true and correct copy of the within MOTION TO COMPEL DEPOSITIONS has been served upon all counsel of record and same placed in the US Mails on this 10th day of October, 1989. /s/ David R. Johnson, Esq.

OCTOBER 31, 1989, ORDER, filed
 NOW, this 30th day of October, 1989, following argument into Motions to Compel Discoveries and to Compel Answers filed by the parties hereto, it is the ORDER Of this Court that Oncology Services, Inc shall, within twenty (20) days from date hereof, file interrogatories direct to DuBois Regional Medical Center setting forth with as much specificity as possible, the exact information required. DuBois, Regional Medical Center shall respond to said interrogatories within thirty (30) days from receipt thereof following which depositions of the parties hereto shall be scheduled within thirty (30) days of said response. BY THE COURT: John K. Reilly, Jr P.J.

DECEMBER 26, 199, ANSWERS TO PLAINTIFF'S SECOND SET OF INTERROGATORIES, filed by David R. Johnson, Esq
CERTIFICATION OF SERVICE, filed
 I hereby certify that a true and correct copy of the within ANSWERS TO PLAINTIFF'S SECOND SET OF INTERROGATORIES has been served upon all counsel of record and same placed in the US Mails on this 22nd day of December, 1989. /s/ David R. Johnson, Esq.

JANUARY 2, 1990, VERIFICATION, filed by David R. Johnson, Esq
CERTIFICATE OF SERVICE, filed
 I hereby certify that a true and correct copy of the within VERIFICATION has been served upon all counsel of record and same placed in the U.S. mails on this 29th day of December, 1989. /s/ David R. Johnson, Esq.

NOVEMBER 26, 1990, RESPONSE OF DUBOIS REGIONAL MEDICAL CENTER TO ONCOLOGY SERVICE INC'S MOTION FOR SUMMARY JUDGMENT, filed by David R. Johnson, Esq.
CERTIFICATION OF SERVICE, filed
 I hereby certify that a true and correct copy of the within RESPONSE OF DUBOIS REGIONAL MEDICAL CENTER TO ONCOLOGY SERVICE INC'S MOTION FOR SUMMARY JUDGMENT Has been served upon all counsel of record and same placed in the US mails on this 20th day of November, 1990. /s/ David R. Johnson, Esq.

NOVEMBER 30, 1990, MOTION FOR SUMMARY JUDGMENT, filed by David R. Johnson, Esq.
CERTIFICATE OF SERVICE, filed
 I hereby certify that a true and correct copy of the within MOTION FOR SUMMARY JUDGMENT has been served upon all counsel of record and same placed in the US Mails on this 29th day of November, 1990. /s/ David R. Johnson, Esq.

NOVEMBER 30, 1990, AFFIDAVIT OF PETER MONGE, filed by David R. Johnson, Esq.

DECEMBER 03, 1990, AFFIDAVIT OF CHARLES MONNHEIMER, filed by s/DAVID R. JOHNSON
CERTIFICATE OF SERVICE, filed
 I hereby certify that a true and correct copy of the within AFFIDAVIT OF CHARLES MONNHEIMER has been served upon all counsel of record and same placed in the U.S. MAILS on this 30th day of November, 1990. s/DAVID R. JOHNSON, ESQ.

DECEMBER 4, 1990, AFFIDAVIT OF CANDY COLE, filed by David R. Johnson, Esq.
CERTIFICATION OF SERVICE, filed
 I hereby certify that a true and correct copy of the within AFFIDAVIT OF CANDY COLE has been served upon all counsel of record and same placed in the US mails on this 3rd day of December, 1990. /s/ David R. Johnson, Esq.

MAY 10, 1991, MEMORANDUM, BY THE COURT: John K. Reilly, Jr., P.J.

MAY 10, 1991, ALL PAPERS MAILED TO SUPERIOR CT #P 373 571 450

MAY 13, 1991, SENDERS RECEIPT, filed

MAY 15, 1991, RETURN RECEIPT, filed

Cont to page 450

CONT. FR. PG 369 PRUSHNOK, al vs. ARCADIA COAL CO. 89-330-CD

OCTOBER 27, 1989, ANSWER TO NEW MATTER AND COUNTERCLAIM OF ROBERT R. RORABAUGH, ET AL. filed on behalf of Prushnoks t/a Andray Mining co by James D. Carmella, Esq.

CERTIFICATE OF SERVICE, filed

I, James D. Carmella, Esquire, Attorney for Plaintiffs in the above captioned action, do hereby certify that I have served a true and correct copy of foregoing Answer to New Matter and Counterclaim upon all counsel of record for the Defendants, by US First Class Mail, postage prepaid on this 26th day of October, 1989, as follows: John A. Bonya, Esq, 134 S 6th St. Indiana, PA 15701; Alan F. Kirk, Esq, Clearfield, PA 16830; Ann B. Wood, Esq, Clearfield, PA 16830. /s/ James D. Carmella, Esq.

OCTOBER 27, 1989, ANSWER TO NEW MATTER OF TEH ARCADIA COAL COMPANY, INC, filed on behalf of Prushnoks t/a Andray Mining Company, by James D. Carmella, Esq.

CERTIFICATE OF SERVICE, filed

I, James D. Carmella, Esquire, Attonrey for Plaintiffs in the above captioned action, do hereby certify that I have served a true and correct copy of foregoing Answer to New Matter upon all counsel of record for the Defendants, by US First Class Mail, postage prepaid on this 26th day of October, 1989, as follows: John A. Bonya, Esq, 134 S 6th St, Indiana, PA 15701; Alan F, Kirk, Esq, Clearfield, PA 16830 and Ann B. Wood, Esq, Clearfield, PA 16830. /s/ James D. Carmella, Esq.

OCTOBER 27, 1989, ANSWER TO NEW MATTER OF GOLDIE H. IRACA, filed on behalf of Prushnoks t/a Andray Mining Company, by James D. Carmella, Esq.

CERTIFICATE OF SERVICE, filed

I, James D. Carmella, Esquie, Attorney for Plaintiffs in the above captioned action, do hereby certify that I have served a true and correct copy of foregoing Answer to New Matter upon all counsel of record for the Defendants, by US First Class Mail, postage prepaid on this 26th day of October, 1989, as follows: John A. Bonya, Esq; Alan F, Kirk, Esq; and Ann B. Wood, Esq. /s/ James D. Carmella, Esq.

OCTOBER 31, 1989, ORDER, filed 6 cert/Atty

NOW this 30th day of October, 1989, following filing of Answer or Behalf of ROBERT R. RORABAUGH, SARAH MARIE RORABAUGH and BARBARA JEAN RORABAUGH and in accordance with Order dated August 31, 1989, the Preliminary Objections of said Defendants are hereby granted and ROBERT R. RORABAUGH, SARAH MARIE RORABAUGH and BARBARA JEAN RORABAUGH are hereby discharged and removed as parties Defendants in the above captioned matter. BY THE COURT: John K. Reilly, Jr. P.J.

NOVEMBER 17, 1989, AFFIDAVIT OF SERVICE, filed

JAMES D. CARMELLA, ESQUIRE, being duly sworn according to law, deposes and says that he is the attorney of record for the Plaintiffs in the above action and makes this Affidavit on their behalf, being authorized to do so, hereby swearing and attesting to the facts: Taht a Complaint in Action to Quiet Title endorsed with Notice to Plea within twenty (20) days from the service thereof was filed in the Office of the Prothonotary of Celarfield County, PA, and that on August 31, 1989, the said Court made an Order that service be made upon the Defendants, James Passmore, Barbara Beasley Fog and James P. Beasley, as set forth in the above captioned matter by publication; that said notice, as ordered by teh Court, was published in The Progress on September 28, 1989, October 5, 1989, and October 12, 1989; and in the Celarfield County Legal Journal, issues of the week of September 15, 1989, Vol 1 No. 11, 10, 9 as shown by the Proofs of Publications attached hereto and made a part hereof; that the Complaint was served on these Defendants by publication, and that these Defendants have not filed an Answer thereto, or otherwise, entered an Appearance or pleaded, although the time in which to do so has elapsed. /s/ James D. Carmella, Esq.

NOVEMBER 17, 1989, ORDER OF COURT, FINAL DECREE, filed 1 cert/Atty

AND NOW, this 17th day of November, 1989, it appearing to the Court that the following Defendants, whose whereabouts were unknown, were served by publication: JAMES PASSMORE, BARBARA BEASLEY FOG and JAMES P. BEASLEY, DEFENDANTS, THEIR HEIRS, DEVISEES, ADMINISTRATORS, EXECUTORS, ASSIGNS, AND ALL OTHER PERSONS, FIRS, PARTNERSHIPS, OR CORPORATE ENTITIES IN INTEREST: an Affidavit of Service of which has been filed, showing publications in The Progress and in the Clearfield Law Journal, last publication being on October 12, 1989; and it further appearing to the Court that no Answers have been filed to teh said Complaint by the said Defendants or any of them, although more that twenty (20) 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, firms, partnerships, and corporate entities in interest shall be forever barred from asserting any right, lien, title, or interst in the said premises described as follows:

ALL that certain tract or parcel of land situate partly in Burnside Township and partly in Burnside Borough, Coutny of Celarfield, Commonwealth of Pennsylvania (Known as the Gardner Farm) bounded and escribed as follows:

BEGINNING at a cherry on the bank of the Susquehanna river; adjoining land warranted by Luther Meyer; thence North seventy-three and one-half (73½) degrees West one hundred ninety three and seven tenths (193.7/10) perches more or less to a beech; thence North sixteen and one-fourth (16¼) degrees East seventy-three (73) perches more or less to a small hemlock adjoining land (formerly) Luther Meyer and John Hoffman; thence North seventy-three and one-half (73½) degrees West to a post adjoining lands of Washington Hoffman; thence South one and one-fourth (1¼) degrees West two hundred and ninety-four (294) perches more or less, and adjoining others lands then owned by Washington Gardner; thence North sixty-seven and one-half (67½) degrees East two hundred and thirty-four (234) perches more or less to a sugar tree; thence down the Susquehanna river the following courses and distances North seventeen (17) defrees East thirty-two (32) perches more or less; North thirty-seven (37) degrees West eighteen (18) perches more or less; thence South thirty-one and one-half (31½) degrees East sixteen (16) perches more or less; thence South eighty-one and one-half (81½) degrees, East twenty perches more or less to the place of beginning. Containing two hundred and twenty-nine (229) acres more or less.

inconsistent with the interst or claim of the plaintiff set forth in its Complaint unless the Defendants, their unknown heirs and assigns, shall commence an action of ejectment against the Plaintiff for the premises wihtin thirty (30) 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, by publication one (1) time in The Progress; and one (1) time in the Clearfield Coutny Legal Journal. If such action is not taken within such thirty (30) day period, the Prothonotary upon Praecept of Plaintiff shall enter Final judgment. BY THE COURT: John K. Reilly, Jr., P.J.

CONT. TO PG 373

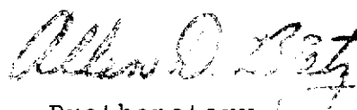
Cont'd from Pg. 350

89-821-CD

CROOKS v. KIRKWOOD

NOVEMBER 14, 1989, NOTICE OF ENTRY OF JUDGMENT RETURNED BY POST OFFICE MARKED RETURN TO SENDER, MOVED LEFT NO FORWARDING ADDRESS.

October 14, 1989 received to 94-1362-CD

CONT. FR. PG 371	PRUSHNOK, al	vs. ARCADIA COAL CO, INC.	89-330-CD
<p><u>DECEMBER 26, 1989, ANSWER AND NEW MATTER,</u> filed by Winifred H. Jones-Wenger, Esq. <u>CERTIFICATE OF SERVICE,</u> filed On behalf of the Passmores"</p>			
<p>The undersigned certifies that true and correct copies of the Answer and New Matter was mailed to the following on December 22, 1989: James D. Carmella, Esq, 724 Church St, Indiana PA 15701; John A. bonys, Esq, 134 South Sixth St., Indiana, PA 15701; Ann B. Wood, 318 East Locust St., PO Box 670, Clearfield, PA 16830; Dale E. Williams, Esq., 600 Grant Building, Pittsburgh, PA 15219; & Alan F. Kirk, Esq., 110 North Second St., PO Box 1320, Clearfield, PA 16830. /s/ Winifred H. Jones-Wenger, Esq.</p>			
<p><u>JANUARY 26, 1990, NOTICE OF DEPOSITION OF ROBERT D. RORABAUGH AND DANIEL J. RORABAUGH,</u> filed by James D. Carmella, Esq.</p>			
<p><u>FEBRUARY 16, 1990, ANSWER TO NEW MATTER OF DEFENDANT "PASSMORE",</u> filed by James D. Carmella, Esq.</p>			
<p><u>CERTIFICATE OF SERVICE,</u> filed The undersigned certifies that true and correct copies of the foregoing Answer to New Matter were mailed to the following counsel of record on February 15, 1990. TO: Ann B. Wood, Esq, Bell, Silberblatt & Swoope, 318 East Locust St, PO Box 670, Clearfield, PA 16830. Alan F. Kirk, ESq, Kriner, Koerber & Kirk, 110 N 2nd Dt., PO Box 1320, Clearfield, PA 16830; John A. Bonya, Esq, Bonya & Douglass, 134 South Sixth St, Indiana, PA 15701; and Winifred H. Jones-Wenger, 20 N 2nd St., Philipsburg, PA 16866. /s/ James D. Carmella, Esq.</p>			
<p><u>FEBRUARY 20, 1990, NOTICE OF DEPOSITION OF ROBERT R. RORABAUGH,</u> filed by James D. Carmella, Esq.</p>			
<p><u>MARCH 19, 1990, NOTICE OF DEPOSITION OF RAYMOND PRUSHNOK,</u> filed by S/JAMES D. CARMELLA, ESQ., filed.</p>			
<p><u>APRIL 2, 1990, AMENDED NOTICE OF DEPOSITION OF RAYMOND PRUSHNOK,</u> filed by S/JAMES D. CARMELLA.</p>			
<p><u>JUNE 12, 1990, MOTION TO PRODUCE DOCUMENTS,</u> filed by James D. Carmella, Esq.</p>			
<p><u>CERTIFICATE OF SERVICE,</u> filed I, JAMES D. CARMELLA, ESQUIRE, do hereby certify that I have served a true and correct copy of the Motion for Production of Documents upon Ann B. Wood, Esquire, Attorney for Robert D. Rorabaugh, Roger D. Rorabaugh, and Daniel J. Rorabaugh, along with a copy to all counsel of record, by sending the same US First Class Mail, postmarked the 11th day of June, 1990. /s/ James D. Carmella, Esq.</p>			
<p><u>JULY 20, 1990, ANSWER TO PLAINTIFFS' REQUEST FOR PRODUCTION OF DOCUMENTS,</u> filed by Ann B. Wood, Esq on behalf of Robert D. Rorabaugh, et al, defts. 3 cert/Atty</p>			
<p><u>SEPTEMBER 11, 1990, PRAECIPE FOR TRIAL,</u> filed</p>			
<p>Please place the above captioned matter on the next available non-jury trial list. I certify that all discovery has been completed on the action to quiet title. /s/ James D. Carmella, Esq.</p>			
<p><u>SEPTEMBER 11, 1990, CERTIFICATE OF SERVICE,</u> filed I, JAMES D. CARMELLA, ESQ, Attorney for the Plaintiffs in the above captioned action, do hereby certify that I have served a true and correct copy of the Praecipe for Trial upon all counsel of record by US First Class Mail, postage prepaid, this 10th day of September, 1990, addressed as follows: Ann B. Wood, Esq, BELL, SILBERBLATT & SWOOPE, 318 East Locust St, Clearfield, PA 16830; Winifred H. Jones-Wenger, Esq, 20 North Second St, Philipsburg, PA 16866 Dale E. Williams, Esq. ECKERT, SEAMANS, CHERIN & MELLOTT, 600 Grant St, Pittsburgh, PA 15219; John A. Bonya, Esq, BONYA & DOUGLASS, 134 South Sixth St, Indiana, PA 15701 and Alan F. Kirk, Esq, KRINER, KOERBER & KIRK, 110 N Second St, PO Box 1320, Clearfield, PA 16830. /s/ James D. Carmella, Esq.</p>			
<p><u>SEPTEMBER 26, 1990, NOTICE OF DEPOSITION of Raymond J. Prushnok,</u> filed by James D. Carmella, Esquire</p>			
<p><u>JANUARY 18, 1991, PLAINTIFFS' PRE-TRIAL STATEMENT,</u> filed by S/James D. Carmella, Esq. & S/Dale E. Williams, Esq.</p>			
<p><u>JANUARY 20, 1992, OPINION AND ORDER,</u> filed NOW, this 17th day of January, 1992, following hearing, it is the ORDER of this Court that Judgment be and is hereby entered in favor of Defendant Passmore and heirs. In all other respects, judgment be and is hereby entered in favor of the Plaintiffs and against the other named Defendants in accordance with the attached Opinion. BY THE COURT: John K. Reilly, Jr., P.J.</p>			
<p>Judgment is entered in favor of the Defendant Passmore and heirs and against the Plaintiff per Court Order dated January 17, 1992.</p>			
<p>Judgment is entered in favor of the Plaintiff and against the Defendants Arcadia Coal Company Robert D. Rorabaugh, Roger D. Rorabaugh, Daniel J. Rorabaugh, Goldie H. Iraca,</p>			
<p>per Court Order dated January 17, 1992.</p>			
<p>JUDGMENT PER COURT ORDER</p>			
<p style="text-align: right;"> Prothonotary</p>			
<p><u>JANUARY 21, 1992, NOTICE OF JUDGMENT PER COURT ORDER MAILED TO ATTY OF PERSON OF DEFTS AND PLFF.</u> /s/ arb</p>			
CONT TO PG	651		

CONTINUED FROM PATE 368 89-238-CD DOUGLAS L. BARRETT VS. TAMMY L. BARRETT

JANUARY 4, 1989, AFFIDAVIT OF SERVICE, filed.

Before me, the undersigned officer, personally appeared JAMES A. NADDEO, Esquire, Attorney for Petitioner, who, being duly sworn according to law, deposes and states that a certified copy of the Petition for Rule to Show Cause why Interim Custody Order should not be Modified was served by personal service on R. Denning Gearhart, Esquire, Attorney for Respondent, 215 East Locust Street, Clearfield, Pennsylvania.

Said Petition was served this 4th day of January, 1990. /s/ James A. Naddeo, Esquire.

MARCH 21, 1990, TEMPORARY CONSENT DECREE, filed 2 cert/Atty

NOW, this 15th day of March, 1990, upon agreement and consent of teh parties, it is hereby Ordered and Decreed as follows:

1. That Petitioner is Tammy L. Barrett, an individual who resides at RD 2, Box 231A, Curwensville, Clearfield County, Pennsylvania.

2. That Respondent is Douglas L. Barrett, an individual who resides at RD 2 Box 287, Curwensville, Clearfield County, Pennsylvania.

3. That the parties are the parents of Keith Douglas Barrett.

4. That both parties shall have primary physical custody and joint legal custody of their son, Keith Douglas Barrett.

5. That the parties shall have visitation with their son according to the following schedule:

(a) First Week-Douglas L. Barrett

- 1) Sunday 6:30 am-Monday 6:30 pm. (36 hrs.)
- 2) Wednesday 6:30 am-Thursday 6:30 pm (36 hrs)
- 3) Saturday 8:30 am-Saturday 6:30 pm (10 hrs)
- 4) Sunday 6:30 am-Monday 6:30 pm

(b) First Week-Tammy Barrett

- 1) Monday 6:30 pm-Wednesday 6:30 am (36 hrs)
- 2) Thursday 6:30 pm-Saturday 8:30 am (38 hrs)
- 3) Saturday 6:30 pm-Sunday 6:30 am (12 hrs)

(c) Second Week-Douglas L. Barrett

- 1) Sunday 6:30 am-Monday 6:30 am (36 hrs)
- 2) Wednesday 6:30 am-Thursday 6:30 am (36 hrs)
- 3) Friday 6:30 am-Saturday 6:30 am (24 hrs)
- 4) Sunday 6:30 am-Monday 6:30 pm

(d) Second Week-Tammy L. Barrett

- 1) Monday 6:30 pm-Wednesday 6:30 am (36 hrs)
- 2) Thursday 6:30 am-Friday 6:30 am (24 hrs)
- 3) Saturday 6:30 am-Sunday 6:30 am (24 hrs)

6. If the above schedule is interrupted due to the working hours of either party, the parties shall agree upon another time commensurate with their working schedules.

7. That the parties shall have such other visitation as the parties may agree. This decree shall remain in place until such further Order of Court. BY THE COURT: Joseph S. Ammerman, Judge.

The parties hereby agree to teh above Order and request the Court to enter the same.

/s/ Tammy L. Barrett-Kimberly M. Kubista and Douglas L. Barrett-R. Denning Gearhart.

JULY 18, 1990, PETITION FOR CONTEMPT, filed by James A. Naddeo, Esq. 1 cert/Atty
RULE, filed

NOW, this 18th day of July, 1990, upon consideration of the foregoing Petition for Contempt, it is the ORDER of this Court that a Rule be issued forthwith upon Respondent to show cause why:

- a) He should not be held in contempt of this Court pursuant to section 401(k) of the Divorce Code of 1980, as amended;
- b) He should not be made to comply to the Order of Court issued on September 26, 1989;
- c) He should not be made to pay for counsel fees, costs, and expenses incurred by the Petitioner for the preparation and filing of this Petition;

RULE RETURNABLE AND HEARING THEREON to be held on 8th day of August, 1990, at 10:00 AM at the Clearfield County Courthouse, Clearfield, PA. BY THE COURT: Joseph S. Ammerman, Judge.

SEPTEMBER 17, 1990, PETITION FOR CONTEMPT, filed by Kimberly M. Kubista, Esq.

1 cert/Atty

RULE, filed

AND NOW, this 14th day of September, 1990, upon consideration of the attached Petition for Contempt, it is hereby ORDERED and DIRECTED that a rule be issued upon Respondent, Douglas H. Barrett, to show cause why Respondent should not be held in contempt of the Court Order and why Respondent should not be held responsible for Petitioner's counsel fees.

Rule returnable with a hearing thereon the 27th day of September, 1990, at 10:15 AM. BY THE COURT: Joseph S. Ammerman, Judge.

FEBRUARY 14, 1991, ORDER, filed 2 cert/Judge "A"

NOW, this 14th day of February, 1991, following a custody hearing on February 13, 1991 in the above-captioned matter, the Court having heard testimony of both parents, their witnesses, the testimony of Marion Gindes, PH.D. on behalf of plaintiff, counsel having agreed to waive their right to cross-examine Allen Ryen, Ph.D., and the Court having conferred with Dr. Ryen as agreed, and the Court finding that:

1. Both parents are fit and capable of caring for and raising their minor child, Keith Barrett, age 2;
2. The households of both parents provide a suitable home environment that meet the needs of said child;
3. Both parents enjoy entended family support to help with the care and nurturing of said child;

4. A custodial arrangement of shared legal custody with shared periods of physical custody in both parents allows the child, Keith, to develop a close and nurturing relation with them and will serve the best interests of Keith Barrett.

Therefore, it is the ORDER of the Court that the parties shall work out a custodial arrangement of shared legal custody with substantial periods of physical custody shared by each parent. BY THE COURT: Joseph S. Ammerman, Judge.

CONTINUED FROM PAGE 351, 89-335 CD, MARIE BURGESS, ADMIX OF ESTATE OF B. SOLEM vs KRUK, DUBOIS REG. MED.

MAY 7, 1990, REQUEST FOR PRODUCTION OF DOCUMENTS, DIRECTED TO PALINTIFF, filed by S/FRANK J. HARTYE, ESQ.

MAY 7, 1990, NOTICE OF SERVIE OF INTERROGATORIES, filed.

You are hereby notified that on the 4th day of May, 1990, defendant, DuBOIS REGIONAL MEDICAL CENTER, served Interrogatories on the plaintiff, MARIE BURGESS, Administratrix of the Estate of BRENDA M. SOLEM, by mailing the original and two (2) copies of the same via first-class United States Mail, postage prepaid, addressed to the following: MARK GORDON, ESQ., PIETRAGALLO, BOSICK & GORDON, The Thirteenth Floor, One Oxford Center, Pittsburgh, Pa. 15219.
S/FRANK J. HARTYE, ESQ.

MAY 31, 1990, ANSWERS TO INTERROGATORIES, filed by Frank J. Hartye, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify that a true and correct copy of the within pleading was mailed to counsel of record this 30th day of May, 1990. /s/ Frank J. Hartye, Esq.

MAY 31, 1990, REPLY TO REQUEST FOR PRODUCTION, filed by Frank J. Hartye, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify that a true and correct copy of the within pleading was mailed to counsel of record this 30th day of May, 1990. /s/ Frank J. Hartye, Esq.

JUNE 11, 1990, ANSWERS TO INTERROGATORIES DIRECTED TO PLAINTIFF, filed by Robert J. Behling, Esq.

CERTIFICATE OF SERVICE, filed

I do hereby certify that I mailed by US Mail on the 7th day of June, 1990, a true and correct copy of the pleading to counsel of record. /s/ Robert J. Behling, Esq.

SEPTEMBER 13, 1990, MOTION FOR SANCTIONS, filed by Frank J. Hartye, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify that a true and correct copy of the wihtin pleading was mailed to counsel of record this 11th day of September, 1990. /s/ Frank J. Hartye, Esq.

RULE TO SHOW CAUSE, filed

AND NOW, this 19th day of September, 1990 a Rule is hereby granted to show cause why the defendant, DuBois Regional Medical Center's Motion for Sanctions should not be granted.

This Rule is returnable on the 2nd day of November, 1990, at 1:30 PM in Courtroom No. 1.
BY THE COURT: John K. Reilly, Jr., P.J.

OCTOBER 29, 1990, RESPONSE TO REQUEST FOR PRODUCTION OF DOCUMENTS, filed by Robert J. Behling, Esq.

CERTIFICATE OF SERVICE, filed

I do hereby certify that I mailed by US mail on the 24th day of October, 1990, a true and correct copy of the pleading to counsel of record. /s/ Robert J. Behling, Esq.

OCTOBER 29, 1990, ANSWERS TO INTERROGATORIES, filed by Robert J. Behling, Esq.

CERTIFICATE OF SERVICE, filed

I do hereby certify that I mailed by US Mail on the 24th day of October, 1990, a true and correct copy of the pleading to counsel of record. /s/ Robert J. Behling, Esq.

OCTOBER 30, 1990, LETTER FROM FRANK J. HARTYE, filed

This is to advist that I have received Answers to Interrogatories and Reply to REquest for Production. Therefore the Motion for Sanctions which was recently rescheduled for December 3, can be cancelled. /s/ Frank J. Hartye, Esq.

FEBRUARY 8, 1991, PRAECIPE FOR TRIAL, filed

Kindly list the above-captioned matter on teh next available Jury Trial List as per Rule 212.2:

1. I hereby certify taht the above matter has no motions outstanding and that discovery has been completed and the case is ready for Trial.

2. Jury Trial Demand.

3. I hereby certify that a true and correct copy of the within Praecipe for Trial has been mailed to counsel of record as follows: Attorney for Plff: Mark Gordon, ESq, 13th Floor, 10 Oxford Center, Pittsburgh, PA 15219 and Atty for Stephen Kruk, D.O.: Daniel P. Carroll Esq 10th Fl, One Gateway Center, Pittsburgh, PA 15222. /s/ Frank J. Hartye, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify that a true and correct copy of the within pleading was mailed to counsel of record this 7th day of February, 1991. /s/ Frank J. Hartye, Esq.

APRIL 5, 1991, NOTICE OF DEPOSITION OF NANCY LITZ, RONDA MORELLI, JANEL ROBBINS, JOE KAGY, filed by Robert J. Behling, ESq.

CERTIFICATE OF SERVICE, filed

Service of a true and correct copy of the foregoing Notice of Deposition was made on counsel for defendant the 4th dya of April, 1991, by forwarding the same to him, at his office address, via US Mail, postage prepaid, addressed as follows: Frank J. Hartye, Esq. /s/ Robert J. Behling, Esq.

APRIL 18, 1991, PRETRIAL STATEMENT, filed by Jodi K. Innocent, Esq.

CERTIFCATION OF SERVICE, filed.

We hereby certify that a true and correct copy of the within was addressed to all counsel of record and deposited in the United States mails this 17th day of April, 1991.
s/JODI K. INNOCENT, ESQ.

APRIL 22 1991, PRE-TRIAL ORDER, filed

NOW, this 19th day of April, 1991, this being the day and date set for pre-trial conference in the above-captioned matter, upon request for ontinuanace filed on behalf of Plaintiff above-named, their being no objections from either DEFendant, it is the ORDER of this Court that trial in teh above-captioned matter is hereby continued to the Fall Term of Civil Court, 1991, and further, Plaintiff is directed to submit to Defendants any further expert reports on or before July 10, 1991. There will be no further continuances. BY THE COURT: John K. Reilly, Jr., P.J.

CONTINUED ON PAGE 378

CONTINUED FROM PAGE 455, 89-434-CD, HERERLING VS. MCGRAW

MARCH 5, 1990, CERTIFICATE OF SERVICE OF RECISED NOTICE OF ORAL DEPOSITON, filed

I hereby certify that a true and correct copy of the Revised Notice of Oral 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 March, 1990, to the attorney of record, John Sughrue, 23 North Second Street, Clearfield, Pennsylvania 16830.

SEPTEMBER 14, 1990, DEFENDANT'S MOTION TO COMPEL ANSWERS TO INTERROGATORIES OR IN THE ALTERNATIVE, MOTION OFOR SANCTIONS, filed by James M. Horne, Esq

CERTIFICATE OF SERVICE, filed

I hereby certify that a true and correct copy of the Motion to Compel in the above-captioned matter was mailed by regular mail, postage prepaid, at the Post Office, State College, PA, on this 13th day of September, 1990, to the attorney of record, John Sughrue, Esq, 23 North 2nd St, Clearfield, PA 16830. /s/ James M. Horne, Esq.

SEPTEMBER 14, 1990, MEMORANDUM OF LAW IN SUPPORT OF DEFENDANT'S MOTION TO COMPEL ANSWERS TO INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS, filed by James M. Horne, Esq.

SEPTEMBER 27, 1990, RULE TO SHOW CAUSE, filed

AND NOW, this 26th day of September 1990, upon consideration of the Motion to Compel Discovery Directed to Plaintiff, Richard D. Heberling, a Rule is hereby issued and Plaintiff is directed to show cause, if any, it has, why the prayer for relief of said Motion should not be granted.

This Rule is returnable for answer, argument and/or hearing on the 25th day of October, 1990 at 10:00 AM Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: Joseph S. Ammerman, Judge.

OCTOBER 25, 1990, ORDER, filed 2 cert/Atty

AND NOW, this 25th day of October, 1990, upon consideration of the Defendant's Motion to Compel Plaintiff to Answer the First Set of Interrogatories with Request for Production and Second Request for Production of Documents and Tangible Things propounded by Defendant, Jody McGraw, and pursuant to agreement of counsel, it is ORDERED that the Plaintiff shall file full and complete answers to Defendant's Interrogatories and Requests for Production within thirty (30) days of this Order. Plaintiff is not permitted to object to answering or responding to the Interrogatories or Requests. Plaintiff is not required to provide responses to Interrogatoeis directly relating to information which was fully and completely raised and responded to by Plaintiff during the deposition of the Plaintiff. If Plaintiff fails to answer the Interrogatories or Requests of Defendant fully and completely, the Court, upon Motion, shall issue an appropriate Order imposing sanctions of Plaintiff. BY THE COURT: Joseph S. Ammerman Judge.

NOVEMBER 28, 1990, PLAINTIFF'S ANSWRS TO INTERROGATORIES, filed by John Sughrue, Esq.

CERTIFICATE OF SERVICE, filed

AND NOW, I do hereby certify that on the 28th day of November, 1990 I caused to be served a true and correct copy of Plaintiff's Answers to Interrogatories (First Set) on the following and in the manner indicated below: BY UNITED STATES MAIL FIRST CLASS, POSTAGE PREPAID, to: James M. Horne, Esq, 811 University Dr, State College, PA 16801. /s/ John Sughrue, Esq.

NOVEMBER 28, 1990, ANSWER OF PLAINTIFF TO FIRST AND SECOND REQUESTS FOR PRODUCTION OF DOCUMENTS AND TANGIBLE THINGS MADE BY DEFENDANT, filed by John Sughrue, Esq.

CERTIFICATE OF SERVICE, filed

AND NOW, I do hereby certify that on teh 28th day of November, 1990, I caused to be served a true and correct copy of Answer of Plaintiff to First And Second Requests For Production Of Documents and Tangible Things Made by Defendant on the following and in the manner indicated below: BY US MAIL, FIRST CLASS, POSTAGE PREPAID, to: James M. Horne, Esq. /s/ John Sughrue, Esq.

DECEMBER 14, 1990, NOTICE OF TAKING OF DEPOSITION OF CARROLL P. OSGOOD, M.D., filed by John Sughrue, Esq.

CERTIFICATE OF SERVICE, filed

AND NOW, this 13th day of December, 1990, I do hereby certify I have this day caused a true and correct copy of Plaintiff's Notice of Taking of Deposition to be served on the following and in the manner indicated below. BY US MAIL, FIRST CLASS, POSTAGE PREPAID, TO James M. Horen, Esq, and Sara Ann Sargent court Reporting Service, 210 Main St, Johnstown, PA 15901. /s/ John Sughrue, Esq.

AUGUST 2, 1991, CERTIFICATION OF READINESS AND PRAECIPE FOR TRIAL, filed 1cert/Atty

Please list the above-captioned matter for trial on the following trial list:

Civil Jury.

I hereby certify that no motions are outstanding, that discovery has been completed, and that the case is ready for trial.

The amount in controversy is in excess of \$10,000.00.

Estimated time for trial: 2 days.

I further certify that a copy of this notice has been given to the attorney of record representing the other party pursuant to the attached Certificate of Service. /s/ John Sughrue, Esq.

CERTIFICATE OF SERVICE, filed

AND NOW, I do hereby certify that on the 2nd day of August, 1991, I caused to be served a true and correct copy of Plaintiff's Certification of REadiness and Praecipe for Trial on the following and in the manner indicated below: BY US MAIL, FIRST CLASS, POSTAGE PREPAID, TO: James M. Horne, Esq. /s/ John Sughrue, Esq.

SEPTEMBER 11, 1991, DEFENDANT'S PRE-TRIAL NARRATIVE, filed by James N. Horne, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify that a true and correct copy of the Defendant's Pre-Trial Narrative in the above-captioned matter was mailed by regular mail, postage prepaid, at the Post Office, State College, PA, on this 10th day of September, 1991, to the attorney of record, John Sughrue, ESquire 23 North SEcond St, Clearfield, PA 16830. /s/ James M. Horne, Esq.

SEPTEMBER 19, 1991, PRAECIPE TO SETTLE AND DISCONTINUE, filed

Kindly mark the above-captioned matter settled, discontinued, and ended with prejudice. Plaintiff to pay costs. /s/ John Sughrue, Esq.

SETTLED

DISCONTINUED

ENDED

WITH

PREJUDICE

Printed By: Romberger Bindery - Form H-611

CONTINUED FROM PAGE 380, 89-460-CD KEMBLE F. ANDERSON et al vs. BENJAMIN F. CHASE, JR al

TRACT I: ALL that certain peice or tract of land situate in the Township of Ferguson, County of Clearfield and State of Pennsylvania, bounded and described as follows, to wit:

BEGINNING at a post on the bank of the West Branch of the Susquehanna River on line of George Stubbs' land (formerly McCracken's land); thence South 13 degrees West 53 perches to an old hemloc stump corner of Lewis Earhard's land (formerly George straw's land); thence by said Lewis Earhard's land north 50 degrees West 142 perches to stones and old pointer; thence North 13 degrees East 60 perches to old sugar pointer on bank of Susquehanna River; thence by said river down the same by the meanderings thereof to line of George Stubb's lands (formerly McCracken's land) and place of beginning, Containing fifty-one and three-tenths (51 and 3/10) acres.

TRACT II: All that certain lot or piece of land situate in the Township of Ferguson, County of Clearfield and State of Pennsylvania, bounded and described as follows, to wit:

BENINNGIN at a corner on the bank of the Susquehanna River; thence along line of F. C. Bell then to corner of Philip McCracken; thence along line of Philip McCracken to lines of D. G. Campbell, then corner of George Straw line; then to Susquehanna River to corner on Kirk Estate; thence along the Susquehanna River to place of beginning. Containing Sixty-eight (68) acres, mroe or less.

TRACT III: ALL the surface and the coal above the "B" seam or vein of coal and one-half the oil and gas in, under and upon all that certain tract or parcel of land situate in the Township of Ferguson, County of Clearfield, and State of Pennsylvania, bounded and described as follows:

BEGINNING at a post corner of land of R. G. McCracken; thence by line of R. G. McCracken, North three degrees fifteen minutes East, sixteen hundred ninety-five (1695) feet to a post; thence North eighty-seven degrees fifteen minutes east, six hundred seventy-four and one-half (674 1/2) feet to a post; thence South twenty-four degrees west six hundred seventy-four (674) feet to a post; thence South fifteen and one-half degrees East seven hundred nineteen and five-twelfth (719-5/12) feet to a post; thence by line of Philip McCracken South thirty-seven degrees fifty mintues West, three hundred twenty-two and three-twelfths (322-3/12) feet to a post; thence South seventy-two and one-half degrees West four hundred eighty-three (483) feet to psot and palce of beginning. Containing twenty acres and ninety perches, and being made up of two piece of land; one containing seven acres and one hundred fifty-one perches and the other twelve acres and one hudnred perches.

TRACT IV: ALL that certain parcel or tract of land situate in the Township of Ferguson, County of Clearfield and state of Pennsylvania, bounded and described as follows:

BEGINNING at the southwest corner of Robert G. McCracken farm and running thence in an easterly direction about two hundred four (204) rods to the southeast corner thereof; thence N. 4° 40' East seven hundred (700) feet to a public road; thence following the division line run during the month of November, 1924, by E. W. Hess the following courses and distances; South 86° West three hundred ninety (390) feet along said public road to a point south 81° 18' West six hundred fourteen and five-tenths (614.5) feet along said public road to a point; north 81° 43' West two hundred fifty two and seven tenths (252.7) feet along said public road to a point; north 74° West one hundred seventy-seven (177) feet to a point; thence leaving said public road north 4° 54' West two hundred thirty-foru and five-tenths (234.5) feet to a point; north 2° 50 ' East three hundred fifty-six and five tenths (356.5 feet to a point; north 74° 28 ' West two hundred eighty-one (281) feet to a point; south 5° 28' East one hudnred eighty-two tenths (182.2 feet to a point south 4° 27' East one hundred eighty-four and four tenths (184.4) feet to a point on the same public road previously mentioned; thence along said public road north 51° 34' West one hundred eighty-one and three-tenths (181.3 feet; north 54° 35' West three hundred forth-three and two-tenths (343.2) feet' north 59° 7' West four hundred (400) feet a point beyond the curve of said road; thence south 19° 9" West two hundred fifty-eight and three-tenths (258.3) feet; south 14° 30' West one hudnred eighty-seven and five tenths (187.5 feet; south 89@ west one hundred thrity (130) feet' north 88° 19' West one hundred forty five (145) feet; south 12° 4' south 12° 4' West four hundred twenty six (426) feet; south 11° 27' West one hundred eighty three and seven-tenths (183.7) feet, north 78° 14' West three hundred forty two (342) feet; north 73° 45' West one hundred ninety two (192) feet to a point in the Western boundary line of said Robert G. McCracken farm, said point being the Western end of said division line referred to; thence in a southerly direction 330 feet to corner and place of beginning. The tract above described being the remainder or southern portion constituting practically 1/2 of the area of said 100 tract conveyed by Lewis Erhard et al. to Robert G. McCracken by deed dated October 2, 1985, Recorded in Clearfield County in Deed Book 88, page 546, in which deed the coal under the whole of said one hundred acre tract is reserved.

Reserving and excepting, in addition to said coal, to Lee McCracken, his heirs, and assigns, all the oil, gas, fire clay and other clays and minerals, in addition to the coal together with the right of ingress, egress, and regress to prospect for, dig, shaft, mine and remove said oil, gas, fire clay and other clays and minerals hereby reserved, including the rights/ to strip the surface and the right to build and maintain such roads tramways, openings, chutes, shafts and drifts thereon as may be convenient for the mining and removal of the same, and the right to haul and transport minerals from other properties adjacent to the same through any openings or operations on the above described premises; the grantee for himself, his heirs and assigns hereby waiving and releasing all and any damages which

(68) acres, more or less.

TRACT III: ALL the surgance and the coal above the "B" seam or vein of coal and one-half the oil and gas in, under and upon all that certain tract or parcel of land situate in the Township of Ferguson, County of Clearfield, and State of Pennsylvania, bounded and described as follows:

BEGINNING at a post corner of land of R.G. McCracken; thence by line of R.G. McCracken, North three degrees fifteen minutes East, sixteen hundred ninety-five (1695) feet to a post; thence North eighty-seven degrees fifteen minutes East, six hundred seventy-four and one-half (674½) feet to a post; thence South twenty-four degrees west six hundred seventy-four (674) feet to a post; thence South fifteen and one-half degrees East seven hundred nineteen and five-twelfth (719-5/12) feet to a post; thence by line of Philip McCracken South thirty-seven degrees fifty minutes West, three hundred twenty-two and three-twelfths (322-3/12) feet to a post; thence South seventy-two and one-half degrees West four hundred eighty-three (483) feet to post and palce of beginning. Containing twenty acres and ninety-one perches, a nd being made up of two pieces of land; one containing seven acres and one hundred fifty-one perches and the other twelve acres and one hundred perches.

TRACT IV: ALL that certain parcel or tract of land situate in the Township of Ferguson, County of Clearfield and State of Pennsylvania, bounded and described as follows:

BEGINNING at the southwest corner of the Robert G. McCracken farm and running thence in an easterly direction about two hundred four (204) rods to the southeast corner thereof; thence N. 4° 40' East seven hundred (700) feet to a public road; thence following the division line run during the month of November, 1924, by E. W. Hess the following courses and distances; South 86° West three hundred ninety (390) feet along said public road to a point south 81° 18' West six hundred fourteen and five-tenth (614.5) feet along said public road to a point; north 81° 43' West two hundred fifty two and seven tenths (252.7) feet along said public road to a point; north 74° West one hundred seventy-seven (177) feet to a point; thence leaving said public road north 4° 54' West two hundred thirty-four and five-tenths (234.5) feet to a point; north 2° 50' East three hundred fifty-six and five tenths (356.5) feet to a point; north 74° 28' West two hundred eighty-one (281) feet to a point; south 5° 28' East one hundred eighty-two and two tenths (182.2) feet to a point south 4° 27' East one hundred eighty-four and four tenths (184.4) feet to a point on the same public road previously mentioned; thence along said public road north 51° 34' West one hundred eighty-one and three-tenths (181.3) feet; north 54° 35' West three hundred forty-three and two-tenths (343.2) feet; north 59° 7' West four hundred (400) feet to a point beyond the curve of said road; thence south 19° 9' West two hundred fifty-eight and three-tenths (258.3) feet; south 14° 30' West one hundred eighty-seven and five tenths (187.5) feet; south 89° 56' West one hudnred thirty (130) feet; north 88° 19' West one hundred forth five (145) feet; south 12° 4' West four hundred twenty six (426) feet; south 11° 27' West one hundred eighty three and seven-tenths (183.7) feet, north 78° 14' West three hundred forty two (342) feet; north 73° 45' West one hundred ninety two (192) feet to a point in the Western boundary line of said Robert G. McCracken farm, said point being the Western end of said division line referred to; thence in a southerly directin 330 feet to corner and place of beginning. The tract above described being the remainder or southern portion constituting practically ½ of teh area of said 100 tract conveyed by Lewis Erhard et al. to Robert G. McCracken by deed dated October 2, 1985, Recorded in Clearfield County in Deed Book 88, page 546, in which deed the coal under the whole of said one hundred acre tract is reserved.

Reserving and excepting, in addition to said coal, to said coal, to Lee McCracken, his heirs and assigns, all the oil, gas, fire clay and other clays and minerals, in addition to the coal together with teh right of ingress, egress and regress to prospect for, dig, shaft, mine and remove said oil, gas, fire clay and other clays and minerals hereby reserved, including the right to strip the surface and the right to build and maintain such roads, tramways, openings, chutes, shafts and drifts thereon as may be convenient for the mining and removal of the same, and the right to haul and transport minerals from other properties adjacent to the same through any openings or operations on the above described premises; he grantee for himself, his heirs and assigns hereby waiving and releasing all and any damages which may be done to the surface or to the waters thereon or thereunder by reason of the mining and removal of any and all of said oil, gas, fire clay and other clays and minerals.

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 of claim of the Plaintiff 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 teh thirty-day period, the Prothonotary on Praeipce of the Plaintiffs shall enter final judgment. Defendnats shall file an Answer within thirty days of date hereof or judgment will be entered in accordance with this Order. BY THE COURT: Joseph S. Ammerman, Judge.

MAY 30, 1989, AFFIDAVIT, filed

I, Kimberly M. Kubista, do hereby certify that a Notice of Default Judgment was served by first-class mail, postage prepaid, upon Robert W. Plummer, on May 11, 1989, which notice is attached hereto. /s/ Kimberly M. Kubista, Esq.

JUNE 7, 1989, MOTION, filed by Kimberly M. Kubista, Esquire.

AND NOW, to wit: JUNE 6, 1989, an Affidavit of Service of the Complaint with Notice to Plead and Notice of Default Judgment served on ROBERT W. PLUMMER and no answer having been made by said defendant, Plaintiffs respectfully request Your Honorable Court to Order title to said premises located in Ferguson Township, Clearfield County, Pennsylvania, is in the Plaintiffs unless defendant takes such action as the Order directs within thrity (30) days thereafter. /s/ Kimberly M. Kubista, Esquire.

JUNE 7, 1989, ORDER, filed.

One (1) copy Certified to Attorney.

AND NOW, this 6th day of June, 1989, an Affidavit of Service of the Complaint with Notice to Pelad and notice of Default Judgment having been served on the Defendant, ROBERT W. PLUMMER and no response to pleading having been filed by ROBERT W. PLUMMER, and Affidavit of Service of the Complaint with Notice to Pelad for all other Defendants having been filed and no answer having been made by said Defendants, the Court, upon motion of Kimberly M. Kubists, Attorney for Plaintiffs, hereby ORDERS that title to said rpemises is in the Plaintiffs and that they be allowed to enjoy said property in peace. Said property is located in Ferguson Township, Clearfield County, Pennsylvania, and is more particularly discribed as follows:

Cont'd from Pg. 432 89-411-CD CURWENSVILLE STATE BANK vs WALLACE

APRIL 18, 1989, AFFIDAVIT OF SERVICE, filed
Andrew P. Gates, the Attorney for Plaintiff, being duly sworn according to law,
says that:

(1) Defendant Ferdin E. Wallace, Jr., was personally served with a certified true and correct copy of the Complaint in Mortgage Foreclosure by the Clearfield County Sheriff, on May 9, 1989, as indicated by the Sheriff's Certificate of Service and,

(2) Furthermore, all tenants in the rental properties (i.e., (a) 473 East 8th Street, Clearfield, PA; (b) 425 Williams Street, Clearfield, PA (c) 719 Elk Ave., Clearfield, PA; (e) 502 East Tenth Street, Clearfield, PA; (f) 510 Ninth Street, Clearfield, PA; (g) 318 East Pine Street, Clearfield, PA. were also served by the Clearfield County Sheriff as required by Pa. R.C.P. 410(b)(1) and as indicated in the Sheriff's Certificate of Service. /s/ Andrew P. Gates, Esq.

APRIL 18, 1989, PRAECIPE FOR DEFAULT JUDGMENT, filed

Enter judgment in favor of Curwensville State Bank, Plaintiff herein, and against Defendant, Ferdin E. Wallace, Jr., for Defendant's failure to file an Answer to the Complaint which was served upon Defendant, Ferdin E. Wallace, Jr., as indicated in the Affidavit of Service, in the following amounts:

(a) Outside Mortgage Balance	\$84,472.73
(b) Accrued interest through 2-24-89	2,961.78
(c) Attorney fees	1,000.00
Total	\$88,434.51

plus per diem interest of \$29.917 from February 24, 1989.

Furthermore, Defendant, Ferdin E. Wallace, Jr., was served on April 5, 1989, by regular mail, postage prepaid the required notice dated April 5, 1989 of Plaintiff's intent to take a default judgment. A photocopy of said ten day notice, Post Office Form 3817, and Attorney's Certification of service being attached hereto and made a part hereof as Exhibits "A", "B" and "C". /s/ Andrew P. Gates, Esq.

JUDGMENT is entered in favor of the Plaintiff, Curwensville State Bank, and against the Defendant, Ferdin E. Wallace, Jr., for failure to file an Answer to the Complaint. Judgment in the amount of Eighty-eight Thousand, Four Hundred and Thirty-four Dollars and Fifty-one cents.

DEBT: \$88,434.51 Plus Interest

DEFAULT JUDGMENT.

Raymond Withersaw
Prothonotary

APRIL 25, 1989, PRAECIPE FOR WRIT OF EXECUTION, filed by Andrew P. Gates, Esq.

WRIT OF EXECUTION ISSUED TO NO 89-37-EX

JULY 1, 1991, PRAECIPE, filed

Kindly release the following liens as it affects the real property described in the attached Bankruptcy Order filed to the above term and number: 89-411-CD. /s/ Earl E. Lees, Esq.

JANUARY 2, 1992, RELEASE OF LIEN OF JUDGMENT, filed by John Sughrue (See original for information).

Printed By: Romberger Bindery - Form H-611

Benjamin S. Blakley

TAMMY SUE HIBBARD,

MARCH 1, 1989, COMPLAINT IN CUSTODY, filed by Benjamin S. Blakley, III, Esquire.

One (1) copy Certified to T. Ammerman for mailing to Attorney Shaw.

ORDER, filed.

YOU, JOEL ANDREW LOOMIS, have been sued in Court to obtain Custody of your child, ANDREW MICHAEL WAYNE HIBBARD.

YOU are ordered to appear in person in Courtroom No. ___ of the Clearfield County Courthouse, Clearfield Pennsylvania 16830, on the 15th day of March, 1989, at 2:30 o'clock A.M. for a conference.

Pending further Order of this Court, custody of the said ANDREW MICHAEL WAYNE HIBBARD shall be in TAMMY SUE HIBBARD, Plaintiff herein.

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/ Joseph S. Ammerman, Judge.

Mar 1 11:10 am

89-351-CD

JOEL ANDREW LOOMIS,

APRIL 5, 1989, AFFIDAVIT OF MAILING, filed BENJAMIN S. BLAKLEY, III, ESQUIRE, being duly sworn according to law, deposes and says that as attorney for Plaintiff, TAMMY SUE HIBBARD, he did on March 21, 1989, serve Defendant, JOEL ANDREW LOOMIS, with a certifiey copy of the custody complaint in the above-captioned matter by certified mail, return receipt requested deliver to addressee only, said return receipt being attached hereto. /s/ Benjam S. Blakley, III, Esq.

Pro by Atty 40.00

MAY 9, 1989, AFFIDAVIT, filed Benjamin S. Blakley, III, Esq. attorney for Plaintiff hereby certifies that on March 21, 1989 he did serve Defendant JOEL ANDREW LOOMIS with a certified copy of Complaint in custody by Certified mail.

Marci Kelly, Secretary to Judge Ammerman did on April 5, 1989, notify Defendant that Custody conference had been rescheduled for May 2, 1989, It is further averred that said conference was held and Defendant did not appear.

It is further averred that subject of custody action ANDREW MICHAEL WAYNE HIBBARD was born 11-29-88 and has been in constant care of Plaintiff since birth, and that Defendant has had no contact with child since birth. /s/ Benjamin S. Blakley, III, Esq.

and by the Court and the conference and the Court child would be served by Order of this court that placed in Plaintiff, TAMMY SUE HIBBARD, subject to rights of visitation in Defendant JOEL ANDREW LOOMIS, at such times and places as may be agreed upon by the parties. BY THE COURT:

MAY 9, 1989, ORDER, filed 2 cert atty AND NOW, this 9th day of May, 1989, a custody conference having been scheduled in the above catpioned matter for May 2, 1989, it appearing that the Defendant having been given due and proper notice by the Plaintiff Defendant having failed to appear for said custody being satisfied that the best interests of the minor placing the minor child with the Plaintiff, it is the custody of ANDREW MICHAEL WAYNE HIBBARD be and is hereby and is hereby Defendant JOEL ANDREW LOOMIS, at such times and places as may be agreed upon by the parties. BY THE COURT: Joseph S. Ammerman, Judge.

Stephen H. Hutzelman

STYLE STABLE,

MARCH 1, 1989, COMPLAINT IN CIVIL ACTION, filed by Stephen H. Hutzelman, Esquire.
One (1) copy Certified to Sheriff.

Mar 1
8:30 am

89-352-CD

MARCH 9, 1989, AFFIDVIT OF SERVICE, filed NOW, March 3, 1989, at 10:29 A.M. served the within Complaint & Notice on Thomas Saddle Shop, Deft. at employment, Route 0, DuBois, by handing to Dorris Thomas, owner/Deft. /s/ Chester Hawkins by Darlene Shultz.

APRIL 13, 1989, PRAECIPE FOR DEFAULT JUDGMENT, filed

Enter Judgment in favor of the Plaintiff and against the Defendant for want of an answer, and assess the Plaintiff damages as follows:

Amount claimed in Plaintiff's Complaint	\$622.17
Interest from June, 1985	148.89
Attorney's fees	132.43
TOTAL	\$943.49

Plus court costs of record. /s/ Stephen H. Hutzelman, Esq. DATED: April 11, 1989.

THOMAS SADDLE SHOP,

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an Answer in the sum of Nine Hundred Forty-Three Dollars and Forty-Nine Cents.

DEBT: \$943.49

DEFAULT JUDGMENT

Raymond J. Elmer
Prothonotary

Pro	by Atty	40.50
Shff	by atty	23.60
Surg.	by atty	2.00
Pro	by Atty	9.00

NOTICE OF DEFAULT JUDGMENT MAILED TO DEFT APRIL 13, 1989

Andrew P. Gates

CURWENSVILLE STATE BANK,

MARCH 1, 1989, COMPLAINT, Action/Mortgage Foreclosure, filed by Andrew P. Gates, Esquire. Eight (8) copies Certified to Attorney.

Mar 1 2:10 pm

89-354-CD

MARCH 9, 1989, SHERIFF'S RETURN, filed NOW, March 2, 1989, at 2:20 P.M. served the within Complaint on Mary Kyler & Philip Parks, tenants of Apt #1, Corner of 10th St. & Dorey Sts., Clearfield, Clearfield Co. PA. by hand to Mary Kyler and Philip Parks.

NOW, March 2, 1989, at 2:25 P.M. served the within Complaint on Lynne Anderson, tenant, at 318 E. Pine St., Clearfield, Clearfield Co. PA. by handing to Lynne Anderson.

NOW, March 2, 1989 at 2:25 P.M. served the within Complaint on Frank & Dawn Maines, tenants at 318 E. Pine St., Clearfield, Clearfield Co. PA. by handing to Frank & Dawn Maines.

NOW, March 2, 1989, at 2:25 P.M. served the within Complaint on Lynne Anderson, daughter of Fran Anderson, tenant, at 318 E. Pine St., Clearfield, Clearfield Co. PA. by handing to Lynne Anderson, daughter.

NOW, March 3, 1989, at 11:35 A.M. served the within Complaint on Michelle Showers, tenant, at Corner of 10th and Dorey Sts. Clearfield, Clearfield Co. PA. by handing to Michelle Showers.

NOW, March 3, 1989, at 11:45 A.M. served the within Complaint on Ferdin E. Wallace, Jr., the defendant, at his place of employment at Cherry St., Clearfield, Clearfield Co. PA. by handing to Ferdin E. Wallace, Jr.

NOW, March 3, 1989, at 11:45 A.M. served the within Complaint on Ferdin E. Wallace, Jr., President of Clearfield Speedway, Inc. the Defendant at his place of employment at Cherry St., Clearfield, PA. by handing to Ferdin E. Wallace, Jr.,

NOW, March 6, 1989, at 1:00 P.M. served the within Complaint on Theresa Ongley, tenant at Corner of 10th and Dorey Sts., Clearfield, PA. by handing to Theresa Ongley.

NOW, March 6, 1989, at 1:10 P.M. served the within Complaint on William Spontarelli, tenant at 318 E. Pine St., Clearfield, PA. by handing to William Spontarelli at his place of employment, Progress Office, /s/ Chester A. Hawkins by Darlene Shultz.

FERDIN E. WALLACE, JR.,
MARILYN WALLACE, a/k/a
MARILYN R. HUMMEL, and
CLEARFIELD SPEEDWAY, INC,

Pro by Atty 40.00
Shff by atty 51.00
Surg. by atty 18.00

APRIL 11, 1989, AFFIDAVIT OF SERVICE, filed ANDREW P. GATES, the Attorney for Plaintiff, being

Pro by Atty 9.00
Pro by Atty 5.00
Pro by Atty 5.00
Pro by Atty 5.00

duly sworn according to law, says that:
(1) Defendant, Ferdin E. Wallace, Jr was personally served with a certified true and correct copy of the Complaint in Mortgage Foreclosure by the Clearfield County Sheriff, on March 3, 1989, as indicated by the Sheriff's Certificate of Service; and
(2) Defendant, Clearfield Speedway, Inc was personally served with a certified true and correct copy of the Complaint in Mortgage Foreclosing by the Clearfield County Sheriff, who served the corporation President, Ferdin E. Wallace, Jr., on March 3, 1989 as indicated by the Sheriff's Certificate of Service.

Furthermore, all tenants in the two rental properties (i.e., 318 East Pine Street, Clearfield, PA and 10th & Dorey Streets, Clearfield, PA) were also served by the Clearfield County Sheriff as required by PA R.C.P. 410 (b)(1) and as indicated in the Sheriff's Certificate of Service. /s/ Andrew P. Gates, Esq.

APRIL 11, 1989, AFFIDAVIT OF SERVICE, filed

ANDREW P. GATES, the attorney for Plaintiff, being duly sworn according to law, says he served Defendant, Marilyn r. Wallace a/k/a Marilyn R. Hummel with a certified true and correct copy of the Complaint in Mortgage Foreclosure by certified mail No. P 812 931 151, Return Receipt Requested, on March 8, 1989, at her mailing address as indicated in the Complaint and that said Defendant did receive service as evidenced by the receipt signed by her which is attached hereto as Exhibit "A". /s/ Andrew P. Gates, Esq.

APRIL 11, 1989, PRAECIPE FOR DEFAULT JUDGMENT, filed

Enter judgment in favor of CURWENSVILLE STATE BANK, Plaintiff herein, and against Defendants herein, FERDIN E. WALLACE, MARILYN R. WALLACE a/k/a MARILYN R. HUMMEL, and CLEARFIELD SPEEDWAY, INC., for their failure to file an Answer to the Complaint which was served upon all Defendants as indicated in the Affidavits of Service, in the following amounts:

(a) Outstanding mortgage balance, \$285,830.66
(b) Accrued interest through 2-14-89 24,817.57
(c) Late Charges 6,097.76
(d) Attorney fees 1,000.00

TOTAL \$317,745.99

plus per diem interest of \$83.84 from February 14, 1989.

Furthermore, all Defendants were served on March 29, 1989, by regular mail postage prepaid the required notice dated March 29, 1989 of Plaintiff's intent to take a default judgment. A photocopy of said ten day notice, Post Office Forms 3817, and Attorney's Certification of Service being attached hereto and made a part hereof as Exhibits "A", "B" and "C". /s/ Andrew P. Gates, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Three Hundred Seventeen Thousand Seven Hundred Forty-Five Dollars Ninety-Nine Cents.

DEBT: \$317,745.99

Const. to pg 430

Prothonotary

Printed By: Romberger Bindery - Form H-611

George S. Test

LISA D. CHUTKO,

MARCH 1, 1989, COMPLAINT IN DIVORCE, filed by George S. Test, Esquire.
NO COPIES.

3/1/89
\$85.00 Pd.
by Atty

89-355-CD

APRIL 12, 1989, CERTIFICATION OF SERVICE, filed
The undersigned, George S. Test, Esq., Attorney for the Plaintiff in the foregoing matter, certifies that he has served a true and correct copy of the Complaint in Divorce on the Defendant by mailing the same in the US Postal Service and also certifies that the same was received by said Defendant, as evidenced by the attached Acceptance of Service signed by Defendant. /s/ George S. Test, Esq.

Clfd Trust

ACCEPTANCE OF SERVICE, filed
The undersigned, Joseph Chutko, Jr., Acknowledges receipt of a copy of the Complaint in Divorce filed in Clearfield County, PA, at the above term and number. /s/ Joseph Chutko, Jr., Esq.

JOSEPH CHUTKO, JR.

MARCH 15, 1990, AFFIDAVIT OF CONSENT OF JOSEPH CHUTKO, filed
AFFIDAVIT OF CONSENT OF LISA D. CHURKO, filed
MOTION REQUESTING ENTRY OF DECREE IN DIVORCE, filed
DECREE IN DIVORCE, filed
AND, NOW, TO WIT, this 19th day of March, 1990, the

Pro	40.00
Pro	.50
State	10.00
CK#1073 Trans. to reg. acct.	85.00
Pro.	40.00
Pro.	.50
State	10.00
CK# 1083	34.50
	85.00

Plaintiff herein having filed a Complaint in Divorce pursuant to 23 P.S., 201(c) said Complaint having been filed on March 1, 1990, and having been served on the Defendant, a period of ninety days from the date of filing of said Complaint filed and Affidavits of Consents executed by each of the partis having been made a part of the record, the Court does accordingly adjudge and decree completely separated from the bonds of matrimony with Joseph Chutko, as fully as if the said Lisa D. Chutko and Joseph Chutko, 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. BY THE COURT: Joseph S. Ammerman, Judge.

APRIL 16, 1990, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
 Box 13, T.L.
 DuBois, PA 15801

89-356-CD

MERLE C. COCHRAN and JANE D. COCHRAN,
 2728 Overbrook Road
 Cuyahoga Falls, OH 44221

Pro by Plff 9.00
 Pro by Atty 5.00

MARCH 1, 1988, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and costs.

Debt \$276.00

Interest from January 1, 1987, 1988

Attorney Fees 41.40

Costs 15.00

Filed by Entered by Plaintiff, March 1, 1989

Judgment

Raymond Wetters
 Prothonotary

MARCH 1, 1989 Notice of Entry of Judgment mailed to the Defendant.

And Now, 25 day of April 19 91 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest Allen D. Bieg
 Prothonotary

March 1 3:00 pm

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
 Box 13, T.L.
 DuBois, PA 15801

89-357-CD

EUGENE F. COFFMAN and DOROTHY S. COFFMAN,
 2228 Warfel Avenue
 Erie, PA 16503

Pro by Plff 9.00
 Pro by Atty 5.00

MARCH 1, 1989, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$276.00

Interest from January 1, 1987, 1988

Attorney Fees 41.40

Costs 15.00

Filed by Entered by Plaintiff, March 1, 1989

Judgment

Raymond Wetters
 Prothonotary

MARCH 1, 1989, Notice of Entry of Judgment mailed to the Defendant.

March 1 3:00 pm

And Now, 6th day of Feb 1992 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest Allen D. Bieg
 Prothonotary

Printed By: Romberger Bindery - Form H-611

March 1
3:00 pm

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

89-358-CD

BEVERLY ANN COPE and ROBERT JAMES FRANKLIN, ROBIN DOREEN MAJOR,
8706 Cardiff Lane
Warren, OH 44484

Pro by Plff 9.00
Pro by atty 5.00

MARCH 1, 1989, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$276.00

Interest from January 1, 1987, 1988

Attorney Fees 41.40

Costs 15.00

Filed by Entered by Plaintiff, March 1, 1989

Judgment

Raymond W. Wetchem
Prothonotary

MARCH 1, 1989, Notice of Entry of Judgment mailed to the Defendant

And now, 4th day of Oct 1989 by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Raymond W. Wetchem*
Prothonotary

March 1
3:00 pm

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

89-359-CD

PHILIP G. DAVIS and JANET P. DAVIS,
11 Jumping Brook Drive
Neptune, NJ 07753

Pro by Plff 9.00

MARCH 1, 1989, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three Hundred Sixty-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$366.00

Interest from January 1, 1986, 1987, 1988.

Attorney Fees 54.90

Costs 15.00

Filed by Entered by Plaintiff, March 1, 1989.

Judgment

Raymond W. Wetchem
Prothonotary

MARCH 1, 1989, Notice of Entry of Judgment mailed to the Defendant

<p>March 1 3:00 pm</p>	<p>TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801</p> <p>89-360-CD</p> <p>RUBY M. GARDINER, 3883 NW Young Avenue Massillon, OH 44646</p> <p>Pro by Plff 9.00</p>	<p><u>MARCH 1, 1989, LIEN, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.</p> <table border="0"> <tr> <td>Debt</td> <td>\$276.00</td> </tr> <tr> <td>Interest from January 1, 1987, 1988.</td> <td></td> </tr> <tr> <td>Attorney Fees</td> <td>41.40</td> </tr> <tr> <td>Costs</td> <td>15.00</td> </tr> </table> <p>Filed by Entered by Plaintiff, March 1, 1989</p> <p>Judgment</p> <p style="text-align: right;"><i>Raymond Wetters</i> Prothonotary</p> <p><u>MARCH 1, 1989 Notice of Entry of Judgment mailed to the Defendant.</u></p>	Debt	\$276.00	Interest from January 1, 1987, 1988.		Attorney Fees	41.40	Costs	15.00
Debt	\$276.00									
Interest from January 1, 1987, 1988.										
Attorney Fees	41.40									
Costs	15.00									

<p>March 1 3:00 pm</p>	<p>TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801</p> <p>89-361-CD</p> <p>LAWRENCE R. HEFFREN, Box 52 Big Run, PA</p> <p>Pro by Plff 9.00</p>	<p><u>MARCH 1, 1989, LIEN, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney fees and Costs.</p> <table border="0"> <tr> <td>Debt</td> <td>\$276.00</td> </tr> <tr> <td>Interest from January 1, 1987, 1988</td> <td></td> </tr> <tr> <td>Attorney Fees</td> <td>41.40</td> </tr> <tr> <td>Costs</td> <td>15.00</td> </tr> </table> <p>Filed by Entered by Plaintiff, March 1, 1989.</p> <p>Judgment</p> <p style="text-align: right;"><i>Raymond Wetters</i> Prothonotary</p> <p><u>MARCH 1, 1989, Notice of Entry of Judgment mailed to the Defendant</u></p>	Debt	\$276.00	Interest from January 1, 1987, 1988		Attorney Fees	41.40	Costs	15.00
Debt	\$276.00									
Interest from January 1, 1987, 1988										
Attorney Fees	41.40									
Costs	15.00									

Printed By: Romberger Bindery—Form H-611

March 1
3:00 pm

89-362-CD

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

MILTON J. KEENE and
CHERYLLE M. KEENE
27459 Dellwood Drive
Westlake, OH 44145

Pro by Plff 9.00
Pro by Atty 5.00

MARCH 1, 1989, , LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Forty and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt	\$1,040.00
Interest from January 1, 1979 through 1988 Incl.	
Attorney Fees	156.00
Costs	15.00

Filed by Entered by Plaintiff, March 1, 1989
Judgment

Raymond Nether
Prothonotary

MARCH 1, 1989, Notice of Entry of Judgment mailed to the Defendant.

And Now, 8 day of Aug 1990 By paper filed, the above judgment is satisfied in full of debt interest and cost.
Allen D. Bietz
Prothonotary

March 1
3:00 pm

89-363-CD

TREASURE LAKE PROPERTY OWNERS ASSOCCATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

MILTON J. KEENE and
CHERYLLE M. KEENE,
27459 Dellwood Dr.
Westlake, OH 44145

Pro by Plff 9.00
Pro by Atty 5.00

MARCH 1, 1989, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Forty and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt	\$1,040.00
Interest from January 1, 1979 through 1988 Incl.	
Attorney Fees	156.00
Costs	15.00

Filed by Entered by Plaintiff, March 1, 1989.
Judgment

Raymond Nether
Prothonotary

MARCH 1, 1989, Notice of Entry of Judgment mailed to the Defendant.

And Now, 8 day of Aug 1990 By paper filed, the above judgment is satisfied in full of debt interest and cost.
Attest *Allen D. Bietz*
Prothonotary

March 1
3:00 pm

TREASURE LAKE PROPERTY
OWNERS ASSOCIATION,
INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

89-364-CD

LINN CORPORATION,
P.O. Box 616
Philipsburg, PA 16866

Pro by Plff 9.00

MARCH 1, 1989, LIEN, filed.

Judgment is entered in favor of the Plaintiff
and against the Defendant in the sum of Two Hundred
Seventy-six and 00/100 Dollars, with Interest, Attorney
fees and Costs.

Debt \$276.00

Interest from January 1987, 1988.

Attorney Fees 41.40

Costs 15.00

Filed by Entered by Plaintiff, March 1, 1989.

Judgment

Raymond W. Peterson
Prothonotary

MARCH 1, 1989, Notice of Entry of Judgment mailed
to the Defendant.

March 1
3:00 pm

TREASURE LAKE PROPERTY
OWNERS ASSOCIATION,
INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

89-365-CD

LINN CORPORATION,
P.O. Box 626
Philipsburg, PA 16866

Pro by Plff 9.00

MARCH 1, 1989, LIEN, filed.

Judgment is entered in favor of the Plaintiff and
against the Defendant in the sum of Two Hundred Seventy-
six and 00/100 Dollars, with Interest, Attorney Fees
and costs.

Debt \$276.00

Interest from January 1, 1987, 1988.

Attorney Fees 41.40

Costs 15.00

Filed by Entered by Plaintiff, March 1, 1989

Judgment

Raymond W. Peterson
Prothonotary

MARCH 1, 1989, Notice of Entry of Judgment mailed
to the Defendant

Printed By: Romberger Bindery—Form H-611

March 1
3:00 pm

89-366-CD

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

LINN CORPORATION
PO Box 626
Philipsburg, PA 16866

Pro by Plff 9.00

MARCH 1, 1989, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees, and Costs.

Debt \$276.00

Interest from January 1, 1987, 1988.

Attorney Fees 41.40

Costs 15.00

Filed by Entered by Plaintiff, March 1, 1989

Judgment

Raymond Nethers
Prothonotary

MARCH 1, 1989 Notice of Entry of Judgment mailed to the Defendant

March 1
3:00 pm

89-367-CD

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

ALBERT R. MARCH and MARGUERITE MARCH,
1140 Duncan Avenue
Pittsburgh, PA 15237

Pro by Plff 9.00

Pro by Atty 5.00

MARCH 1, 1989, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Two Hundred Eighty and 00/100 Dollars, with Interest, Attorney Fees and costs.

Debt \$1,280.00

Interest from January 1, 1974 through 1988 Incl

Attorney Fees 192.00

Costs 15.00

Filed by Entered by Plaintiff, March 1, 1989

Judgment

Raymond Nethers
Prothonotary

MARCH 1, 1989, Notice of Entry of Judgment mailed to the Defendant

And Now, 19 day of May 1989 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Raymond Nethers*
Prothonotary

<p>March 1 3:00 pm</p>	<p>TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801</p> <p>89-368-CD</p> <p>ROBERT C. MATTHEWS RD 4, Longview Road West Middlesex, PA</p> <p>Pro by Plff 9.00</p>	<p><u>MARCH 1, 1989, LIEN, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Four Hundred Two , with Interest, Attorney Fees and Costs.</p> <table border="0"> <tr> <td style="padding-right: 40px;">Debt</td> <td>\$402.00</td> </tr> <tr> <td>Interest from January 1, 1986, 1987, 1988.</td> <td></td> </tr> <tr> <td>Attorney Fees</td> <td>60.30</td> </tr> <tr> <td>Costs</td> <td>15.00</td> </tr> </table> <p>Filed by Entered by Plaintiff, March 1, 1989</p> <p>Judgment</p> <p style="text-align: right;"><i>Raymond Matthews</i> Prothonotary</p> <p><u>MARCH 1, 1989, Notice of Entry of Judgment mailed to the Defendant.</u></p>	Debt	\$402.00	Interest from January 1, 1986, 1987, 1988.		Attorney Fees	60.30	Costs	15.00
Debt	\$402.00									
Interest from January 1, 1986, 1987, 1988.										
Attorney Fees	60.30									
Costs	15.00									
<p>March 1 3:00 pm</p>	<p>TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801</p> <p>89-369-CD</p> <p>JAMES MCILWEE and MARY ANNE MCILWEE, 15708 Edgecliff Ave. Celveland, OH 44111</p> <p>Pro by Plff 9.00</p>	<p><u>MARCH 1, 1989, LIEN, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand One Hundred Forty-five and 00/100 Dollars, with Interest, Attorney Fees and Costs.</p> <table border="0"> <tr> <td style="padding-right: 40px;">Debt</td> <td>\$1,145.00</td> </tr> <tr> <td>Interest from January 1, 1977 through 1988 Incl.</td> <td></td> </tr> <tr> <td>Attorney Fees</td> <td>171.75</td> </tr> <tr> <td>Costs</td> <td>15.00</td> </tr> </table> <p>Filed by Entered by Plaintiff, March 1, 1989.</p> <p>Judgment</p> <p style="text-align: right;"><i>Raymond Matthews</i> Prothonotary</p> <p><u>MARCH 1, 1989, Notice of Entry of Judgment mailed to the Defendant.</u></p>	Debt	\$1,145.00	Interest from January 1, 1977 through 1988 Incl.		Attorney Fees	171.75	Costs	15.00
Debt	\$1,145.00									
Interest from January 1, 1977 through 1988 Incl.										
Attorney Fees	171.75									
Costs	15.00									

Printed By: Romberger Bindery—Form H-611

March 1
3:00 pm

89-370-CD

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

DONALD V. PHILLIPS and THERESE H. PHILLIPS,
6034 Irishtown Road
Bethel Park, PA 15102

Pro by Plff 9.00

MARCH 1, 1989, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Two Hundred Eighty and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$1,280.00

Interest from January 1, 1974 through 1988 Incl.

Attorney Fees 192.00

Costs 15.00

Filed by Entered by Plaintiff, March 1, 1989.

Judgment

Raymond N. Peterson
Prothonotary

MARCH 1, 1989, Notice of Entry of Judgment mailed to the Defendant

March 1
3:00 pm

89-371-CD

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

GORDON N. PUFFER and BARBARA A. PUFFER,
892 Waldren,
Buffalo, NY 14211

Pro by Pflf 9.00

MARCH 1, 1989 LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$276.00

Interest from January 1, 1987, 1988.

Attorney Fees 41.40

Costs 15.00

Filed by Entered by Plaintiff, March 1, 1989.

Judgment

Raymond N. Peterson
Prothonotary

MARCH 1, 1989, Notice of Entry of Judgment mailed to the Defendant.

<p>March 1 3:00 pm</p>	<p>TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801</p> <p>89-372-CD</p> <p>NICK ROMAN, 108 Moore Street Hubbard, OH 44425</p> <p>Pro by Plff 9.00</p>	<p><u>MARCH 1, 1989, LIEN, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Seventy-six and 00/100 Dollars, with Interest, Attorney Fees and Costs.</p> <table border="0"> <tr> <td>Debt</td> <td>\$276.00</td> </tr> <tr> <td>Interest from January 1, 1987, 1988.</td> <td></td> </tr> <tr> <td>Attorney Fees</td> <td>41.40</td> </tr> <tr> <td>Costs</td> <td>15.00</td> </tr> </table> <p>Filed by Entered by Plaintiff, March 1, 1989.</p> <p>Judgment</p> <p style="text-align: right;"><i>Raymond W. Theissen</i> Prothonotary</p> <p><u>MARCH 1, 1989, Notice of Entry of Judgment mailed to the Defendant.</u></p>	Debt	\$276.00	Interest from January 1, 1987, 1988.		Attorney Fees	41.40	Costs	15.00
Debt	\$276.00									
Interest from January 1, 1987, 1988.										
Attorney Fees	41.40									
Costs	15.00									

<p>March 1 3:00 pm</p>	<p>TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED. Box 13, T.L. DuBois, PA 15801</p> <p>89-373-CD</p> <p>THOMAS J. SCHWARTZ and BETTE E. SCHWARTZ, 5002 Rosehill St. Philadelphia, PA 19120</p> <p>Pro by Plff 9.00</p>	<p><u>MARCH 1, 1989, LIEN, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Two Hundred Eighty and 00/100 Dollars, with Interest, Attorney Fees and Costs.</p> <table border="0"> <tr> <td>Debt</td> <td>\$1,280.00</td> </tr> <tr> <td>Interest from January 1, 1974 through 1988 Incl.</td> <td></td> </tr> <tr> <td>Attorney Fees</td> <td>192.00</td> </tr> <tr> <td>Costs</td> <td>15.00</td> </tr> </table> <p>Filed by Entered by Plaintiff, March 1, 1989.</p> <p>Judgment</p> <p style="text-align: right;"><i>Raymond W. Theissen</i> Prothonotary</p> <p><u>MARCH 1, 1989, Notice of Entry of Judgment mailed to the Defendant</u></p>	Debt	\$1,280.00	Interest from January 1, 1974 through 1988 Incl.		Attorney Fees	192.00	Costs	15.00
Debt	\$1,280.00									
Interest from January 1, 1974 through 1988 Incl.										
Attorney Fees	192.00									
Costs	15.00									

Printed By: Romberger Bindery - Form H-611

March 1
3:00 pm

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

89-374-CD

ELI STOIS and
CAROLINE M. STOIS,
36465 Valley Vista Dr.
Eastlake, OH 44094

Pro by Plff 9.00

MARCH 1, 1989, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Forty and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$1,040.00

Interest from January 1, 1979 through 1988 Incl.

Attorney Fees 156.00

Costs 15.00

Filed by Entered by Plaintiff, March 1, 1989.

Judgment

Raymond W. Peterson
Prothonotary

MARCH 1, 1989, Notice of Entry of Judgment mailed to the Defendant

March 1
3:00 pm

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

89-375-CD

DAVID P. SWOPE
351 Maxwell Drive
Pittsburgh, PA 15236

Pro by Plff 9.00
Pro by Atty 5.00

MARCH 1, 1989, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand One Hundred Forty-five and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$1,145.00

Interest from January 1, 1977 through 1988 Incl.

Attorney Fees 171.75

Costs 15.00

Filed by Entered by Plaintiff, March 1, 1989.

Judgment

Raymond W. Peterson
Prothonotary

MARCH 1, 1989, Notice of Entry of Judgment mailed to the Defendant.

And Now, 8th day of July 1989 By paper filed the above judgment is satisfied in full of debt, interest and costs.

Attest *Allen D. Burt*
Prothonotary

March 1
3:00 pm

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

89-376-CD

STEPHEN M. TANNER and MARY P. TANNER,
RD 1
Turtle Point, PA 16750

Pro by Plff 9.00
Pro by Plff 7.00

MARCH 1, 1989, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Five Hundred Twenty-eight and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$528.00

Interest from January 1, 1982, through 1988 Incl

Attorney Fees 79.20

Costs 15.00

Filed by Entered by Plaintiff, March 1, 1989.

Judgment

Raymond Williams
Prothonotary

MARCH 1, 1989, Notice of Entry of Judgment mailed to the Defendant

And Now, 26th day of October, 2000
by paper filed, the above judgment is satisfied in full of debt, interest and cost.
Attest W. A. SHAW, SR. (kg)
Prothonotary

March 1
3:00 pm

TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INCORPORATED.
Box 13, T.L.
DuBois, PA 15801

89-377-CD

LOUIS M. WERMELSKIRCHEN, DOROTHY S. WERMELSKIRCHEN
13381 Lakewood Dr.
Chesterland, OH 44026

Pro by Plff 9.00
Pro *by self* 5.00

MARCH 1, 1989, LIEN, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand TWO Hundred Eighty and 00/100 Dollars, with Interest, Attorney Fees and Costs.

Debt \$1,280.00

Interest from January 1, 1974 through 1988 Incl.

Attorney Fees 192.00

Costs 15.00

Filed by Entered by Plaintiff, March 1, 1989

Judgment

Raymond Williams
Prothonotary

MARCH 1, 1989, Notice of Entry of Judgment mailed to the Defendant

And Now, 22nd day of Aug, 1986 by paper filed, the above judgment is satisfied in full of debt, interest and cost.
Attest W. J. Shaw (kg)
Prothonotary

Printed By: Romberger Bindery - Form H-611

<p>March 1</p>	<p>CHRIS DEMI, An Alleged Severely Mentally Disabled Person,</p> <p>89-378-CD</p> <p>Pro <i>by Co</i> 40.00 R. Mattern <i>by Co</i> 150.00</p>	<p><u>MARCH 1, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</u> CHRIS DEMI has acted in such a manner as to cause me to believe that he is severely mentally disabled. He has been examined by S. PATEL, M.D. and was found to be in need of treatment. (b) 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/ Carol Abbott, 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 From MH785-A. I believe that he understands his rights. /s/ Not ligible. I hereby affirm that I have examined CHRIS DEMI on February 1, 1989, to determine if he continues to be severely mentally disabled and in need of treatment. /s/ S. Patel, M.D. IN MY OPINIONS The patient is severely mentally disabled and in need of treatment. <u>ORDER, filed.</u> AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. <u>ORDER, filed.</u> AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire as the attorney to represent alleged severely mentlaly 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. <u>MARCH 20, 1989, MENTAL HEALTH REVIEW OFFICER REPORT AND DECRED, filed.</u> One (1) copy Certified to Mental Health. <u>DECREE, filed.</u> AND NOW, this 20th day of March, 1989, the Mental Health Review Officer's Report is acknowledged. We</p>
<p>The Court finds that CHRIS DEMI continues to be severely mentally disabled. Accordingly, the Court ORDERS that the patient 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 Corut that Clearfield County pay the fees of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>	<p>approve his recommendation.</p>	<p>approve his recommendation.</p>

IN RE:
 JAY FRYE,
 An Alleged severely
 Mentally Disabled
 Person,

March 1

89-379-CD

MARCH 1, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES 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 H. PATHAK, M.D. and was found to be in need of treatment.

(b) 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/ H. Pathak, 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 From MH785-A. I believe that he understands his rights partially. /s/ Not ligible.

I hereby affirm that I have examined JAY FRYE on January 25, 1989, to determine if he continues to be severely mentally disabled and in need of treatment. /s/ H. Pathak, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire. as the attorney to represent alleged severely mentlaly 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 17, 1989, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.

DECREE, filed.

AND NOW, this 20th day of March, 1989, the Mental Health Review Officers Report is acknowledged. We

approve his recommendation.

The Court finds that JAY FRYE continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the patient be involuntarily committed to Warren State Hospital, a state mental institution, pursuant to Seciton 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, Clearfield County Mental Health review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

*Ord # 13162
 15125*

Pro *Aug Co* 40.00
 R. Mattern *Aug Co* 150.00

Printed By: Romberger Bindery - Form H-611

IN RE:
 RONALD HUMMEL,
 An Alleged Severely
 Mentally Disabled
 Person,

March 1

89-380-CD

4/13/89
 15/12/89

Pro *Jay Co* 40.00
 R. Mattern *by Co* 150.00

MARCH 1, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

RONALD HUMMEL has acted in such a manner as to cause me to believe that HE is severely mentally disabled.

He has been examined by S. Patel, M.D. and was found to be in need of treatment.

(b) As the patient is currently in Warren State Hospital receiving involunatry 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/S. Patel, 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 From MH785-A . I believe that he understand his rights. /s/ Stephanie Lampropolar, msw.

I hereby affirm that I have examined RONALD HUMMEL on February 1, 1989, to determine if he continues to be severely mentally disabled and in need of treatment. /s/ S. Patel, M.D. mab

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire. as the attorney to represent alleged severely mentlaly 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 17, 1989, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.

DECREE, filed.

AND NOW, this 20th day of march, 1989, the Mental

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

The Court fidns the RONALD HUMMEL continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the patient be involuntarily committed to Warren State Hopsital, 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, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

IN RE:
 JON MONBORNE,
 An Alleged Severely
 Mentally Disabled
 Person,

March 1

89-381-CD

MARCH 1, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

JON MONBORNE has acted in such a manner as to cause me to believe that he is severely mentally disabled.

He has been examined by Roger Mesmer, M.D. and was found to be in need of treatment.

(b) 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/ Roger Mesmer, 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 MH785-A. I believe that he understand his rights. /s/ Martha S. Christensen, cw.

I hereby affirm that I have examined JON MONBORNE on February 21, 1989, to determine if he continues to be severely mentlaly disabled and in need of treatment. /s/ Roger Mesmer, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire. as the attorney to represent alleged severely mentlaly 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 17, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.

DECREE, filed.

AND NOW, this 20th day of March, 1989, the Mental

Health Review Officers Report is acknowledged. We approve his recommendation.

The Court finds that JON MONBORNE continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the patient 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 eperiod fo ninety (90) days.

It is the FURTHER ORDER of this Corut that Celarfield County pay the fees of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Mar 1, 1989
7/25

Pro *Mar 30* 40.00
 R. Mattern *Mar 30* 75.00

Printed By: Romberger Bindery - Form H-611

<p>March 1</p>	<p>IN RE: MARK SQUITIER, An Alleged Severely Mentally Disabled Person,</p> <p>89-382-CD</p> <p>Pro <i>Jay Co</i> 40.00 R. Mattern <i>Jay Co</i> 75.00</p>	<p><u>MARCH 1, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</u> MARK SQUITIER has acted in such a manner as to cause me to believe that he is severely mentally disabled. He has been examined by S. Patel, M.D. and was found to be in need of treatment. (b) 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 From MH785-A. I believe that he does not understand his rights. /s/ (Not legible) I hereby affirm that I have examined MARK SQUITIER on February 1, 1989, to determine if he continues to be severely mentally disabled and in need of treatment. /s/ S. Patel, M.D. IN MY OPINIONS The patient is severely mentally disabled and in need of treatment. <u>ORDER, filed.</u> AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. <u>ORDER, filed.</u> AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire. as the attorney to represent alleged severely mentlaly 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. <u>MARCH 16, 1989, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.</u> One (1) copy Certified to Mental Health. <u>DECREE, filed.</u> AND NOW, this 16th day of March, 1989, the Mental</p>
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Ch 73105
13043

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

The Court finds that MARK SQUITIER continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the patient 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, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

IN RE:
 GEORGE YASOVSKY,
 An Alleged Severely
 Mentally Disabled
 Person,

MARCH 1, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

GEORGE YASOVSKY has acted in such a manner as to cause me to believe that he is severely mentally disabled.

He has been examined by S. Patel, M.D. and was found to be in need of treatment.

(b) 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/ S. Patel, 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 MH785-A. I believe that he does not understand his rights. /s/ (Not legible)

I hereby affirm that I have examined GEORGE YASOVSKY on February 1, 1989, to determine if he continues to be severely mentally disabled and in need of treatment. /s/ S. Patel, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire. 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 16, 1989, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.

DECREE, filed.

AND NOW, this 16th day of March, 1989, the Mental

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

The Court finds that GEORGE YASOVSKY continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the patient 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, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

March 1

89-383-CD

Pro *Wj Co* 40.00

R. Mattern *Wj Co* 75.00

No 13105
13043

Printed By: Romberger Bindery - Form H-611

<p>March 1</p>	<p>IN RE: WALTER HAWKINS, An Alleged Severely Mentally Disabled Person,</p> <p>89-384-CD</p> <p>Pro <i>ly Co</i> 40.00 R. Mattern <i>ly Co</i> 75.00</p>	<p><u>MARCH 1, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</u> WALTER HAWKINS has acted in such a manner as to cause me to believe that HE is severely mentally disabled. He has been examined by KENNETH SNEAD, M.D. and was found to be in need of treatment. (b) 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/ Kenneth Snead, 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 From MH785-A. I believe that he partially understand his rights. /s/ Janet P. Orooz. I hereby affirm that I have examined WALTER HAWKINS on February 3, 1989, to determine if he continues to be severely mentally disabled and in need of treatment. /s/ Kenneth Snead, M.D. IN MY OPINIONS The patient is severely mentally disabled and in need of treatment. <u>ORDER, filed.</u> AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. <u>ORDER, filed.</u> AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire. as the attorney to represent alleged severely mentlaly 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. <u>MARCH 16, 1989, MENTAL HEALTH REIVEW OFFICERS REPORT AND DECREE, filed.</u> One (1) copy Certified to Mental Health. <u>DECREE, filed.</u> AND NOW, this 16th day of March, 1989, the Mental</p>
		<p>Health Review Officer's Report is acknowledged. We approve his recommendation.</p> <p>The Court finds that WALTER HAWKINS continues to be severely mentally disabled. Accordingly, the Court ORDERS that the patient be involuntarily committed to Warren State Hospital, a state mental institution, pursuant to Seciton 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, Clearfield County Mental Health Review Officer, 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>March 1</p> <p>Ca 13105 13043</p>	<p>IN RE: LISA KESTLER, An Alleged Severely Mentally Disabled Person,</p> <p>89-385-CD</p> <p>Pro <i>My Co</i> 40.00 R. Mattern <i>My Co</i> 75.00</p>	<p>MARCH 1, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed. LISA KESTLER has acted in such a manner as to cause me to believe that he is severely mentally disabled. She has been examined by ARUN SNOOD, M.D. and was found to be in need of treatment. (b) As the patient is currently in warren State Hospital receiving involuntary treatment under Seciton 304, I ask that the court issue an roder that the patient be involuntarily committed for another period of inpatient treatment. /s/ Arun Snood, 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 From MH785-A. I believe that she understand her rights. /s/ Janet P. Orasz, cw. I hereby affirm that I have examined LISA KESTLER on February 21, 1989, to determine if she continues to be severely mentally disabled and in need of treatment. /s/ Arun Snood, M.D. IN MY OPINIONS The patient is severely mentally disabled and in need of treatment. ORDER, filed. AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. ORDER, filed. AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire. as the attorney to represent alleged severely mentlaly 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 16, 1989, MENTAL HEALTH REIWEV OFFICERS REPORT AND DECREE, filed. One (1) copy Certified to Mental Health. DECREE, filed. AND NOW, this 16th day of March, 1989, the Mental</p>
		<p>Health Review Officer's Report is acknowledged. We approve his recommendation.</p> <p>The Court finds that LISA KESTLER continues to be severely mentally disabled.</p> <p>Accordingly, the Court ORDERS taht the patient 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, Esqurie, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>

Printed By: Romberger Bindery—Form H-611

<p>March 1</p>	<p>IN RE: WILLIAM MARCINKO An Alleged Severely Mentally Disabled Person,</p> <p>89-386-CD</p> <p>Pro <i>Jug Co</i> 40.00 R. Mattern <i>by Co</i> 150.00</p>	<p><u>MARCH 1, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</u> WILLIAM MARCINKO has acted in such a manner as to cause me to believe that he is severely mentally disabled. He has been examined by KENNETH SNEAD, M. D. and was found to be in need of treatment. (b) 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/ Kenneth Snead, 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 MH785-A. I believe that he understand his rights. /s/ Robert Rose acsw. I hereby affirm that I have examined WILLIAM MARCINKO on February 3, 1988, to determine if he continues to be severely mentally disabled and in need of treatment. /s/ Kenneth Snead, M.D. IN MY OPINIONS The patient is severely mentally disabled and in need of treatment. <u>ORDER, filed.</u> AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. <u>ORDER, filed.</u> AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire. 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. <u>MARCH 20, 1989, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.</u> One (1) copy Certified to Attorney Mattern One (1) copy Certified to Mental Health <u>DECREE, filed.</u></p>
	<p>The Court finds that WILLIAM MARCINKO continues to be severely mentally disabled. Accordingly, the Court ORDERS that the patient 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, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>	<p>AND NOW, this 20th day of March, 1989, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.</p>

IN RE:
 ALAN MCBRIDE,
 An Alleged Severely
 Mentally Disabled
 Person,

March 1

89-387-CD

40 13105
13043

Pro *Jay Co* 40.00
Aug 30
 J. R. Mattern 150.00

MARCH 1, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

ALAN MCBRIDE has acted in such a manner as to cause me to believe that he is severely mentally disabled.

He has been examined by KENNETH SNEAD, M.D. and was found to be in need of treatment.

(b) 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/ Kenneth Snead, 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 MH785-A. I believe that he understand his rights. /s/ Janet P. Orasz, acsw.

I hereby affirm that I have examined ALAN MCBRIDE on February 3, 1989, to determine if he continues to be severely mentally disabled and in need of treatment. /s/ Kenneth Snead, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire. 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 16, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.

DECREE, filed.

AND NOW, this 16th day of March, 1989, the Mental

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

The Court finds that ALAN MCBRIDE continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the patient 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, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Printed By: Romberger Bindery—Form H-611

Mar 1
3:50 pm

89-388-CD

CRYSTAL BROWN,

MARK ALBRIGHT,

Pro	by Plff	40.00
Shff	Office	
	Credit	23.20

MARCH 1, 1989, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by the Plaintiff.

Four (4) copies Certified to Plaintiff.

MARCH 1, 1989, TEMPORARY ORDER, filed by Judge Ammerman.

Four (4) copies Certified to Plaintiff.

MARCH 3, 1989, AFFIDAVIT OF SERVICE, filed NOW, March 1, 1989 at 4:30 PM EST served the within Protection From Abuse on Mark Albright, Deft at residence, RD#1, Box 655, Houtzdale, Clearfield County, PA by handing to Mark Albright, Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

MARCH 9, 1989, ORDER, filed 6 copies cert R. Billotte, Ct. Admin.

NOW, this 9th day of March, 1989, both parties having appeared at the conference hearing on this date, it is the ORDER of the Court that the following be established as the final ORDER.

1. The defendant shall refrain from abusing, harassing or threatening the plaintiff and the minor child, or placing them in fear of abuse in any place where they may be found.

2. Defendant is enjoined and prohibited from living at, entering, attempting to enter or visiting the residence located at 601 Brisbin St., Apt. D, Clearfield County, Houtzdale, Pennsylvania and any subsequent residence in which the plaintiff resides during the pendency of this ORDER.

3. Plaintiff is granted custody of the minor child, Timothy S. Albright.

4. No visitation privileges are established at this time. Defendant is advised of his right to petition the Court for visitation at a later date.

This ORDER shall remain in effece for one year from this date.

BY THE COURT: Joseph S. Ammerman, Judge/

Christopher
J. Shaw

BRIAN KIM MILES,

MARCH 2, 1989, COMPLAINT IN DIVORCE, filed by Christopher J. Shaw, Esquire.

One (1) copy Certified to Attorney.

ORDER FOR CUSTODY, filed.

YOU, KATHLEEN LYNN MILES, have been sued in Court to obtain Custody of your children, BRIAN LEE MILES and MICHAEL WILLIAM MILES.

YOU are ordered to appear in person in Courtroom No. ___ of the Clearfield County Courthouse, Clearfield Pennsylvania, 16830, on the 9th day of March, 1989, at 10:00 o'clock A.M. for a conference.

Pending further Order of this Court custody of the said BRIAN LEE MILES and MICHAEL WILLIAM MILES shall be in BRIAN KIM MILES, Plaintiff herein.

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/ Joseph S. Ammerman, Judge.

MARCH 27, 1989, AFFIDAVIT OF MAILING, filed.

CHRISTOPHER J. SHAW, ESQUIRE, being duly sworn according to law, deposes and says that as attorney for Plaintiff, BRIAN KIM MILES, he did on March 6, 1989, serve Defendant, KATHLEEN LYNN MILES, with a certified copy of the 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, Esquire.

APRIL 10, 1990, AFFIDAVIT OF CONSENT OF KATHLEEN LYNN MILED, filed

AFFIDAVIT OF CONSENT OF BRIAN KIM MILES, filed

AFFIDAVIT OF NON-MILITARY SERVICE, filed

PRAECIPE TO TRANSMIT RECORD AND DECREE, filed

AND NOW, this 12th day of April, 1990, this action

Pro 40.00

Pro .50

State 10.00

having been considered by the Court it is ORDERED AND

DECREED that:

1. BRIAN KIM MILES, Plaintiff and KATHLEEN LYNN

MILES, Defendant are divorced from the bonds of matrimony.

2. ~~The Separation Agreement between the parties~~

dated the 23rd day of October, 1989, and 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: Joseph S. Ammerman, Judge.

MAY 15, 1990, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.

3/2/89
\$75.00 Pd.
by Atty

89-389-CD

Clfd Trust

KATHLEEN LYNN MILES,

CK#1089 TRANS TO REG. ACCT.	75.00
PRO.	40.00
PRO.	.50
STATE	10.00
CK# 1105	24.50
	75.00

Printed By: Romberger Bindery—Form H-611

<p>March 3</p>	<p>IN RE: GEORGE WILLIAM KLAIBER, An Alleged Severely Mentally Disabled Person,</p> <p>89-390-CD</p> <p>Pro <i>Jy. Co</i> 40.00 R. Mattern <i>Jy. Co</i> 158.80</p>	<p><u>MARCH 3, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</u> GEORGE WILLIAM KLAIBER has acted in such a manner as to cause me to believe that he is severely mentally disabled. He has been examined by Dr. John E. Allen and was found to be in need of treatment. (b) As the patient is currently in Clearfield-Jefferson Community Mental Health Center, receiving involuntary treatment under Section 305, I ask that the court issue an order that the patient be involuntarily committed for another period of outpatient. /s/ J. Paul Palmer . MA 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 From MH785-A. I believe that he understand his rights. /s/ J. Paul Palmer, MA/ I hereby affirm that I have examined GEORGE KLAIBER on February 6, 1989, to determine if he continues to be severely mentally disabled and in need of treatment. /s/ John E. Allen, M.D. IN MY OPINIONS The patient is severely mentally disabled and in need of treatment. <u>ORDER, filed.</u> AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. <u>ORDER, filed.</u> AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire. as the attorney to represent alleged severely mentlaly 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. <u>MARCH 3, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.</u> One (1) copy Certified to M. R. Mattern, Esqurie. <u>DECREE, filed.</u></p>
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Ce 13142
12775

AND NOW, this 3rd day of March, 1989, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

The Court finds that GEORGE W. KLAIBER continues to be severely mentally disabled within the meaning of the Mental Health Procedures Act of 1976, as amended.

The Court FURTHER FINDS that the least restrictive setting suitable for this patient at this time is that of participation in a outpatient treatment program. The Court, therefore, ORDERS AND DECREES that GEORGE KLAIBER be and is hereby directed to comply completely with the prescribed outpatient treatment program developed by Clearfield-Jefferson Community Mental Health Center.

The term of this commitment shall be for a period of one hundred and eighty (180) days. This commitment is pursuant to Section 305 of the Mental Health Procedrues Act of 1976, as amended.

The costs of this proceeding and the fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health REview Officer, shall be paid by Clearfield County.

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

Arthur Lashin

FORD MOTOR CREDIT COMPANY,

MARCH 3,, 1989, CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT, filed. From Elk County.. Their Number 87-535-CD.

I, DAVID A. FREY, Prothonotary, of the Court of Common Pleas of Elk County Pennsylvania, do hereby certify that the following is a true, correct and full copy of the docket entries in the above captioned case.

I, FURTHER CERTIFY that judgment was entered in favor of the Plaintiff, Ford Motor Credit Company and against the Defendant, Robert G. Gesin, on the 7th day of December, 1988, in the above captioned case in the amount of \$6,702.44.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the said Court, on the ___ day of _____ .. /s/ David A. Frey, Prothonotary

Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Thousand Seven Hundred Two and 44/100 Dollars.

ROBERT G. GESIN,

Debt

\$6,702.44

Judgment

Raymond M. Peterson
Prothonotary

March 3
8:30 am

89-391-CD

Pro *my Atty.* 10.00
Elk Co. Costs 78.70

MARCH 3, 1989, Notice of Entry of Judgment mailed to the Defendant.

MARCH 3, 1989, PRAECIPE FOR WRIT OF EXECUTION, filed by Arthur Lashin, Esquire.

WRIT OF EXECUTION ISSUED TO NO. 89-19-EX

Printed By: Romberger Bindery - Form H-611

Barbara H. Schickling

GWENDOLYN R. SPINGOLA,

MARCH 3, 1989, COMPLAINT IN DIVORCE, filed by Barbara H. Schickling, Esquire.

One (1) copy Certified to Attorney.

PLAINTIFF'S AFFIDAVIT UNDER SECTION 201(d) OF THE DIVORCE CODE, filed.

1. The parties to this action separated March of 1985 and have continued to live separate and apart for a period in excess of three 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 taht the statements made in this Affidavit are true and correct. I understand that false statements herein are subject to the penalties of 18 Pa C.S. §4904 relating to unsworn falsification to authorities. /s/ Gwendolyn R. Spingola, Plaintiff.

3/3/89
\$85.00 Pd
by Atty

89-392-CD

MARCH 9, 1989, AFFIDAVIT, filed

AND NOW, this 8th day of March, 1989, I, Barbara H. Schickling, Esq., 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 Ronald L. Spingola, Deft. by sending said copy by Certified Mail No. P 868 424 983, return receipt requested, restricted delivery, to the said defendant at his las known address: 110 S. 2nd St. Clearfield, PA 16830 /s/ Barbara H. Schickling, Esq.

Clfd Trust

RONALD L. SPINGOLA,

APRIL 10, 1989, MOTION AND RULE, filed 1 cert/Atty

AND NOW, this 7th day of April, 1989, upon consideration of the Motion of Barbara H. Schickling, Esq, it is the ORDER of this Court that a Rule be issued upon the Defendant, RONALD L. SPINGOLA, to show cause why the enter of a 201(d) Divorce Decree should not be granted.

Pro 40.00

Rule Returnable and Conference thereon to be held the 19th day of April, 1989, at 2:00 PM in the Courtroom No. of the Clearfield County Courthouse, Clearfield PA. BY THE COURT: Joseph S. Ammerman, Judge.

Pro 10.00

Pro .50

APRIL 18, 1989, ACCEPTANCE OF SERVICE, filed.

I, RONALD L. SPINGOLA, Defendant, hereby accept service of the Motion and Rule regarding the above-captioned matter. /s/ Ronald L. Spingola, Defendant.

Ck#6096 Trans to reg acct. \$85.00
Pro. 40.50
State 10.00
#13306 Atty 34.50 \$85.00

APRIL 19, 1989, DIVORCE DECREE, filed

AND NOW, the 19th day of April, 1989, it appearing of record that the Complaint was filed in this matter on March 3, 1989 under Section 201(d) of the Pennsylvania Divorce Code and that the Plaintiff's Affidavit was served on the Defendant on March 4, 1989 and the Defendant having failed to respond by Counter Affidavit within twenty (20) days required.

We therefore Decree that GWENDOLYN R. SPINGOLA, be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and RONALD L. SPINGOLA, thereupon all 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. There are no pending claims that have been raised of record in this action for which the Court retains jurisdiction. 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: Joseph S. Ammerman, Judge.

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

Joseph Colavecchi

JANET L. COWDER,

MARCH 3, 1989, COMPLAINT IN CIVIL ACTION, filed by Joseph Colavecchi, Esquire.

Three (3) copies Certified to Attorney

MARCH 15, 1989, AFFIDAVIT OF SERVICE, filed Before me, the undersigned officer, personally appeared Joseph Colavecchi, who, being duly sworn according to law, deposes and says that a copy of the Complaint was mailed to Union Bankers Insurance Co. of 2551 Elm St. Dallas, TX 75226 on March 6, 1989, as shown on the certified mail receipt attached.

Further, this Complaint was received by Ann Haynes on March 9, 1989, as shown by the receipt signed by her and attached hereto.

/s/ Joseph Colavecchi, Esq.

APRIL 14, 1989, ANSWER TO PLAINTIFF'S COMPLAINT AND NEW MATTER, filed by Carl R. Schiffman, Esq. 4/14/89 Received by Fax Machine /s/ JMB

APRIL 26, 1989, REPLY TO NEW MATTER, filed by Joseph Colavecchi, Esq.

JUNE 8, 1989, NOTICE OF ORAL DEPOSITION OF CHARLES SEMONS, Vice President Union Bankers Insurance Company. filed.

OCTOBER 11, 1989 DEPOSITION OF CHARLES W. SEMONS, filed by Joseph Colavecchi, Atty.

FEBRUARY 14, 1990, PRAECIPE TO DISCONTINUE ACTION, filed

Please mark the records in the above captioned action discontinued, settled and ended. /s/ Joseph Colavecchi, Esq.

DISCONTINUED

SETTLED

ENDED

March 3
2:20 pm

89-393-CD

Carl R. Schiffman

UNION BANKERS INSURANCE COMPANY,

Pro by Atty 40.00

Pro by Atty 5.00

Printed By: Romberger Bindery - Form H-611

March 3
3:10 pm

89-394-CD

M. L. CLASTER & SONS,
INC., PO Box 405,
N. Front Street
Philipsburg, PA 16866

PHIL PETERS
RD#2, Box 44
Morrisdale, PA 16858

Pro by Plff 9.00

MARCH 3, 1989, JUDGMENT FROM J.P., Robert A. Shoff, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Hundred Sixty-nine and 12/100 Dollars, with costs.

Debt \$169.12

Interest from January 3, 1989.

Costs 20.00

Filed and Entered by Plaintiff, march 3, 1989.

Judgment

Raymond Netherman
Prothonotary

MARCH 3, 1989, Notice of Entry of Judgment mailed to the Defendant.

Anthony S. Guido

PETROLEC, INC.,

MARCH 3, 1989, COMPLAINT IN CIVIL ACTION, filed by Anthony S. Guido, Esquire.
Four (4) copies Certified to Sheriff.

March 3
3:25 pm

89-395-CD

APRIL 4, 1989, SHERIFF RETURN, filed
NOW, March 6, 1989 @ 11:50 AM EST served the within Complaint on Kevin Wisor, Deft, at employment, National Fuel/Construction, Main St., Woodland, Clearfield County, PA, by handing to Pam Wisor, pic for Deft.
NOW, March 6, 1989 @ 11:50 AM EST served the within Complaint on William Ogden, Deft, at employment, National Fuel/Construction, Main St, Woodland, Clearfield County, PA, by handing to Pam Wisor, Pic for Deft.
NOW, March 7, 1989 @ 10:10 AM served the within Complaint on Richard Lininger, Deft., at employment, Community Health Care Services, 422 South St., Curwensville, Clearfield County, PA, by handing to Kendrea Jury, pic for Deft.
NOW, March 6, 1989 Raymond Krasinski, Shff of Elk County was deputized by Chester A. Hawkins, Shff of Clearfield County to serve the within Complaint on Fred Porco, Deft.
NOW, March 14, 1989 @ 3:50 PM served the within Complaint on Fred Porco, Deft., by deputizing the Shff of Elk County. The return of Sheriff Krasinski is hereto attached and made a part of this return by stating that he served by handing to Fred Porco, Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz.

Earle D. Lees, Jr

KEVIN WISOR,
FRED PORCO,
RICHARD LININGER and
WILLIAM OGDEN,

APRIL 6, 1989, PRELIMINARY OBJECTIONS, filed by Earle D. Lees, Jr., Esq

APRIL 12, 1989, NOTICE OF DEPOSITION OF KEVIN WISOR, FRED PORCO, RICHARD LININGER, and WILLIAM OGDEN, filed by Anthony S. Guido, Esq.

CERTIFICATE OF SERVICE, filed
A true and correct copy of the within Notice was mailed postage prepaid to the following this 10th day of April, 1989. Kenvin Wisor, Fred Porco, Ricahrd Lininger, William Ogden, and Earle D. Lees, Jr., Esq. /s/ Anthony S. Guido, Esq.

JUNE 28, 1989, COMPLAINT CONFESSIONS OF JUDGMENT & STIPULATION OF SETTLEMENT, filed /s/ Anthony S. Guido, Esq. /s/ Earle D. Lees, Jr. Esq.

Pro *by atty* 40.00
Shff by Atty 40.00

Pursuant to the authority contained in the warrant of attorney, copy of which is attached to the Complaint filed in this action, I appear for the Defendats and confess judgment in favor of the Plaintiff and against Defendants as follows:
Amount owing \$308,877.71
Less payment 40,000.00
Interest at Mellon Bank prime \$268,877.71
rate, plus 3%
/s/ Anthony Guido, Esq.

sur-charge by Atty 8.00
Shff Krasinski by Atty 24.00
Pro *by atty* 9.00
Pro by Atty 5.00

JUDGMENT is entered in favor of the Plaintiff and against the Defendants in the above captioned matter. Judgment in the amount of Two Hundred Sixty-Eight Thousand, Eight Hundred Seventy-seven Dollars and Seventy-One cents.

DEBT: \$268,877.71

CONFESSION OF JUDGMENT

[Signature]
Prothonotary

JUNE 28, 1989, NOTICE OF ENTRY OF JUDGMENT MAILED TO DEFENDANTS.

Upon receipt of the payment of \$40,000.00 of the \$300,000.00 RICHARD LININGER shall be released from any further liability in this case.

MAY 8, 1990, RELEASE OF LIEN OF JUDGMENT, filed by Atty Ammerman (See original for information.)

Printed By: Romberger Bindery - Form H-611

March 3
3:30 pm

LINDA JURY, for
DAVID JURY (driver)
RD Box 608
Osceol Mills, PA 16666

89-396-CD

LAWRENCE G. WAYNE and
MARGARET E. WAYNE,
812 Brisbin Street
Houtzdale, PA 16651

Pro by Plff 9.00

MARCH 3, 1989, JUDGMENT FROM J.P., William M. Daisher.,
filed.

Judgment is entered in favor fo the Plaintiff
and against the Defendant in the sum of One Thousand
Five Hundred and 00/100 Dollars, with costs.

Debt \$1500.00

Costs 40.50

Interest from November 28, 1988

Filed and Entered by Plaintiff, March 3, 1989.

Judgment

Raymond N. Peterson
Prothonotary

Peter F. Smith

COUNTY NATIONAL BANK,

MARCH 3, 1989, COMPLAINT IN CONFESSION OF JUDGMENT, filed by Peter F. Smith, Esquire.

Pursuant to the authority contained in the warrant of Judgment in the Installment Note sued upon, a copy of which is attached to the Complaint in this action, I appear for the Defendant and Confess Judgment in favor of the Plaintiff and against the Defendant as follows:

March 3
3:40 pm

89-397-CD

- A. Balance: \$3,645.99
 - C. Interest accruing after 3/389 at the rate of \$1.12 per day (to be added)
 - B. Interest accrued to 3/2/89; \$256.65.
 - D. Costs of suit (to be added);
 - E. Reasonable Attorney's fees (to be added)
- /s/ Peter F. Smith, Esquire.

RANDY A. LINGLE,

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three Thousand Six Hundred Forty-five and 99/100 Dollars, with Two Hundred Fifty-six and 65/100 Dollars Interest.

Debt	\$3,645.99
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Interest	256.65
----------	--------

Filed and Entered by Attorney, March 3, 1989.

JUDGMENT

Pro by Plff 9.00

Raymond Nithesom
Prothonotary

CERTIFICATE OF ADDRESS, filed.

MARCH 3, 1989, Notice of Entry of Judgment mailed to the Defendant.

MAY 26, 1989, PRAECIPE FOR WRIT OF EXECUTION, filed by Peter F. Smith, Esq.

WRIT OF EXECUTION ISSUED TO NO. 89-49-EX

Printed By: Romberger Bindery - Form H 611

March 6
8:30 am

89-398-CD

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE
Harrisburg, PA 17105

DUBOIS OPTICAL CO.
8 South Brady St.
PO Drawer 608
DuBois, PA 15801

Pro by Plff 9.00

MARCH 6, 1989, CERTIFIED COPY OF LIEN, E.M.T filed.

Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three Hundred Seventy-two and 11/100 Dollars, with costs.

Debt \$372.11

Interest _____

Filed and Entered by Plaintiff, March 6, 1989.

Judgment

William A. Shaw

Prothonotary

29th day of March 1989
Judgment is satisfied in full of costs
and cost.
Attest *William A. Shaw*
Prothonotary

CONT. FR. PG 378 MARIE BURGESS al vs. KRUK, D.O. al 89-335-CD

RULE CONT.
1 of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: John K. Reilly, Jr., P.J.

AUGUST 19, 1991, ORDER, filed
NOW, this 19th day of August, 1991, upon agreement of the parties, it is the ORDER of this Court that Answers to Interrogatories and copy of expert's report be filed on or before August 30, 1991. BY THE COURT: John K. Reilly, Jr., P.J.

AUGUST 23, 1991, AMENDED PRETRIAL MEMORANDUM, filed by Robert J. Behling, Esq.
CERTIFICATE OF SERVICE, filed
I, hereby certify that on the 22nd day of August, 1991, I served by first class a true and correct copy of the pleading to all counsel of record. /s/ Robert J. Behling, Esq.

OCTOBER 7, 1991, PRAECIPE TO SETTLE AND DISCONTINUE WITHOUT PREJUDICE, filed
Kindly mark the above-captioned matter settled and discontinued without prejudice.
/s/ Robert J. Behling, Esq.

SETTLED

AND

DISCONTINUED

Benjamin S.
Blakley

ELENA HIBBLER,

MARCH 6, 1989, PRAECIPE FOR JUDGMENT IN ARREARAGES,
filed by Benjamin S. Blakley, Esquire.

Please enter judgment for the Plaintiff, ELENA HIBBLER, and against the Defendant, CHARLES R. HIBBLER, JR., in the amount of Two Thousand One Hundred Fifty-three Dollars, and Fifty-seven Cents (\$2,153.57) pursuant to the certificate of arrearages of the Clearfield County Domestic Relations Section attached hereto and pursuant to Rule 1910.3 of the Pennsylvania Rules of Civil Procedure. /s/ Benjamin S. Blakley, Esquire.

March 6
1:45 pm

89-400-CD

Judgment entered in favor of the Plaintiff and against Defendant in the amount of Two Thousand One Hundred Fifty-three and 57/100 Dollars, pursuant to the attached Certificate of Arrearages.

Debt	\$2,153.57
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JUDGMENT IN ARREARAGES

CHARLES R. HIBBLER, JR.

Raymond M. Peterson
Prothonotary

MARCH 6, 1989, Notice of Entry of Judgment mailed to the Defendant.

Pro by Atty 9.00

<p>Peter F. Smith</p> <p>March 6 2:15 pm</p>	<p>COUNTY NATIONAL BANK,</p> <p>89-401-CD</p> <p>ROBERT P. MOONEY,</p> <p>Pro by Plff 9.00</p>	<p><u>MARCH 6, 1989, COMPLAINT IN CONFESSION OF JUDGMENT,</u> filed by Peter F. Smith, Esquire. Pursuant to the authority contained in the Notes and Guaranty and Suretyship Agreements sued upon, copies of which are attached to the Complaint in this action, I appear for the Defendant and Confess Judgment in favor of the Plaintiff and against the Defendants as follows:</p> <ul style="list-style-type: none"> A. Principal: \$49,300.00 B. Interest accruing after 2/7/89 at the rate of 11½% per annum (to be added); C. Costs of suit, (to be added): D. Reasonable Attorney's fees (to be added): <p>/s/ Peter F. Smith, Attorney for Plaintiff.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Forty-nine Thousand and 00/100 Dollars.</p> <p style="text-align: center;">Debt \$49,000.00</p> <p>JUDGMENT</p> <p style="text-align: right;"><i>Raymond M. Williams</i> Prothonotary</p> <p><u>CERTIFICATE OF ADDRESS, filed.</u></p> <p><u>MARCH 6, 1989, Notice of Entry of Judgment mailed to the Defendant.</u></p> <p><u>OCTOBER 10, 1990, PRAECIPE FOR WRIT OF EXECUTION,</u> filed by Peter F. Smith, Esq. unexecuted</p>	
		<p>WRIT OF EXECUTION ISSUED TO NO 90-87-EX</p> <p><u>OCTOBER 10, 1990, NOTICE OF INTENTION TO REPLEVY,</u> filed by Peter F. Smith, Esq.</p> <p><u>DECEMBER 7, 1990, SHERIFF RETURN, filed</u> NOW, December 6, 1990, return the within writ as unexecuted per attached praecipe. /s/ Chester A. Hawkins, Shff, by Darlene Shultz</p>	

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Alan F. Kirk

DEXTER-CARPENTER COAL SALES CORPORATION,

March 6 2:30 pm

89-402-CD

Paul David Burke Peter F. Smith

GLENMAR COAL COMPANY, INC., MOSHANNON SMITHING COAL CORPORATION and MOSHANNON SMITHING COAL COMPANY, their successors and assigns; and CLAIR K. WILLIAMS and JOHN W. WILLIAMS as Co-Executors of the ESTATE OF WALTER S. WILLIAMS and CLAIR K.

MARCH 6, 1989, COMPLAINT/ Action/ Quiet Title, filed by Alan F. Kirk, Esquire. Six (6) copies Certified to Attorney. ALL that certain piece or parcel of land situate in Beccaria Township, Clearfield County, Pennsylvania. (1) ALL that certain piece or parcel of land situate in Beccaria Township, Clearfield County, Pennsylvania. (2) ALL that certain tract or piece of land situate in Beccaria Township, Clearfield County, Pennsylvania. (3) ALL that certain tract or piece of land situate in Beccaria Township, Clearfield County Pennsylvania. (4) ALL that certain tract or piece of land situate in Beccaria Township, Clearfield County, Pennsylvania. (5) ALL that certain piece or parcel of land situate in Beccaria Township, Clearfield County, Pennsylvania. (6) ALL that certain piece or parcel of land situate in Beccaria Township, Clearfield County, Pennsylvania. (7) ALL those certain tracts of land situate in Beccaria Township, Clearfield County Pennsylvania. (8) ALSO THE COAL CONTAINED in that certain tract of land situate in Beccaria Township, Clearfield County, Pennsylvania. (8) ALL that certain peice or parcel of land situate in Beccaria Township, Clearfield County, Pennsylvania. (9) ALL that certain piece or parcel of land situate in Beccaria Township, Clearfield County, Pennsylvania. (10) ALL that certain tracts or parcels of land situate in Beccaria Township, Clearfield County, Pennsylvania. (11) ALL that certain piece or parcel of land situate in Beccaria Township, Clearfield County, Pennsylvania. (12) ALL that certain piece or parcel of land situate in Beccaria Township, Clearfield County, Pennsylvania. (13) ALL that certain piece or parcel of land situate in Beccaria Township, Clearfield County, Pennsylvania. (14) ALL that certain piece or parcel of land situate in Beccaria Township, Clearfield County, Pennsylvania. (15) ALL that certain piece or parcel of land situate in Beccaria Township, Clearfield County, Pennsylvania. (16) ALL those certain ieces or parcel of land situate in Beccaria Township, Clearfield County, Pennsylvania. (17) ALL that certain piece or parcel of land situate in Beccaria Township, Clearfield County, Pennsylvania. (18) ALL that certain piece or parcel of land situate in Beccaria Township, Clearfield County, Pennsylvania. (19) ALL that certain piece or parcel of land situate in the Township of Bradford, County of Clearfield, State of Pennsylvania. (20)

WILLIAMS, an individual, their heirs and assigns; and any and all persons claiming thereunder,

ALL those four pieces or parcels of land located in Beccaria Township, Clearfield County, Pennsylvania. (21) ALL that certain parcel of seated land situate in Beccaria Township, Clearfield County, Pennsylvania. (22)

MARCH 8, 1989, ACCEPTANCE OF SERVICE. filed.

I, PETER F. SMITH, Esquire accept service of the Complaint filed in the above matter on behalf of MoShannon Smithing Coal Corporation Coal Corporation, Moshannon Smithing Coal Company, the Co-Executors of the Estate of Walter S. Willams (Clair K. Williams and John W. Williams), and Clair K. Williams, individually, Defendants in the above matter this 7th day of March, 1989. /s/ Peter F. Smith, Esquire.

MARCH 28, 1989, ACCEPTANCE OF SERVICE, filed

I, Paul David Burke, Esquire, accept service of the Complaint filed in the above matter on behalf of Glen Mar Coal Company, Defendant in the above matter this 16th day of March, 1989. /s/ Paul David Burke

Pro by Atty 40.00

Pro by atty 10.00

MAY 26, 1989, AFFIDAVIT OF SERVICE, filed 1 cert/Atty

I, Alan F. Kirk, depose and say that service of the Complaint in this matter was made upon Glenmar Coal Company, Defendant in the above captioned matter on March 16, 1989, wherein Paul David Burke, Esquire, Counsel for Glenmar Coal Company accepted service of the Complaint.

I also depose and say that service of the aforementioned Complaint in this matter was made upon Defendants, Moshannon Smithing Coal Corporation, Moshannon Smithing Coal Company, the Co-Executors of the Estate of Walter S. Williams (Clair K. Williams and John W. Williams) and Clair K. Williams, individually, by acceptance of service of the Complaint by their attorney, Peter F. Smith, Esquire on March 7, 1989.

Copies of the aforementioned acceptances of Service have been filed in this matter and are attached to the Motion as Exhibits "A" and "B". /s/ Alan F. Kirk, Esq.

MAY 26, 1989, MOTION FOR ENTRY OF JUDGMENT, filed by Alan F. Kirk, Esq. 1 cert/Atty

MAY 26, 1989, ORDER, filed 1 cert/Atty

AND NOW, this 26th day of May, 1989, an Affidavit of Service of the Complaint with Notice to Plead having been filed together with the appropriate Acceptances of Service and no Answer having been filed by the Defendant within the required time period, the Court, on Motion of Kriner, Koerber & Kirk, attorneys for the Plaintiff, hereby ORDERES AND DECREES as follows:

(a) That the Defendants be forever barred from asserting any right, title, lien or interest in the land of the Plaintiffs inconsistent with the ownership of the Planitiffs, unless

March 6
3:11 pm

LEROY M. NEEPER and
NANCY H. NEEPER, h/w

89-403-CD

WILLIAM A. HILL and
ELLA HILL, h/w; and
GILBERT F. HILL,
an individual,

Pro by Atty 40.00
Shff by atty 21.00
Shff Kunes by atty 31.00
Surg. by atty 2.00

MARCH 6, COMPLAINT/Action/Quiet Title, filed by James A. Naddeo, Esquire.
One (1) copy Certified to Attorney.
ALL that certain property situated in Ferguson Township, Clearfield County, Pennsylvania.

MARCH 15, 1989, SHERIFF'S RETURN, filed NOW, March 7, 1989, Garry G. Kunes, Sheriff of Centre County was deputized to serve the within Complaint in Quiet Title on William A. Hill, and Ella Hill, Defts.

NOW, March 10, 1989, at 5:30 P.M. served the within Complaint in Quiet Title on William and Ella Hill. The return of Sheriff Kunes is hereby attached stating that he served by handing to William Hill, Deft. /s/ Chester A. Hawkins by Darlene Shultz.

APRIL 11, 1989, AFFIDAVIT, filed I, James A. Naddeo, Esq., being duly sworn according to law, deposes and states that he is the attorney for the Plaintiffs and that the last known and current address of the following person is unknown: Gilbert F. Hill, an individual. He further avers that he attempted to locate said defendant by checking the local telephone directories. He also checked the estate files for said Defendant; however, there are no estates on file in Clearfield County. /s/ James A. Naddeo, Esq.

APRIL 11, 1989, MOTION FOR PUBLICATION, filed by James A. Naddeo, Esq.

APRIL 14, 1989, ORDER FOR PUBLICATION, filed AND NOW, to wit, April 13, 1989, upon consideration of the foregoing Motion, the Plaintiffs are granted leave to make service of the Complaint on the Defendant Gilbert F. Hill, an individual, by general publication one (1) time in The Progress of Clearfield, Pennsylvania said insertion to appear not less than thirty (30) days prior to May 22, 1989, the date set for hearing of said Complaint in the Courtroom of the Clearfield County Courthouse, Clearfield, PA. at 9:00 A.M. BY THE COURT: John K. Reilly, Jr., President Judge. 1 copy cert atty.

MAY 22, 1989, AFFIDAVIT OF SERVICE, filed I, James A. Naddeo, Esq., do hereby certify that

Notice of the Quiet Title Action was served upon the Defendant, GILBERT F. HILL, an individual by The Progress newspaper on April 21, 1989, as evidenced by the Proof of Publication dated May 4, 1989, attached hereto and incorporated herein by reference as though set forth in full, AND on the Defendants WILLIAM A. HILL and ELLA HILL, husband and wife, by the Clearfield County Sheriff on March 10, 1989. /s/ James A. Naddeo, Esq.

MAY 22, 1989, AFFIDAVIT, filed I, JAMES A NADDEO, Esquire, do hereby certify that a Notice of Default Judgmetn was served by first-class mail, postage prepaid, upon William A. Hill and Ella Hill on May 11, 1989, which notice is attached hereto. /s/ James A. Naddeo, Esq.

MAY 22, 1989, ORDER, filed 1 cert/Atty

AND NOW, this 22nd day of May, 1989, an Affidavit of Service of the Complaint with Notice to Plead and notice of Default Judgmetn having been served on William A. Hill and Ella Hill and no response to pleading having been filed by William A. Hill and Ella Hill and an Affidavit of Service of the Complaint with Notice to Plead having been filed by publication on the following individual: Gilbert F. Hill, and no answer having been made by said Defendants, the Court, upon motion of James A. Naddeo, Esquire, hereby ORDERS that title to said premises is in the Plaintiffs and that they be allowed to enjoy said property in peace. Said property is located in Ferguson Township, Clearfield Coutny, PA, and is more particularly described as follows:

BEGINNING at a corner on line of Gilbert Hill and on line of B. McFadden; thence along other lands of Gilbert Hill, North sixty-eight (68°) degrees forty-five (45') minutes East, a distrance of two thousand two hundred sixty three (2,263) feet to an iron pin corner on line of L.W. Norris; thence along line of L.W. Norris North firty-five (45°) degrees no minutes East a distance of one hundred seventy-five (175) feet to a post on the Western Right-of-Way line of Township Road No. T-448; thence along the Western right-of-way line of said Township Road these following courses and distances; South forty-four (44°) degrees thirty-eight (38') minutes East a distance of six hundred six and fifty hundredths (606.50) feet; thence South twenty-two (22°) degrees fifty (50') minutes East a distance of two hundred fourteen (214) feet; thence South eleven (11°) degrees thirty-five (35') minutes West a distance of two hundred forty-six (246) feet; thence South five (5°) degrees twenty-three (23') minutes East a distance of two hundred thirty-nine (239) feet; thence South fifty-two (52°) degrees no minutes East a distance of two hundred ninety (290) feet to a point on the Eastern property line of Gilbert Hill; thence along the Eastern peroperty line of Gilbert Hill South four (4°) fegrees no minutes West a distance of three hundred fifteen (315) feet to a stake on the Western Right-of-Way Line of Township Road T-448; thence along the Western Right-of-Way of Township Toad No. T-448; thence along the Western right-of-way line of said Township Road South twenty-six (26°) degrees fifteen (15') minutes West a distance of one hundred forty-five (145) feet to a point on line of land owned by Gilbert Hill; thence along line of Gilbert Hill; thence along line of Gilbert Hill North eighty-two (82°) degrees no minutes West a distance of eight hundred thirty-five (835) feet; thence still by

Printed By: Romberger Bindery - Form H-611

89-402-00 CONT. FR. 423 DEXTER-CARPENTER COAL vs GLENMAR COAL CO, INC et al

the Defendants bring an action of ejectment against the Plaintiffs for the recovery of land within thirty (30) days after the entry of judgment of the Court; and

(b) That the Plaintiffs be decreed as the sole owners and be entitled to exclusive possession of the following described premises:

NO. 1 TRACT NAME: WILLIAM R. DICKINSON, EXTENT IN OWNERSHIP-IN FEE (Deed Book 318 Pg 127)

NO. 2 TRACT NAME: ALICE IRWIN NO 1, EXTENT OF OWNERSHIP-ALL COAL FIRE CLAY AND OTHER MINERALS TOGETHER WITH MINING RIGHTS, (Deed book 313, pg 581)

NO 3 TRACT NAME: JOHN S. WELD, EXTENT OR OWNERSHIP-ALL OWNERSHIP OF COAL AND OTHER MINERALS TOGETHER WITH MINING RIGHTS (deed book 320pg 526)

NO 4 TRACT NAME, L.Z. NEVLING, EXTENT OF OWNERSHIP-ALL THE "D" OR MOSHANNON COAL, TOGETHER WITH MINING RIGHTS. (deed book 321 pg 532)

NO 5 TRACT NAME, MIDDLE PENN, EXTENT OF OWNERSHIP-ALL OF THE CAMMOS SEAM OF COAL, (deed book 343 pg 300)

NO 6 TRACT NAME, GEORGE YELKO, EXTENT OR OWNERSHIP-FEE, (deed book 441 pg 27)

NO 7 TRACT NAME, GUY BALL-EFFIE BRATTON, EXTENT OR OWNERSHIP-FEE, (deed book 317 pg 462)

NO 8 TRACT NAME, THOMAS C. HEIMS, EXTENT OR OWNERSHIP-ALL COAL, TOGETHER WITH MINING RIGHTS, (deed book 328 pg 71) (Misc Book 21, pg 452)

NO. 9 TRACT NAME, STEPHEN FUSICK, EXTENT OR OWNERSHIP-SURFACE ONLY, (deed book 295 pg 27)

NO. 10 TRACT NAME, ALICE IRVIN NO 2, EXTEND OF OWNERSHIP-IN FEE (deed book 313, pg 377)

NO. 11 TRACT NAME, PETE KOPILCHAK, EXTENT OF OWNERSHIP-IN FEE, (deed book 433 pg 101)

NO. 12 TRACT NAME, ABRAHAM NEVLING, EXTENT OF OWNERSHIP-ALL MINERALS WITH MINING RIGHTS, (deed book 366, pg 218)

NO. 13 TRACT NAME, W.W. LAUGHARD-JENNIE SMITH, EXTENT OF OWNERSHIP-IN FEE, (deed book 379 pg 17)

NO 14 TRACT NAME, W.W. LAUGHARD-JOHN W. WRIGLEY, EXTENT OF OWNERSHIP-IN FEE (deed book 350 pg 80)

NO 15 TRACT NAME, B.E. O'SHELL, EXTENT OF OWNERSHIP-ALL MINERALS, EXCEPT "B" OR COALPORT VEIN, (deed book 329 pg 45)

NO 16 TRACT NAME, MIDDLE PENN, EXTENT OF OWNERSHIP-IN FEE, (deed book 343, pg 303)

NO 17 TRACT NAME, MIKE DONCHICK, a/k/a DOMCHAK-KUKUCKA, EXTENT OF OWNERSHIP-SURFACE, (deed book 403, pg 67)

NO 18 TRACT NAME, F. GURNEY SMITH, EXTENT OF OWNERSHIP-SURFACE, 3.029 Acres as described in the following deeds to F. Gurney Smith:
 Deed of Martin Kuschnir, et us, recorded in Deed Book 235, at Page 67
 Deed of Stephen Fusick, et al, recorded in Deed Book 235, at page 68
 Deed of Thomas w. Washel, recorded in Deed Book 235, at Page 69.
 Deed of Mike Domchick, et ux, recorded in Deed Book 235, at Page 70
 Deed of John Popp, et ux, recorded in Deed Book 235, at Page 72
 Being the same premises conveyed to MoShannon Smithing Coal Company by deed of F. Gurney Smith et ux. dated December 5, 1921, and recorded at Clearfield, PA at Deed Book 259, at Page 48.

NO. 19 TRACT NAME, PHILLIP BRANIFF, EXTENT OF OWNERSHIP-IN FEE, (deed book 344 pg 141)

NO. 20 TRACT NOT NAMED (deed book 193, pg 439)

NO. 21 TRACT NOT NAMED

NO 22 TRACT NOT NAMED

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 Praecept of the Plaintiffs. BY THE COURT: John K. Reilly, Jr., P.J.

JUNE 28, 1989, PRAECIPE FOR FINAL JUDGMENT, filed
 2 copies cert atty.

Please enter final judgment in the above matter that grants relief Ordered and Decreed in the Court Order dated May 26, 1989, the Defendants having not complied with the said Order of Court. /s/ Alan F. Kirk, Esq.

JUDGMENT Is entered in favor of the Plaintiff and against the Defendants in the above captioned matter, for failure of the Defendants to comply with Order of Court dated May 26, 1989.

JUDGMENT FOR THE PREMISES

Raymond J. Peterson
 Prothonotary

CONTINUED FROM PAGE 365 89-327-CD

ELAINE M. DAVIS vs. WILLIAM H. DAVIS

JUNE 14, 1990, ORDER, filed.

Two (2) copies Certified to Judge Ammerman.

NOW, this 13th day of June, 1990, upon agreement of the parties following time scheduled for Mediation, it is hereby ORDERED as follows:

1. The parties shall continue to share joint legal custody of their minor daughter, HEATHER DAVIS, with primary physical custody being placed with the mother.

2. Father shall have visitation with his daughter on alternate Wednesdays from 4:00 o'clock P.M. until 8:00 o'clock P.M. beginning June 20, 1990, with the exception that no visitation shall take place on July 4, 1990.

3. Father shall have visitation with his daughter on alternate Saturdays from 1:00 P.M. until 5:00 o'clock P.M. beginning June 30, 1990.

4. That during said visitation periods Ella Jane Blake shall supervise the visits.

a. That for the first month, Ella Jane Blake shall be physically present during all said visitation periods.

b. That thereafter, until September 1, 1990, Ella Jane Blake shall be allowed to use her discretion to permit limited periods of unsupervised contact.

c. That after September 1, 1990, upon agreement of the parties, and upon recommendation from Ella Jane Blake further expanded unsupervised contact will be considered.

d. That if Ella Jane Blake is unable to supervise during any of the scheduled contacts, she shall have the discretion, upon the prior agreement of the parties, to designate a substitute.

5. That during all visits there shall be no alcohol consumption by anyone in the presence of the minor child.

6. That William Davis shall abide by all terms of his probation for D.U.I. and any violations of said probation shall cause all visitation to cease immediately pending further Order of Court.

7. That Elaine Davis and Ella Jane Blake shall provide transportation depending upon their respective availability.

8. It will be the responsibility of William Davis to notify Elaine Davis at least twenty-four (24) hours prior to any scheduled visitation if he is unable to exercise his visitation.

9. That there may be modification of this Order as may be agreed upon by the parties.

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

WE, the undersigned, do hereby consent to the entry of the foregoing ORDER.

/s/ Elaine M. David, William H. David, Ann B. Wood, Esquire, Attorney for Plaintiff, and Richard H. Milgrub, Esquire, Attorney for defendant.

MARCH 15, 1991, PRAECIPE, filed.

KINDLY WITHDRAW MY APPEARANCE AS COUNSEL OF RECORD FOR PLAINTIFF, ELAINE M. DAVIS, IN THE ABOVE CASE. s/ANN B. WOOD, ESQ.

KINDLY ENTER BY APPEARANCE AS COUNSEL OF RECORD FOR PLAINTIFF, ELAINE M. DAVIS, IN THE ABOVE CASE s. BARBARA H. SCHICKLING, ESQ.

MAY 29, 1991, PETITION TO WITHDRAW AS COUNSEL, filed by Richard H. Milgrub, Esq. 1 cert/Atty

MAY 29, 1991, PETITION TO WITHDRAW AS COUNSEL, filed by Richard H. Milgrub, Esq. ONE (1) Copy Cert to Atty.

JUNE 06, 1991, RULE, filed. One (1) Copy Cert to Atty

AND NOW, this 3rd day of June, 1991, it is hereby ORDERED and DIRECTED that a Rule be issued upon the Defendant to show cause why Richard H. Milgrub, Esquire should not be allowed to withdraw as counsel.

Rule returnable and hearing thereon the 28th day of June, 1991, at 2:30 PM in Courtroom -- of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: s/JOSEPH S. AMMERMAN, JUDGE

JUNE 14, 1991, RULE, filed. ONE (1) Copy Cert to Atty

AND NOW, this 13th day of June, 1991, it is hereby ORDERED and DIRECTED that a Rule be issued upon the Defendant to show cause why Richard H. Milgrub, Esquire should not be allowed to withdraw as counsel.

Rule returnable and hearing thereon the 10th day of July, 1991, at 2:30 PM in Courtroom 2 of the Clearfield County Courthouse, Clearfield, Pa. BY THE COURT: S/JOSEPH S. AMMERMAN, JUDGE

JUNE 17, 1991, RULE, PETITION FOR CONTEMPT, filed by Barbara H. Schickling, Esq.

2 cert/Atty

AND NOW, this 14th day of June, 1991, upon consideration of the within Petition for Contempt a Rule is granted upon Respondent, William H. Davis, II, to show cause why the relief requested in said Petition should not be granted.

RULE RETURNABLE, with hearing thereon on the 12th day of July, 1991, at 10:15 AM in Courtroom --, in the Clearfield County Courthouse, Pennsylvania. BY THE COURT: Joseph S. Ammerman, Judge.

JUNE 21, 1991, AFFIDAVIT, filed by Barbara H. Schickling, Esq.

AND NOW, this 21st day of June, 1991, I, Barbara H. Schickling, Esquire, who being duly sworn according to law, deposes and says that I served a certified copy of the Petition for Contempt with Rule, in the above-captioned action on William H. Davis, II, Defendant, in the above-captioned action, by sending said copy by certified mail NO. P622 491 167, return receipt requested, delivery, to the said Defendant at his last known address, to-wit: 48 Spruce St, Clearfield, Clearfield County, Pennsylvania, 16830. /s/ Barbara H. Schickling, Esq.

JULY 29, 1991, ORDER, filed. Six (6) copies cert to Marcy.

NOW, this 29th day of July, 1991, wife-plaintiff being entitled to certain items in the marital home, is authorized to go there in the presence of a constable and secure said items. BY THE COURT: S/JOSEPH S. AMMERMAN, JUDGE

JULY 29, 1991, ORDER, filed. Six (6) copies cert to Marcy

NOW, this 29th day of July, 1991, the defendant having appeared before the Court and admitting to having violated the Order of this Court dated August the 8th, 1989, is found in Contempt of Court and committed to the Clearfield County Jail.

BY THE COURT. S/JOSEPH S. AMMERMAN, JUDGE

Printed By: Romberger Bindery - Form H-611

F. Cortez Bell, III

COMMONWEALTH OF PENNA,

MARCH 6, 1989, PETITION FOR APPEAL FROM ORDER OF DEPARTMENT OF TRANSPORTATION SUSPENDING DRIVER'S LICENSE, filed by F. Cortez Bell, III, Esquire.

One (1) copy Certified to Commonwealth/Harrisburg.
One (1) copy Certified to Commonwealth/Pittsburgh.
Three (3) copies Certified to Attorney Bell.

March 6
3:59 pm

89-404-CD

APRIL 21, 1989, ORDER, filed 1 cert/Atty Bell III
1 cert&mailed to Comwth-P-burgh 1 cert&mailed Comwth-H-burg

AND NOW, this 21st day of April, 1989, upon consideration of the foregoing Petition for Appeal From Order of Department of Transportation Suspending Drivier's Licence, it is the Order of this Court that a Rule be issued upon the Secretary of Transportation to show cause why said Petition should not be granted.

Rule Returnable, hearing thereon to be held the 15th day of May, 1989, in Courtroom No. 2, of the Clearfield County Courthouse of Clearfield, PA at 2:00 PM.

It is the further Order of this Court that this Order shall act as a supercedeas with regard to suspension of Petitioner's driving privileges until such time as a hearing may be had on the merits of said Appeal.

BY THE COURT: Joseph S. Ammerman, Judge

DAVID E. HOWELL,

JULY 25, 1989, ORDER, filed

1 copy cert Comwth. Harrisburg; 1 cert Comwth. Pittsburgh, 1 cert Atty.

NOW, this 15th day of July, 1989, this being the day and date hearing having been scheduled on the Appellant, David E. Howell's Appeal from License Suspension, the parties having reached agreement as to disposition of said Appeal, it is the Order of this Court the pursuant to said Agreement, the License Suspension Appeal filed by the Appellant, David E. Howell, be and is hereby dismissed, and the suspension imposed by the Pennsylvania Department of Transportation be and is hereby sustained. It is the further Order of this Court that it is specifically requested by the Court that the Pennsylvania Department of Transportation delay the commencement of the suspension of operating privileges until November 11, 1989 due to the impact which said suspension shall have upon the Appellant in that his place of employment is located nineteen miles from his residence, as well as that a driver's license is necessary for the Appellant to maintain his employment.

Pro by Atty 40.00

BY THE COURT: Joseph S. Ammerman, Judge.

Joseph Colavecchi

DUO-FAST,

MARCH 7, 1989, COMPLAINT IN CIVIL ACTION, filed by Joseph Colavecchi, Esquire.
One (1) copy Certified to Sheriff.
Three (3) copies Certified to Attorney.

March 7
9:00 am

89-405-CD

MARCH 29, 1989, AFFIDAVIT OF SERVICE, filed NOW, March 27, 1989, at 9:50 AM EST served the within Complaint on J-L Contracting, Inc., Deft. at Residence, RD#1, Luthersburg, Clearfield County, PA by handing to Carolyn Lucas, Wife of Deft.
/s/ Chester A. Hawkins, Shff, by Darlene Shultz

J-L CONTRACTING, INC.

MAY 3, 1989, PRAECIPE FOR JUDGMENT, filed The Defendant, J-L Contracting, Inc., having been served on March 27, 1989 and no answer having been filed, a further ten (10) days notice was then given to J-L Contracting, Inc. on April 17, 1989, a copy of said notice being attached to this Praecipe. No answer still having been filed to the Complaint, please assess damages against J-L Contracting, Inc.

- 1. Amount of Debt; \$675.94
- 2. Interest at the rate of 6% from 3-7-89 to 5-2-89: 6.22
- 3. Costs to Date: 91.00

TOTAL: \$773.16

JUDGMENT is entered in favor of the Plaintiff and against the Defendant in the above captioned matter for failure of Defendant to file Answer to Complaint Judgment in the amount of Seven Hundred Seventy-Three Dollars and Sixteen cents.

Pro	by Atty	40.00
	JC	
Shff	by Atty	40.00
sur-		
charge	by Atty	2.00
Pro	by atty	9.00

DEBT: \$773.16

DEFAULT JUDGMENT

Raymond M. Williams
Notary

JULY 6, 1989, PRAECIPE FOR WRIT OF EXECUTION, filed by Joseph Colavecchi, Esq.

WRIT OE EXECUTION ISSUED TO NO 89-57-EX satisfied

SEPTEMBER 8, 1989, SHERIFF RETURN, filed NOW, September 8, 1989, return the within writ as paid in full by the defendant, mark judgment satisfied.
/s/ Chester A. Hawkins, Shff, by Darlene Shultz

R. Denning
Gearhart

IN RE:

CHANGE OF NAME OF
ASHLEE MARIE SELFRIDGE,
A Minor, By her Mother
and Natural Guardian,
BRENDA LEE ENGLISH,

March 7
9:45 am

89-407-CD

Pro *by Atty.* 40.00

MARCH 7, 1989, PETITION TO CHANGE NAME, filed by R. Denning Gearhart, Esquire.

One (1) copy Certified to Attorney.

CONSENT, filed.

I, RONALD L. SELFRIDGE, father of a minor child, ASHLEE MARIE SELFRIDGE, do hereby consent to the Petition for Change of Name of ASHLEE MARIE SELFRIDGE to ASHLEE MARIE ENGLISH. /s/ Ronald L. Selfridge.

ORDER, filed.

AND NOW, this 3rd day of March, 1989, upon Motion of R. Denning Gearhart, Esquire, attorney for the Petitioner, it is ORDERED and DECREED that the within Petition be heard on the 1st day of May, 1989, at 2:30 o'clock P.M. in Courtroom NO. 1 of the Clearfield County Courthouse, Clearfield, Pennsylvania and that notice of the filing of the within Petition and of the aforesaid date of hearing be published in the Clearfield Progress once. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

MAY 1, 1989, ORDER, filed 1 cert/Atty

AND NOW, this 1st day of May, 1989, upon hearing of the within Petition and upon Motion of R. Denning Gearhart, Esq., attorney for the Petitioner, and upon presentation of proof of publication of notice as required by law together with proof that there are no judgments or decrees of record or any other matter of like effect against the Petitioners, and it appearing that there is no legal objection to the granting of the prayer of the Petition, it is ORDERED and DECREED that the name of the Petitioner be and is hereby changed to ASHLEE MARIE ENGLISH. BY THE COURT: John K. Reilly, Jr., P.J.

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<p>William C. Kriner</p> <p>March 7 3:00 pm</p> <p>Michael P. Yeager</p> <p>Scott V. Jones</p>	<p>M. IMOGENE HARTZFELD,</p> <p>89-408-CD</p> <p>GREEN GLEN CORPORATION; TREASURE LAKE PROPERTY OWNERS ASSOCIATION, INC. RECREATION LAND CORPORATION; THEIR SUCCESSORS AND ASSIGNS,</p>	<p><u>MARCH 7, 1989, COMPLAINT/Action/Quiet Title</u>, filed by William C. Kriner, Esquire. Three (3) copies Certified to Attorney. ALL that certain piece or parcel of land situate in Treasrue Lake, Sandy Township, Clearfield County, Pennsylvania.</p> <p><u>MARCH 29, 1989, PRELIMINARY OBJECTIONS</u>, filed by Michael P. Yeager, Esq. 2 cert atty.</p> <p><u>APRIL 5, 1989, SHERIFF RETURN</u>, filed NOW, March 15, 1989 @ 11:57 AM EST served the within Complaint on Treasure Lake Property Owners association, Inc., Deft, at Employment, RD#4, Treasure Lake, Box 13 DuBois, Clearfield Coutny, PA., by handing to John Shea, Secretary for Deft. NOW, march 20, 1989 after diligent search in my baliwick, I return the within Complaint on Green Glen Corporation, Deft. as a "not found" as per security at Treasure Lake, Deft. Does not live in Treasure Lake-Saw Mill Closed Down-looks abandoned. NOW, March 13, 1989 mailed the within Complaint on Recreation Land Corporation, Deft., by certified mail #P 706 900 027, at PO Box 26, Gautier, Mississippi 39553, being last known address. The return receipt is hereto attached and made a part of this return by being endorsed by an agent for the Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz.</p> <p><u>MARCH 6, 1990, MEMORANDUM AND ORDER</u>, filed. NOW, this 6th day of March, 1990, following argument and briefs, it is the ORDER of this Court that Preliminary Objections filed on behalf of Defendants above-named be and are hereby dismissed and Defendants directed to file Responsive Pleadings to the Complaint within twenty (20) days from date hereof. BY THE COURT: John K. Reilly, PJ</p> <p><u>APRIL 23, 1990, ANSWER WITH NEW MATTER</u>, filed by Scott V. Jones, Esq.</p> <p><u>APRIL 23, 1990, CERTIFICATE OF SERVICE</u>, filed The Undersigned certifies that as counsel for Defendant Recreation Land Corporation in the above captioned action, he served a true copy of Defendant's Answer with New Matter on the following counsel by regular mail, first class, postage prepaid on April 20, 1090. WILLIAM C. KRINER, ESQ, KRINER, KOERBER, AND KIRK, 110 North 2nd St., Po Box 1320, Clearfield, PA 16830. and MICHAEL P. YEAGER, ESQ, PO Box 752, 110 N. 2nd St Clearfield, PA 16830. /s/ Scott V. Jones, Esq.</p>
<p>Pro by Atty 40.00</p> <p>Shff sur-charge by Atty 6.00</p> <p>Pro by Atty 5.00</p> <p>Esq.</p>	<p>KK&K by Atty 40.00</p> <p>Pro by Atty 5.00</p> <p>WITHDRAWN AND DISCONTINUED</p>	<p><u>APRIL 24, 1990, ANSWER WITH NEW MATTER</u>, by Michael P. Yeager, Esq.</p> <p><u>APRIL 24, 1990, CERTIFICATE OF SERVICE</u>, filed. The undersigned hereby certifies that as counsel for Defendant, Treasure Lake Property Owners Assoc., Inc., in the above-captioned action, he served a true and correct copy of Defendant's Answer with New Matter on counsel for the Plaintiff by handing the same to him at the following address: William C. Kriner, Esq., KRINER, KOERBER, & KIRK 110 N. 2nd St., Clearfield, Pa. 16830 and on counsel for the Defendant, Recreation Land Corp., by regular first-class mail, postage prepaid on April 24, 1990, at the following address: Scott V. Jones, Esq., BLAKLEY & JONES, 90 Beaver Dr., Box 6, DuBois, PA. S/Michael P. Yeager, Esq.</p> <p><u>JUNE 20, 1990, REPLY TO NEW MATTER</u>, filed by William C. Kriner, Esq. 2 cert/Atty <u>CERTIFICATE OF SERVICE</u>, filed I hereby certify that a copy of the foregoing Reply to New Matter was served on the following by regular mail on June 20, 1990: Michael P. Yeager, Esq PO Box 752, Clearfield PA, 16830 and Scott V. Jones, Esq, Deposit Bank Building, DuBois, PA 15801. /s/ William C. Kriner, Esq.</p> <p><u>APRIL 2, 1993, PRAECIPE TO DISCONTINUE</u>, filed Please mark the above captioned matter withdrawn and discontinued. /s/ Willaim C. Kriner,</p>

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Richard H. Milgrub

DENNIS CLARK,
parent and Natural
Guardian of;
KRISTEN CLARK,
a minor,

MARCH 7, 1989, PETITION FOR LEAVE TO COMPROMISE MINOR'S ACTION, filed by Richard H. Milgrub, Esquire.

One (1) copy Certified to Attorney.

ORDER, filed.

AND NOW, this 7th day of March, 1989, upon consideration of the attached Petition, it is hereby ORDERED and DECREED that a hearing be set for the 10th day of March, 1989, at 9:00 A.M. in Courtroom NO. 1 of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

MARCH 10, 1989, ORDER, filed

AND NOW, this 10th day of March, 1989, upon consideration of the foregoing Petition, it is agreed that the settlement of this action for the sum of Three Thousand dollars (\$3,000.00) be and is hereby approved, counsel fees and expenses are allowed, and distribution is directed as follows: to be paid to Dennis Clark, parent and natural guardian of Kristen Clark, a minor, to be placed in an insured savings account, to be marked "not to be Withdrawn Until Said Minor Reaches Her Majority or With the Order of a Court of Competent Jurisdiction" - \$2,215.33; to Richard H. Milgrub, Esq. fees and expenses - \$784.67. BY THE COURT: John K. Reilly, Jr., P.J.

March 7
3:30 pm

89-410-CD

LISA MICHELE HARRIER,

Pro by Atty 20.00

March 8
11:35 am

89-411-CD

CURWENSVILLE STATE BANK,

FERDIN E. WALLACE, JR.

Pro	by Atty	40.00
Shff		
Hawkins	by Atty	110.00
Shff	Sur-	
charge	by Atty	40.00
Pro	by atty	9.00
Pro	by Atty	5.00
Pro	by Atty	5.00

MARCH 8, 1989, COMPLAINT IN CIVIL ACTION, filed by Andrew P. Gates, Esquire.
Twenty (20) copies Certified to Attorney.
Action/Mortgage Foreclosure.

APRIL 11, SHERIFFS RETURN, filed.

NOW, March 9, 1989, at 9:14 A.m. EST served the within Complaint on Ferdin E. Wallace, JR., Defendant, at employment, Wallace Auto Sales,, Clearfield, Clearfield County, Pennsylvania, by handing to Ferdin E. Wallace, Defendant, a true and attested copy of the original Complaint and made known to him the contents thereof.

NOW, March 8, 1989, at 3:20 P.M. EST served the within Complaint on Robert Neeper, Tenant(s), at residence, 473 East 8th Street, East End, Clearfield, Clearfield County, Pennsylvania, by handing to Robert Neeper, Tenant, a true and attested copy of the original Complaint and made known to him the contents thereof.

NOW, March 9, 1989 at 11:13 A.M. EST served the within Complaint on Mona Wilsoncroft, Tenant, at residence, 425 Williams Street, Clearfield, Clearfield County, Pennsylvania, by handing to Mona Wilson Croft, Tenant a true and attested copy of the original Complaint and made known to her the contents thereof.

NOW, March 9, 1989, as per Wilsoncrofts, who live at this address in the other apartment, this apartment is vacant at 425 Williams Street, Clearfield, Clearfield County, Pennsylvania.

NOW, March 9, 1989, this apartment is vacant at 717 Elk Avenue, Celarfield, Clearfield County, Pennsylvania.

NOW, March 9, 1989, at 9:50 A.M. EST served the within Complaint on Raymond Gaines, Tenant, at residence, 719 Elk Avenue, Clearfield, Clearfield County, Penna., by handing to Raymond Gaines, Tenant, a true and attested copy of the original Complaint and made known to him the contents thereof.

NOW, March 9, 1989, at 11:05 A.M. served the within Complaint on Loretta Kimbell, Tenant, at residence 208 South Third Street, Clearfield, Clearfield County, Pennsylvania, by handing to Loretta Kimbell, Tenant, a true and attested copy of the original Complaint and made known to her the contents thereof.

NOW, March 8, 1989 at 3:05 P.M. EST served the within Complaint on Mary Kyler and Phillip Parks, Tenants at residence, 502 East 10th Street, Apt. #1, Clearfield Clearfield County, Pennsylvania, by handing to Mary Kyler and Phillip Parks, Tenants, a true and attested copy of the original Complaint and made known to them the contents thereof.

NOW, March 8, 1989, this Apartment #2, at 502 East 10th Street, Clearfield, Clearfield County, Pennsylvania, is empty.

NOW, March 9, 1989, at 9:35 A.m. EST served the within Complaint on Michelle Showers, Tenant at residence, 502 East 10th Street, Apt. #3, Dorey St., Clearfield, Clearfield County, Pennsylvania, by handing to Michelle Showers, Tenant, a true and attested copy of the original Complaint and made known to her the contents thereof.

NOW, March 9, 1989, at 10: 57, EST served the within Complaint on Theresa Ongley, Tenant, at residence 503 East 10th Street, Apt #4, Clearfield, Clearfield County, Pennsylvania, by handing to Theresa Ongley, Tenant, a true and attested copy of the original Complaint and made known to her the contents thereof.

NOW, March 8, 1989, both units at 819 Daisey Street, Clearfield Clearfield County, Penna, are vacant - Building vacant.

NOW, March 9, 1989, at 9:42 A.M. EST, served the within Complaint on Brandon Flannagan, tenant, at residence, 510 9th St., 2nd. Floor Apt., Clearfield, Clearfield County, Penna., by handing to Brandon Flannagan, tenant, a true and attested copy of the original Complaint and made known to him the contents thereof.

NOW, March 8, 1989, at 3:10 P.M. EST served the within Complaint on James A. Brock, tenant, at residence, 510 9th St., 2nd Floor Apt., Clearfield, Clearfield County, Penna., by handing to James Brock, tenant., a true and attested copy of the original Complaint and made known to him the contents thereof.

NOW, March 9, 1989, at 9:41 A.M. EST served the within Complaint on Hope Rebo and Doug Hess, tenants at residence, 510 9th Street,, Third Floor Apt., Clearfield, Clearfield County, Pennsylvania, by handing to Hope Rebo, Tenant, a true and attested copy of the original Complaint and made known to her the contents thereof.

NOW, March 10, 1989 at 8:35 A.M. EST served the within Complaint on William Spontarelli, tenant, at Clearfield County Courthouse, E. Market St., Clearfield, Clearfield County, Penna, by handing to William Sontarilli, tenant, a true and attested copy of the original Complaint and made known to him the contents thereof.

NOW, March 9, 1989, at 9:26 AM EST served the within Complaint on Fran Andersaon, tenant, at residence, 318 Pine St., Clearfield, Clearfield County, Penna., by handing to Fran Anderson tenant, a true and attested copy of the original Complaint and made known to her the contents thereof.

NOW, March 9, 1989, at 9:27 A.M. EST served the within Complaint on Lynne Anderson, tenant at residence, 318 Pine St., Clearfield, Clearfield County, Penna., by handing to LYnne Anderson, tenant, a true and attested copy of original Complaint and made known to her the contents thereof.

NOW, March 9, 1989, at 9:28 A.M. EST served the within Complaint on Dawn and Frank Maines, tenants at residence 318 Pine St., Celarfield , Clearfield County, Penna., by handing to Frank Maines, tenant a true and attested copy of the original Complaint and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff,

Printed By: Romberger Bindery - Form H-611

Kimberly M. Kubista

RANDY J. DEASEY,

MARCH 8, 1989, COMPLAINT IN CUSTODY, filed by Kimberly M. Kubista, Esquire.

3/10/89, One (1) copy Certified to Sheriff.

MARCH 10, 1989, ORDER, filed.

One (1) copy Certified to Sheriff.

You, HEIDI L. DEASEY, Defendant, have been sued in Court for custody of Glenn P. Deasey and Sarah B. Deasey.

You are ordered to appear in person at 10:00 on April 12, 1989, at A.M. for a conference.

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/ Joseph S. Ammerman, Esquire.

MARCH 23, 1989, AFFIDAVIT OF SERVICE, filed.

NOW, March 17, 1989, at 10:55 AM o'clock EST served the within Complaint in Custody & Order on Heidi L. Deasey, Defendant at employment, City Drug Store, Main Street Mall, DuBois, Clearfield County, Pennsylvania, by handing to Heidi L. Deasey, Defendant a true and attested copy of the original Complaint & Order and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Schultz.

APRIL 13, 1989, ORDER FOR MEDIATION CONFERENCE, filed 3 cert/Judge "A"

NOW, this 12th day of April, 1989, the parties not being able to resolve the above matter at a Pre-Hearing Conference, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on June 7, 1989 at 9:00 o'clock AM at the Clearfield County Courthouse, Clearfield, PA. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/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 Dr. Ryen within five (5) days of this Order.

It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$75.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: Joseph S. Ammerman, Judge.

DECEMBER 21, 1989, CONSENT DECREE, filed 2 cert/Atty

NOW, this 21st day of December, 1989, following custody mediation and inconsideration of the consent of

the parties, it is hereby Ordered and Decreed as follows:

1. That Plaintiff is Randy J. Deasey, an individual who resides in Troutville, PA.
2. That Defendant is Heidi L. Deasey, an individual who resides in DuBois, PA.
3. That the parties are the parents of Glenn P. Deasey and Sarah B. Deasey, of DuBois, PA.
4. That the mother, Heidi L. Deasey, shall have primary physical custody of the children, Glenn P. Deasey and Sarah B. Deasey, with the parties sharing legal custody.
5. That the parties have agreed to the following visitation schedule:
 - (a) That the parties hereby agree that the father shall have visitation with the children two weekends a month. Said weekends to be decided upon by the parties with father giving mother one weeks notice as to which weekends he will exercise his visitation rights.
 - (b) That on those weeks when father has custody of the children for the weekends, father shall have the children for one evening during the previous week.
 - (c) That on those weeks when father does not have custody of the children for the weekend, father shall have the children two evenings during the previous week.
 - (d) That the father agrees to have the children back to the Mother's home by 7:30 P. on school nights and 8:00 Pm on non-school nights.
 - (e) That the parties shall share visitation of the children on the following holidays: Christmas, Easter, Thanksgiving, and the children's birthdays. That mother will have the children on Thanksgiving 1989, up until 3:00 Pm; that the father will have the children from Christmas Eve until 3:00 PM on Christmas Day 1989; that mother will have the children on Easter 1990 until 3:00 PM and then alternating thereafter.
 - (f) That at 3:00 PM On the holidays set forth in paragraph (e) visitation will change and the parties will make arrangements to have the children sent to the other's home.
 - (g) That specifically regarding the children's respective birthdays, father shall have the children for a three (3) hour period after school hours.
 - (h) That the parties will alternate visitation for the other holidays of the year. The other holidays include Memorial Day, Fourth of July, Labor Day, and New Years Day. That mother will have the children on New Years Day and Father shall have the children on Memorial Day and alternate thereafter.
 - (i) That the parties agree that the father, Randy J. Deasey, shall have the children for one week during the summer months. Both parties have the right to take the children away on vacation without impeding the other's right to visitation for one (1) week during the summer and such other times as the parties may agree. Said week to be decided upon by the parties.
 - (j) Such other visitation as the parties may agree.

BY THE COURT: Joseph S. Ammerman, Judge. The Parties hereby agree to the above Order and request the Court to enter the same. /s/ Randy J. Deasey-Kimberly M. Kubista & Heidi L. Deasey-Rick Milgrub

Pro by Atty 40.00
 Shff
 Hawkins by Atty 31.20
 Shff Sur-
 charbe by Atty 2.00

March 8 3:10 pm

89-412-CD

HEIDI L. DEASEY,

IN RE:
JOHN HOEY,
An Alleged Severely
Mentally Disabled
Person,

MARCH 8, 1989, PETITION FOR CIVIL COURT COMMITMENT UNDER SECTION 406 OF THE MENTAL HEALTH AND MENTAL RETARDATION ACT OF 1966, filed.

The petition of Elizabeth A. English respectfully represents:

1. Your petitioner resides at RD #1, Box 216, DuBois, PA 15801.
2. Your petitioner is qualified to make this petition by reason of the fact that she is the coordinator for Mental Retardation Services for the Clearfield-Jefferson MH/MR Program.

3. The alleged mentally disabled person, hereinafter referred to as the Respondent, is John Hoey, aged 57, He resides at 816 South St., Curwensville, PA 16833. with his mother, Lomey Walk.

4. Your petitioner believes and avers that Respondent is suffering from a mental disability as defined in Section 102 of the above-entitled Act. Petitioner believes that Respondent is in need of treatment because his mother's deteriorating health makes it impossible for her to provide the level of care and protection ended, and that his commitment to a proper facility in accordance with the provisions of said Act is necessary for his welfare and protection.

5. Examination of the Respondent by 2 physicians has been accomplished. Physicians' statements will be presented at the hearing.

6. Your petitioner suggests that a proper facility for the commitment of the Respondent is Polk Center, Polk, PA 16342.

7. The parties in interest, other than those whose names are set forth above in paragraphs 4 and 5 who should receive notice of the filing of this petition, are the following:

Facility Director, Polk Center, Polk, PA
M. L. Pontius, 1403 State Office Bldg. 300 Liberty Ave. Pittsburgh, PA 15222.

Lomey Walk, 816 South Street, Curwensville, PA 16833, Mother.

8. The petitioner hereby requests that the Court, after hearing and consideration of the agency representatives familiar with Mr. Hoey and his mother render a decision that John Hoey is mentally retarded. Accordingly, the petitioner requests that the respondent John Hoey, be committed for extended residential care. /s/ Elizabeth A. English.

March 8
3:40 am

89-413-CD

u[#] 13168
13125

Pro *by Co* 40.00
R. Mattern *by Co* 150.00

MARCH 20, 1989, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.

Three (3) copies Certified to R. Mattern, Attorney. DECREE, filed.

AND NOW, this 20th day of March, 1989, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

The Court finds that JOHN HOEY is severely mentally retarded and, therefore in need of residential placement for inpatient care and treatment at Polk Center.

Accordingly, the Court ORDERS that JOHN HOEY be and is hereby committed to Polk Center for inpatient care and treatment as a Severely Mentally Retarded Person for an indefinite period of time, the minimum of which shall be one (1) year, provided however, if his commitment is to be extended beyond one year a condition precedent shall be that the Clearfield-Jefferson Mental Health/Mental Retardation Program shall provide the Court with an annual report and evaluation as to the condition and status of this patient.

These proceedings are pursuant to Section 406 of the Mental Health and Mental Retardation Act of 1966, the use of which was re-authorized by Order of the United States District Court for the Middle District of the State of Pennsylvania, said Order being dated October 28th, 1976, in the matter of GOLDY -vs- BEAL, 429 Fed. Supp. 460. PA Bulletin 2883, November 13, 1976,

It is the further Order of this Court that Clearfield County pay the fee of J. Richard Mattern II, Esqurie, Mental Health Review Officer, and that the Clearfield/Jefferson Community Mental Health Program reimburse Clearfield County for the extent permissible by their regulations
BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Printed By: Romberger Bindery - Form H-611

Kim C. Kesner

CYNTHIA JEANNINE
WOODSIDE,

MARCH 9, 1989, COMPLAINT IN DIVORCE, filed by Kim C. Kesner, Esquire.
Three (3) copies Certified to Attorney.

3/9/89
\$85.00 Pd.
by Atty

89-413¹-CD
2

MARCH 9, 1989, PLAINTIFF'S AFFIDAVIT UNDER SECTION 201(d) OF THE DIVORCE CODE, filed. 3 copies/Cert/Atty.

1. The parties to this action separated on May 5, 1982, and have continued to live separate and apart for a period of at least three years.
2. The marriage is irretrevably 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. Sec. 4904, relating to unsworn falsification to authorities. /s/ Cynthia Jeannine Woodside, Plaintiff.

Clfd Trust

MARCH 15, 1989, AFFIDVIT OF SERVICE, filed
The undersigned, Kim C. Kesner, Attorney for Plaintiff in the above captioned matter, being duly according to law, deposes and says that on March 10, 1989, he caused a certified copy of a Complaint in Divorce (and Plaintiff's Affidavit) to be served on Defendant, Carl Sylvester Woodside, by mailing the same to the Defendant at his last known residence, RD 1 Box 269, Unityville, PA 17774 by certified mail restricted delivery, as evidenced by certified mail receipt and Return Receipt No. P 552 407 951, bearing Defendant's signature and attached hereto.
/s/ Kim C. Kesner, Esq.

CARL SYLVESTER
WOODSIDE, JR.

MARCH 30, 1989, PRAECIPE TO TRANSMIT RECORD, filed
DIVORCE DECREE:

AND NOW, to-wit: this 4th day of April, 1989, it is ORDERED, ADJUDGED, and DECREED that Cynthia Jeannine Woodside, Plaintiff, and Carl Sylvester Woodside, Defendant, are divorced from the bonds of matrimony.
BY THE COURT: Joseph S. Ammerman, Judge.

Pro	40.00
Pro	10.00
Pro	.50
Ck#6086 Trans to reg acct.	\$85.00
Pro.	40.50
State	10.00
#13294 Atty	34.50
	\$85.00

APRIL 14, 1989, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE

Ck#6086 Trans to reg acct.
Pro. 40.50
State 10.00
#13294 Atty 34.50
\$85.00

Ann B. Wood

PAULA L. SMEAL,

MARCH 9, 1989, COMPLAINT IN DIVORCE, filed by Ann B. Wood, Esquire.

One (1) copy Certified to Attorney.

MARCH 9, 1989, PETITION FOR SPECIAL RELIEF IN THE FORM OF AN INJUNCTION PREVENTING REMOVAL, DISPOSITION, ENCUMBERING OR ALIENATION OF PROPERTY UNDER SECTION 401 AND SECTION 403(a) OF THE DIVORCE CODE AND P.A.R.C.P. 1920.43(a). filed by Ann B. Wood, Esquire.

One (1) copy Certified to Attorney.

MARCH 13, 1989, RULE RETURNABLE, filed.

One (1) copy Certified to Attorney.

AND NOW, this 3rd day of March, 1989, upon consideration of the Plaintiff's Petition For Special Relief in The Form of an Injunction Preventing Removal, Disposition, Encumbering, or alienation of Property Under Section 401 and 403 (a) of the Divorce Code and Pa. R.C.P. 1920.43.(a), it is ordered that the above named defendant shall appear and show cause before this Court on the 12th day of April, 1989, at 2:00 P.M. at the Clearfield County Courthouse, why the Court should not order the injunction pursuant to the request of the Plaintiff. BY THE COURT: /s/ Joseph S. Ammerman, Judge

MARCH 23, 1989, AFFIDAVIT OF SERVICE, filed

AND NOW, this 22nd day of March, 1989, I, Ann B. Wood, Esq., being duly sworn, do depose and say that on March 17, 1989, I served a Divorce Complaint in the above matter on Gary J. Smeal, by causing the same to be deposited in the U.S. Mail, Certified return receipt mail addressed to: Mr. Gary J. Smeal, 503 Clearfield St., Clearfield, PA Copies of the covering letter and the original receipt are attached hereto.
/s/ Ann B. Wood, Esq.

SEPTEMBER 26, 1989, AFFIDAVIT OF CONSENT OF PAULA L. SMEAL, filed

AFFIDAVIT OF CONSENT OF GARY J. SMEAL, filed

PRAECIPE TO TRANSMIT RECORD AND DECREE, filed

AND NOW, the 27th day of September, 1989, 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

3/9/89
\$85.00 Pd.
by Atty

89-414-CD

Clfd Trust

GARY J. SMEAL,

Pro 40.00
Pro .50
State 10.00

Ck#6232 Trans to reg acct. \$85.00
Pro. 40.50
State 10.00
#13472 Atty 34.50 ~~\$85.00~~

Shff by Atty 13.50
sur charge by Atty 2.00

filing of this Complaint;

We, therefore, DECREE that PAULA L. SMEAL, be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and GARY J. SMEAL. 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: Joseph S. Ammerman, Judge.

OCTOBER 16, 1989, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.

MARCH 2, 1990, PETITION FOR VISITATION, filed by S/ Chris A. Pentz. One (1) CERT ATTY.
RULE RETURNABLE, filed.

AND NOW, this 26th day of February, 1990, upon petition of the Petitioner, GARY J. SMEAL, it is hereby ORDERED AND DIRECTED that a Rule be issued upon the Respondent, PAULA L. SMEAL., to show cause why the Petition for Visitation should not be granted.

Rule Returnable with a Conference thereon the 22nd day of March, 1990, at 10:00 A.M. in Courtroom Number of the Clearfield County Courthouse, Clearfield, Pennsylvania, 16830.

Printed By: Romberger Bindery - Form H-611

Joseph Colavecchi

GRAY BATTERY & AUTO SUPPLY, INC.,
212 East Locust Street
PO Box 169
Clearfield, PA 16830

March 9
8:45 am

89-415-CD

SCOTT LYONS, t/d/b/a
FUN TRUCK,
Rt. 150, RD #3, Box 8
Howard, PA 16841

Pro by Atty 9.00
Pro by atty 10.00

MARCH 9, 1989, JUDGMENT FROM J.P., William M. Daisher, filed.

Judgment is entered in favor fo the Plaintiff and against the Defendant in the sum of One Hundred Eighty-nine and 42/100 Dollars, with Costs.

Debt \$189.42

Costs 38.00

Interest from January 31, 1989.

Filed and Entered by Attorney, March 8, 1989.

Judgment

Raymond W. Peterson
Prothonotary

MARCH 9, 1989, Notice of Entry of Judagment mailed to the Defendant.

AUGUST 8, 1989 PRAECIPE TO TRANSMIT CERTIFIED COPY OF JUDGMENT TO CENTRE CO., filed by Joseph Colavecchi, Atty for Plff.

Please transfer a certified copy of the Judgment entered to No. 89-415-CD in favor of Gray Battery & Auto Supply, Inc., against Scott Lyons, t/d/b/a Fun Truck, to Centre Co., Bellefonte, PA. s/Joseph Colavecchi, Atty Plff.

AUGUST 8, 1989 EXEMPLIFIED RECORD ISSUED AND MAILED TO PROTHONOTARY OF CENTRE CO. s/jmb

Dwight L. Koerber, Jr.

CHARLES ARDARY,

MARCH 9, 1989, 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 CHARLES ARDARY, appellees to file a complaint in this appeal (Common Pleas No. 89-416-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ Jerry T. Chaney,

RULE: To, CHARLES ARDARY, appellee.

March 9 11:11 am

89-416-CD

MARCH 9, 1989, 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, 89-416-CD, upon the District Justice designated therein on March 9, 1989, by personal service, and upon the appellee, Dwight Koerber, Attorney, on March 9, 1989, by personal service.

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 March 9, 1989, by personal service. /s/ Jerry T. Chaney.

JERRY T. CHANEY,

MARCH 29, 1989 COMPLAINT, filed by D. L. Koerber, Jr., No Copies.

CERTIFICATE OF SERVICE.

I certify that on this 29th day of March, 1989, I served a copy of the foregoing Complaint upon defendant, Jerry T. Chaney, by certified mail, return receipt requested. s/Dwight L. Koerber, Jr.

MAY 16, 1989, PRAECIPE, filed

Pursuant to the provisions of PA R.C.P. 237.1, please enter default judgment in favor of plaintiff and against defendant for the sum of \$6,258.13, plus interest and costs of suit. A Certificate of Service of Notice of Default Judgment is attached hereto. /s/ Dwight L. Koerber, Jr., Esq.

Pro	by Deft	20.00
Pro	by Atty	40.00
Pro	by Atty	9.00
Cert	by atty	5.00
Re-Cert	by atty	5.00

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Six Thousand Two Hundred Fifty-Eight Dollars and Eleven Cents.

DEBT: \$6,258.13

DEFAULT JUDGMENT

Dwight L. Koerber, Jr.
Prothonotary

CERTIFICATION OF SERVICE OF NOTICE OF DEFAULT JUDGMENT, filed by Dwight L. Koerber, Esq.

MAY 22, 1989 NOTICE OF DEFAULT MAILED TO DEFT. s/ ab

SEPTEMBER 5, 1989 CERTIFICATION OF MOTOR VEHICLE JUDGMENT, certified to Comwth of PA/Dept of Transportation by Certified, Return Receipt#P-796 984 582.

s/JMB

SEPTEMBER 11, 1989, RETURN RECEIPT, filed

SEPTEMBER 27, 1989 CERTIFICATION OF MOTOR VEHICLE JUDGMENT, recertified and returned to Bureau of Driver Licensing, Harrisburg, PA. 17105 as per

request for additional information. s/JMB Mailed to Bur. of Driver Licensing PO Box 2253, Harrisburg, PA. 17105 per regular mail.

MARCH 15, 1995, PETITION REQUESTING APPROVAL OF INSTALLMENT PAYMENT OF JUDGMENT, filed. Four(4) Cert to atty Koerber.

ORDER

AND NOW, this 15 day of March, 1995, upon agreement of the parties, it is the ORDER AND DECREE of this Court that the installment payments which the parties have agreed upon be, and are hereby, approved, so that defendant/judgment debtor shall pay to plaintiff the sum of \$6,350.00 in the following fashion: 1. \$2,000.00 on or before March 15, 1995; 2. \$50.00 per month, beginning April 15, 1995, and continuing through May 15, 1995 and June 15, 1995; 3. \$300.00 per month, beginning July 15, 1995, for a total of fourteen(14) consecutive monthly payments at the rate of \$300.00 per month, with the last payment to be paid on August 15, 1996. Upon payment of the monthly installments as listed above, the judgment entered in this matter shall be considered satisfied. In the event that defendant/judgment debtor fails to make any of the monthly installments as specified by this Order, then suspension of defendant/judgment debtor's driving privileges shall occur pursuant to the provisions of 75 Pa. C.S.A. §1775. BY THE COURT: s/JOHN K. REILLY, JR., P.J. We agree to the entry of the foregoing Order s/CHARLES R. ARDARY, 3/15/95 s/JERRY T. CHANEY, 3/15/95

Printed By: Romberger Bindery - Form H-611

Keystone Legal Services, (Michael J. Saglimben)

GENE DUNN,

MARCH 9, 1989, COMPLAINT FOR CUSTODY, filed by Michael J. Saglimben, Esquire. Four (4) copies Certified to KLS.

March 9 1:15 pm

89-417-CD

MARCH 9, 1989, PRAECIPE TO PROCEED IN FORMA PAUPERIS, filed by Michael J. Saglimben, Esquire. Kindly allow GENE DUNN to proceed in forma pauperis, I, MICHAEL J. SAGLIMBEN, 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. /s/ Michael J. Saglimben, Esquire.

AFFIDAVIT OF INSUFFICIENT FUNDS, filed.

MARCH 9, 1989, ORDER, filed. 4 copies Cert/KLS You, VALERIE DUNN, Defendant, have been sued in Court to obtain custody, partial custody or visitation of the child, Amber age 11 months.

You are ordered to appear in person at the Clearfield County Courthouse, Clearfield, Pennsylvania, on the 11th day of April, 1989, at 11:00 o'clock A.M. for a conference.

You are further ORDERED to bring with you the child, AMBER DUNN.

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/ Joseph S. Ammerman, Judge.

MARCH 10, 1989, AFFIDAVIT OF SERVICE, filed NOW, March 9, 1989, at 4:05 PM EST served the within Complaint For Custody on Valerie Dunn, Deft. at Clearfield County Jail, 410 21st St, Clearfield Clearfield County, PA by handing to Valerie Dunn, Deft.

CE # 12948

Pro *Suplo* Office 40.00
Pro Credit 17.00

/s/ Chester A. Hawkins, Shff, by Darlene Shultz

APRIL 12, 1989, CONSENT ORDER, filed. 5 copies/Cert/KLS AND NOW, this 12th day of April, 1989, the parties Gene Dunn, appearing by counsel Keystone Legal Services, Inc. and Michael J. Saglimben, Esquire, Valerie Dunn, unrepresented by counsel and Betty Dickinson, being a third party in interest, having met for a custody conference and agreeing to the terms enumerated below, it is hereby ORDERED that:

(3) Each Saturday, the Plaintiff to the Clearfield County Jail so that the child.

(4) Betty Dickinson shall have partial physical custody/visitation of the child Alicia Dunn one day during each week, the specific time and day to be agreed upon by the Plaintiff and Betty Dickinson.

(5) Transportation and pick-up regarding each visitation session with the children Amber and Alicia Dunn, shall be conducted at a point approximately halfway between the homes of the Plaintiff and of Betty Dickinson; this halfway point is hereby designated as the town of Irvona, Pennsylvania.

This Order shall remain in effect up until the time of the scheduled mediation conference on May, 1989.

The parties are hereby directed to comply with the terms and conditions of the Consent Order until further Order of this Court.

The parties are hereby advised that violation of this Order will subject the violating party to punishment for contempt, which include incarceration of up to six months and/or a fine of up to \$1,000. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

APRIL 12, 1989, ORDER FOR MEDIATION CONFERENCE, filed.

Five (5) copies Certified to KLS.

NOW, this 11th day of April, 1989, the parties not being able to resolve the above matter at a Pre-Hearing Conference, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph. D., Licensed Child Psychologist, on Mary 24, 1989, at 9:00 o'clock A.M. at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/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 Dr. Ryen within five (5) days of this Order.

It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$75.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

MAY 25, 1989, CONSENT ORDER, filed 5 copies cert to K.L.S.

AND NOW, this 25th day of May, 1989, the parties, Gene Dunn, appearing by counsel, Keystone Legal Services, Inc. and Michael J. Saglimben, Esq., Valerie Dunn, unrepresented by counsel, and Betty Dickinson, being a third party in interest, having met for a custody mediation and agreeing to the terms enumerated below, it is hereby ORDERED that:

March 9
8:30 am

MELLON BANK, assigned to:
UNITED STATES OF AMERICA,

89-418-CD

CLARENCE H. PARMENTER,
MARY PARMENTER,

Pro by Plff 9.00

MARCH 9, 1989, AGREEMENT TO REVIVE, filed. To Revive and Continue Lien entered to No. 84-663-CD.

By Virtue of Agreement contained therein, Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Six Thousand Six Hundred Sixteen and 10/100 Dollars, with Interest, Attorney Fees Cost of Suit, Release of Errors, Waiving Stay, Inquisition and Exemption.

Debt \$6,616.00

Interest through December 30, '88 2,163.95

Additional Interest from December 20, 1988 @ 9%/annum.

Attorney fees 20%

Filed and Entered by Plaintiff, March 9, 1989.

Judgment

Raymond J. Nathan
Prothonotary

MARCH 9, 1989, Notice of Entry of Judgment mailed to the Defendant.

Printed By: Romberger Bindery—Form H-611

<p>March 9 1:50 pm</p>	<p>IN RE: STEWART ORTEGA, An Alleged Severely Mentally Disabled Person,</p> <p>89-419-CD</p> <p><i>Pro sup Centre Co.</i> 40.00</p>	<p><u>MARCH 9, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</u> STEWART ORTEGA 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. (A) As the patient is currently in DEMC-West receiving involuntary treatment under Section 303, I ask that the Court issue an order that the patient be involuntarily committed for inpatient treatment. /s/ Mary Jo Fish, 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 From MH785-A. I believe that he does not understand his rights. /s/ Steve Mazzofic, ma. I hereby affirm that I have examined STEWART ORTEGA on March 7, 1989, to determine if he continues to be severely mentally disabled and in need of treatment, /s/ James K. Fugate, M.D. IN MY OPINIONS The patient is severely mentally disabled and in need of treatment. <u>ORDER, filed.</u> AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. <u>ORDER, filed.</u> AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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. <u>MARCH 13, 1989, MENTAL HEALTH REVIEW OFFIERS REPORT ABD DECREE, filed.</u> One (1) copy Certified to EMS. One (1) copy Certified to Attorney Mattern. <u>DECREE, filed.</u> AND NOW, this 13th day of March, 1989, the Mental</p>
<p><i>BU 22201</i></p>	<p>The Court finds that STEWART ORTEGA is severely mentally disabled within the meaning of the Mental Health Procedures Act of 1976, as amended. Accordingly, the Court ORDERS that STEWART ORTEGA be involuntarily committed to Danville 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 costs of this proceeding and the fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer, the fee of Paul E. Cherry, Esquire, and the Clearfield County Prothonotary filing costs, and the fee of the EMS Ambulance Service, DuBois, Pennsylvania, for transportation, be paid by Centre County. It is the FURTHER ORDER of this Court that the Centre County Community Mental Health Program shall reimburse Centre County to the extent permissible by their regulations. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. <u>MARCH 9, 1989, ORDER, filed.</u> One (1) copy certified to EMS. One (1) copy Certified to R. Mattern AND NOW, this 13th day of March, 1989, it is the ORDER of this Court that the EMS Ambulance Service, of DuBois, PA., transport the above-named STEWART ORTEGA from the DuBois Retional Medical Center, West, Psychiatric Ward, DuBois, PA to the Danville State Hospital, Danville, PA., as per ORDER OF COURT Commitment dated March 13th, 1989. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>	<p>Health Review Officer's Report is acknowledged. We approve his recommendation.</p>

LEE J. GRAY
Box 70
New Millport, PA 16861,

MARCH 9, 1989, JUDGMENT FROM J.P., William M. Daisher, filed.

Judgment is entered in favor fo the Plaintiff and against the Defendant in the sum of Two Thousand Three Hundred Twenty and 00/100 Dollars, with Costs.

Debt \$2,320.00

Costs 40.50

Interest from January 16, 1989.

Filed and Entered by Plaintiff, March 9, 1989.

Judgment

Raymond Wetherman
Prothonotary

CLOYDE W. BARRETT and
SANDY BARRETT,
RD PO Box 153
Grampian, PA 16838

MARCH 9, 1989, Notice of Entry of Judgment mailed to the Defendant.

Pro by Plff 9.00
Pro by Plff 5.00

March 9
1:50 pm

89-420-CD

And now, 16
filed, the amount
interest and cost.

Attest

Nov 93
Attest,
Allen D. Bice

March 9
8:30 am

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17105

89-421-CD

MERWIN R. GRAHAM and
FRANCES GRAHAM,
RD 1
Woodland, PA 16881

Pro by Plff 9.00

MARCH 9, 1989, CERTIFIED COPY OF LIEN, P.I.T. filed.

Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Six Thousand Three Hundred Fifty and 08/100 Dollars, with Costs.

Debt \$6,350.08

Interest Computation Date, February 24, 1989.

Filed and Entered by Plaintiff, March 9, 1989.

Judgment

Raymond M. Peterson
Prothonotary

March 9
8:30 am

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17105

89-422-CD

GERALD W. SPAID and
JACQUELINE SPAID.
Hopkins St. Po Box 282
Irvona, PA 16656

Pro by Plff 9.00

Pro by Atty 5.50

MARCH 9, 1989, CERTIFIED COPY OF LIEN, P.I.T. filed.

Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Five Hundred Forty-five and 95/100 Dollars, with costs.

Debt \$545.95

Interest Computation Date, March 5, 1989.

Filed and Entered by Plaintiff, March 9, 1989.

Judgment

Raymond M. Peterson
Prothonotary

OCTOBER 7, 1991, SATISFACTION OF JUDGMENT AS TO JACQUELINE R. SPAID ONLY, filed

I do hereby authorize, empower and direct the Prothonotary of Clearfield County to enter satisfaction of the lien against Jacqueline R. Spaid only on the records; leaving Vision Press, Ltd on the lien.
/s/ A. Jay Molluso, Sr Depty Atty General

SATISFIED TO JACQUELINE R. SPAID ONLY.

John R.
Carfley

BRADY L. CRAIN,

MARCH 9, 1989, COMPLAINT IN DIVORCE, filed by John R. Carfley, Esquire.
One (1) copy Certified to Attorney.

MARCH 22, 1989, ACCEPTANCE OF SERVICE, filed.
I hereby accept service of a copy of the complaint in divorce filed in the above captioned matter. /s/ Theresa K. Crain, Defendant.

AUGUST 28, 1989, AFFIDAVIT OF CONSENT OF BRADY L. CRAIN, filed

AFFIDAVIT OF CONSENT OF THERESA K. CRAIN, filed
PRAECIPE TO TRANSMIT RECORD AND DECREE, filed
AND NOW, this 30th day of August, 1989, IT IS

ORDERED AND DECREED that BRADY L. CRAIN, Plaintiff and THERESA K, CRAIN, Defendant, are divorced from the bonds of matrimony. BY THE COURT: Joseph S. Ammerman, Judge.

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

THERESA K. CRAIN,

3/9/89
\$85.00 Pd.
by Atty

89-423-CD

Clfd Trust

Pro	40.00
Pro	.50
State	10.00

Ck#6206 Trans to reg acct.	\$85.00
Pro.	40.50
State	10.00
#13440 Atty	34.50
	\$85.00

Printed By: Romberger Bindery - Form H-611

<p>Chris A. Pentz</p> <p>3/9/89 \$85.00 Pd. by Atty</p> <p>Clfd Trust</p> <p>Ck.#1027 Trans. to reg. acct. \$85.00 Pro. \$40.00 Pro. \$.50 State \$10.00 Ck.#1035 Atty. \$34.50 \$85.00</p>	<p>WILMER B. DORAN, JR.</p> <p>89-424-CD</p> <p>TAMMY KAY DORAN,</p> <p>Pro 40.00 Pro .50 State 10.00</p>	<p><u>MARCH 9, 1989, COMPLAINT IN DIVORCE</u>, filed by Chris A. Pentz, Esquire. One (1) copy Certified to Attorney.</p> <p><u>MAY 16, 1989, AFFIDAVIT</u>, filed 1 cert atty Chris A. Pentz, Esq., 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 March 13, 1989, at the Defendant's residence of Box 588, Philipsburg, PA as appears from the receipt of certified mail attached hereto. /s/ Chris A. Pentz. Esq.</p> <p><u>NOVEMBER 21, 1989, AFFIDAVIT OF CONSENT OF WILMER B. DORAN, JR.</u>, filed</p> <p><u>DECEMBER 27, 1989, AFFIDAVIT OF CONSENT OF TAMMY KAY DORAN</u>, filed.</p> <p><u>JANUARY 2, 1990, PRAECIPE TO TRANSMIT RECORD</u>, filed by Chris A. Pentz, Esquire. <u>MOTION</u>, filed. <u>ORDER</u>, filed. AND NOW, this 24th day of January, 1990, the Plaintiff having filed a Complaint in Divorce under the Divorce Code on March 9, 1989 and the Parties having filed Affidavits of Consent stating that the marriage of the Plaintiff and Defendant is irretrievably broken and Ninety (90) days have elapsed from the date of the filing of the Complaint, it is hereby ORDERED and DECREED that WILMER B. DORAN, JR. be divorced and forever separated from the nuptial ties and bonds of matrimony hereto contracted between himself and TAMMY KAY DORAN, thereupon all rights, duties or claims accruing to</p>
		<p>each of the said Parties and pursuant of said marriage shall cease and determine and each of them shall be at liberty to marry again as though they had never been heretofore married.</p> <p>The Prothonotary is 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/ Joseph S. Ammerman, Judge.</p> <p><u>FEBRUARY 15, 1990, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.</u></p>

Peter F. Smith

ENOLA J. JOHNSTON,

MARCH 9, 1989, COMPLAINT IN DIVORCE, filed by Peter F. Smith, Esquire.
One (1) copy Certified to Sheriff.

3/9/89
\$85.00 Pd.
by Atty

89-425-CD

MARCH 15, 1989, AFFIDAVIT OF SERVICE, filed NOW, March 13, 1989 at 11:20 am served the within Divorce Complaint on David H. Johnston, Deft at Clearfield County Courthouse-Sheriffs Office E. Market St. Clearfield County, PA by handing to David H. Johnston. Deft /s/ Chester A. Hawkins, Shff, by Darlene Shultz

Clfd Trust

MARCH 17, 1989, PRAECIPE, filed Please enter my appearance on behalf of the Defendant, David H. Johnston, in the above captioned action. /s/ James A. Naddeo, Esq.

James A. Naddeo

DAVID H. JOHNSTON,

JUNE 7, 1989, PETITION FOR ALIMONY PENDENTE LITE, filed by Peter F. Smith, Esqurie.
One (1) copy Certified to attorney.
NOW, this 5th day of June, 1989, upon consideration of the Petition fo Enola J. Johnston, it is hereby; ORDERED AND DECREED that a Rule be issued on the Respondent to show cause why he should not pay the Petitioner alimony pendnete lite.
RULE RETURNABLE ON THE 28th day of June, 1989, at the Clearfield County Courthouse at 2:30 P.M. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

Pro	40.00
Shff by Plff	24.80
Shff by Plff	
Shff Surchg	2.00
Pro	.50
State	10.00
Pro	8.00

JUNE 7, 1989, CERTIFICATE OF SERVICE, filed I, Peter F. Smith, attorney for the Petitioner in the above captioned matter, certify that I sent a true and correct copy of the Petition for Alimony Pendente together with the Rule Returnable for June 28, 1989, to the Attorney for Respondent by First Calss Mail, postage prepaid, as follows: James A. Naddeo, Esquire, BELIN BELIN & NADDEO, PO Box 1, Clearfield. PA 16830.

AUGUST 30, 1989, PRAECIPE, filed.
AFFIDAVIT OF CONSENT OF ENOLA J. JOHNSTON, filed.
AFFIDAVIT OF CONSENT OF DAVID H. JOHNSTON, filed.
DECREE, filed.
NOW, this 14th day of September, 1989, a Complaint

in Divorce having been filed by the Plaintiff to the above caption on March 9, 1989, under Section 301(c) of

Ck#6219 Trans	to reg acct.	\$85.00
Pro.	40.50	
State	10.00	
Pro.	8.00	
#13455 Atty	26.50	\$85.00

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 ENOLA J. JOHNSTON and DAVID H. JOHNSTON be divroced 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 August 3, 1989, are hereby incorporated in this Divorce Decree and Order by reference as fully as though 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: /s/ Joseph S. Ammerman, Judge.

SEPTEMBER 15, 1989, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.

SEPTEMBER 15, 1989, NOTICE OF ELECTION TO RETAKE PRIOR NAME, filed by Peter F. Smith, Esquire.

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 14th day of September, 1989, and that the PLAINTIFF, ENOLA J. JOHNSTON, hereby elects to retake and hereafter use her prior name of ENOLA J. MCCLINCEY, and gives this written notice avowing her intention in accordance with the Act of April 2, 1980, P.L. 63, as amended. /s/ Enola J. Johnston, TO BE KNOWN AS: Enola J. McClincey.

<p>John R. Ryan</p> <p>March 10 9:15 am</p>	<p>JAMES G. KANOUFF and LOIS KANOUFF, h/w</p> <p>89-427-CD</p>	<p><u>MARCH 10, 1989, COMPLAINT IN CIVIL ACTION</u>, filed by John R. Ryan, Esquire. One (1) copy Certified to Sheriff. Two (2) copies Certified to Attorney.</p> <p><u>MARCH 15, 1989, AFFIDAVIT OF SERVICE</u>, filed NOW, March 13, 1989 at 1:15 PM EST served the within Complaint on Genevieve L. Lehmier, Deft. at employment, Genny's Tavern, Route 322 West Decatur, Clearfield County, PA by handing to Genevieve Lehmier, Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz</p> <p><u>APRIL 3, 1989, ANSWER TO COMPLAINT AND NEW MATTER</u>, filed by James A. Naddeo, Esquire. One (1) copy Certified to Attorney. <u>CERTIFICATE OF SERVICE</u>, filed. I, JAMES A. NADDEO, Esquire, Attorney for Defendant, do hereby certify that a true and correct copy of the foregoing Answer to Complaint and New Matter was served by first-class mail, postage prepaid, upon John R. Ryan, Esquire, Attorney for Plaintiff, 221 East Market Street, PO Box 131, Clearfield, Pennsylvania, 16830. Said Answer and New Matter was mailed on the 3rd day of April, 1989. /s/ James A. Naddeo, Esquire.</p>	
<p>James A. Naddeo</p>	<p>GENEVIEVE L. LEHMIER, individually and t/a GENNY'S TAVERN,</p> <p>Pro by Atty 40.00 Shff by Atty 24.80 sur-charge by Atty 2.00</p>	<p><u>APRIL 10, 1989, REPLY TO NEW MATTER</u>, filed by John R. Ryan, Esq. 2 cert/Atty</p> <p><u>JUNE 14, 1989, ANSWER TO INTERROGATORIES</u>, filed by James A. Naddeo, Esq.</p> <p><u>JULY 5, 1989, NOTICE OF TAKING DEPOSITION ON ORAL EXAMINATION UNDER RULE 4007.1 OF GENEVIEVE L. LEHMIER</u>, filed by John R. Ryan, Esq.</p> <p><u>JULY 5, 1989, NOTICE OF TAKING DEPOSITION OF JAMES G. KANOUFF AND LOIS KANOUFF</u>, filed by James A. Naddeo, Esq. <u>CERTIFICATE OF SERVICE</u>, filed I, JAMES A. NADDEO, Esquire, Attorney for Defendant, do hereby certify that a true and correct copy of the foregoing Notice of Deposition was served by first-class mail, postage prepaid, upon the following: John R. Ryan, Esq, PO Box 131, Clfd., PA 16830. Said Notice of Deposition was mailed this 5th day of July, 1989. /s/ James A. Naddeo, Esq.</p>	
	<p>Constable by Atty 13.00 Pro by Atty 5.00</p>	<p><u>SEPTEMBER 1, 1989, DEPOSITION OF GENEVIEVE L. LEHMIER</u>, filed by Colavecchi & Ryan /s/ jb filed in Trans Drawer "L"</p> <p><u>SEPTEMBER 22, 1989, NOTICE OF TAKING DEPOSITION ON ORAL EXAMINATION UNDER RULE 4007.1 OF ROBERT LEHMIER</u>, filed by John R. Ryan, Esq.</p> <p><u>SEPTEMBER 26, 1989, CONSTABLE RETURN</u>, filed NOW, the 22nd day of September, 1989 I served the within subpoena and Deposition on the within named Robert Lehmier by handing Subpoena and Deposition to his Mom Geniveve at Gennys Bar at West Decatur. Time served 5:00 PM. /s/ Jack B. Walker, Constable.</p> <p><u>OCTOBER 18, 1989, DEPOSITION OF LOIS ANN KANOUFF</u>, filed in Trans Drawer "L"</p> <p><u>OCTOBER 18, 1989, DEPOSITION OF JAMES GARRY KANOUFF</u>, filed in Trans Drawer "L"</p>	
<p>John R. Ryan, Esq.</p>		<p><u>NOVEMBER 2, 1989, DEPOSITION OF ROBERT LEHMIER</u>, filed in Trans Drawer "L"</p> <p><u>JANUARY 26, 1990, AFFIDAVIT OF SERVICE</u>, filed Before me, the undersigned officer, personally appeared JAMES A. NADDEO, Esquire, who, being duly sworn according to law, deposes and says that he is the attorney for the Defendant in the above-captioned action and that in accordance with the PA Rules of Civil Procedure, Rule 4005, that an original and two copies of Interrogatories directed to the Plaintiffs, James G. Kanouff and Lois Kanouff, were sent to Joseph Colavecchi, Esquire, PO Box 131, Clearfield, PA, on January 25, 1990, Said Interrogatories included a direction to reply to said Interrogatories within thirty (30) days from the date of service. /s/ James A. Naddeo, Esq.</p> <p><u>MARCH 13, 1990, ANSWERS TO FIRST SET OF INTERROGATORIES DIRECTED TO PLAINTIFFS</u>, filed by John R. Ryan, Esq.</p> <p><u>MARCH 14, 1990, MOTION TO COMPEL DISCOVERY</u>, filed by James A. Naddeo, Esquire. One (1) copy Certified to Attorney. <u>CERTIFICATE OF SERVICE</u>, filed. I, JAMES A. NADDEO, Esquire, Attorney for Defendant, do hereby certify that a true and correct copy of the foregoing Motion to Compel Discovery was served by first-class mail, postage prepaid, upon John R. Ryan, Esquire, Attorney for Plaintiffs, PO Box 131, Clearfield, Pennsylvania, 16830. Said Motion to Compel Discovery was mailed this 14th day of March, 1990. /s/ James A. Naddeo, Esquire, Attorney for Defendant. <u>ORDER</u>, filed. AND NOW, this 9th day of February, 1990, upon Motion of the Defendant, Genevieve Lehmier,</p>	

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Gary
Knaresboro

DIANE LOREEN BELL,

MARCH 10, 1989, COMPLAINT IN DIVORCE, filed by Gary A. Knaresboro, Esquire.

Three (3) copies Certified to Attorney.

MARCH 14, 1989, CERTIFICATE OF SERVICE, filed 2 copies cert atty.

I, Gary A. Knaresboro, Esq., do hereby state that on the 10th day of March, 1989, I do forward a certified copy of a Complaint in Divorce, filed to the above caption, by Certified Mail, Return Receipt requested, addressed as follows: Mark Bell 425 Apt. A Clearfield St. Clearfield, PA. Return receipt card signed by Mark Bell, is attached hereto.
/s/ Gary A. Knaresboro, Esq.

3/10/89
\$85.00 Pd.
by Atty

89-428-CD

OCTOBER 26, 1990, PRAECIPE TO TRANSMIT RECORD, filed by Gary A. Knaresboro, Esq.

OCTOBER 26, 1990, AFFIDAVIT OF CONSENT OF DIANE LOREEN BELL, filed.

OCTOBER 26, 1990, AFFIDAVIT OF CONSENT OF MARK DOUGLAS BELL, filed.

DECREE,

NOW, this 29th day of October it is ordered and decreed that Diane Loreen Bell, Plaintiff and Mark Douglas Bell, 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 October 22, 1990, 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/ Joseph S. Ammerman, J

Clfd Trust

MARK DOUGLAS BELL,

Pro	40.00
Pro	.50
State	10.00
CK#1269 TRANS TO REG ACCT	85.00

PRO	40.00	
PRO	.50	
STATE	10.00	
CK#1312	34.50	85.00

NOVEMBER 15, 1990, COPY OF VITAL STATISTICS MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PENNSYLVANIA

<p>Walter Fredrick Wall</p> <p>March 10 8:30 am</p>	<p>EVELYN E. SISCO, JERROLD A. SISCO and DUANE MAINES,</p> <p>89-429-CD</p>	<p><u>MARCH 10, 1989, COMPLAINT IN CIVIL ACTION</u>, filed by Walter Fredrick Wall, Esquire. One (1) copy Certified to Sheriff.</p> <p><u>APRIL 5, 1989, SHERIFF RETURN</u>, filed NOW, March 13, 1989, John R. Gondal, Shff. of Indiana County was deputized by Chester A. hawkins, Shff of Clearfield County to serve the within Complaint on Michael A. Miller, Deft. NOW, March 17, 1989 by deputizing the Shff of Indiana County, Shff John Gondal's return is hereto attached and made a part of this return as a "NOT FOUND" in Indiana County. Defendant lives outside Burnside, Works in Pittsburgh during week. As per post office not in Indiana County. /s/ Chester A. Hawkins, Shff, by Darlene Shultz</p> <p><u>MAY 1, 1989, PRAECIPE TO REINSTATE COMPLAINT</u>, filed by Walter Fredrick Wall, Esq.</p> <p>MAY 1, 1989 COMPLAINT REINSTATED & REISSUED TO SHERIFF FOR SERVICE. /s/ jmb</p> <p><u>MAY 19, 1989, SHERIFF RETURN</u>, filed NOW, May 2, 1989, THEODORE SÄTTLER, Shff. of Lancaster Coutny, was deputized by Chester A. Hawkins, Shff of Clearfield County to serve the within Complaint on Michael K. Miller, Deft. NOW, May 12, 1989, served the within Complaint on Michael K. Miller, deft. by deputizing the Shff of Lancaster County. The return of Shff Sattler is hereto attached and made a part of this return stating that he served Michael K. Miller, deft. /s/ Chester A. Hawkins, Shff, by Marilyn Hamm.</p> <p><u>JUNE 5, 1989, PRAECIPE</u>, filed. 2 copies/Cert/Atty Please enter my appearance on behalf of the Defendant in the above-captioned matter. /s/ Mark F. Walmer, Esquire.</p> <p><u>JUNE 5, 1989, ANSWER AND NEW MATTER</u>, filed by Mark F. Walmer, Esquire. Two (2) copies Certified to Attorney. <u>CERTIFICATION OF SERIVCE</u>, filed.</p> <p><u>JULY 10, 1989, REPLY TO NEW MATTER AND ANSWER TO COUNTER CLAIM</u>, filed by Walter Fredrick Wall, Esq.</p>	
<p>Mark-F. Walmer</p>	<p>MICHAEL K. MILLER,</p> <p>Pro by Atty 40.00 Shff by Atty 21.00 sur-charge by Atty 2.00 Shff Gondal by Atty 35.00</p>	<p><u>JUNE 5, 1989, ANSWER AND NEW MATTER</u>, filed by Mark F. Walmer, Esquire. Two (2) copies Certified to Attorney. <u>CERTIFICATION OF SERIVCE</u>, filed.</p> <p><u>JULY 10, 1989, REPLY TO NEW MATTER AND ANSWER TO COUNTER CLAIM</u>, filed by Walter Fredrick Wall, Esq.</p>	
<p>Three (3) CERT ATTY.</p> <p>ORDER AND NOW, this 1st day of March, 1990, pursuant to the Petition to Withdraw the Appearance of the law firm of Gingrich, Smith, Klingensmith & Dolan the Court hereby enters an ORDER granting leave to withdraw their appearance in the above cause. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>APRIL 17, 1990, LETTERS MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING FOR April 27, 1990, at 1:00 P.M., filed.</p> <p>APRIL 27, 1990, OATH OR AFFIRMATION OF ARBITRATORS, filed. Now, this 27 day of April, 1990, we the undersigned, ahving 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/ Christopher J. Shaw; s/ Elizabeth Cunningham.</p> <p>AWARD OF ARBITRATORS Now, this 27 day of April, 1990, we, the undersigned arbitrators appointed in this case, after been duly sworn, and having heard the evidence and allegations of the parties, do award and find as follows:</p>	<p>Pro <i>My Atty</i> 5.00 Shff by Atty 7.00 Shff Sattler by Atty 22.70 Pro by Atty 15.00 Postage 2.00 Postage 2.00 Pro by Atty 9.50 Pro by Atty 5.00</p>	<p><u>CERTIFICATE OF SERVICE</u>, filed I hereby certify that a true and correct copy of the within has been forwarded to counsel of record./s/ Walter Fredrick Wall, Esq.</p> <p><u>JULY 10, 1989, AMENDED COMPLAINT</u>, filed by Walter Fredrick Wall, Esq.</p> <p><u>CERTIFICATE OF SERVICE</u>, filed I hereby certify that a true and correct copy has been forwarded to counsel of record. /s/ Walter Fredrick Wall, Esq.</p> <p><u>NOVEMBER 13, 1989, PRAECIPE</u>, filed Please list the above-captioned matter for the next available Arbitration List. /s/ Walter Fredrick Wall, Esq.</p>	
	<p>CONTINUED TO PAGE 461</p>		

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John R. Carfley

BARBARA ANN BYRON,

MARCH 10, 1989, COMPLAINT IN DIVORCE, filed by John R. Carfley, Esquire.
One (1) copy Certified to Attorney.

3/10/89
\$85.00 Pd
by Atty

89-430-CD

JULY 19, 1989, CERTIFICATE OF SERVICE, filed
I hereby certify that I mailed by certified mail, restricted delivery, return receipt requested, a true and correct copy of the Complaint in this ACTION to the defendant at his residence and that defendant did receive the same, as evidenced by the signed receipt attached hereto as Exhibit A. /s/ John R. Carfley, Esq.

JULY 19, 1989, AFFIDAVIT OF CONSENT OF LARRY D. BYRON, filed

JULY 19, 1989, AFFIDAVIT OF CONSENT OF BARBARA ANN BYRON, filed.

Clfd Trust

AUGUST 15, 1989, MOTION FOR ENTRY OF CONSENT JUDGMENT, filed by John R. Carfley, Esquire.

DECREE OF DIVORCE, filed.

AND NOW, this 21st day of August, 1989, IT IS

LARRY D. BYRON,

ORDERED AND DECREED that BARBARA ANN BYRON, Plaintiff and LARRY D. BYRON, Defendant, are divorced from the bonds of matrimony. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

AUGUST 15, 1989, VITAL STATISTICS FORM MAILED TO THE DEPARTMENT OF HEALTH, NEW CASTLE, PA.

Pro 40.00

Pro .50

State 10.00

Ck#6195 Trans to regacct. \$85.00

Pro. 40.50

State 10.00

#13424 Atty 34.50 \$85.00

John D. Miller, Jr
(In County Beth Ammerman)

EDWARD M. INNERS, JR.
t/a EMI AMUSEMENTS,

MARCH 10, 1989, COMPLAINT IN CIVIL ACTION, filed by Beth Ammerman, In-County Attorney for John D. Miller, Esquire, York, PA.
Two (2) copies Certified to Sheriff.
One (1) copy Certified to Attorney Ammerman.

March 10
1:56 pm

89-431-CD

MARCH 29, 1989, SHERIFF'S RETURN, filed NOW, March 18, 1989, @ 5:55 P.M. served the within Notice & Complaint on Charles R. Ardary, Defendant, at the Clearfield County Courthouse, Clearfield, PA. by handing to Charles Ardary, Deft.
NOW, March 13, 1989, Mark E. Leamer, Jr., Sheriff of Huntingdon County was deputized to serve the within Notice & Complaint on Jerry T. Chaney, Deft.
NOW, March 27, 1989, at 6:10 P.M. served the within Notice & Complaint on Jerry T. Chaney, Deft. The return of Sheriff Leamer is hereto attached and made a part of this return stating that he served by handing to Jerry Chaney, Deft. /s/ Chester A. Hawkins by Darlene Shultz.

Robert A. Mix

CHARLES R. ARDARY and
JERRY T. CHANEY,

APRIL 6, 1989, ENTRY OF APPEARANCE, filed Please enter the appearance of the undersigned as counsel on behalf of Charles R. Ardary, Defendant above-named. /s/ Robert A. Mix, Esq.
CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the foregoing Entry of Appearance was deposited in the US Mail, postage prepaid, in Bellefonte, PA, on the 3rd day of April, 1989 addressed to the following: John D. Miller, Jr., Esq. /s/ Robert A. Mix, Esq

APRIL 27, 1989, NOTICE TO PLEAD AND ANSWER, filed by Robert A. Mix, Esq.
CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the foregoing Answer and New Matter was deposited in the US mail, postage prepaid, in Bellefonte, PA, on the 26th day of April, 1989 addressed to the following: John D. Miller, Jr., Esq. and Jerry T. Chaney. /s/ Robert A. Mix, Esq.

B/A
Pro by Atty 40.00
Shff by atty 32.20
Shff
Leamer by atty 20.10
Surg. by atty 4.00

MAY 15, 1989, REPLY TO NEW MATTER, filed by John D. Miller, Jr., Esq.
one copy certified
MAY 15, 1989, CERTIFICATE OF SERVICE, filed by John D. Miller, Esq.

Shff by Atty 24.00
Pro by Atty 5.00

AND NOW, this 9th day of May, 1989, I, John D. Miller, Jr., Esquire, hereby certify that I have, served a copy of the within Reply, by depositing a copy of the same in the United States mail, postage prepaid in York County, Pennsylvania, addressed to the party or attorney of record as follows: Robert A. Mix, Jerry Chaney.

MAY 15, 1989, PLAINTIFF'S REQUEST FOR PRODUCTION OF DOCUMENTS, filed by John D. Miller, Esq.
one copy certified

MAY 15, 1989, PLAINTIFF'S REQUEST FOR PRODUCTION OF DOCUMENTS, filed by John D. Miller, Esq.
one copy certified

MAY 15, 1989, CERTIFICATE OF SERVICE, filed by John D. Miller, Esq.
AND NOW, this 11th day of May, 1989, I, John D. Miller, Jr., Esq. hereby certify that I have, this date, served a copy of the within Plaintiff's Request for Production of Documents and Interrogatories in the above captioned matter, to the Defendant by depositing a copy of the same in the United States mail, postage prepaid, in York County, Pennsylvania, addressed to the party or attorney of record as follows: Robert A. Mix, Esq, Jerry Chaney. /s/ John D. Miller, Esq.

MAY 25, 1989, REQUEST FOR PRODUCTION OF DOCUMENTS, filed by Robert Mix, Esq.

Robert A. Mix, Esq.

JUNE 19, 1989, NOTICE OF SERVICE OF INTERROGATORIES, filed by

Mix, Esq.

JUNE 26, 1989, NOTICE OF SERVICE OF INTERROGATORIES, filed by Robert A. Mix, Esq.

PAUPERIS,

JULY 7, 1989, AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS, filed on behalf of Jerry T. Chaney.

Motion, Ronald Archer,
BY THE COURT: John K.

JULY 7, 1989, MOTION FOR APPOINTMENT OF COUNSEL & ORDER, filed NOW, this 30th day of June, 1989, upon consideration of the foregoing Esq. is appointed counsel.
BY THE COURT: John K. Reilly, Jr., President Judge.

Printed By: Romberger Bindery—Form H-611

John R.
Ryan

LINDA WILLIAMS,

MARCH 10, 1989, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by John R. Ryan, Esquire.

Three (3) copies Certified to Attorney.

RULE TO SHOW CAUSE, filed.

AND NOW, this 10th day of March, 1989, a Rule is granted upon Defendant, DALE HENRY WILLIAMS, to show cause why an Order should not be entered pursuant to the Protection from Abuse Act enjoining him from physically striking, abusing, harassing, and/or threatening the Plaintiff.

A Hearing will be held on the 17th day of March, 1989, at the Clearfield County Courthouse, Clearfield, Pennsylvania, at 2:30 o'clock P.M. to determine whether the requested relief will be granted. BY THE COURT: John K. Reilly, Jr., President Judge.

March 10
2:30 pm

89-432-CD

MARCH 22, 1989, SHERIFFS RETURN, filed.

NOW, March 21, 1989, after diligent search in my bailiwick, I return the within Petition for Relief under the Protection From Abuse Act and Notice to defend and rule to show cause on Dale Henry Williams, defendant as a "Not Found". So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.

DALE HENRY WILLIAMS,

Pro	by Atty	40.00
Shff		
Hawkins	by Atty	27.20
Shff	Sur-	
charge	by Atty	2.00

Printed By: Romberger Bindery - Form H-611

<p>John Sughrue</p> <p>March 10 2:50 pm</p>	<p>RICHARD D. HEBERLING,</p> <p>89-434-CD</p>	<p>MARCH 10, 1989, PRAECIPE FOR WRIT OF SUMMONS, filed by John Sughrue, Esquire Kindly issue a writ of summons in a civil action in the above-captioned matter against the above-named Defendant. The amount in controversy is in excess of \$10,000. Certify writ of summons to the Sheriff of Clearfield County, Pennsylvania with directions to serve the Defendant at his residence, Box 137, Woodland, Clearfield County, Pennsylvania 16881. /s/ John Sughrue, Esquire.</p> <p>MARCH 13, 1989, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO THE SHERIFF FOR SERVICE.</p> <p>MARCH 29, 1989, AFFIDAVIT OF SERVICE, filed NOW, March 23, 1989, at 9:34 A.M. served the witin Summons on Jodie Lee McGraw, Deft. at residence BOx 279, Woodland, PA by handing to Oliver McGraw, Deft. /s/ Chester A. Hawkins by Darlene Shultz.</p>
<p>John M. Blasko James M. Horne</p>	<p>JODIE LEE MCGRAW,</p> <p>Pro by Atty 20.00 Shff by atty 18.00 Surg. by atty 2.00 Pro by Atty 20.00 Pro by Atty 5.00</p>	<p>JUNE 6, 1989 PRAECIPE FOR ENTRY OF APPEARANCE, filed by Blasko & Horne, Atty Deft. Please enter our appearance on behalf of Defendant in the above matter. We are authorized to accept service on his beahlf. s/John W. Blasko & James M. Horne, Attys Deft.</p> <p>JUNE 6, 1989 PRAECIPE FOR RULE TO FILE A COMPLAINT, filed by Blasko & Horne, Attys Deft. Please issue a Rule on Plaintiff to file their Complaint within twenty(20) days from service therof or suffer a Judgment of Non Pros against them. s/ Blasko & Horne, Attys Deft.</p> <p>JUNE 6, 1989 CERTIFICATE OF SERVICE, filed. Praecipos for Entry of Appearance, Rule to file Complaint mailed to Attorney John Sughrue this 2nd day of June, 1989.. s/James M. Horne , Atty Deft.</p> <p>JUNE 6, 1989 RULE ISSUED ON ATORNEY JOHN SUGHRUE, ATTORNEY FOR PLAINTIFF, AND MAILED TO ATTORNEY JAMES M. HORNE FOR SERVICE. s/JMB</p> <p>JUNE 12, 1989, CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the Rule to File a Complaint, in the above-captioned matter was mailed by regular mail, postage prepaid, at the post office, State College, PA, on this 8th day of June, 1989, to the attorney of record, John Sughrue, Esquire, 23 North Second St., Clearfield, PA 16830 /s/James M. Horne, Esq.</p>
<p>JUNE 16, 1989, CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the Second Request for Production of Documents and Tangible Things Directed to Plaintiff in the above-referenced matter was mailed by rugular mail at the Post Office, State College, PA, postage prepaid, this 15th day of June, 1989, to the attorney of record, John Sughrue, Esq. /s/ James M. Horne, Esq.</p> <p>JUNE 16, 1989, CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the Interrogatories Propounded by Defendant, Jody McGraw, For Answer By Plaintiff (Set One) and Request for Production (Set One) in the above-reference matter was mailed by regular mail at the Post Office, State College, PA postage prepaid, this 15th day of June, 1989, to the attorney of record, John Sughrue, Esq. /s/ James M. Horne, Esq.</p> <p>JUNE 21, 1989, COMPLAINT, filed by John Sughrue, Esq. CERTIFICATE OF SERVICE, filed AND NOW, this 21st day of June, 1989, I do hereby certify that I have this day caused to be served a true and correct copy of Plaintiff's Complaint on the following and in the manner indicated below: BY US MAIL, FIRST CLASS, POSTAGE PREPAID, James M. Horne, Esq. /s/ John Sughrue, Esq.</p> <p>JULY 17, 1989, ANSWER AND NEW MATTER, filed by James M. Horne, Esq. CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the Answer and New Matter in the above-captioned matter was mailed by regular mail, postage prepaid, at the Post Office, State College, PA, on this 13th day of July, 1989, to the attorney of record, John Sughrue, Esq. /s/ James M. Horne, Esq.</p> <p>AUGUST 1, 1989, REPLY, filed by John Sughrue, Esq. CERTIFICATE OF SERVICE, filed AND NOW, this 1st day of August, 1989, I do hereby certify that on August 1st, 1989 I caused to be served a true and correct copy of Plaintiff's Reply on the following and in the manner indicated below: BY US MAIL, FIRST CLASS, POSTAGE PREPAID to: James M. Horne, Esq. 811 University Dr., State College, PA 16801. /s/ John Sughrue, Esq.</p> <p>FEBRUARY 13, 1990, CERTIFICATE OF SERVICE OF NOTICE OF ORAL DEPOSITION, filed 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, at the Post Office, State College, PA, on this 12th day of February, 1990, to the attorney of record, John Sughrue, Esq., 23 N 2nd st., Clearfield, PA 16830. /s/ James M. Horne, Esq.</p>	<p>JUNE 16, 1989, CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the Second Request for Production of Documents and Tangible Things Directed to Plaintiff in the above-referenced matter was mailed by rugular mail at the Post Office, State College, PA, postage prepaid, this 15th day of June, 1989, to the attorney of record, John Sughrue, Esq. /s/ James M. Horne, Esq.</p> <p>JUNE 16, 1989, CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the Interrogatories Propounded by Defendant, Jody McGraw, For Answer By Plaintiff (Set One) and Request for Production (Set One) in the above-reference matter was mailed by regular mail at the Post Office, State College, PA postage prepaid, this 15th day of June, 1989, to the attorney of record, John Sughrue, Esq. /s/ James M. Horne, Esq.</p> <p>JUNE 21, 1989, COMPLAINT, filed by John Sughrue, Esq. CERTIFICATE OF SERVICE, filed AND NOW, this 21st day of June, 1989, I do hereby certify that I have this day caused to be served a true and correct copy of Plaintiff's Complaint on the following and in the manner indicated below: BY US MAIL, FIRST CLASS, POSTAGE PREPAID, James M. Horne, Esq. /s/ John Sughrue, Esq.</p> <p>JULY 17, 1989, ANSWER AND NEW MATTER, filed by James M. Horne, Esq. CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the Answer and New Matter in the above-captioned matter was mailed by regular mail, postage prepaid, at the Post Office, State College, PA, on this 13th day of July, 1989, to the attorney of record, John Sughrue, Esq. /s/ James M. Horne, Esq.</p> <p>AUGUST 1, 1989, REPLY, filed by John Sughrue, Esq. CERTIFICATE OF SERVICE, filed AND NOW, this 1st day of August, 1989, I do hereby certify that on August 1st, 1989 I caused to be served a true and correct copy of Plaintiff's Reply on the following and in the manner indicated below: BY US MAIL, FIRST CLASS, POSTAGE PREPAID to: James M. Horne, Esq. 811 University Dr., State College, PA 16801. /s/ John Sughrue, Esq.</p> <p>FEBRUARY 13, 1990, CERTIFICATE OF SERVICE OF NOTICE OF ORAL DEPOSITION, filed 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, at the Post Office, State College, PA, on this 12th day of February, 1990, to the attorney of record, John Sughrue, Esq., 23 N 2nd st., Clearfield, PA 16830. /s/ James M. Horne, Esq.</p>	<p>JUNE 16, 1989, CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the Second Request for Production of Documents and Tangible Things Directed to Plaintiff in the above-referenced matter was mailed by rugular mail at the Post Office, State College, PA, postage prepaid, this 15th day of June, 1989, to the attorney of record, John Sughrue, Esq. /s/ James M. Horne, Esq.</p> <p>JUNE 16, 1989, CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the Interrogatories Propounded by Defendant, Jody McGraw, For Answer By Plaintiff (Set One) and Request for Production (Set One) in the above-reference matter was mailed by regular mail at the Post Office, State College, PA postage prepaid, this 15th day of June, 1989, to the attorney of record, John Sughrue, Esq. /s/ James M. Horne, Esq.</p> <p>JUNE 21, 1989, COMPLAINT, filed by John Sughrue, Esq. CERTIFICATE OF SERVICE, filed AND NOW, this 21st day of June, 1989, I do hereby certify that I have this day caused to be served a true and correct copy of Plaintiff's Complaint on the following and in the manner indicated below: BY US MAIL, FIRST CLASS, POSTAGE PREPAID, James M. Horne, Esq. /s/ John Sughrue, Esq.</p> <p>JULY 17, 1989, ANSWER AND NEW MATTER, filed by James M. Horne, Esq. CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the Answer and New Matter in the above-captioned matter was mailed by regular mail, postage prepaid, at the Post Office, State College, PA, on this 13th day of July, 1989, to the attorney of record, John Sughrue, Esq. /s/ James M. Horne, Esq.</p> <p>AUGUST 1, 1989, REPLY, filed by John Sughrue, Esq. CERTIFICATE OF SERVICE, filed AND NOW, this 1st day of August, 1989, I do hereby certify that on August 1st, 1989 I caused to be served a true and correct copy of Plaintiff's Reply on the following and in the manner indicated below: BY US MAIL, FIRST CLASS, POSTAGE PREPAID to: James M. Horne, Esq. 811 University Dr., State College, PA 16801. /s/ John Sughrue, Esq.</p> <p>FEBRUARY 13, 1990, CERTIFICATE OF SERVICE OF NOTICE OF ORAL DEPOSITION, filed 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, at the Post Office, State College, PA, on this 12th day of February, 1990, to the attorney of record, John Sughrue, Esq., 23 N 2nd st., Clearfield, PA 16830. /s/ James M. Horne, Esq.</p>

Kimberly M. Kubista

LEZZER CASH & CARRY,
A Corporation,

MARCH 10, 1989, COMPLAINT IN CIVIL ACTION, filed by Kimberly M. Kubista, Esquire.
One (1) copy Certified to Sheriff.

March 10
3:10 pm

89-435-CD

MARCH 22, 1989, SHERIFF RETURN, filed.
NOW, March 13, 1989, Raymond Krasinski, Sheriff of Elk County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Complaint on Klancers Construction, defendant.
NOW, March 20, 1989, at 11:20 A.M. served the within Complaint on Klancers Construction, defendant, by deputizing the Sheriff of Elk County. The return of Sheriff Krasinski is hereto attached and made a part of this return by stating that he served by handing to Susan Stauffer, Secretary to defendant. So answers, Chester A. Hawkins, Sheriff, by Darlene Schultz.

KLANCERS CONSTRUCTION,
A Proprietorship,

MAY 16, 1989, AFFIDAVIT, filed
I, Kimberly M. Kubista, Attorney for Plaintiff in the above captioned action, do hereby certify that a written notice of intention to file Praeipce for Default was mailed to the Defendant at its last know address on April 11, 1989, said date being at least (10) days prior to presentation of this Praeipce for filing a default judgment, a copy of said notice is attached hereto. /s/ Kimberly M. Kubista, Esq.

MAY 16, 1989, PRAECIPE FOR FINAL JUDGMENT, filed

Please enter judgment by default against the Defendant in the above captioned action for failure to file responsive pleadings to the Complaint served upon him on March 20, 1989, within twenty (20) days from the date of service. Judgment to be entered in the amount of \$1,835.98, together with interest thereon from January 31, 1989.
/s/ Kimberly M. Kubista, Esq.

JUDGMENT Is entered in favor of the Plaintiff

Pro by Atty 40.00
Shff
Hawkins by Atty 21.00
Shff Sur-
charge by Atty 2.00
Shff
Krasinski by Atty 22.00

and against the Defendant in the above captioned matter for failure of the Defendant to file an answer Judgment in the amount of One Thousand Eight Hundred Thirty-five Dollars and Ninety-eight cents.

Pro by atty 9.00
Pro by atty 10.00

DEBT: \$1,835.98

Kimberly M. Kubista
Prothonotary

DEFAULT JUDGMENT

MAY 22, 1989, NOTICE OF JUDGMENT MAILED TO DEFENDANT.

JUNE 1, 1989 PRAECIPE, filed by K. M. Kubista, Atty Plff.

Please certify Judgment filed in the above captioned matter to Elk Co. s/Kimberly M. Kubista, Atty Plff.

JUNE 2, 1989 CERTIFICATION OF JUDGMENT ISSUED AND

MAILED TO PROTHONOTARY OF ELK COUNTY BY REGULAR MAIL.

s/jmb

JULY 20, 1989, AFFIDAVIT OF SERVICE, filed 1 cert atty
Before me, the undersigned officer, personally appeared Kimberly M. Kubista, who being duly sworn according to the law, deposes and says that she is the attorney for the Plaintiff in the above captioned action and that in accordance with the Pennsylvania Rules of Civil Procedure, Rule 4005, an Original and two copies of Interrogatories directed to the Defendant Klancer Construction, were sent to Klancer Construction at West Creek Road, St. Marys, PA 15857, on July 20, 1989. Said Interrogatories included a directed to reply to said Interrogatories within thirty (30) days from date of service. /s/ Kimberly M. Kubista, Esq.

Printed By: Romberger Bindery - Form H-611

Peter F. Smith

LESTER D. GEORGE and
WANDA M. GEORGE,

March 10
3:38 pm

89-436-CD

ROBERT J. CARLES and
CAROL ANN CARLES,

Pro by Atty 29.00

MARCH 10, 1989, COMPLAINT IN EJECTMENT AND CONFESSION OF JUDGMENT, filed by Peter F. Smith, Esquire.

CONFESSION OF JUDGMENT IN EJECTMENT, filed.

Pursuant to Pa. R.C.P. 2974 and the authority contained in the Warranty of Attorney in the Articles of Agreement, copies of which are attached to the Complaint filed in this action, I appear for the Defendants and Confess Judgment in Ejectment in favor of the Plaintiffs and against the Defendants for possession of the real property described as follows:

ALL those certain pieces or parcels of land, together with improvements thereon, situate in Morris Township, Clearfield County, Pa., bounded and described as follows:

THE FIRST THEREOF

BEGINNING at an iron pipe corner on other land of the Seller herein and line of Pennsylvania Route 53; thence along line of said Route 53, N. 82 degrees 03' E. a distance of 115.72 feet to an iron pipe corner; thence S. 2 degrees 08' W., a distance of 771.54 feet to an iron pipe corner; thence N. 87 degrees 52' W., a distance of 50.00 feet to an iron pipe corner thence N. 0 degrees 44' E. a distance of 309.49 feet to an iron pipe; thence N. 5 degrees 06' W. a distance of 444.88 feet to an iron pipe corner and place of beginning.

THE SECOND THEREOF

BEGINNING at an iron pipe corner on line of PA Route 53; thence North 67 degrees 20' East a distance of 132.97 feet; thence still along same, North 77 degrees 26' East, a distance of 46.87 feet to an iron pipe corner; thence South 5 degrees 06 East a distance of 444.88 feet to an iron pipe corner; thence South 86 degrees 46' West a distance of 198.09 feet to another iron pipe corner; thence North 1 degree 30 ' West, a distance of 392.85 feet to an iron pipe corner and the place of beginning.

Identified by Clearfield County Tax Map No. 124-010 parcels 223 and 224

BEING a portion of the same premises that was deeded and conveyed unto the Sellers herein by deed dated August 10, 1973 and recorded in Deed Book 655, page 015.

/s/ Peter F. Smith, Esquire.

Judgment is entered in favor of the Plaintiff and against the Defendant in Ejectment.

JUDGMENT IN EJECTMENT

Raymond Metherone
Prothonotary

CONFESSION OF JUDGMENT FOR MONEY, filed.

Pursuant to the authority contained in the Warrants of Judgment in the Agreements sued upon, copies of which are attached to the Complaint in this action, I appear for the Defendants and Confess Judgment in favor of Plaintiffs and against the Defendants as follows:

- A. Principal and accrued interest Exhibit A; \$4,128.54.
- B. Principal and accrued interest under Exhibit B: \$8,585.18
- C. Escrow Account, Principal and accrued Interest: \$1,178.90
- TOTAL; \$13,892.62
- D. Interest accruing after 3/2/89 at \$.68 per day under Exhibit A (to be added):
- E. Interest accruing after 3/2/89 at \$1.50 per day under Exhibit B. (to be added):
- F. Interest accruing after 3/2/89 at \$.20 per day under Escrow Account (to be added)
- G. Costs of suit (to be added)
- H. Reasonable Attorney's Fees (to be added)

/s/ Peter F. Smith, Esquire.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Thirteen Thousand Eight Hundred Ninety-two and 62/100 Dollars.

Debt

\$13,892.62

JUDGMENT FOR MONEY

Raymond Metherone
Prothonotary

CONTINUED FROM PAGE 457 89-436-CD LESTER D. GEORGE al vs. ROBERT J. CARLES al

MARCH 10, 1989, NOTICE OF ENTRY OF JUDGMENT MAILED TO THE DEFENDANT.

NOTICES SENT TO MORRISDALE ADDRESS AND CAMPHILL , PA ADDRESS /s/ jmb.

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<p>David S. Ammerman</p> <p>March 10 3:43 pm</p> <p>Ronald Collins</p>	<p>GERALD L. SAMPLE and AGNES N. YOUNG,</p> <p>89-437-CD</p> <p>JAMES SWATSWORTH and ROGER SWATSWORTH,</p> <p>Pro by Atty 20.00</p> <p>Pro by Atty 25.00</p> <p>Pro 9.00</p> <p>Pro by Atty 5.00</p>	<p><u>MARCH 10, 1989, PRAECIPE FOR WRIT OF SUMMONS</u>, filed by David S. Ammerman, Esquire. Kindly issue a Writ of Summons directed to the above named Defendants. /s/ David S. Ammerman, Esquire.</p> <p><u>MARCH 13, 1989, WRIT OF SUMMONS IN CIVIL ACTION ISSUED AND GIVEN TO ATTORNEY FOR SERVICE.</u> /s/ JMB</p> <p><u>MARCH 17, 1989, AFFIDAVIT OF SERVICE</u>, filed I, David S. Ammerman, Esquire, attorney for the above named Plaintiffs, hereby certify that a true and correct copy of the Writ of Summons in the above action was served upon James Swatsworth and Roger Swatsworth, Defendants by personal service, hand delivery to James Swatsworth at his home located at RD# 2 Curwensville, PA and by personal service by hand delivery to Roger Swatsworth at his home located at RD# 2 Curwensville, PA on March 15, 1989 by J.B. Walker, Constable as evidenced by the Constable's returns attached hereto. /s/ David S. Ammerman, Esq.</p> <p><u>MARCH 3, 1992, COMPLAINT</u>, filed by David S. Ammerman, Esq. 3 cert/Atty</p> <p><u>MARCH 13, 1992, ORDER</u>, filed. NOW, this 5th day of March, 1992, this being the day and date set for General Call of the Inactive Civil cases, it is the ORDER of this Court that said case be and is hereby CONTINUED for Ninety (90) Days, and the Court Administrator is directed to schedule the same for a status conference at the end of that time period. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p><u>MARCH 26, 1993, PRAECIPE FOR ENTRY OF APPEARANCE</u>, filed 1 cert/Atty Please enter my appearance on behalf of the Defendants JAMES SWATSWORTH and ROGER SWATSWORTH in the above-captioned case. /s/ Ronald L. Collins, Esq.</p> <p><u>MARCH 26, 1993, ACCEPTANCE OF SERVICE</u>, filed I, RONALD L. COLLINS, Hereby certify that I am the attorney for the Defendants, James Swatsworth and Roger Swatsworth, in the above matter, and that I hereby accept service of the Complaint filed March 3, 1992 in the above captioned case. /s/ Ronald L. Collins, Esq.</p> <p><u>MARCH 26, 1993, STIPULATION</u>, filed /s/ David S. Ammerman, Esq and /s/ Ronald L. Collins, Esq. 1 cert/Atty</p> <p><u>MARCH 29, 1993, PRAECIPE FOR ENTRY OF JUDGMENT</u>, filed Pursuant to stipulation filed please enter judgment against the Defendant JAMES SWATSWORTH in the following amount:</p> <table border="0"> <tr> <td>DEBT:</td> <td>\$3,000.00</td> </tr> <tr> <td>Interest at 6% from April, 1987:</td> <td>\$1,065.00</td> </tr> <tr> <td>Costs of suit:</td> <td>\$ 45.00</td> </tr> <tr> <td></td> <td><u>\$4,110.00</u></td> </tr> </table> <p>/s/ David S. Ammerman, Judge.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant JAMES SWATSWORTH in the sum of Four Thousand One Hundred Ten Dollars.</p> <table border="0"> <tr> <td>DEBT:</td> <td>\$4,110.00</td> </tr> </table> <p>JUDGMENT PER STIPULATION</p> <p style="text-align: right;"><i>Walter D. Biez</i> Prothonotary</p> <p><u>MARCH 29, 1993, NOTICE OF JUDGMENT MAILED TO DEFT.</u> JAMES SWATSWORTH. /s/tr</p> <p><u>MARCH 29, 1993, PRAECIPE TO SETTLE AND DISCONTINUE ACTION</u>, filed Pursuant to stipulation filed please mark the above case settled and discontinued as to Defendant ROGER SWATSWORTH. /s/ David S. Ammerman, Esq.</p>	DEBT:	\$3,000.00	Interest at 6% from April, 1987:	\$1,065.00	Costs of suit:	\$ 45.00		<u>\$4,110.00</u>	DEBT:	\$4,110.00
DEBT:	\$3,000.00											
Interest at 6% from April, 1987:	\$1,065.00											
Costs of suit:	\$ 45.00											
	<u>\$4,110.00</u>											
DEBT:	\$4,110.00											
<p style="text-align: center;"><u>SETTLED AND DISCONTINUED TO ROGER SWATSWORTH ONLY</u></p>												

March 13
11:00 am

89-438-CD

COMMONWEALTH OF PENNA,
DEPARTMENT OF LABOR AND
INDUSTRY,
Harrisburg, PA 17105

LYNN ADAMS,
Individually and t/a
ADAMS'S BODY COMPANY,

Pro by Plff 9.00

MARCH 13, 1989, SUGGESTION OF NONPAYMENT, TO THE USE OF THE UNEMPLOYMENT COMPENSATION FUND, filed.

Fifteen days have elapsed since notice of filing this suggestion. It 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 the Defendant in the sum of Nine Hundred Sixty-one and 70/100 Dollars, with costs.

Debt \$961.70

JUDGMENT

Raymond W. Peterson
Prothonotary

And Now, 27 day of Dec. 1989
By paper filed, the above judgment is satisfied
in full of debt, interest and cost.
Attest *[Signature]*
Prothonotary

March 13
10:00 am

89-439-CD

COMMONWEALTH OF PENNA,
DEPARTMENT OF LABOR AND
INDUSTRY,
Harrisburg, PA 17105

LYNN ADAM,
Individually and t/a
ADAM'S BODY COMPANY,

Pro by Plff 9.00

Pro by Atty 5.00

MARCH 13, 1989, SUGGESTION OF NONPAYMENT, TO THE USE OF THE UNEMPLOYMENT COMPENSATION FUND, filed.

Fifteen days have elapsed since notice of filing this suggestion. It 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 Defendant in the sum of One Thousand One Hundred Twenty-two and 58/100 Dollars.

Debt \$1,122.58

JUDGMENT

Raymond W. Peterson
Prothonotary

And Now, 27th day of Dec. 1989
By paper filed, the above judgment is satisfied
in full of debt, interest and cost.
Attest *[Signature]*
Prothonotary

March 13
11:10 am

89-441-CD

DONNA L. ROBERTSON,

CARL E. WILKINSON, JR.

MARCH 13, 1989, PETITION FOR PROTECTION FORM ABUSE ORDER,
filed by the Plaintiff.

Four (4) copies Certified to Plaintiff.
AFFIDAVIT OF INSUFFICIENT FUNDS, filed.

MARCH 13, 1989, TEMPORARY ORDER, filed by Joseph S. Ammerman, Judge.

Four (4) copies Certified to Plaintiff.

MARCH 15, 1989, AFFIDAVIT OF SERVICE, filed
NOW, March 13, 1989 at 4:40 PM EST served the
within Protection From Abuse & Order & Notice to Defend
on Carl E. Wilkinson, Jr., Deft. at Residence, RR#1, Box
16, Houtzdale, Clearfield County, PA by handing to
Carl E. Wilkinson, Jr., Deft.
/s/ Chester A. Hawkins, Shff, by Darlene Shultz

MARCH 21, 1989, ORDER, filed.

NOW, this 21st day of March, 1989, the plaintiff
having appeared on the Protection From Abuse Petition
and indicating her desire to withdraw said Petition,
it is the ORDER of this Court that the Protection From
Abuse Petition and ORDER filed on March 13, 1989, be
and is hereby withdrawn.

It is further ORDERED that the plaintiff pay the
costs of \$78.20 in this matter. BY THE COURT: /s/
Joseph S. Ammerman, Judge.

CC 72948

3-28-89 Key Co 40.00

3-21-89
Pro by P. Jeff Office 40.00
Shff Credit PFA 23.20

3-21-89
By P. Jeff.

Printed By: Romberger Bindery—Form H 611

Scott V. Jones

NATIONAL FUEL GAS,
DISTRIBUTION CORPORATION,

March 13
8:30 am

89-442-CD

E & M BILOWICH
CONSTRUCTION, INC.

Pro	by Deft	20.00
	s/v/j	
Pro	by Atty	40.00
Pro	<i>by Atty</i>	9.00
Ex Record	<i>by Atty</i>	10.00

MARCH 13, 1989, 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 NATIONAL FUEL GAS,, appellees to file a complaint in this appeal (Common Pleas No. 89-442-CD.) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ Edward H. Bilowich, President.

RULE: To Notional Fuel Gas, appellees.

MARCH 20, 1989, PROOF OF SERVICE OF NOTICE OF APPEAL & RULE TO FILE COMPLAINT, filed

I hereby swear or affirm that I served a copy of the Notice of Appeal, Common Pleas No. 89-442-CD upon the District justice designated therein on March 16, 1989, by certified mail, sender's receipt attached hereby, and upon the appellee, Wesley J. Read, on March 16, 1989 by Certified mail, return 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 March 13, 1989, by certified return receipt mail receipt attached hereto. /s/ Edward Bilowich, Pres.

MARCH 23, 1989, TRANSCRIPT FROM J.P., filed

APRIL 3, 1989, COMPLAINT, filed by Scott V. Jones Esquire.

One (1) copy Certified to Attorney.

APRIL 10, 1989, AFFIDAVIT OF SERVICE, filed

SCOTT V. JONES, being duly sworn according to law, deposes and says that as counsel for the plaintiff in the above captioned action he served a copy of plaintiff's Complaint on the defendant E&M BILOWICH CONSTRUCTION, INC. by mailing the same through the US postal service, first class, postage prepaid on April 7, 1989 to EDWARD BILOWICH, Presiden, E&M BILOWICH CONSTRUCTION, INC 20 Collins Ave., Lyndora, PA 16045. /s/ Scott V. Jones, Esq.

JUNE 8, 1989, PRAECIPE FOR DEFAULT JUDGMENT, filed

Enter judgment in the above captioned action in favor of the Plaintiff and against the Defendant for failure to file an Answer to Plaintiffs' Complaint within twenty (20) days of service of the Complaint and assess damages as follows:

1. Principal debt	\$1,023.64
2. Interest due from 5-6-88 at 6%	61.42
Total:	\$1,085.06

The undersigned certifies that written notice of intention to file this Praecipe for Default Judgment in the form attached hereto was mailed to the Defendant by first class regular mail on May 4, 1989 as required by Pa. R.C.P. Rule 237.1. /s/ Scott V. Jones, Esq.

JUDGMENT is entered in favor of the Plaintiff NATIONAL FUEL GAS DIST. CORP and against the Defendant , E & M BILOWICH CONSTRUCTION, INC. in the above matter for failure of the Defendant to file an Answer to Plaintiffs Complaint. Judgment entered in the amount of One Thousand Eighty-five Dollars and Six cents.

DEBT: \$1,085.06

DEFAULT JUDGMENT

Raymond J. ...
Prothonotary

JUNE 8, 1989, NOTICE OF ENTRY OF JUDGMENT MAILED TO DEFENDANT.

AUGUST 3, 1989 PRAECIPE FOR EX. OF RECORD, filed by Scott V. Jones, Atty Plff.

AUGUST 3, 1989 EX OF RECORD, issued and mailed to Attorney Scott V. Jones for filing. s/JMB

<p>Ann B. Wood</p> <p>3/13/89 \$85.00 Pd. by Atty</p> <p>Clfd Trust</p> <p>Gary A. Knaresboro Elizabeth Gunningham</p> <p>Ck#6173 Trans to reg acct. \$85.00 Pro. 40.50 State 10.00 #13395 Atty 34.50</p>	<p>BARBARA ANN WARING,</p> <p>89-443-CD</p> <p>WILLIAM LEROY WARING, JR</p>	<p><u>MARCH 13, 1989, COMPLAINT UNDER SECTION 201(c) OF THE DIVORCE CODE</u>, filed by Ann B. Wood, Esquire. One (1) copy Certified to Attorney.</p> <p><u>APRIL 12, 1989, AFFIDAVIT OF SERVICE</u>, filed AND NOW, this 12th day of April, 1989, I, Ann B. Wood Esquire, being duly sworn, do depose and say that on March 13, 1989, I served a Divorce Complaint in the above captioned matter on William Leroy Waring, Jr., by causing the same to be deposited in the US mail at the US Post Office located at 188 North Second Street, Clearfield, PA, 16830 postage prepaid, by Certified Mail, Return Receipt Requested, addressed to: Mr. William Leroy Waring, Jr Copies of the covering letter and the original receipt for mailing and Return Receipt are attached hereto. /s/ Ann B. Wood, Esq.</p> <p><u>JULY 11, 1989, AFFIDAVIT OF CONSENT OF BARBARA ANN WARING</u>, filed <u>JULY 11, 1989, AFFIDAVIT OF CONSENT OF WILLIAM LEROY WARING, JR.</u>, filed</p> <p><u>JULY 11, 1989, PRAECIPE TO TRANSMIT THE RECORD & DECREE</u>, filed</p> <p>AND NOW, the 24th day of July, 1989, 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 this Complaint;</p> <p>We, therefore, DECREE that Barbara Ann Waring be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and William Leroy Waring, Jr., Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.</p> <p>The Prothonotary is directed to pay the Court costs, as noted herein, out of the deposits received and then remit the balance to the plaintiff.</p> <p>BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>AUGUST 14, 1989 VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE.</p>
<p>CONTINUED ON PAGE 477</p>	<p>SEPTEMBER 11, 1990, COMPLAINT FOR CUSTODY AND SPECIAL RELIEF, filed by Elizabeth Cunningham, Esq.</p> <p>SEPTEMBER 13, 1990, ORDER, filed 1 cert/Atty YOU, BARBARA A. WARING, Defendant, have been sued in Court to obtain custody of the child, ASHLEE L. WARING. You are ordered to appear in person at the Clearfield County Courthouse, Second and Market Streets, Clearfield, PA, on the 1st day of October, 1990, at 2:00 PM for a conference. 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: Joseph S. Ammerman, Judge.</p> <p>OCTOBER 4, 1990, AGREEMENT AND CONSENT ORDER, filed. three copies certified to atty NOW, this 1st day of October, 1990, the parties agree and stipulate as follows: 1. Primary Physical care, custody and control of the parties' minor child, Ashlee L. Waring (DOB 11-6-86) shall be with the father, William L. Waring. Shared legal custody of the minor child shall be with the mother, Barbara A. Waring, and the father, William L. Waring 2. Mother shall have partial custody of the child as follows: (a) reasonable visitation upon reasonable notice to the father (b) in any event the mother shall have minimum visitation with the parties' minor child every other weekend beginning Friday at 5:00 P.M. and ending on Sunday at 8:00 P.M. (c) for the year 1990 the mother shall have visitation with the parties' minor child on Thanksgiving. Beginning in 1991, the parties shall have visitation on alternate holidays, to include New Years Day, Easter, Memorial Day, Fourth of July, Labor Day, Thanksgiving and Christmas Eve. (d) the parties shall share Christmas Day with the minor child. (e) the parties shall have alternate custody of the child on the child's birthday. BY THE COURT: /s/ Joseph S. Ammerman, J</p>	<p>SEPTEMBER 11, 1990, COMPLAINT FOR CUSTODY AND SPECIAL RELIEF, filed by Elizabeth Cunningham, Esq.</p> <p>SEPTEMBER 13, 1990, ORDER, filed 1 cert/Atty YOU, BARBARA A. WARING, Defendant, have been sued in Court to obtain custody of the child, ASHLEE L. WARING. You are ordered to appear in person at the Clearfield County Courthouse, Second and Market Streets, Clearfield, PA, on the 1st day of October, 1990, at 2:00 PM for a conference. 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: Joseph S. Ammerman, Judge.</p> <p>OCTOBER 4, 1990, AGREEMENT AND CONSENT ORDER, filed. three copies certified to atty NOW, this 1st day of October, 1990, the parties agree and stipulate as follows: 1. Primary Physical care, custody and control of the parties' minor child, Ashlee L. Waring (DOB 11-6-86) shall be with the father, William L. Waring. Shared legal custody of the minor child shall be with the mother, Barbara A. Waring, and the father, William L. Waring 2. Mother shall have partial custody of the child as follows: (a) reasonable visitation upon reasonable notice to the father (b) in any event the mother shall have minimum visitation with the parties' minor child every other weekend beginning Friday at 5:00 P.M. and ending on Sunday at 8:00 P.M. (c) for the year 1990 the mother shall have visitation with the parties' minor child on Thanksgiving. Beginning in 1991, the parties shall have visitation on alternate holidays, to include New Years Day, Easter, Memorial Day, Fourth of July, Labor Day, Thanksgiving and Christmas Eve. (d) the parties shall share Christmas Day with the minor child. (e) the parties shall have alternate custody of the child on the child's birthday. BY THE COURT: /s/ Joseph S. Ammerman, J</p>

Printed By: Romberger Bindery - Form H-611

John R. Ryan

3/13/89
\$75.00 Pd
by Atty

PERRY ALBERT ROWLES, SR.

89-444-CD

Clfd Trust

Barbara H Schickling

KIMBERLY DAWN ROWLES,

CK#1241	TRANS TO REG ACCT.	75.00
PRO	40.00	
PRO	.50	
STATE	10.00	
CK# 1282	24.50	75.00

Pro 40.00

Pro .50

State 10.00

MARCH 13, 1989, COMPLAINT IN DIVORCE, filed by John R. Ryan, Esquire.
Three (3) copies Certified to Attorney.

MARCH 14, 1989, AFFIDAVIT OF SERVICE, filed.
JACK B. WALKER, Contable, being duly sworn according to law, deposes and says that on the 14th day of March, 1989, at about 2:30 PM, he served a Complaint in Divorce in the above-captioned action on KIMBERLY DAWN ROWLES by handing to and leaving with KIMBERLY DAWN ROWLES, personally at 1315 Turnpike Avenue, Clearfield, PA., a true and correct copy of said Complaint in Divorce. /s/ Jack Walker, Constable.

APRIL 7, 1989, ANSWER AND COUNTERCLAIM, filed by Barbara H. Schickling, Esquire.
One (1) copy Certified to Attorney.

APRIL 13, 1989, ANSWER TO COUNTERCLAIM, filed by John R. Ryan, Esq. 2 cert atty.

JUNE 15, 1990, PETITION FOR BIFURCATION, filed by John R. Ryan, Esq. 4 cert/Atty

JUNE 15, 1990, NOTICE OF INTENTION TO REQUEST ENTRY OF DIVORCE DECREE, filed by John R. Ryan, Esq. 4 cert/Atty

JUNE 21, 1990, ORDER, filed.
four copies certified to atty
AND NOW, ths 20th day of June, 1990, upon consideration of the foregoing Petition for Bifurcation, a hearing is scheduled for the 20th day of July, 1990, at 10:00 am at the Clearfield County Courthouse, Court room ___ at which time defendant shall appear and make known any objections she may have to the bifurcation of said action
BY THE COURT: /s/ Joseph S. Ammerman, Jr, Judge

JULY 9, 1990, ANSWER TO PETITION FOR BIFURCATION, filed by Barbara H. Schickling, Esq. 1 cert/Atty

JULY 12, 1990, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES, AND EXPENSES, filed by Barbara H. Schickling, Esq. 1 cert/Atty

ORDER, filed
AND NOW, this 11th day of July, 1990, 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 PERRY ALBERT ROWLES, Plaintiff, c/o John R. Ryan, Attorney at Law, COLAVECCHI & RYAN, 221 East Market Street, Clearfield, Pennsylvania 16830, to show cause, if any, why the prayer of the Petitioner's request should not be granted.

Rule Returnable to be held on the 20th day of July, 1990, at 10:00 AM in Courtroom No. ___ of the Clearfield County Courthouse, Clearfield, Pennsylvania.
BY THE COURT: Joseph S. Ammerman, Judge.

JULY 18, 1990, REPLY TO PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES, AND EXPENSES, filed by John R. Ryan, Esq. 2 cert/Atty

SEPTEMBER 27, 1990, PRAECIPE TO TRANSMIT RECORD, filed.

SEPTEMBER 27, 1990, AFFIDAVIT OF CONSENT OF PERRY ALBERT ROWLES, SR., filed.

SEPTEMBER 27, 1990, AFFIDAVIT OF CONSENT OF KIMBERLY DAWN ROWLES, filed.

DIVORCE DECREE:

AND NOW, this 1st day of October, 1990, it is ORDERED and DECREED that PERRY ALBERT ROWLES, SR., Plaintiff, and KIMBERLY DAWN ROWLES, Defendant, are divorced from the bonds of matrimony. It is further ORDERED that the Agreement dated September 26, 1990, entered into by the parties shall be incorporated into this Final Decree of Divorce. BY THE COURT: /s/ Joseph S. Ammerman, Judge

OCTOBER 15, 1990 CERTIFIED COPY OF VITAL STATISTICS MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE

Paula M. Cherry

EUGENE R. MABIE,

MARCH 13, 1989, COMPLAINT UNDER SECTION 201(c) OF THE DIVORCE CODE, filed by Paula M. Cherry, Esquire.

One (1) copy Certified to Attorney.

OCTOBER 6, 1989, ACCEPTANCE OF SERVICE, filed.

I, PHYLLIS L. MABIE, Defendant herein, being duly sworn according to law depose and state that I have personally received a True Copy of the Complaint in Divorce under Section 201(c) of the Divorce Code on this 18th day of April, 1989. This being served on me personally by Cathy Kocher, at Brockway, Jefferson County, Pennsylvania. /s/ Phyllis L. Mabie.

89-445-CD

3/13/89
\$85.00 Pd.
by Atty

AUGUST 18, 1989, PRAECIPE TO TRANSMIT RECORD, filed by Paula M. Cherry, Esquire.

AFFIDAVIT OF CONSENT OF EUGENE R. MABIE, filed.

AFFIDAVIT OF CONSENT OF PHYLLIS L. MABIE, filed.

DECREE AND ORDER, filed.

AND NOW, this 29th day of August, 1989, the Court,

Clfd Trust

by virtue of the authority vested in it by law, DECREES

that EUGENE R. MABIE and PHYLLIS L. MABIE are hereby

PHYLLIS L. MABIE,

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.

Pro 40.00

AND IT IS FURTHER ORDERED, ADJUDGED AND DECREED,

Pro .50

pursuant to Pa. R.C.P. 1920.1, et seq., & Act 26-1980,

State 10.00

23 P.S. Section 1, et seq., "The Divorce Code", that

Ck#6241 Trans to reg acct. \$85.00

the terms, provisions and conditions of a certain Article

Pro. 40.50

of Agreement between the parties dated February 26,

State 10.00

1987, is hereby incorporated into this Decree and Order

#13480 Atty 34.50

\$85.00

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:

/s/ Joseph S. Ammerman, Judge.

OCTOBER 15, 1989, VITAL STATISTICS FORM MAILED TO THE DEPARTMENT OF HEALTH, NEW CASTLE, PA.

Benjamin S.
BlakleySTEPHANIE FULTZ,
By MARTIN L. FULTZ and
SANDRA K. FULTZ,
Her Guardians,March 13
2:45 pm

89-446-CD

MICHAEL KNOBLOCH and
CYNTHIA KNOBLOCH,Pro *Sup Atty* 40.00

MARCH 13, 1989, PETITION FOR APPROVAL OF SETTLEMENT OF MINOR'S CLAIM, filed by Benjamin S. Blakley, III. Esquire.
Two (2) copies Certified to Attorney.

MARCH 13, 1989, RULE, filed. 2 copies/Cert/Atty
AND NOW, this 13th day of March, 1989, upon consideration of Petition For Approval of Settlement of Minor's Claim, it is the ORDER of this Court that a Rule be issued upon the Defendants to show cause why the prayer in said Petition should not be granted.

Rule returnable and hearing thereon to be held the 5th day of April, 1989, at 3:15 o'clock P.M. in Court Room NO. 1, in the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

APRIL 17, 1989, ORDER, filed
2 copies cert atty

AND NOW, this 17th day of April, 1989, upon consideration of the foregoing Petition, the Court approves the \$7,500.00 settlement of the minor's claim and authorizes the payment to Martin L. Fultz and Sandra K. Fultz, the parents and natural guardians of said minor child without the appointment of guardian or entry of security and the guardians are authorized and directed to disburse the funds belonging to the above named minor child as follows:

1. To purchase certificates of deposit and/or savings certificates that are federally insured from a banking institution in the DuBois, Clearfield County Pennsylvania area in the name of Martin L. Fultz and Sandra K. Fultz as Guardians of Stephanie Fultz. Each investment made under this paragraph to be marked "Not be redeemed except for renewal in its entirety nor to be withdrawn, assigned, negotiated or otherwise alienated before the minor reaches majority except by Order of Court."

If no withdrawals are made from the investments authorized by this Decree, the bank may pay over the investments as provided in paragraph one when the minor reaches her majority upon the joint order of the guardians, Martin L. Fultz and Sandra K. Fultz, and the late minor without further Order of Court.

2. To pay Blakley & Jones the sum of \$1,989.08 representing fees and costs incurred in the bringing of the aforesaid action.

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

IN RE:

NANCY CAMPBELL,
An Alleged Severely
Mentally Disabled
Person,

March 13
3:30 pm

89-447-CD

Pro *Jay Co* 40.00
R. Mattern *Jay Co* 183.60

MARCH 13, 1989, PETITION FOR INVOLUNTARY TREATMENT,
MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

NANCY CAMPBELL has acted in such a manner as to cause me to believe 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.

(b) 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 From MH785-A. I believe that he understand his rights. /a/ Tom Bostjancic, cw.

I hereby affirm that I have examined NANCY CAMPBELL on March 7, 1989, to determine if she continues to be severely mentally disabled and in need of treatment. /s/ William M. Mann, Jr., M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire. as the attorney to represent alleged severely mentlaly 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 16, 1989, MENTAL HEALTH REVIEW OFFICERS
REPORT AND DECREE, filed.

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

AND NOW, this 16th day of March, 1989, the Mental

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

The Court finds that NANCY CAMPBELL continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the patient be involuntarily committed to Warren State HOpital, a state mental institution, pursuant to Sectin 305 of the Mental Health Pro-cedrues act of 1976, as amended, for in-patient treatment for a eperiod of one hundred eighty (180) days.

It is the FURTHER RODER of this Court that Clearfield County pay the fees of J. Rishard Mattern II, Esquire, Clearfield County Mental Health Review Officer, and that Warren State Hopsital 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.

Printed By: Romberger Bindery - Form H-611

Barbara H. Schickling

JUDITH A. JOHNSON,

MARCH 14, 1989, COMPLAINT IN DIVORCE, filed by Barbara H. Schickling, Esquire.

One (1) copy Certified to Attorney.

3/14/89
\$85.00 Pd.
by Atty

89-448-CD

JUNE 7, 1989, PRAECIPE FOR REINSTATEMENT, filed
Kindly reinstate the Divorce Complaint filed in the above-captioned matter. /s/ Barbara H. Schickling, Esq.
AFFIDAVIT, filed

Please be advised taht the Complaint in Divorce that was filed on March 14, 1989, was never served due to the fact that the Defendant failed to accept service of the Complaint by certified mail and in fact disappeared and whereabouts of the Defendant was unknown to the Plaintiff despite numerous efforts being made. The Plaintiff has only recently learned that the Defendant can be reached through his mother and with the reinstated Complaint service will again be attempted. /s/ Barbara H. Schickling, Esq.

Clfd Trust

JUNE 7, 1989, COMPLAINT RE-INSTATED TO ATTY FOR SERVICE.
/s/ jmb

RICHARD G. JOHNSON,

JUNE 30, 1989, AFFIDAVIT, filed.
AND NOW, this 29th day of June, 1989, I, BARBARA H. SCHICKLING, Esquire, who being duly sworn according to law, deposes and says that I served a certified copy of the Complaint in Divorce in the above-captioned Action on Richard G. Johnson, Defendant, in the above-captioned action, by sending said copy by Certified Mail, No. P 868 424 994, return receipt requested, restricted delivery, to teh said Defendant at his last known address, to-wit: c/o Nyoda Scott, Rte, 2, Box 477, Greenwood, S.C. 29649. /s/ Barbara H. Schickling, Esquire.

Pro 40.00

DECEMBER 28, 1989, PRAECIPE TO TRANSMIT RECORDS, filed by Barbara H. Schickling, Esquire.

Pro 5.00

AFFIDAVIT OF CONSENT OF JUDITH A. JOHNSON, filed.
AFFIDAVIT OF CONSENT OF RICHARD G. JOHNSON, filed.
DIVORCE DECREE, filed.

Pro .50

AND NOW, to-wit: this 28th day of December, 1989,

State 10.00

it is ORDERED, ADJUDGED, and DECREE that JUDITH A. JOHNSON

Ck.# 1003 Trans. to reg. acct. \$85.00

Plaintiff, and RICHARD G. JOHNSON, Defendant, are

Pron. \$45.50

divorced from the bonds of matrimony.

State \$10.00

#1005 Atty. \$29.50 \$85.00

The Court retains jurisdiction of any claims raised by the parties to this action for which a final order has not yet been entered.

JANUARY 15, 1990, VITAL STATISTICS FORM MAILED TO THE DEPARTMENT OF HEALTH, NEW CASTLE, PA.

James A. Naddeo

JOANN L. CALDWELL,

MARCH 14, 1989, COMPLAINT IN CIVIL ACTION, filed by James A. Naddeo, Esquire.
One (1) copy Certified to Attorney.

March 14
10:37 am

89-449-CD

APRIL 6, 1989, SHERIFFS RETURN, filed.
NOW, March 30, 1989, mailed the within Complaint on Con-Car, Inc., defendant, by certified mail #P706-900-029 at 725 Branch Avenue, Providence, RI 02904, being last known address. The return receipt is hereto attached and made a part of this return endorsed by an agent for the Defendant. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.

CON-CAR, INC.

MAY 11, 1989, PRAECIPE TO ENTER DEFAULT JUDGMENT, filed
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 March 30, 1989, within twenty (20) days from the date of service. Judgment to be entered in the amount of Thirty-Three Thousand Two Hundred Fifty (\$33,250.00) Dollars together with interest thereon./s/ James Naddeo, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an Answer in the sum of Thirty-Three Thousand Two Hundred Fifty Dollars.

DEBT: \$33,250.00

DEFAULT JUDGMENT

Raymond Methuen

Prothonotary

Pro Shff	by Atty	40.00
Hawkins Shff	by Atty	18.20
charge	Sur- by Atty	2.00
Pro	by Atty	9.00

MAY 15, 1989, NOTICE OF DEFAULT JUDGMENT MAILED TO DEFT.

MAY 11, 1989, AFFIDAVIT, filed by James A. Naddeo, Esq

MAY 11, 1989, CERTIFICATE OF SERVICE, filed
I, JAMES A. NADDEO, Esquire, Attorney for Plaintiff, do hereby certify that a true and correct of the foregoing Praecipe to Enter Default Judgment on the Defendant by first-class mail, postage prepaid, at 725 Branch Ave., Providence, Rhode Island 02904

Said Praecipe was mailed this 11th day of May, 1989.
/s/ James A. Naddeo, Esq.

Printed By: Romberger Bindery - Form H-611

Rodney
Beard

CRAIG W. KISSELL,
1282 Manheim Pike
Lancaster, PA 17601

MARCH 14, 1989, JUDGMENT NOTE, filed.

See Original Papers for Information.

Judgment is entered in favor of the Plaintiff and
against the Defendant in the sum of One Hundred Ninety
Thousand and 00/100 Dolalrs,

Debt \$190,000.00

JUDGMENT

March 14
11:10 am

89-450-CD

Raymond Nettles
Prothonotary

MARCH 14, 1989, Notice of Entry of Judgment mailed to
the Defendant.

CARL UPLINGER, JR.
NANCY E. UPLINGER,
RD 2 Box 184-A
Reynoldsville, pa 15851

Pro by Atty 9.00

Anthony S.
Guido

IN RE:
APPEAL OF
NORTHERN CENTRAL BANK,
Trustee of the
JAMES B. GRAHAM ESTATE,

MARCH 14, 1989, PETITION FOR REVIEW OF ASSESSMENT, filed
by Anthony S. Guido, Esquire.
One (1) copy Certified to Attorney.

March 14
11:50 am

89-451-CD

Pro by Atty 20.00

Printed By: Romberger Bindery - Form H-611

Anthony S. Guido

IN RE:
APPEAL OF
NORTHERN CENTRAL BANK,
Trustee of the
JAMES B. GRAHAM ESTATE,

MARCH 14, 1989, PETITION FOR REVIEW OF ASSESSMENT, filed by Anthony S. Guido, Esquire.
One (1) copy Certified to Attorney.

March 14
11:50 am

89-452-CD

Pro by Atty 20.00

Anthony S.
Guido

IN RE:

APPEAL OF

NORTHERN CENTRAL BANK,

Trustee of the

JAMES B. GRAHAM ESTATE,

MARCH 14, 1989, PETITION FOR REVIEW OF ASSESSMENT,
filed by Anthony S. Guido, Esquire.
One (1) copy Certified to Attorney.

March 14
11:50 am

89-453-CD

Pro by Atty 20.00

March 14
1:40 pm

MARK P. SHERMER,

89-454-CD

CHARLES C. HOUGH,
421 Treasure Lake
DuBois, PA 15801

Pro by Plff 9.00

MARCH 14, 1989, PROMISSORY NOTE, filed.

See Original Papers for Information

Judgment is entered in favor of the Plaintiff and
against the Plaintiff in the sum of Seven Thousand and
00/100 Dollars.

Debt

\$7,000.00

JUDGMENT

Raymond Nettum

Prothonotary

MARCH 14, 1989, Notice of Entry of Judgment mailed to
to Defendant by the Plaintiff and the Prothonotary
Office.

<p>Andrew P. Gates</p> <p>3/14/89 \$85.00 Pd. by Atty</p>	<p>KIMBERLY DAWN MCBRIDE,</p> <p>89-455-CD</p>	<p>MARCH 14, 1989, COMPLAINT IN DIVORCE, filed by Andrew P. Gates, Esquire. One (1) copy Certified to Attorney.</p> <p>MARCH 23, 1989, AFFIDAVIT OF SERVICE, filed Andrew P. Gates, Esq. attorney for Plaintiff being duly sworn according to law, says that he mailed on March 14, 1989, by certified mail, return receipt requested a true and correct copy of the Complaint in this Action to the Defendant at his last known address indicated in said Complaint; and that Defendant did receive the same as evidenced by the signed receipt attached hereto. /s/ Andrew P. Gates, Esq.</p>
<p>Clfd Trust</p> <p>David C. Mason</p>	<p>JACKIE WAYNE MCBRIDE,</p>	<p>MARCH 29, 1989, AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS, filed by Jack W. McBride, Deft.</p> <p>MARCH 29, 1989, MOTION FOR APPOINTMENT OF COUNSEL AND ORDER, filed NOW, this 28th day of March, 1989, upon consideration of the foregoing Motion, David C. Mason, Esq., is appointed counsel. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>JULY 14, 1989, AFFIDAVIT OF CONSENT OF KIMBERLY DAWN MCBRIDE, filed AFFIDAVIT OF CONSENT OF JACKIE WAYNE MCBRIDE, filed PRAECIPE TO TRANSMIT RECORD AND DECREE, filed AND NOW, the 17th day of July, 1989, IT IS ORDERED AND DECREED that KIMBERLY DAWN MCBRIDE, Plaintiff, and JACKIE WAYNE MCBRIDE, Defendant, are hereby divorced from the bonds of matrimony.</p> <p>In addition, upon stipulation of the partis, a Custody Agreement, dated June 30, 1989, which is attached hereto as exhibit "A", is hereby approved and incorporated herein by reference and the parties are ordered</p>
<p>Ck#6174 Trans Pro. State #13396 Atty</p>	<p>to reg acct. \$85.00 40.50 10.00 34.50 \$85.00</p>	<p>AND DECREED that KIMBERLY DAWN MCBRIDE, Plaintiff, and JACKIE WAYNE MCBRIDE, Defendant, are hereby divorced from the bonds of matrimony.</p>
<p>Ch # 5-24-90 22124</p>	<p>Pro by Co. 40.00</p>	<p>to comply with the same. BY THE COURT: Joseph S. Ammerman, Judge.</p>
		<p>JULY 14, 1989, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.</p>
		<p>APRIL 2, 1990, AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS, filed by David C. Mason, Esq.</p>
		<p>APRIL 2, 1990, MOTION FOR APPOINTMENT OF COUNSEL, filed by David C. Mason, Esq. ORDER, filed One (1) copy Certified to Attorney. NOW, this 6th day of April, 1990, upon consideration of the foregoing Motion, David C. Mason, Esquire, is appointed counsel. BY THE COURT: Joseph S. Ammerman, Judge.</p>
		<p>APRIL 19, 1990, COMPLAINT AND PETITION TO MODIFY CUSTODY, filed by David C. Mason. May 7, 1990, One (1) copy certified to attorney.</p>
		<p>MAY 7, 1990, ORDER OF COURT, filed. One (1) copy Certified to Attorney. YOU, KIMBERLY DAWN MCBRIDE, defendant, have been sued in Court to obtain custody of your two minor children, STACEY A. MCBRIDE and AMBER D. MCBRIDE. You are ORDERED to appear in person at the Clearfield County Courthouse on the 1st day of June, 1990, at 10:00 o'clock A.M. for a conference. If you fail to appear as provided by this Order or to bring the children, an Order for custody, part custody or visitation may be entered against you or the Court may issue a warrant for your arrest. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p>
		<p>MAY 15, 1990, CERTIFICATE OF SERVICE, filed. I, DAVID C. MASON, Miller and Mason, hereby certify that I served a copy of the COMPLAINT AND PETITION TO MODIFY CUSTODY and ORDER OF COURT filed in the above-captioned matter upon the Counsel of Record for the Defendant by mailing the same in the United States mail, postage prepaid, and addressed as follows: ANDREW P. GATES, ESQ., GATES & SEAMAN, ATTORNEYS AT LAW, MARINO BLDG., P.O. Box 846, Clearfield, PA. 16830 DATED: 5/15/90 S/DAVID C. MASON, ESQ.</p>
		<p>JUNE 1, 1990, ORDER FOR MEDIATION CONFERENCE, filed 2 cert/Judge "A" NOW, this 1st day of June, 1990, the parties not being able to resolve the above matter at a Pre-Hearing Conference, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, PH.D., Licensed Child Psychologist, on July 18, 1990, at 1:00 PM, at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/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 Dr. Ryen within five (5) days of this ORDER. It is also ORDERED that the cost of said conference shall be borne equally by the parents,</p>

March 14
2:40 pm

89-457-CD

JEANNE AUGHENBAUGH,

RICHARD AUGHENBAUGH,

MARCH 14, 1989, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by the Plaintiff.

AFFIDAVIT OF INSUFFICIENT FUNDS, filed.
Four (4) copies certified to Plaintiff

MARCH 14, 1989, TEMPORARY ORDER, filed by Judge Ammerman.

Four (4) copies Certified to Plaintiff.

MARCH 27, 1989, ORDER, filed.

One (1) copy Certified to Sheriff.

Four (4) copies Certified to R. Billotte, C/A

NOW, this 23rd day of March, 1989, parties having appeared at a conference on the above-captioned Petition From Protection From Abuse, the following shall be ORDERED:

1. Defendant shall refrain from abusing, harassing and threatening the plaintiff and the minor child or placing them in fear of abuse in any place where they may be found.

2. Defendant is enjoined and prohibited from living at, entering or attempting to enter the residence located at 116 Simpson Avenue, DuBois, PA. Defendant shall be permitted to return to the household residence upon the marriage counselor's recommendation.

3. The Plaintiff is awarded temporary custody of the minor children. Defendant is granted open visitation.

4. The following special conditions shall apply. The defendant will pay the plaintiff the sum of One Hundred (\$100.00) Dollars every two weeks, minus any plaintiff's income or less any plaintiff's income. The Defendant shall pay reasonable household expenses.

5. Both parties shall attend and successfully complete marriage counseling.

The parties shall pay costs of Fifty-five (\$55.00) Dollars forthwith.

This Final Order shall be in effect for One (1) Year from this date.

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

3-28-89

Pro *Jay Jeff* 40.00

Pro *Jay Co* 40.00

RD 12942

Printed By: Romberger Bindery—Form H-611

March 14
2:40 pm

89-458-CD

SHIRLEY A. CLARK,

THOMAS E. CLARK,

MARCH 14, 1989, PETITION FOR PROTECTION FROM ABUSE ORDER,
filed by the Plaintiff.

Four (4) copies Certified to Plaintiff.
AFFIDAVIT OF INSUFFICIENT FUNDS, filed.

MARCH 14, 1989, TEMPORARY ORDER, filed by Judge Ammerman.

Four (4) copies Certified to Plaintiff.

MARCH 21, 1989, ORDER, filed

NOW, this 21st day of March, 1989, plaintiff having appeared with her attorney and having filed a praecipe to withdraw the Protection From Abuse Order filed on March 14, 1989, it is the ORDER Of this Court that said Praecipe is accepted and the matter is withdrawn.

It is Further Ordered that the Plaintiff pay costs of \$79.80 forthwith. BY THE COURT: Joseph S. Ammerman, Judge

MARCH 22, 1989, AFFIDAVIT OF SERVICE,

NOW, March 15, 1989, at 3:00 PM EST served the within PFA/NOTICE OF DEFEND on Thomas E. Clark, Deft. at residence, RD #2, Box 47, Ginter, Clearfield County PA by handing to Thomas E. Clark, Deft.

/s/ Chester A. Hawkins, Shff, by Darlene Shultz

MARCH 21, 1989, PRAECIPE TO DISCONTINUE, filed

Please mark the above-captioned case discontinued.
/s/ Michael J. Saglimben, Esq.

DISCONTINUED

CD # 12948
3-21-89 Sup Co
3-31-89 40.00
Pro *Sup Piff* 40.00
CD # 13170
Pro *Sup Co* 5.00
Piff
Shff Cash 24.80

CONT. FR. PG 497 CLFD BANK & TRUST CO vs.. HAINES al 89-476-CD

OCTOBER 2, 1989, PRAECIPE, filed

Kindly mark the Judgmeth entered in this action on July 27, 1989 in favor of the above named Plaintiff and against the above named Defendnats satisfied and this Action in Mortgage Foreclosure settled and discontinued. /s/ Kim C. Kesner, Esq.

SATISFIED

SETTLED

DISCONTINUED

CONTINUED FROM PAGE 477, WARING vs WARING, 89-443-CD

AUG. 07, 1998, PETITION FOR CONTEMPT OF ORDER OR CUSTODY, filed by s/ANN B. WOOD, ESQ. TWO (2) CERT TO ATTY VERIFICATION, s/BARBARA A. WARING

AUG. 11, 1998, RULE TO SHOW CAUSE, filed. TWO (2) CERT TO ATTY WOOD
RE: RULE RETURNABLE OCT. 14, 1998, AT 2:00 P.M. BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE

AUG. 24, 1998, AFFIDAVIT OF SERVICE, filed by Ann B. Wood, Esq. No Cert Copies.
Served a certified copy of the Petition For Contemp Of Order Of Custody and Rule Returnable on William L. Waring by Certified Mail. s/Ann B. Wood, Esq.

OCTOBER 20, 1998, PRAECIPE FOR ENTRY OF APPEARANCE, filed. Two Copies Certified to Atty Knaresboro,
Kindly enter my appearance on behalf of the Defendant, William A. Waring, in the above captioned case. Respectfully submitted, s/ Gary A. Knaresboro, Esquire

NOVEMBER 4, 1998, MOTION FOR CONTINUANCE, filed by Gary Knaresboro, Esquire.
Three (3) certified copies to Attorney Knaresboro

NOV. 12, 1998, ORDER, filed. ONE (1) CERT TO ATTY WOOD, KNARESBORO
RE: EVIDENTIARY HEARING REGARDING CONTEMPT ISSUES BE AND IS HEREBY RESCHEDULED FOR DEC. 23, 1998.
BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE

NOV. 25, 1998, SUPPLEMENTAL PETITION FOR CONTEMPT OF ORDER OF CUSTODY, filed by s/ANN B. WOOD, ESQ.
TWO (2) CERT TO ATTY WOOD
VERIFICATION, s/BARBARA A. WARING

DEC. 01, 1998, RULE TO SHOW CAUSE, filed. TWO (2) CERT TO ATTY WOOD
RE: RULE RETURNABLE, DATED DEC. 23, 1998, at 1:00 P.M. is schedueld for hearing, along with the original Contempt Petition. BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE

DEC. 07, 1998, PRAECIPE TO WITHDRAW, filed. NO CERT COPIES
Please withdraw my appearance as counsel for WILLIAM L. WARING, Plaintiff-Respondent in the above-captioned matter. s/ELIZABETH CUNNINGHAM, ESQUIRE

DEC. 10, 1998, CERTIFICATE OF SERVICE, SUPPLEMENTAL PETITION FOR CONTEMPT OF ORDER OF CUSTODY, UPON
GARY A. KNARESBORO, ESQ. and ELIZABETH CUNNINGHAM, ESQ., filed by s/ANN B. WOOD, ESQ. NO CERT COPIES

CONTINUED TO PAGE 482

Ann Hansen
Gamble
Kimberly
Kubista

ANNA P. SWATSWORTH,

MARCH 14, 1989, PETITION FOR EMERGENCY RELIEF UNDER PROTECTION FROM ABUSE ACT, filed by Ann Hansen Gamble, Esquire.

One (1) copy Certified to Sheriff.
One (1) copy Certified to Attorney.
TEMPORARY ABUSE ORDER, filed by Joseph S. Ammerman, Judge.

One (1) copy Certified to Sheriff
One (1) copy Certified to Attorney.

MARCH 20, 1989, AMENDED PETITION FOR EMERGENCY RELIEF UNDER PROTECTION FROM ABUSE ACT, filed by Ann Hansen Gamble, Esquire.

TEMPORARY ABUSE ORDER, filed by Joseph S. Ammerman, Judge.

Two (2) copies Certified to Attorney.

MARCH 22, 1989, AFFIDAVIT OF SERVICE, filed.

NOW, March 16, 1989, at 9:00 A.M. o'clock EST served the within Protection From Abuse on Richard M. Swatsworth, Defendant at residence, 115 Patterson Street, Clearfield, Clearfield County, Pennsylvania, by handing to Richard Swatsworth, Defendant a true and attested copy of the original PFA and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.

APRIL 5, 1989, ORDER, filed 2 cert/Judge "A"

NOW, this 5th day of April, 1989, the parties and their children having appeared before Dr. Allen H. Ryen, Ph.D. for an evaluation, it is the ORDER of the Court that the Plaintiff and Defendant each pay one half of Dr. Ryen's fee which totals \$175.00. BY THE COURT: Joseph S. Ammerman, Judge.

AUGUST 1, 1989 PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Kimberly M: Kubista, Atty Plff. 2 cert Atty.

RICHARD M. SWATSWORTH,

Pro Shff 40.00
Hawkins by Atty 18.00
Shff Sur-charge by Atty 2.00
KK
Shff by Atty 18.00
sur-charge by Atty 2.00

AUGUST 3, 1989, TEMPORARY PROTECTIVE ORDER AND RULE TO SHOW CAUSE, filed 2 cert/Shff 1 cert/Atty

NOW THIS, 3rd day of August, 1989, upon presentation and consideration of the attached Petition and upon finding the Petitioner, Anna P. Swatsworth, in immediate and present danger of abuse from Respondent, Richard M. Swatsworth, the following Temporary Order is entered.

1. Respondent, Richard M. Swatsworth, is hereby enjoined from abusing, striking, harassing, or using foul language to the Petitioner, Anna P. Swatsworth.
2. The Respondent is prohibited from having any contact with the Petitioner, including, but not limited to, entering the residence or place of employment and harassing Petitioner.
3. This Order shall be enforced by any law enforcement agency in a county where a violation of this Order occurs.
4. A copy of this Order shall be served on the police departments in the jurisdiction where Petitioner resides and is employed. This Order shall, likewise, be served on the state police. A copy of this Order shall be forthwith filed in the contry registry of protection orders. The sheriff is directed to serve and file the aforementioned copies of this Order. Said copies shall be certified.
5. This Order shall remain in full force and effect until modified or terminated by this Court.
6. A hearing shall be held on the 9th day of Augsut, 1989, at 11:00 AM in the Clearfield County Courthouse.
7. This is an Order of Court. Any violation of this Order shall constitute contempt or Court and may be punishable by a fine up to \$1000 and a jail sentence of up to six monthes. BY THE COURT: Joseph S. Ammerman, Judge.

AUGUST 8, 1989, AFFIDAVIT OF SERVICE, filed

NOW, August 4, 1989, at 9:03 AM DST served the within Petition & Order on Richard M. Swatsworth, deft at residence, 115 Patterson st., Clearfield, Clearfield County, PA. by handing to Richard M. Swatsworth. /s/ Chester A. Hawkins, Shff, by Marilyn Hamm

AUGUST 15, 1989, ORDER, filed.

three copies certified
NOW THIS, 14th day of August, 1989, upon agreement of the parties, the Temporary Order dated August 3, 1989, is hereby extended until such time as a hearing can be scheduled on Petitioner's Petition for Relief Under the Protection From Abuse Act. BY THE COURT: /s/ Joseph S. Ammerman, J

SEPTEMBER 21, 1989, ORDER UNDER PROTECTION FROM ABUSE ACT APPROVING CONSENT AGREEMENT OF PARTIES, filed 3 cert/Atty BBN

AND NOW, this 15th day of S ptember, 1989, upon consideration of the Consent Agreement of the parties hereto, the following Protection Order is hereby entered and the Consent Agreement executed by the Parties is hereby approved.

1. Neither party shall physically abuse, strike, harass, bother, annoy or threaten the other, and both Petitioner and Respondent are hereby enjoined from so doing.
2. Both parties shall be prohibited from having any contant with each other, including, but not limited to, ordering both partners to stay away from one another both at their respective

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Kimberly M Kubista

KEMBLE F. ANDERSON,
a/k/a K. F. ANDERSON, and
EDITH M. ANDERSON, h/w,
and THOMAS K. KELLY and
JANET B. KELLY, h/w

March 14
3:00 pm

89-460-CD

BENJAMIN F. CHASE, JR.,
a/k/a B. F. CHASE, JR.,
his heirs, executors,
administrators and
assigns; D. W. HILE:
ROBERT W. PLUMMER: ALVIN
and C. E. ERHARD, their
heirs, executors,

administrators and
assigns; R. WILLIAM
THOMPSON; BALTIMORE
SAVINGS AND LOAN
ASSOCIATION: and DON
G. HILE,

Pro	by Atty	40.00
Shff	by Atty	21.00
sur-	charge by Atty	2.00
Shff	Roberts by Atty	26.00
Pro	by Atty	10.00

MARCH 14, 1989, COMPLAINT, Action/Quiet Title, filed by Kimberly M. Kubista, Esquire.
One (1) copy Certified to Sheriff.
MARCH 22, 1989, AFFIDAVIT, filed.
MARCH 22, 1989, MOTION FOR PUBLICATION, filed by Kimberly M. Kubista, Esquire.
MARCH 22, 1989, ORDER FOR PUBLICATION, filed by Kimberly M. Kubista, Esquire.
One (1) copy Certified to Attorney.
AND NOW, to wit: March 27th, 1989, upon consideration of the foregoing Motion, the Plaintiffs are granted leave to make service of the Complaint on the Defendants, BENJAMIN F. CHASE, JR., a/k/a B. F. CHASE, JR., his heirs, executors, administrators and assigns; D. W. HILE; ALVIN and C. E. ERHARD, their heirs, executors, administrators and assigns; R. WILLIAM THOMPSON; BALTIMORE SAVINGS AND LOAN ASSOCIATION; and DON G. HILE, by general publication one (1) time in The Progress of Clearfield, Pennsylvania, said insertion to appear not less than thirty (30) days prior to May 9th, 1989, the date set for hearing of said Complaint in the Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania, at 2:00 P.M. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

APRIL 21, 1989, SHERIFF RETURN, filed
NOW, March 15, 1989 Jay Roberts, Shff of Cambria County was deputized by Chester A. Hawkins, Shff of Clearfield County to serve the within Complaint on Robert W. Plummer, Deft.
NOW, March 20, 1989 @ 4:35 PM Served the within Complaint on Robert Plummer, Deft., by deputizing the Shff of Cambria County. The return of Shff Roberts is hereto attached and made a part of this return by handing to Robert Plummer, Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz.

APRIL 24, 1989, AFFIDAVIT OF SERVICE, filed.
I, KIMBERLY M. KUBISTA, do hereby certify that Notice of the Quiet Title Action was served upon the Defendants, BENJAMIN F. CHASE, JR., a/k/a B. F. CHASE, JR., his heirs, executors, administrators and assigns; D. W. HILE: ALVIN and C. E. ERHARD, their heirs, executors, administrators and assigns; R. WILLIAM THOMPSON; BALTIMORE SAVINGS AND LOAN ASSOCIATION; and DON G. HILE by The Progress newspaper on April 3, 1989, as evidenced by the Proof of Publication dated April 13, 1989, attached hereto and incorporated herein by reference as though set forth full, AND on the Defendant ROBERT W. PLUMMER by the Clearfield County Sheriff on March 20, 1989. /s/ Kimberly M. Kubista, Esquire.

MAY 9, 1989, ORDER, filed 1 cert/Atty
AND NOW, this 9th day of May, 1989, an Affidavit of Service of the Complaint with Notice to Plead having been served by publication on the following individuals: BENJAMIN F. CHASE, JR., a/k/a B.F. CHASE, JR., his heirs, executors, administrators and assigns; D.W. HILE: ALVIN and C.E. ERHARD, their heirs, executors, administrators and assigns; R. WILLIAM THOMPSON; BALTIMORE SAVINGS AND LOAN ASSOCIATION; and DON G. HILE and no answer having been made by siad Defendants, the Court, upon motion of Kimberly M. Kubista, Attorney for Plaintiffs, hereby ORDERS that title to said premises is in the Plaintiffs, and that they be allowed to enjoy said property in peace. Said property is located in Ferguson Township, Clearfield County, Pennsylvania, and is more particularly described as follows:
TRACT I: ALL that certain piece or tract of land situate in the Township of Ferguson, County of Clearfield and State of Pennsylvania, bounded and described as follows, to wit:

Beginning at a post on the bank of the West Branch of the Susquehanna River on line of George Stubbs' land (formerly MrCracken's land); thence South 13 degrees West 53 perches to an old hemloc stump corner of Lewis Earhard's land (formerly George Straw's land); thence by said Lewis Earhard's land north 50 decrees West 152 perches to stones and old pointer; thence North 13 degrees East 60 perches to old sugar pointer on bank of Susquehanna River; thence by said river down the same by the meanderings thereof to line of George Stubb's lands (formerly McCracken's land) and three-tenths (51 and 3/10) acres.

TRACT II:
BEGINNING at a corner on the bank of the Susquehanna River; thence along line of F.C. Bell then to corner of Philip McCracken; thence along line of Philip McCracken to lines of D.G. Campbell, then corner of George Straw line; then to Susquehanna River to corner on Kirk Estate; thence along the Susquehanna River to place of beginning. Containing sixty-eight

Dwight L. Koerber, Jr

DWIGHT L. KOERBER, JR.,

MARCH 15, 1989, COMPLAINT FOR CONFESSION OF JUDGMENT, filed by Dwight L. Koerber, Jr., Esquire.

Pursuant to the authority contained in the warrant of attorney, a copy of which is attached to the Complaint filed in this action, I appear for the defendant and confess judgment in favor fo the plaintiff and against the defendant as follows:

(a) Unpaid principal - \$5,661.38

Respectfully submitted, /s/ Dwight L. Koerber, Jr.

Judgment is entered in favor fo the Plaintiff and against the Defendant in the sum of Five Thousand Six Hundred Sixty-one and 38/100 Dollars.

Debt \$5,661.38

JUDGMENT

JACQUELINE R. SPAID,

Signature of Prothonotary
Prothonotary

MARCH 15, 1989, Notice of Entry of Judgment mailed to the Defendants.

Pro by Atty 9.00

Pro by Atty 7.00

And Now, 22nd day of June 2000

By paper filed, the above judgment is satisfied

in full of debt, interest and cost.

Attest W. A. SHAW (keg)

Prothonotary

XX

CONTINUED FROM PAGE 479 NO. 89-443-CD WILLIAM WARING -vs- BARBARA WARING

DECEMBER 22, 1998, RESPONDENT'S ANSWER TO PETITION FOR CONTEMPT OF ORDER OF CUSTODY, filed by Gary A. Knaresboro, Esquire. Two Copies Certified to Atty Knaresboro

DECEMBER 22, 1998, RESPONDENT'S ANSWER TO SUPPLEMENTAL PETITION FOR CONTEMPT OF ORDER OF CUSTODY, filed by Gary A. Knaresboro, Esquire. Two Copies Certified to Atty Knaresboro

JAN. 18, 1999, ORDER, filed. ONE (1) CERT TO ATTY WOOD, KNARESBORO

NOW, this 15th day of January, 1999, following the taking of testimony relative the Petition for Contempt filed on August 7, 1998, on behalf of the Plaintiff, Barbara Ann Waring, as well as the Supplemental Petition for Contempt filed on behald of Plaintiff on November 25, 1998, it is the ORDER of this Court as follows: (Please refer to filing for details) BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE

NOV. 15, 1999, MOTION TO MODIFY CUSTODY ORDER, filed by s/GARY A. KNARESBORO, ESQ.

NOV. 23, 1999, RULE RETURNABLE, ISSUED UPON BARBARA WARING, RETURNABLE DEC. 14, 1999. THREE (3) CC ATTY BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE THREE (3) CC ATTY KNARESBORO

DEC. 09, 1999, ORDER, filed. ATTY WOOD, KNARESBORO

NOW, this 8th day of December, 1999, this being the date set for hearing on Motion for Modification of Custody filed by William L. Waring, it is hereby ORDERED as follows: BY THE COURT, s/FREDRIC AMMERMAN, Judge

Printed By: Romberger Bindery - Form H-611

R. Denning
Gearhart

TIMOTHY ALLEN BLOOM,

MARCH 15, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.

One (1) copy Certified to Attorney.

MARCH 29, 1989, ENTRY OF APPEARANCE, filed
Please enter my appearance for DAWN LYNN BLOOM, Defendant, in regard to the above-captioned matter. /s/ Timothy E. Durant, Esq.

MARCH 30, 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 her residence as evidenced by the signed receipt attached hereto as Exhibit "A". /s/ R. Denning Gearhart, Esq.

JUNE 10, 1993, PRAECIPE TO REINSTATE COMPLAINT, filed
Please reinstate the Complaint In Divorce filed in the above captioned action. /s/ R. Denning Gearhart, Esq.

JUNE 11, 1993, COMPLAINT REINSTATED AND REISSUED TO ATTY FOR SERVICE. /s/ arf.

JUNE 29, 1993, AFFIDAVIT OF MAILING, filed
R. Denning Gearhart, Esquire, the attorney for the 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 reinstated Complaint in Divorce at her residence as evidenced by the signed receipt attached hereto as Exhibit "A". /s/ R. Denning Gearhart, Esq.

JULY 7, 1993, PRAECIPE TO TRANSMIT THE RECORD, filed by R. Denning Gearhart, Esquire
AFFIDAVIT OF CONSENT of Timothy A. Bloom, Plaintiff filed.
AFFIDAVIT OF CONSENT of Dawn L. Bloom, Defendant, filed.

DECREE

AND NOW, this 8th day of July, 1993, it is Ordered and Decreed that TIMOTHY ALLEN BLOOM, Plaintiff, and

DAWN LYNN BLOOM, Defendant, are divorced from the bonds of matrimony. BY THE COURT, s/ Joseph S. Ammerman, Judge

JULY 15, 1993, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

3/15/89
\$85.00 Pd.
by Atty

89-462-CD

Clfd Trust

DAWN LYNN BLOOM,

Pro	40.00
Pro by Atty	5.00
Pro	.50
State	10.00

CK#2104 TRANSFER TO REGULAR ACCOUNT	85.00
PRO	40.00
PRO	.50
CK#2306	34.50
STATE	10.00

ATTY

R. Denning
Gearhart

LISA D. WISOR,

MARCH 15, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.

One (1) copy Certified to Attorney.
PLAINTIFF'S AFFIDAVIT UNDER SECTION 201(d) OF THE DIVORCE CODE, filed.

3/15/89
\$85.00 Pd.
by Atty

89-463-CD

1. The parties of this action separated in August, 1985 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, distribution of property, lawyer's fees or expenses if I do not claim them before the 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 falsifications to authorities. /s/ Lisa D. Wisor, Plaintiff.

Cfld Trust

APRIL 5, 1989, MOTION FOR SERVICE BY PUBLICATION AND ORDER, filed 1 cert/Atty

AND NOW, this 31st day of March, 1989, upon consideration of the Motion for Service by Publication filed to the above, this Court having been advised of service upon the Defendant could not be affected, it is the ORDER of this Court that the Plaintiff is granted the leave to serve the Defendant by publication one time in The Progress.
BY THE COURT, Joseph S. Ammerman, Judge.

ROY A. WISOR,

MAY 1, 1989, MOTION FOR DIVORCE DECREE, filed
DECREE:

AND NOW, this 4th day of May, 1989, it is Ordered and Decreed that LISA D. WISOR, Plaintiff, and ROY A. WISOR, Defendant, are divorced from the bonds of matrimony.

Pro	40.00
Pro	10.00
Pro	.50

BY THE COURT: Joseph S. Ammerman, Judge.

Ck#6117 Trans	to reg acct.	\$85.00
Pro.	40.50	
State	10.00	
#13328 Atty	34.50	\$85.00

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

Printed By: Romberger Bindery - Form H-611

Earl D. Lees

F. N. B. CONSUMER DISCOUNT COMPANY,

MARCH 15, 1989, COMPLAINT, Action/Mortgage Foreclosure, filed by Earle D. Lees, Jr., Esquire.
One (1) copy Certified to Sheriff.

March 15
8:30 am

89-464-CD

MARCH 23, 1989, AFFIDAVIT OF SERVICE, filed.
NOW, March 23, 1989, at 9:30 AM o'clock EST served the within Complaint in Foreclosure on Betty L. Smith, Defendant, at residence, 415 Burt street, DuBois, Clearfield County, Pennsylvania by handing to Betty Smith, Defendant, a true and attested copy of the original Complaint and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.

JUNE 5, 1989, PRAECIPE FOR JUDGMENT, filed
Enter an index judgment in favor of the plaintiff and against the defendant, Betty L. Smith, for failure to file responsive pleadings to plaintiff's Complaint and assess plaintiff's damages at:

Principal Balance	\$9,000.00
Interest fr 12/4/84 to Present	
Attorney's Collection Fee as per terms of Mortgage	500.00
TOTAL	\$9,500.00

Cost to be added
The notice of praecipe for entry of default judgment was mailed on April 21, 1989 by first class mail, postage prepaid to defendant Betty L. Smith. A true and correct copy of the notice and affidavit of its service are attached hereto. Date: May 4, 1989. /s/ Earle D. Lees, Jr., Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Nine Thousand Five Hundred Dollars.

BETTY L. SMITH,

Pro	by Atty	40.00
Shff		
Hawkins	by Atty	23.60
Shff	Sur-	
charge	by Atty	2.00
Pro	<i>my Atty</i>	9.00

DEBT: \$9,500.00

DEFAULT JUDGMENT

Raymond Notturno

Prothonotary

JUNE 9, 1989, NOTICE OF DEFAULT JUDGMENT MAILED TO DEFT.
/s/ ab

JULY 3, 1989, PRAECIPE FOR WRIT OF EXECUTION, filed by Earle D. Lees, Jr., Esq.

WRIT OF EXECUTION ISSUED TO NO. 89-56-EX
executed

OCTOBER 24, 1989, SHERIFF RETURN, filed
NOW, October 24, 1989, return the within writ as executed, the property of the defendant was sold to the Plaintiff on September 29, 1989 for \$7400.00 + Costs.
/s/ Chester A. Hawkins, Shff, by Darlene Shultz

Joseph E.
Buckley

COMMONWEALTH OF PENNA,

MARCH 15, 1989, PETITION FOR APPEAL FROM THE ORDER OF THE DIRECTOR OF RHE BUREAU OF DRIVER LICENSING SUSPENDING OPERATING PRIVILEGES, filed.

One (1) copy mailed to Commonwealth/Harrisburg,
One (1) copy mailed to Commonwealth/Pittsburgh,
One (1) copy Certified to CA

March 15
2:19 pm

89-466-CD

APRIL 21, 1989, ORDER, filed 1 cert/Atty Buckley,
1 cert & mailed to Comwth-P-burgh 1 cert & mailed comwth
H-burg

And now, this 18th day of April, 1989, upon consid-
eration of the foregoing Petition for Appeal from the Order
of the Director of the Bureau of Driver Licensing, Depart-
ment of Transportation, revoking operating privileges of
Stanley Dean Cribbs, Jr., and on motion of Joseph E.
Buckley, Jr., Esquire, attorney for Stanley Dean Cribbs,
Jr., a hearing de novo is granted to determine whether
the Petitioner is subject to revocation of his operating
privileges.

This Appeal shall act as a supersedeas of the
Vevocation Order.

Hearing is affixed for the 15th day of May, 1989,
at 2:00 Pm in Court Room No. ___ of the Clearfield County
Courthouse, Clearfield, Pennsylvania. BY THE COURT:
Joseph S. Ammerman, Judge.

STANLEY DEAN CRIBBS, JR

RD #1, Box 321

Grampian, PA 16838

MAY 4, 1989, PETITION FOR CONTINUANCE, filed by
Joseph E. Buckley, Jr., Esq

MAY 4, 1989, ORDER, filed

This matter came on to be heard upon the application
of the appellant for a continuance, and for good cause
having been shown,

It is, therefore, on this 4th day of May, 1989,
ORDERED, that the license suspension appeal
hearing of the above-referenced case shall be and the
same is hereby continued. BY THE COURT: Joseph S.
Ammerman, Judge. 1 cert/Atty Buckley 1 Cert/Comwth
P-burg

Pro by Atty 40.00

AUGUST 4, 1989, ORDER, filed 3 cert/Judge "A"
1 cert & mailed Comth PA-P-burgh 1 cert & mailed
Comth PA-H-burg

NOW, this 13th day of July, 1989, the above refer-
enced case is continued pending a decision by the
Commonwealth Court in the nature of Commonwealth v.

Caruso, 410 W.D. Allocauter 1989. BY THE COURT: Joseph
S. Ammerman, Judge.

JULY 22, 1991, ORDER, filed. ONE COPY CERT TO
P-DOT(H) & P-DOT(P)

NOW, this 18th day of July, 1991, the Commonwealth
agreeing that the suspension should be limited to Six (6)
months in accordance with recent Court decisions, the same
is REMANDED to the Department of Transportation for issuance
of the modified suspension Order of Six (6) Months, with
the recommendation that it begin on or about September
18th, 1991. BY THE COURT: S/JOSEPH S. AMMERMAN, JUDGE

<p>Toni M. Cherry</p> <p>3/15/89 \$85.00 Pd. by Atty</p> <p>Clfd Trust</p> <p>8/24/89 \$450.00 Pd by Atty</p>	<p>LAURA L. FOSSLER,</p> <p>89-467-CD</p> <p>DALE RICHARD FOSSLER, JR</p> <p>Pro 40.00</p> <p>Pro .50</p> <p>State 10.00</p> <p>CK#1328 TRANS TO REG ACCT 85.00</p> <p>PRO 40.00</p> <p>PRO .50</p> <p>STATE 10.00</p> <p>CK#1375 34.50 85.00</p>	<p>MARCH 15, 1989, COMPLAINT IN DIVORCE, filed by Toni M. Cherry, Esquire.</p> <p>One (1) copy Certified to Attorney.</p> <p>ORDER OF COURT, filed.(4 copies Cert/Attorney)</p> <p>YOU, DALE RICHARD FOSSLER, JR., Defendant, have been sued in Corut to obtain custody of the children, namely HOLLY ANN FOSSLER and MICHAEL JACOB FOSSLER,</p> <p>You are ORDERED to appear in person in Courtroom No. 2 of rhe Clearfield County Courthosue, Second Floor Clearfield, Pennsylvania, on hte 13th day of April, 1989 at 10:30 o'clock A.M. for a conference.</p> <p>Pending further Order of Corut, custody of the minor children shall remain with the Plaintiff, LAURA L. FOSSLER.</p> <p>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/ Joseph S. Ammerman, Judge.</p> <p>MARCH 15, 1989, PETITION FOR SPECIAL RELIEF, filed by Toni M. Cherry, Esquire.</p> <p>One (1) copy Certified to Attorney.</p> <p>RULE TO SHOW CAUSE, filed.</p> <p>AND NOW, this 15th day of March, 1989, upon consideration of the froegoing Petition, a Rule is hereby issued upon the Respondent, DALE RICHARD FOSSLER, JR., to show cause, if any he has, why the relief requested by the Petitioner, LAURA L. FUSSLER, should not be granted.</p> <p>Rule returnable on the 13th day of April, 1989, in Courtroom NO. 2, of the Clearfield County Courtroom Second Floor, Clearfield, Pennsylvania at 10:00 a.m. o'clock. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p> <p>AUGUST 15, 1989, ORDER, filed.</p> <p>three copies certified</p> <p>AND NOW, this 14th day of AUGust, 1989, the parties, LAURA L. FOSSLER and DALE RICHARD FOSSLER, JR., having appeared before this Court on April 13, 1989, and the parties having presented testimony on the Petition filed on behalf of Plaintiff, LAURA L. FOSSLER, to have sole possession of the marital residence awarded to her, and the Court finding that it is in the best interests of Plaintiff and the children of the parties to grant sole possession of the marital residence to the Plaintiff, it is hereby ORDERED AND DECREED:</p>
<p>CK#1355 TRANS TO REG ACCT. 270.00</p> <p>CK#1424 ATTY 229.50</p> <p>CK#1424 C.C.B.A. 40.50 270.00</p>	<p>270.00</p> <p>229.50</p> <p>40.50 270.00</p>	<p>The defendant, DALE RICHARD FOSSLER, JR., is hereby enjoined from living at , visiting or entering the marital residence situate at R.D. #1, Box 44A Penfield, Huston township, Clearfield County, Pennsylvania pending the final resolution of the equitable distribution of marital property or until further Order of this Court. BY THE COURT:/s/ Joseph S. Ammerman, J</p> <p>AUGUST 24, 1990, MOTION FOR APPOINTMENT OF MASTER, filed by Toni M. Cherry, Esq. 1 cert/Atty Cherry</p> <p>ORDER APPOINTING MASTER, filed</p> <p>AND NOW, this 1st day of February, 1990, Benjamin S. Blakley, Esquire, is appointed Master with respect to the following claims: Divorce, Equitable Distribution of Marital Property, Alimony, Attorney's Fees, Costs and Expenses. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>FEBRUARY 6, 1990, ALL PAPERS GIVEN TO BENJAMIN BLAKLEY, Master</p> <p>MARCH 6, 1990, STIPULATION AND CONSENT ORDER, filed. (3) CERT ATTY. s/Dale Richard Fossler, Jr. - Anthony Guido, Esq., Atty for Deft, s/Laura L. Fossler - Toni Cherry, Esq. Atty for Pltf.</p> <p>CONSENT ORDER</p> <p>AND NOW, this 5th day of March, 1990, in consideration of the foregoing Stipulation, IT IS HEREBY ORDERED AND DECREED:</p> <p>1. LAURA L. FOSSLER shall have legal custody of the minor children of the parties, namely, HOLLY ANN FOSSLER and MICHAEL JACOB FOSSLER.</p> <p>2. LAURA L. FOSSLER shall have primary physical custody of the minor children during their minority subject to rights of partial custody in DALE RICHARD FOSSLER, JR., as are herein provided.</p> <p>3. DALE RICHARD FOSSLWE, JR., shall have partial physical custody of the minor children as follows:</p> <p>(a) From 4:00 o'clock p.m. until 7:00 o'clock p.m. on the next four Saturdays commencing with March 3rd and ending on March 24th. In the event that either Father or the minor children should have plans which conflict with this scheduled time and prevent the exercise of custody on Saturday at the designated time, then the custody for that Saturday shall be moved to the following Sunday from 4:00 o'clock p.m. until 7:00 o'clock p.m.</p> <p>(b) From 11:00 o'clock a.m. until 7:00 o'clock p.m. for next four Saturdays commencing on March 31st and ending on April 21st. In the event that either Father or the minor children should have plans which conflict with the scheduled time on Saturday and prevent the exercise of custody on that date, then the scheduled period of custody shall take place on Sunday, the day following the normally scheduled time.</p>

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COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17105

MARCH 16, 1989, CERTIFIED COPY OF LIEN, E.M.T. filed.

Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Six Hundred Thirty-seven and 63/100 Dollars, with costs.

Debt \$1,637.63

Interest Computation Date, April 19, 1989.

Filed and Entered by Plaintiff, March 16, 1989.

Judgment



Prothonotary

March 16
8:30 am

89-468-CD

RICH COAL COMPANY, INC.
PO Box 91
Irvona, PA 16656

Pro by Plff 9.00

CONTINUED FROM PAGE: 488, 89-467-CD FOSSLER vs FOSSLER

(c) One (1) evening per week between the hours of 6:00 o'clock p.m. and 8:00 o'clock p.m. commencing the week of March 25, 1990. The specific day each week shall be mutually agreed upon between the parties provided that Father has given Mother at least 24 hours' notice of the day on which he elects to take the children.

(d) On alternate weekends between the hours of Saturday at 11:00 o'clock a.m. until 7:00 o'clock p.m. on Sunday commencing with Saturday, May 5, 1990, and continuing on alternate weekends thereafter until such time as the parties and the children agree that the alternate weekend visitation should be expanded and should run from Friday at 7:00 o'clock p.m. until Sunday at 7:00 o'clock p.m.

3. In addition to the custody rights granted herein, Father shall have reasonable telephone calling privileges with the children during the time when they are in the physical custody of their Mother. Likewise, Mother shall have the right to unrestricted telephone contact with the minor children during the times when they are in the physical custody of their Father.

4. DALE RICHARD FOSSLER, JR., shall have access to all medical and educational records of his children and shall be kept advised of all school activities in sufficient time to permit him to attend the same.

5. The above scheduled periods of custody shall take place in the home of the parents of DALE RICHARD FOSSLER, JR., and shall be supervised by his parents unless the minor children indicate a desire to be in the physical custody of their Father unsupervised. Unless and until such a request is made by the minor children, all contact between Father and the minor children shall be supervised by his parents.

6. The parties acknowledge that Father and the minor children are being counseled by Karen Jewell at Clearfield-Jefferson County Mental Health Mental Retardation Center in DuBois. Any problems or conflicts resulting from the above scheduled custody arrangement which cannot be resolved between the parties hereto shall be submitted to Karen Jewell for resolution and her opinion shall govern the conduct of the contact between Father and his children.

7. The above schedule of custody notwithstanding, the parties are free to modify the schedule and to expand it as they and the minor children see fit based upon a consideration fo the best interests of the minor children. BY THE COURT: Joseph S. Ammerman, Judge.

DECEMBER 31, 1990, AFFIDAVIT OF CONSENT OF DALE RICHARD FOSSLER, JR, filed

AFFIDAVIT OF CONSENT OF LAURA L. FOSSLER, filed

PRAECIPE TO TRANSMIT RECORD AND DECREE, filed

AND NOW, this 8th day of January, 1991, the Court, by virtue of the authority vested in it by law, decrees that LAURA L. FOSSLER and DALE RICHARD FOSSLER, JR., are hereby divorced from the bonds of matrimony, and all the futies, 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 26-1980, 23 P.S. Section 1, et seq., "The Divorce Code", that the terms, provisions and conditions of acertain Marriage Settlement Agreement entered into between teh parties dated November 21, 1990, is hereby incor-

Kim C. Kesner

CLEARFIELD BANK & TRUST COMPANY,

MARCH 16, 1989, COMPLAINT, Action/Mortgage Foreclosure, filed by Kim C. Kesner, Esquire.
Two (2) copies Certified to Attorney.
Two (2) copies Certified to Sheriff

March 16
2:30 a.m.

89-469-CD

APRIL 6, 1989, SHERIFFS RETURN, filed.
NOW, March 23, 1989, at 3:05 P.M. served the within Complaint on Betty L. Hanes, Defendant at residence, Edgewood Apartments, Apt. #A-8, Hyde, Clearfield County, Pennsylvania, by handing to Betty Hanes, Defendant, a true and attested copy of the original Complaint and made known to her the contents thereof.

NOW, April 5, 1989, at 5:15 DST served the within Complaint on Jerry D. Hanes, Defendant, at residence, RD #1, Box 270, Anderson Creek Hill, Grmapian, Clearfield County, Pennsylvania, by handing to Jerry Hanes, Defendant, a true and attested copy of the original Complaint and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.

MAY 11, 1989, PRAECIPE FOR DEFAULT JUDGMENT, filed

JERRY D. HANES and
BETTY L. HANES,

In accordance with Pa. R. Civ. P., Rule 1037, kindly enter judgment in favor of the above named Plaintiff and against the above named Defendants, JERRY D. HANES AND BETTY L. HANES, for failure to file an answer in the above captioned action within twenty (20) days from the date of service of the Complaint which contained a Notice to Defend, Jerry D. Hanes having been served on April 5, 1989, and Betty L. Hanes having been served March 23, 1989, as appears separately of record. A notice of Plaintiff's intention to file a Praecipe for Default Judgment was mailed to each Defendant, Jerry D. Hanes at RD 1, Box 270 Grampian, PA and Betty L. Hanes at Edgewood Apartmetns, Apt A-B, Hyde, PA. both were mailed April 26, 1989. A copy of each notice was set to each defendant and attached hereto as Exhibits "A" and "B" and incorporated herein by reference.

Pro by Atty	40.00
Shff	
Hawkinsby Plff	40.00
Shff	
Hawkins by Plff	2.00
Pro by Plff	9.00

Kindly assess damages against the Defendants, Jerry D. Hanes and Betty L. Hanes, jointly, severally, and indivudually as follows:
Principal and accrued interest at 14% as of 5/10/89: \$20,251.59
Late Charges: 240.37

Attorney's fees (to be added)
Costs & Expenses of Suit (to be added) \$20,491.96

/s/ Kim C. Kesner, Esq.

JUDGMENT is entered in favor of the Plaintiff and against the Defendants, Jerry D. Hanes & Betty L. Hanes, in the above captioned matter for failure to file an answer. Judgment in the amount of Twenty Thousand Four Hundred Ninety-one Dollars and Ninety-six cents.

DEBT: \$20,491.96

Raymond W. Hartman
Prothonotary

DEFAULT JUDGMENT

MAY 15, 1989 NOTICE OF DEFAULT JUDGMENT MAILED TO EACH DEFENDANT.

JUNE 2, 1989, PRAECIPE FOR WRIT OF EXECUTION filed by KimC. Kesner, Esq.

WRIT OF EXECUTION ISSUED TO NO 89-52-EX

AUGUST 7, 1989 SHERIFF RETURN, filed.

Now, August 7, 1989 return the within Writ as executed, the property of the defendant was sold to the plaintiff for \$1.00 plus costs. s/Chester A. Hawkins, Sheriff by Darlene Schultz.

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Clarence D. Neish, (Deputy Attorney General)

COMMONWEALTH OF PENNA,

MARCH 16, 1989, PETITION FOR FORFEITURE AND CONDEMNATION filed by Clarence D. Neish, Esquire, Deputy Attorney General, General Drug Prosecution Section.

One (1) copy Certified to Attorney General.

RULE TO SHOW CAUSE, filed.

AND NOW, this 9th day of MARCH, 1989, a rule is issued upon CRAIG ALLEN MAHLON, owner and/or possessor of the within defendant/property to show cause why the prayer and order of the attached Petition of Forfeiture should not be granted.

Rule returnable, for the purpose of filing an Answer only, within thirty (30) days from the date of service of the attached Petition and this Rule upon CRAIG ALLEN MAHLON, owner and/or possessor.

Failure to Answer this Petition within 30 days of service hereof will result in an Order of Forfeiture being entered against said property, any law or rule of Court to the contrary notwithstanding.

Notice shall be given in accordance with law.

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

March 16 1:00 pm

89-470-CD

JUNE 12, 1989, MOTION FOR ORDER OF FORFEITURE & ORDER, filed 1 copy order cert Plff.

AND NOW, this 9th day of June, 1989, a Petition for Forfeiture having been filed by the Commonwealth of Pennsylvania, and there appearing that no challenge to this action by way of answer or otherwise, and upon Motion by Clarence D. Neish, Deputy Attorney General, for order of forfeiture by default made by the Commonwealth, it is Ordered and Decreed as follows:

All claims of right, title and interest of Craig Allen Mahlon or any other claimant in the Defendant/property are hereby decalred to be terminated, revoked and rendered null and void. The \$1,720.10 Cash is hereby condemned and forfeited to the Commonwealth of Pennsylvania, Office of Attorney General, Bureau of Narcotics Investigations and Drug Control pursuant to the Controlled Substance, Drug, Device and Cosmetic Act, an Act of April 14, 1972, P.L. 233, No. 64, Section 1, er seq., as amended, 35 P.S. § 780-101, et seq., for use or disposition in accordance with the law.

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

\$1,720.10 CASH,

TO:

CRAIG ALLEN MAHLON

Pro *sup Plff* 40.00

IN RE:
 GEORGE W. KLAIBER,
 An Alleged Severely
 Mentally Disabled
 Person,

MARCH 17, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
 GEORGE W. KLAIBER is currently under a commitment order of the Court of Common Pleas of Clearfield County pursuant to Section 305 and transfer to another approved facility is necessary and appropriate. The patient: Has been examined within the last 30 days and was found to be in need of treatment by Dr. J. Allen. I, therefore, request that he be transferred pursuant to Section 306 to an approved facility for continued involuntary treatment under: (D) Section 305 Days remaining on current commitment, 3/19/89*
 * 305 Hearing 3/3/89 to take place at expiration of current 305 - effective - 180 days. /s/ Mary Jo Fish, RNC
 I hereby affirm that I have interviewed the patient and have reviewed the treatment plan and records of GEORGE KLAIBER on March 13, 1989.
 IN MY OPINION: the patient is in need of transfer to another approved facility, /s/ James K. Fugate, M.D.
 I Affirm that on March 16, 1989, the patient has been notified that a petition has been filed with the Court of Common Pelas and received a statement of his rights explained in form MH 788.1 prior to the scheduled hearing. /s/ Lawrence W. Phleger, MA, DRMC.
ORDER, filed.
 AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is ehreby ORDERED that J. Richard Mattern II, Esquire, be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
ORDER, filed.
 AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire as the attorney to represent alleged severely mentally disabled persons in all harings conducted by the Mental Health Review Officer pursuant to said Act. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

March 17
 9:20 am

89-471-CD

13162
13125

Pro *MJ Co* 40.00
 R. Mattern *dup Co* 158.80

MARCH 20, 1989, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.

One (1) copy Certified to EMS.
 One (1) copy Certified to Attorney Mattern.
 AND NOW, this 20th day of March, 1989, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

The Court finds that GEORGE W. KLAIBER is severely mentally disabled within the meaning of the Mental Health Procedrues Act of 1976, as amended.

Accordingly, the Court ORDERS that GEORGE W. KLAIBER 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 time not to exceed the balance of his 305 Commitment Decree dated March 3, 1989, which will expire on August 30, 1989.

This Commitment is pursuant to Section 306 of the Mental Health Procedrues Act of 1976, as amended.

The costs of this proceeding and the fee of J. Richard Mattern II, Esqurie, Clearfield County Mental Health Review Officer, shall be apid by Clearfield County.

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

MARCH 20, 1989, ORDER, filed.
 AND NOW, this 20th day of MARCH, 1989, it is the ORDER of this Court that the EMS Ambulance Service, of DuBois, PA., transport the above-named GEORGE W. KLAIBER from the DuBois Regional Medical Center, West, Psychiatric Ward, DuBois, PA to Warren State Hospital, Warren, PA. as per Order of Corut Commitment dated March 20th, 1989. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

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Edward V. Cherry

THE UNION BANKING AND TRUST COMPANY OF DUBOIS, PENNSYLVANIA, now known as THE SAVINGS & TRUST COMPANY OF PENNSYLVANIA,

MARCH 17, 1989, COMPLAINT IN CIVIL ACTION, filed by Edward V. Cherry, Esquire. One (1) copy Certified to Sheriff.

MARCH 29, 1989, AFFIDAVIT OF SERVICE, filed NOW, March 23, 1989, at 11:25 AM EST served the within Complaint in Assumpsit on James B. Dillman, Deft. at residence, Jefferson Ave. Falls Creek, Clearfield County, by handing to James Dillman, Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

MAY 11, 1989, ANSWER TO PLAINTIFF'S COMPLAINT, filed by Paul E. Cherry, Esq. 1 cert/Atty

MARCH 13, 1992, ORDER, filed.

Three (3) copies Certified NOW, this 5th day of March, 1992, this being the day and date set for General Call of the Inactive Civil Cases in wich no action has been taken for Two (2) years or more, the Prothonotary having given notice pursuant to Rule 319 of th Clearfield County Civil Rules of Court, neither party having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered costs of this matter shall be assessed to the Plaintiff. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

TERMINATED WITH PREJUDICE

March 17 8:30 am

89-472-CD

Paul E. Cherry

JAMES B. DILLMAN,

Pro	by Atty	40.00
	EC	
Shff	by Atty	24.80
sur-charge	by Atty	2.00

Keystone
Legal
Services
(Maureen P.
Kieffer)

LAURA L. FOSSLER,

MARCH 17, 1989, PETITION FOR RELIEF UNDER THE PROTECTON FROM ABUSE ACT, filed by Maureen P. Kieffer, Esquire. Seven (7) copies Certified to KLS.

March 17
12:27 pm

89-473-CD

MARCH 17, 1989, TEMPORARY PROTECTIVE ORDER, filed by Joseph S. Ammerman, Judge. Seven (7) copies Certified to KLS

MARCH 22, 1989, AFFIDAVIT OF SERVICE, filed. NOW, March 17, 1989, at 3:30 PM o'clock EST served the within Protection From Abuse on Dale Richard Fossler, Jr., Defendant, at residence, DuBois Regional Medical Center-West, MHMR, 100 Hospital A venue, DuBois, Clearfield County, Pennsylvania by handing to Dale Fossler, Jr., Defendant, a true and attested copy of the original PFA and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz,

DALE RICHARD FOSSLER, JR

MARCH 22, 1989, ORDER, filed. 6 copies Cert/KLS. AND NOW, this 20th day of March, 1989, a hearing being shceduled for this date and the Defendant being unable to appear, the hearing in this case is continued until the 13th day of April, 1989, at 2:30 o'clock P.M. at the Clearfield County Courthosue, Clearfield, Pennsylvania.

The Temporary Order issued by this Court on March 17, 1989, shall remain in effect until further Order of this Court. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

Pro by Plff 40.00
Shff
Hawkins by Plff 23.60
Shff Sur-charge by Plff 2.00

APRIL 24, 1989, ORDER, filed. 9 copies Cert/KLS AND NOW, this 21st day of April, 1989, the parties LAURA L. FOSSLER by her attorneys, KEYSTONE LEGAL SERVICES and MAUREEN PATRICIA KIEFFER, and DALE RICHARD FOSSLER, JR., having appeared before this Court on April 13, 1989, and the parties having presented testimony it is hereby ORDERED AND DECREED:

The Defendant, DALE RICHARD FOSSLER, JR., is hereby enjoined from physically abusing, striking, harassing or threatening the Plaintiff, LAURA L. FOSSLER.

Defendant is enjoined from living at, visiting, or entering the R.D. 1, Box 44A, Penfield, Pennsylvania residence.

Defendant is enjoined from having any contact with Plaintiff.

Plaintiff is given temporary custody of the parties minor children, HOLLY ANN, age 11 and MICHAEL JACOB, age 9.

The Sheriff shall confiscate the remaining guns owned by the Defendant. The Plaintiff;s attorney shall give to the Sheriff the location of all guns known to the Plaintiff.

The parties are hereby directed to comply with the terms and conditions of this Order until further Order of this Corut, such period not to exceed one year.

The parties are hereby advised that violation of this Order will subject the violating party to punishment for contempt, which could include incarceration up to six months, and/or a fine up to \$1,000. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

Printed By: Romberger Bindery - Form H-611

Anthony S. Guido

GARY KURTZ,

MARCH 17, 1989, COMPLAINT UNDER SECTION 201(c) OF THE DIVORCE CODE, filed by Anthony S. Guido, Esquire.
One (1) copy Certified to attorney.

3/17/89
\$85.00 Pd
by Atty

89-474-CD

APRIL 3, 1989, RETURN OF SERVICE OF COMPLAINT, filed

NOW, this 28th day of March, 1989, served Carolyn Mae Kurtz, Defendant, by sending to her a true and attested copy of Complaint in Divorce filed to No. 89-474-CD, by certified mail, return receipt requested, deliver to addressee only; said Complaint was delivered to the said Carolyn Mae Kurtz, on March 28, 1989 as evidenced by return receipt No. P 012 541 635 attached hereto.
/s/ Anthony S. Guido, Esq.

Cfld Trust

MAY 5, 1989, ENTRY OF APPEARANCE, filed
Enter my appearance on behalf of the Defendant, CAROLYN MAE KURTZ. /s/ David P. King, Esq.

David P. King

CAROLYN MAE KURTZ,

AUGUST 10, 1993 PRAECIPE FOR WITHDRAWAL OF APPEARANCE, filed .
Please withdraw my appearance as attorney for Plaintiff in the above-captioned matter. /s/ Anthony S. Guido, Esq.

JULY 23, 1993, ENTRY OF APPEARANCE, filed
Please enter the appearance of the Law Offices of R. Edward Ferraro, Esq. in the above-captioned matter on behalf of the Plaintiff, GARY KURTZ. /s/ Gregory M. Kruk, Esq.

JULY 23, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Gregory M. Kruk, Esquire.

AFFIDAVIT OF CONSENT OF GARY KURTZ, filed.
AFFIDAVIT OF CONSENT OF CAROLYN MAE KURTZ, filed.
AFFIDAVIT OF NON- MILITARY SERVICE OF GARY KURTZ, filed

Pro 40.00

Pro .50

State 10.00

CK#2149 TRANSFER TO REGULAR ACCOUNT 85.00
PRO 40.00
PRO .50
STATE 10.00
CK#2354 ATTY 34.50

JULY 29, 1993, FINAL DECREE, filed.

AND NOW, this 29th day of July, 1993, this action having been considered by the Court, and the Court being satisfied that the parties have knowingly and intelligently executed Affidavits of Consent under

Section 3301(c) of the Pennsylvania Divorce Code.

IT IS ORDERED AND DECREED that:

The bonds of marriage between Plaintiff, GARY KURTZ, AND Defendant, CAROLYN MAE KURTZ, are dissolved because the marriage is irretrievably broken. The property Settlement Agreement dated April 13, 1993, the Amendment to the Property Settlement Agreement dated May 20, 1993, and the second Amendment to the Property Settlement Agreement dated July 8, 1993, are incorporated into this Decree and Order by reference as fully as though the same were set forth herein at length. Said Agreement and Amendment Agreements shall not merge with but shall survive this Decree and Order. BY THE COURT:
/s/ JOSEPH S. AMMERMAN, Judge.

AUGUST 15, 1993, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE, PA.

NOVEMBER 9, 1993, QUALIFIED DOMESTIC RELATIONS ORDER, filed 2 cert/Atty Kruk

John A. Sobel IV

JUDY MORGAN LEIBY,

MARCH 17, 1989, COMPLAINT IN DIVORCE, filed by John A. Sobel IV, Esquire.
Two (2) copies Certified to Attorney.

3/17/89
\$85.00 Pd
by Atty

89-475-CD

APRIL 24, 1989, PLAINTIFF'S AFFIDAVIT UNDER SECTION 201(d) OF THE DIVORCE CODE, filed

1. The parties to this action separated in October of 1983.

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 falsification to authorities. /s/ Judy Morgan Leiby, Plff.

Cfld Trust

MAY 30, 1989, PRAECIPE TO TRANSMIT RECORD, filed by John A. Sobel IV, Esquire.

AFFIDAVIT OF SERVICE, filed

I, JOHN A. SOBEL IV, ESQUIRE, hereby certify that I caused a true and correct copy of the Plaintiff's Affidavit and Complaint in Divorce filed in this case to be served upon Defendant, David Lee Leiby, May 4 1989, and March 18, 1989, by certified, restricted first class mail. A copy of the return receipts are hereinafter attached. /s/ John A. Sobel IV, Esquire.

DECREE, filed.

AND NOW, this 2nd day of June, 1989, upon petition of John A. Sobel IV, Esquire, counsel for Plaintiff, the parties having lived separate and apart for three (3) years, and an affidavit of consent having been filed

Pro 40.00

Pro .50

State 10.00

by Plaintiff and the Defendant having been served with

said affidavit and not having responded within twenty

(20) days of service, it is the ORDER and DECREE of

Ck#6138 Trans to reg acct. \$85.00
Pro. 40.50
State 10.00
#13355 Atty 34.50 \$85.00

this Court that JUDY MORGAN LEIBY be divorced and forever separated from the nuptial ties and bonds of matrimony contracted between herself and DAVID LEE LEIBY, there-

upon all rights and 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/ Joseph S. Ammerman, Judge.

liberty to marry again as though they had never been heretofore married. BY THE COURT: /s/

JUNE 15, 1989, VITAL STATISTICS FORM MAILED TO DEPARTMETN OF HEALTH, NEW CASTLE.

Printed By: Romberger Bindery - Form H-611

Kim C. Kesner

CLEARFIELD BANK & TRUST COMPANY,

MARCH 17, 1989, COMPLAINT, Action Mortgage Foreclosure, filed by Kim C. Kesner, Esquire.
Two (2) copies Certified to Sheriff
Two (2) copies Certified to Attorney.

March 17
3:25

89-476-CD

APRIL 4, 1989, SHERIFF RETURN, filed
NOW, March 27, 1989 @ 10:30 AM EST served the within Complaint on Janet L. Haines, Deft., at the Clearfield County Courthouse, East Market St., Clearfield, Clearfield County, PA, by handing to Janet L. Haines, Deft.
NOW, March 23, 1989 After Diligent search in my Baliwick, I return the within Complaint on Larry A. Haines, Deft., as a "NOT FOUND" whereabouts unknown as per wife. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

MAY 24, 1989, PRAECIPE, filed
Kindly reinstate the Complaint in the above-captioned action. /s/ Kim C. Kesner, Esq.

LARRY A. HAINES and
JANET L. HAINES,

MAY 24, 1989, COMPLAINT RE-INSTATED AND RE-ISSUED TO ATTY FOR SERVICE. jmb

JUNE 8, 1989, CERTIFICATE OF SERVICE, filed.
The undersigned, KIM C. KESNER, Attorney for Plaintiff in the above-captioned action, hereby certifies that on May 25, 1989, he caused a certified copy of a Complaint to be served on Defendant, LARRY A. HAINES, by mailing the same to Defendant at his last known residence, 1540 39th Avenue, Vero Beach, Florida 32960, by United States Mail, certified, restricted delviery, as evidenced by Certified Mail Receipt and Return Receipt No P-552-408-001, bearing Defendant's signature, the originals of which are attached hereto as Exhibit "A" and incorporated herein by reference. /s/ Kim C. Kesner, Esquire.
One (1) copy Certified to Attorney.

Pro	by Plff	40.00
Shff	by Plff	24.00
Sur-charge	by Plff	4.00
Pro	by Plff	5.00

JULY 27, 1989, PRAECIPE FOR DEFAULT JUDGMENT, filed
In accordance with PA R. CIV. P., Rule 1037, kindly enter judgment in favor of the above named Plaintiff and against the above named Defendant, LARRY A. HAINES and JANET L. HAINES, for failure to file an answer in the above-captioned action within Twenty (20) days from the date of service, LARRY A. HAINES having been served May 30, 1989, and JANET L. HAINES Having been served March 27, 1989, as appears separately of record. A notice of Plaintiff's intention to file a Praecipe for Default Judgment was mailed to each Defendant, LARRY A. HAINES at 1540 39th Avenue, Verco Beach, Florida 32960, on May 30, 1989, and JANET L. HAINES at RD#1, Box 420 Woodland, PA 16881 on March 27, 1989. A copy of each Notice sent to the Defendant is attached hereto as Exhibit "A" and "B" and incorporated herein by reference.

Pro	by Plff	9.00
Pro	by Atty	5.00

Kindly assess damages against the Defendants, LARRY A. HAINES and JANET L. HAINES jointly, severally, and individually as follows:

Balance due on Mortgage, Principal and Accrued Interest:	\$26,551.54
Interest at the rate of 11% per annum (to be added)	123.90
Late Charges:	
Attorneys fees (to be added):	
Costs (to be added)	
TOTAL	\$26,675.44

/s/ Kim C. Kesner, Esq.
Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Twenty-Six Thousand Six Hundred Seventy-five Dollars and Forty-four Cents.

DEBT: \$26,675.44
DEFAULT JUDGMENT

Raymond Detherson
Prothonotary

JULY 27, 1989, NOTICE OF DEFAULT JUDGMENT MAILED TO DEFTS.
/s/ ljb

CONT. TO PG 479

JUNE 2, 1989, PRAECIPE FOR WRIT OF EXECUTION, filed by Kim C. Kesner, Esq.
WRIT OF EXECUTION ISSUED TO NO 89-52-EX EXECUTED
AUGUST 7, 1989, SHERIFF RETURN, filed
NOW, August 7, 1989 return the within writ as executed, the property of the defendant was sold to the Plaintiff for \$1.00 + Costs. /s/ Chester A. Hawkins, Shff, by Darlene Shultz.
SEPTEMBER 22, 1989 WRIT OF EXECUTION AND SHERIFF RETURN DOES NOT APPLY TO THE ABOVE CASE. PLACED ON CASE BY MISTAKE OF THE PROTHONOTARY OFFICE. s/ *Raymond Detherson*
See Case No. 89-469-CD.

Joseph Colavecchi
John R. Carfley

March 20
11:20 a.m.

Beth E. Ammerman
James A. Naddeo

BEVERLY A. JONES,
Administratrix of the
ESTATE OF MICHAEL L.
JONES, deceased; and
JUDY DOBO, Natural
Guardian of BRANDON
MICHAEL JONES, a Minor,

89-477-CD

JOSEPH LEROY SAMPLE; and
RONALD FENTON, t/d/b/a
AMBER LOUNGE,

MARCH 20, 1989, COMPLAINT IN CIVIL ACTION, filed by Joseph Colavecchi, Esquire.
Two (2) copies Certified to Sheriff.
Three (3) copies Certified to Attorney.

APRIL 7, 1989, PRELIMINARY OBJECTIONS, filed by James A. Naddeo, Esq. 2 cert/Atty
CERTIFICATE OF MAILING, filed
I, JAMES A. NADDEO, Esquire, Attorney for Defendant, Ronald Fenton, t/d/b/a Amber Lounge, do hereby certify that a true and correct copy of the foregoing Preliminary Objections was served by first-class mail, postage prepaid upon Joseph Colavecchi, Esquire, 221 East Market St., PO Box 131, Clearfield, PA 16830
Said Preliminary Objections were mailed this 7th day of April, 1989. /s/ James A, Naddeo, Esq.

APRIL 17, 1989, SHERIFF RETURN, filed.
NOW, March 21, 1989, at 10:35 AM EST served the within Complaint on Ronald Fenton, t/d/b/a Amber Lounge Defendant, at Clearfield County Courthouse, Sheriff Office, East Market Street, Clearfield, Clearfield County, Penna., by handing to Ronald Fenton, Defendant, a true and attested copy of the original Complaint, and made known to him the contents thereof.
NOW, March 27, 1989 at 2:00 PM EST served the within Complaint on Joseph Leroy Sample, Defendant, at residence, P.O. Box 23, Grassflat, Clearfield County, Pennsylvania, by handing to Joseph Sample, defendant, a true and attested copy of the original Complaint and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Schultz.

APRIL 18, 1989, PRAECIPE FOR ENTRY OF APPEARANCE, filed 1 cert atty
Please enter my appearance on behalf of the Defendant, Joseph Leroy Sample, in the above captioned case. /s/ Beth E. Ammerman, Esq.

APRIL 21, 1989, NOTICE OF TAKING DEPOSITION ON ORAL EXAMINATION UNDER RULE 4007.1, OF JOSEPH LEROY SAMPLE, filed by Joseph Colavecchi, Esq.

APRIL 28, 1989, FIRST AMENDED COMPLAINT, filed by Joseph Colavecchi, Esq. NO COPIES

Pro by Atty 40.00
Shff
Hawkins by Atty 40.00
Shff Sur-charge by Atty 4.00
Pro 5.00

JUNE 7, 1989, DEPOSITION FO JOSEPH L. SAMPLE, filed.

AUGUST 28, 1989, PETITION FOR COURT APPROVAL OF COMPROMISE AND SETTLEMENT OF MINOR'S CLAIM, filed by John R. Carfley, Esq.

AUGUST 28, 1989, ORDER OF COURT, filed 1 copy cert atty J. Colavecchi;; 1 copy cert atty B. Ammerman.
AND NOW, upon consideration of the foregoing Petition, it is hereby Ordered that the parties appear before this Court for a conference relative to this matter.
Conference set for August 31, 1989, at 9:00 A.M. in Courtroom No. 1.
BY THE COURT: John K. Reilly, Jr, P.J.

SEPTEMBER 1, 1989, ORDER OF COURT, filed 3 cert/ Atty Carfley
AND NOW, this 31st day of August, 1989, upon consideration of the foregoing Petition requesting the Court approval of a Compromise Settlement, this Court being satisfied as to the propriety of the settlement and compromise and that such settlement is in the best interest of all parties hereto, it is hereby:
ORDERED AND DECREED THAT:
A. The compromise settlement of Brandon Michael Jones a minor child, is hereby approved as being fair, equitable, and in the best interest of the said minor child.
B. The distribution of the total settlement amount of \$75,000.00 is hereby directed as follows:
1. The payment of \$25,000.00 to John R. Carfley, Esquire, as appropriate legal fees for the representation of the Plaintiffs interest in this matter.
2. The payment of \$505.55 to John R. Carfley, Esquire to reimburse him for advances made on behalf of his clients.
3. Payment to or on behalf of Michael L. Jones Estate, all sums necessary to satisfy just debts of teh estate which shall be paid by the administratrix of the estate in due course.
4. The balance of the settlement shall be placed in a restricted account in the name of or for the benefit of Brandon Michael Jones, the minor child. The funds in said account shall be used for the purpose of purchasing Zero Coupon U.S. Treasury Bonds for the benefit of the

<p>Winifred H. Jones-Wenger</p> <p>3/20/89 \$85.00 Pd. by Atty</p> <p>Clfd Trust</p> <p>Richard H. Milgrub</p> <p>CK#1690 TRANSFER TO REGULAR ACCOUNT PRO 40.00 PRO .50 STATE 10.00 CK#1832 ATTY 34.50</p>	<p>JOYCE I. HARRIS,</p> <p>89-478-CD</p> <p>PAUL A. HARRIS,</p> <p>Pro 40.00 Pro .50 State 10.00</p>	<p>MARCH 20, 1989, COMPLAINT IN DIVORCE/ANNULMENT OF MARRIAGE, filed by Winifred H. Jones-Wenger, Esquire. One (1) copy Certified to Attorney.</p> <p>MARCH 31, 1989, AFFIDAVIT OF SERVICE, filed. AND NOW, Kathryn D. Gallaher, 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 Paul A. Harris, the above-named Defendant, at his residence address of Box 105, Hawk Run, Clearfield County, Pennsylvania, 16840, on March 25, 1989, by certified mail, restricted delivery, return receipt requested. Attached hereto and marked "Plaintiff's Exhibit A" is said return receipt evidencing service. /s/ Kathryn D. Gallaher.</p> <p>NOVEMBER 20, 1989, ANSWER & COUNTERCLAIM, filed by Richard H. Milgrub, Esq. 1 cert atty</p> <p>DECEMBER 12, 1989, ORDER FOR MEDIATION CONFERENCE, filed 3 cert/Judge "A" NOW, this 7th day of December, 1989 the parties not being able to resolve the above matter at a Pre-Hearing Conference, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on January 17, 1990, at 1:00 AM at the Clearfield County Courthouse, Clearfield, PA. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/children while the parent is in private conference. It is further ORDERED that the parties shall forth with complete a Child Custody Mediation Questionnaire and forward the same to Dr. Ryen within five (5) days of this ORDER. It is also ORDERED that the costs of said conference shall be borne equally by the parents, and each parent shall deposit \$100.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>JANUARY 18, 1990, STIPULATION & ORDER, filed 2 copies cert Judge A. NOW, this 17th day of January, 1990, following the scheduled mediation conference with the Court appointed mediator, Dr. Allen H. Ryen, Ph.D., and upon agreement of the parties, it is hereby Ordered and Decreed as follows: 1. That custody of the minor child, Jacob Harris, shall be with the mother, subject to period of visitation by the father under the following terms and conditions. a. The father shall have visitation for a period of two hours each week to be arranged according to the parental work schedules. b. That the visitation will take place in the home of the paternal brother, William Harris, Box 57C, West Decatur, PA. c. That the visitation will be supervised either by Richard Merritt, by the Daycare mother, by a C&YS Social Worker, or by a neutral third party by mutual agreement of the parents. d. That transportation to and from the maternal home will be provided by the father or his agent, with the child to be picked up one-half hour before the start of the visitation and to be dropped off one-half hour after the visitation. e. That the mother will be responsible for contacting the father via telephone to arrange these weekly visitations. f. That during said visitations there will be no consumption of drugs or alcohol by the father or his agent. g. That during visitations the father will make no statement or action which might be interpreted as derogatory to the mother. h. That the parents are free to arrange any other visitations at such times and places as they may agree. BY THE COURT: Joseph S. Ammerman, Judge.</p>
<p>1 cert/Atty</p> <p>RULE, filed</p> <p>OCTOBER 22, 1990, AFFIDAVIT, filed</p> <p>OCTOBER 23, 1990, ORDER, filed 1 cert/Atty</p> <p>CONTINUED ON PAGE #652</p>	<p>SEPTEMBER 28, 1990, PETITION TO WITHDRAW AS COUNSEL,</p> <p>AND NOW, this 27th day of September, 1990, upon consideration of the attached Petition, it is hereby ORDERED and DIRECTED that a Rule be issued upon Paul I. Harris, to show cause why Richard H. Milgrub, Esquire should not be allowed to withdraw as counsel. Rule returnable and hearing thereon the 22nd day of October, 1990 at 2:00 PM in Courtroom of the Clearfield County Courthouse, Clearfield, PA. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>I, Richard H. Milgrub, being duly sworn according to law, depose and state that a certified copy of my Petition to Withdraw as Counsel filed in teh above-captioned action was mailed the 1st day of October, 1990, to be above-named Defendann by certified mail and that said certified mail was returned to sender marked "Moved no Forwarding Address". S/Richard H. Milgrub, Esq.</p> <p>AND NOW, this 22nd day of October, 1990, it is hereby ORDERED and DECREED that Richard H. Milgrub, Esq, shall be allowed to withdraw as counsel on behalf of Paul A. Harris. BY THE COURT: Joseph S. Ammerman, Judge</p>	<p>filed by Richard H. Milgrub, Esq.</p> <p>AND NOW, this 27th day of September, 1990, upon consideration of the attached Petition, it is hereby ORDERED and DIRECTED that a Rule be issued upon Paul I. Harris, to show cause why Richard H. Milgrub, Esquire should not be allowed to withdraw as counsel. Rule returnable and hearing thereon the 22nd day of October, 1990 at 2:00 PM in Courtroom of the Clearfield County Courthouse, Clearfield, PA. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>OCTOBER 22, 1990, AFFIDAVIT, filed I, Richard H. Milgrub, being duly sworn according to law, depose and state that a certified copy of my Petition to Withdraw as Counsel filed in teh above-captioned action was mailed the 1st day of October, 1990, to be above-named Defendann by certified mail and that said certified mail was returned to sender marked "Moved no Forwarding Address". S/Richard H. Milgrub, Esq.</p> <p>OCTOBER 23, 1990, ORDER, filed 1 cert/Atty AND NOW, this 22nd day of October, 1990, it is hereby ORDERED and DECREED that Richard H. Milgrub, Esq, shall be allowed to withdraw as counsel on behalf of Paul A. Harris. BY THE COURT: Joseph S. Ammerman, Judge</p>

March 20
2:00 pm

GRAHAM SIGN CO.,
ROY GRAHAM,
George Street
Curwensville, PA 16833

89-479-CD

JOSEPH SANTINOCETTO,
7204 Francisco Dr.
Fort Worth, TX 76133

Pro by Plff 9.00
Pro *by Atty* 10.00

MARCH 20, 1989, JUDGMENT FROM J. P., William M. Daisher,
filed.

Judgment is entered in favor of the Plaintiff and
against the Defendant in the sum of One Thousand Eight
Hundred Fifty and 00/100 Dollars, with costs.

Debt \$1,850.00

Costs 104.50

Interest from January 9, 1989.

Filed and Entered by Plaintiff, March 20, 1989.

Judgment

Raymond M. DeLuca
Prothonotary

APRIL 6, 1989, PRAECIPE TO ISSUE EXEMPLIFIED
COPY OF JUDGMENT, filed

Please issue two exemplified copies of the
Judgment entered in the above captioned action in
favor of Graham Sign Company, Roy Graham, against
Joseph Santinocetto.
/s/ Joseph Colavecchi, Esq.

APRIL 6, 1989, EXEMPLIFIED COPY OF JUDGMENT MADE AND
GIVEN TO J. COLAVECCHI THIS DAY. /s/ wks

JULY 9, 1990, MOTION FOR EXPEDITED ARGUMENT,
filed by Carl A. Belin, Jr., Esq. 1 cert/Atty
ORDER, filed

AND NOW, this 9th day of July, 1990, upon reading
and consideration the foregoing Motion for Expedited
Argument and the Plaintiffs having given sufficient
reason therefore, it is the order of Court that the
Defendant is hereby directed to file its Answer to
Motion for Summary Judgment together with Counter-Affidavits
on or before July 20, 1990, and argument shall be held
on this matter on July 27, 1990 at 10:00 AM. BY THE
COURT: John K. Reilly, Jr, P.J

Printed By: Romberger Bindery - Form H-611

Benjamin S. Blakley

ALICE MAE MUNN,

MARCH 20, 1989, COMPLAINT IN DIVORCE, filed by Benjamin S. Blakley, Esquire.
One (1) copy Certified to Attorney.

3/20/89
\$85.00 Pd
by Atty

89-480-CD

MARCH 28, 1989, AFFIDAVIT OF MAILING, filed BENJAMIN S. BLAKLEY, III, ESQUIRE, being duly sworn according to law, deposes and says that as attorney for Plaintiff, ALICE MAE MUNN, he did on March 23, 1989, send Defendant, ALBERT EUGENE MUNN, a certified copy of the complaint in divorce in the above-captioned matter by certified mail, return receipt requested, deliver addressee only, said return receipt being attached hereto and made a part hereof. /s/ Benjamin S. Blakley, III, Esq.

Clfd Trust

DECEMBER 18, 1989, AFFIDAVIT OF CONSENT OF ALICE MAE MUNN, filed
DECEMBER 18, 1989, AFFIDAVIT OF CONSENT OF ALBERT EUGENE MUNN, filed

DECEMBER 18, 1989, PRAECIPE TO TRANSMIT THE RECORD & DECREE, filed

ALBERT EUGENE MUNN,

AND NOW, this 19th day of December, 1989, this action having been considered by the Court it is ORDERED AND DECREED that:

1. ALICE MAE MUNN, Plaintiff and ALBERT EUGENE MUNN, Defendant are divorced from the bonds of matrimony.

2. The Separation Agreement between the parties dated the 13th day of November, 1989, was executed

Pro 40.00
State 10.00
Pro .50

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.

Ck#1001 Trans to reg. acct. \$85.00
Pro. \$40.00
State \$10.00
Ck#1004 Att. \$34.50 \$85.00

BY THE COURT: Joseph S. Ammerman, Judge.

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

Bernstein & Bernstein

MONTGOMERY WARD CREDIT CORPORATION,
1133 Penn Avenue
Pittsburgh, PA 15222

MARCH 20, 1989, JUDGMENT FROM J.P., Michael Rudella, filed.
Judgment is entered in favor fo the Plaintiff and against the Defendant in the sum of One Thousand Eighty-nine and 74/100 Dollars.

Debt \$1,089.74

Interest from January 30, 1989

Filed and Entered by Attorney, March 20, 1989

Judgment

Raymond N. Wetmore

Prothonotary

March 20
8:30 am

89-481-CD

DARLENE FAYE STONE,
114 West Street
West Decatur, PA

MARCH 18, 1989, Notice of Entry of Judgment mailed to the Defendant.

Pro by Atty 9.00

Printed By: Romberger Bindery - Form H-611

<p>Anthony S. Guido</p> <p>3/21/89 \$85.00 pd. by Atty</p> <p>Clfd Trust</p> <p>JAMES A. NADDEO</p> <p>CK#2644 TRANSFER TO REGULAR ACCOUNT Pro 40.00 State 10.00 State .50 CK#1177 ATTY 34.50</p>	<p>GREGORY B. MURRAY,</p> <p>89-482-CD</p> <p>NANETTE MARIE MURRAY,</p> <p>Pro 40.00</p> <p>State 10.00</p> <p>State .50</p> <p>ATTY 34.50</p>	<p><u>MARCH 21, 1989, COMPLAINT UNDER SECTION 201(c) OF THE DIVORCE CODE</u>, filed by Anthony S. Guido, Esquire. One (1) copy Certified to Attorney.</p> <p><u>MARCH 29, 1989, RETURN OF SERVICE OF COMPLAINT</u>, filed NOW, this 24th day of March, 1989, served NANETTE MARIE MURRAY, Defendant, by sending to her a true and attested copy of Complaint in Divorce Filed to No 89-482-CD, by certified mail, return receipt requested, deliver to addressee only; said Complaint was delivered to the said NANETTE MARIE MURRAY On March 24, 1989 as evidenced by return receipt No. P 012 541 634 attached hereto. /s/ Anthony S. Guido, Esq.</p> <p><u>MAY 19, 1989, AFFIDAVIT OF SERIVCE</u>, filed. Before me, the undersigned officer, personally appeared, James A. Naddeo, who being duly sworn according to law, deposes and says that he 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, Gregory B. Murray, were setn to Anthony S. Guido, Esquire, Attorney for Plaintiff, at PO Box 585, DuBois, Pennsylvania, 15801, on May 18th, 1989. Said Interrogatories included a direction to reply to said Interrogatories within thirty (30) days from the date of service. /s/ James A. Naddeo, Attorney for Defendant.</p> <p><u>SEPTEMBER 11, 1989 ANSWERS TO INTERROGATORIES PROPOUNDED BY PLAINTIFF TO BE ANSWER BY DEFENDANT</u>, filed by Anthony S. Guido, Esq.</p> <p><u>MAY 26, 1994, PRAECIPE TO TRANSMIT RECORD</u>, filed by s/Anthony S. Guido, Esquire <u>AFFIDAVIT OF CONSENT OF GREGORY B. MURRAY</u>, filed. <u>AFFIDAVIT OF CONSENT OF NANETTE MARIE MURRAY</u>, filed. <u>DIVORCE DECREE</u> NOW, this 27th day of May, 1994, a Complaint in divorce having been filed by the Plaintiff to the above caption on March 21, 1989, under Section 201(c) of the Divorce Code, the Court hereby enters the following decree:</p> <ol style="list-style-type: none"> 1. That GREGORY B. MURRAY and NANETTE MARIE MURRAY be divorced
<p>OCTOBER 5, 1994, PETITION FOR CONTEMPT, filed ORDER, filed AND NOW, this 5th day of October, 1994, a hearing is scheduled on the foregoing Petition for the 26th day of October, 1994, at 9:30 am. BY THE COURT: John K. Reilly, Jr, P.J. CERTIFICATE OF SERVICE, filed September 14, 1994, PETITION FOR CONTEMPT SERVED TO: James A. Naddeo Esq. /s/ Anthony S. Guido, Esq.</p> <p>OCTOBER 28, 1994, QUALIFIED DOMESTIC RELATIONS ORDER, filed by James A. Naddeo, Esq. 1 cert/Atty Naddeo October 26, 1994, BY THE COURT: Fredric J. Ammerman, Judge We consent to the entry of this Order. /s/ Gregory B. Murray /s/ Nanette Marie Murray</p> <p>DECEMBER 27, 1994, STIPULATION OF COUNSEL AND CONSENT ORDER, filed 1 cert/Atty Guido & Naddeo December 27, 1994, BY THE COURT: Fredric J. Ammerman, Judge /s/ Gregory B. Murray-Antony S. Guido, Esq /s/ Nanette Marie Murray-James A. Naddeo, Esq.</p>	<p>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.</p> <p>2. That the terms and conditions of a certain Marriage Settlement Agreement between the parties, dated April 15, 1994, and First Agreement between the parties, dated MAY 10, 1994, are hereby incorporated in this divorce decree and order by reference as fully as though the same were set forth at length. Said Agreement and amendment shall be included in but shall not merge with this decree and order. BY THE COURT, s/JOHN K. REILLY, JR., PRESIDENT JUDGE 16 JUNE 94, Vital Stats mailed to Dept of Health, New Castle, Penna.</p>	<p>16 JUNE 94, Vital Stats mailed to Dept of Health, New Castle, Penna.</p>

F. Cortez
Bell, III

DAVID G. SAUDARG,

March 21
10:30am

89-483-CD

DEBRA MCKINLEY,

Pro by Atty 40.00

MARCH 21, 1989, COMPLAINT FOR CUSTODY, filed by F. Cortez Bell, III, Esquire.

Three (3) copies Certified to Attorney.
ORDER OF COURT, filed.

You, DEBRA MCKINLEY, Respondent, have been sued in Court to obtain custody, partial custody or visitation of the child: CORY JAMES MCKINLEY.

You are ordered to appear in person at the Clearfield County Courthouse, Clearfield, Pennsylvania, on April 13th, 1989, at 2:00 P.M. for a custody conference.

You are further ordered to bring with you the child CORY JAMES MCKINLEY.

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/ Joseph S. Ammerman, Judge.

APRIL 12, 1989, AFFIDAVIT OF SERVICE, filed I, JACK B. WALKER, Constable, do hereby certify and affirm that a certified copy of Complaint for Custody in the above-captioned matter was served on Debra McKinley, Respondent, personally by myself on April 11, 1989 at 4:10 PM at Hoover's Trailer Court, Hyde, PA. /s/ Jack B. Walker, Constable.

JULY 10, 1989, CONSENT ORDER, filed 4 cert/KLS AND NOW, this 6th day of July, 1989, the parties, David G. Saudarg, Plaintiff, by his attorney, F. Cortez Bell, III, and Debra Ann McKinley, Defendant, by her attorneys, Keystone Legal Services, Inc and Michael J. Saglimben, having consented to the terms enumerated below, the following Consent Order is hereby entered.

1. The parties shall share legal custody of the minor child, Cory James McKinley.

2. Primary Physical Custody of the minor child shall be with the Plaintiff, David G. Saudarg.

3. The Defendant, Debra Ann McKinley, shall have partial physical custody/visitation every other weekend commencing at approximately 5:00 PM on Friday until approximately 5:00 pm on Sunday.

4. The plaintiff, David G. Saudarg, for the purpose of Debra Ann McKinley's visitation rights, will drop off the minor child either at the residence of the Defendant Debra Ann McKinley, or that of her mother on Fridays at approximately 5:00 PM, and will pick up same on Sundays at approximately 5:00 PM.

5. Visitation schedules for all holidays are to be agreed upon by the parties, except that of Christmas, wherein the Defendant, Debra Ann McKinley, will have partial physical custody/visitation of the minor child on Christmas Day, and the Plaintiff, David G. Saudarg, to have the minor child on Christmas Eve.

6. Neither party shall engage in any badmouthing, ill will, or any other ill-mannered conduct toward the other, in front of the minor child.

The parties are hereby directed to comply with the terms and conditions of this Consent Order.

The parties are hereby advised that violation of this Order will subject the violating party to punishment for contempt, which could include incarceration up to six months and/or a fine of up to \$1,000.00. BY THE COURT:
Joseph S. Ammerman, Judge.

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Kimberly M. Kubista

LEZZAR CASH & CARRY
A Corporation,

March 21
11:10 am

89-484-CD

C. E. GROSS GENERAL
CONTRACTOR,
A Proprietorship,

Pro	by Atty	40.00
Shff	by Atty	21.00
Sur-charge	by Atty	2.00
Shff Russell	by Atty	24.00
Pro	by atty	9.00
Pro	by Atty	10.00

MARCH 21, 1989, COMPLAINT IN CIVIL ACTION, filed by Kimberly M. Kubista, Esquire.
One (1) copy Certified to Sheriff.

APRIL 4, 1989, SHERIFF RETURN, filed
NOW, March 21, 1989 Dale W. Russell, Shff. of Potter County was deputized by Chester A. Hawkins, Shff of Clearfield County to serve the within Complaint on C.E. Gross General Contractor, Deft, by deputizing the Shff. of Potter County. The return of Shff Russell is hereto attached and made a part of this return by stating that he served by handing to Ann Gross, Wife of Owner of C.E. Gross General Contractor, Deft. /s/ Chester A. Hawkins, Shff, Darlene Shultz

MAY 16, 1989, AFFIDAVIT, filed
I, Kimberly M. Kubista, Esq. Attorney for Plaintiff in the above captioned action, to hereby certify that a written notice of intention to file Praecipe for Default was mailed to the Defendant at its last known address on May 3, 1989, said date being at least ten (10) days prior to presentation of this Praecipe for filing a Default Judgment, a copy of said notice is attached hereto. /s/ Kimberly M. Kubista, Esq.

MAY 16, 1989, PRAECIPE TO ENTER FINAL JUDGMENT, filed
Please enter judgment be default against the Defendant in the above captioned action for failure to file responsive pleadings to the Complaint served upon him be March 23, 1989, within twenty (20) days from the date of service. Judgment to be entered in the amount of \$11,638.09, together with interest thereof from February 28, 1989.
/s/ Kimberly M. Kubista, Esq.

JUDGMENT Is entered in favor of the Plaintiff and against the Defendants in the above matter for failure of the Defendant to file an Answer.

Judgment in the amount of Eleven Thousand Six Hundred Thirty-eight Dollars and Nine cents.

DEBT: \$11,638.09

Raymond W. Witherspoon
Prothonotary

DEFAULT JUDGMENT.

MAY 22, 1989 NOTICE OF ENTRY OF JUDGMENT MAILED TO DEFENDANT.

MAY 19, 1989, PRAECIPE, filed by Kimberly M. Kubista, Esquire.
Please certify Judgment filed in the above captioned matter to Potter County. /s/ Kimberly M. Kubista, Esquire.

MAY 24, 1989, CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT FORWARDED TO ATTORNEY KIMBERLY M. KUBISTA FOR SERVICE.

Joel E. Hausman

GROTZINGER EQUIPMENT, INC.,

MARCH 21, 1989, COMPLAINT IN CIVIL ACTION, filed by Joel E. Hausman, Esquire. Pittsburgh, PA
One (1) copy Certified to Sheriff.

March 21
8:30 am

89-485-CD

APRIL 11, 1989, AFFIDAVIT OF SERVICE, filed.
NOW, April 5, 1989, at 4:40 P.M. o'clock DST served the within Notice & Complaint on Gregory V. Moore, i/t/d/b/a MOORE CONSTRUCTION, defendant, at residence 201 Juanita Street, DuBois, Celarfield County, Pennsylvania, by handing to Gregory Moore, Defendant, a true and attested copy of the original Notice & Complaint and made known to him the contents thereof. So answers, Chester A. Hawkins.

MAY 22, 1989, PRAECIPE FOR JUDGMENT, filed

Kindly enter Judgment against the Defendant above-named in Default of an Answer, in the amount of \$1,757.63, computed as follows:

Amount named in Complaint	\$1,732.85
Interest from April 1, 1989 to May 1, 1989 on \$1,674.85	24.78
TOTAL	\$1,757.63

I certify that Notice of the intention to enter this Judgment was given pursuant to PA R.C.P. 237.1. A copy of said Notice is attached, and was mailed on April 26, 1989, by First Class, Postage prepaid and, addressed as follows: Defendant: Gregory V. Moore, i/t/a/d/b/a Moore Construction, 201 Juanita Street, DuBois, PA 15801. /s/ Joel E. Hausman, Esq.

GREGORY V. MOORE,
i/t/a/d/b/a,
MOORE CONSTRUCTION,

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of One Thousand Seven Hundred Fifty-Seven Dollars and Sixth-Three Cents.

DEBT: \$1,757.63

DEFAULT JUDGMENT

Joel E. Hausman
Prothonotary

Pro by Atty 40.00
Shff
Hawkins by Atty 38.80
Shff Sur-charge by Atty 2.00

MAY 22, 1989, NOTICE OF ASSUMPSIT JUDGMENT MAILED TO DEFT. /s/ jmb

Pro by Atty 9.00

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MARCH 21, ,1989, REIMBURSEMENT AGREEMENTS, filed.

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

Bu virtue of the 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.

Each Writ \$9.00

JUDGMENT

Raymond Netherton

Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	DATE
89-486-CD	Ruby E. Welder, PO Box 140, Grampian, PA 16838	1/12/89
89-487-CD	Ruth Bell, RD 1, Box 303, Philipsburg, PA 16866	2/24/89
89-488-CD	Daniel J. Miller, Bonnie L. Miller, RD 1, Box 44, Fallentimber, PA	1/19/89
89-489-CD	Barbara Johnson, RD #2, Box 238, DuBois, PA 15801	2/10/89
89-490-CD	Dean A. Richards, Valerie D. Richards, RD 1, Box 414, Grampian, PA	1/18/89
89-491-CD	Edward McBride, Kathy McBride, Rd 1, Box 487, Woodland, PA	1/17/89

Timothy E. Durant

CHARLES W. WEIERICK,

MARCH 21, 1989, DIVORCE UNDER SECITON 201(c), filed by Timothy E. Durant, Esquire.
One (1) copy Certified to attorney.

3/21/89
\$85.00 pd
by Atty

89-492-CD

MARCH 28, 1989, CERTIFICATE OF SERVICE, filed.
I, LANA N. BOWSER, verify that on March 23, 1989, I did deposit in the United States mail a true and correct copy of the Divorce Complaint and the Order of Court, certified mail, return receipt requested, and with a certified mail number of P-135-789-026. The Complaint and Order were sent to defendant, ROBIN M. WEIERICK, at her alst known address which is 401 Spring Street, Houtzdale, PA 16651. Said return receipt was signed by SANDRA R. DAVIS, her agent, on March 24, 1989. The original receipt is attached hereto.

Clfd Trust

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/ Lana N. Bowser.

MARCH 23, 1989, ORDER OF COURT, filed

Thomas-M. Bickey
Kimberly M. Kubista

ROBIN M. WEIERICK,

You, ROBIN M. WEIERICK, defendant, have been sued in Court to obtain or confirm custody, partial custody or visitation of the child: ERIKA ANN WEIERICK.

You are ordered to appear in person at Clearfield County Courthouse, on April 6, 1989, at 2:00 PM for a conference.

Temporary custody of the child is awarded to plaintiff with the right of reasonable periods of visitation in the defendant until the conference or until further order of this court.

You are further ordered to bring with you the child: ERIKA ANN WEIERICK if she is then in your custody or control.

Pro 40.00

Shff

Hawkins by Atty 24.00

Shff Sur-

charges by Atty 2.00

State 10.00

Pro .50

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: Joseph S. Ammerman, Judge.

MARCH 27, 1989, CERTIFICATE OF SERVICE, filed

I, LANA N. BOWSER, verify that on March 23, 1989, I did deposit in the US mail a true and correct copy of the Divorce Complaint and the Order of Court, certified mail, return receipt requested, and with a certified mail number of P 135 789 026. The Complaint and Order were sent to defendant, ROBIN M. WEIERICK, at her last known address which is 401 Spring Street, Houtzdale, PA 16651. Said return receipt was signed by SANDRA R. DAVIS, her agent, on March 24, 1989. The original receipt is attached hereto.

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/ Lana N. Bowser

CK#1499 TRANS.

TO REG. ACCOUNT

85.00

PRO

40.00

PRO

.50

STATE

10.00

CK#1628

ATTY

34.50

85.00

APRIL 13, 1989, ORDER OF MEDIATION CONFERENCE, filed

3 copies cert Judge A.

NOW, this 13th day of April, 1989, the parties not being able to resolve the above matter at a Pre-Hearing Conference, it is ORDERED that a Mediation CONference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist on May 17, 1989, at 9:00 A.M. at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child 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 Dr. Ryen within five (5) days of this Order.

It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit (\$75.00) With Raymond L. Billotte, Court Admin., not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: Joseph S. Ammerman, Judge.

APRIL 13, 1989, CONSENT ORDER, filed 2 copies cert Judge A.

AND NOW, this 13th day of April, 1989, it being the intention of the parties hereto, as evidenced by the respective signatures below, to perserve the status quo pending further Order of this Court; and upon mutual agreement of the parties:

IT IS HEREBY ORDERED, DIRECTED AND DECREED:

1. Plaintiff shall have rights of partial custody/visitation with the minor child, Erika, during the week, on each and every weekday commencing at 4:00 P.m. to 6:00 A.M. of the following morning and on all other occasions when said child is not in the partial custody/visitation of the defendant.

2. Defendant shall have the right of partial custody/visitation with the minor child during the week, on each and every weekday commencing at 6:00 A.M. until 4:00 P.M. Defendant shall further exercise her rights of partial custody/visitation every other weekend, from Saturday 9:00 A.M. until the immediate Sunday at 9:00 P.M. Said right of weekend visitation shall commence the weekend of April 15, 1989. The party who will be exercising their visitation rights shall be responsible for the transportation of the child.

3. This order shall not be prejudicial to the rights of the parties in any other proceedings relative to the custody of the minor child.

BY THE COURT: Joseph S. Ammerman, Judge.

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<p>Peter F. Smith</p> <p>March 21 2:27 pm</p>	<p>COUNTY NATIONAL BANK,</p> <p>89-493-CD</p> <p>LAUNCELOT E. SOULT, III, & JODIE L. SOULT,</p> <p>Pro by Plff 9.00 Shff by Plff 21.60 sur-charge by Plff 4.00 Pro by Atty 5.00</p>	<p>MARCH 21, 1989, COMPLAINT TO CONFESS JUDGMENT, filed by Peter F. Smith, Esquire. <u>CERTIFICATE FO ADDRESS</u>, filed. <u>CERTIFICATE OF NOTICE</u>, filed. <u>CONFESSION OF JUDGMENT</u>, filed. Pursuant to the authority contained in the warrant, of Judgment in the bond and mortgage sued upon, copies of which are attached to the Complaint in this action, I appear for the Defendnats and Confess Judgment in favor of Plaintiff and against the Defendants as follows:</p> <p>A) Balance: \$32,598.57 B) Interest accrued to 3/17/89: \$3,349.26 C) Interest accruing from 3/18/89 at \$10.64 per day. D) Costs of suit (to be added) E) Attorney's Commission 8% of amounts reasonable and actually incurred by CNB but not to exceed 8% of total indebted-indebtedness (to be added) /s/ Peter F. Smith, Esquire.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Thirty-two Thousand Five Hundred Ninety-eight and 57/100.Dollars.</p> <p>Debt \$32,598.57</p> <p>JUDGMENT</p> <p><i>Raymond Netherum</i> Prothonotary</p> <p>MARCH 21, 1989, Notice of Entry of Judgment mailed to the Defendant and to John Sughrue, Esquire and LeDon Young, Esquire.</p> <p>MAY 5, 1989, PRAECIPE FOR WRIT OF EXECUTION, filed by Peter F. Smith, Esq</p> <p>WRIT OF EXECUTION ISSUED TO NO. 89-41-EX EXECUTED</p> <p>JULY 28, 1989, SHERIFF RETURN, filed NOW, June 30, 1989 sold the within property of the Defendants, to the plaintiffs for \$1.00 plus costs of execution. NOW, July 27, 1989 return the within writ as executed. /s/ Chester A. Hawkins, Shff by Darlene Shultz</p> <p>DECEMBER 7, 1989, PETITION FOR DEFICIENCY JUDGMENT, filed by Peter F. Smith, Esq. 2 cert/Shff 2 cert/Atty <u>RULE RETURNABLE</u>, filed NOW, this 12th day of December, 1989, upon consideration of the Petition of COUNTY NATIONAL BANK, it is hereby: ORDERED AND DECREED that a Rule be issued on the Respondent to show cause why Plaintiff should not be granted a Deficiency Judgment against the Defendants jointly and severally in the amount of \$38,306.65, together with Plaintiff's counsel fees from 7/1/89. RULE RETURNABLE On the 1st day of February, 1989 at the Clearfield County Courthouse at 1:30 PM. BY THE COURT: John K. Reilly, Jr., P.J.</p> <p>JANUARY 16, 1990, SHERIFF RETURN, filed Now, December 22, 1989, attempted to serve the within Petition on Launcelot E. Soult III, deft by Cert. Mail #P928 312 417 at PO Box 752, Woodinville, Washinton 98072 being his last known address. The letter is hereto attached and made a part of this return marked "UNCLAIMED" Letter was sent marked "Addressee Only". NOW, January 16, 1990 after diligent searchin my bailiwick I return the within Complaint "NOT FOUND" as to Jodie L. Soult, deft. /s/ Chester A. Hawkins, Shff, by Marilyn Hamm</p> <p>JANUARY 11, 1989, MOTION FOR SERVICE BY PUBLICATION, filed by Peter Smith, Esquire. ORDER, filed. AND NOW, this 12th day of January, 1990, upon consideration of the foregoing Motion for Publication, it is: ORDERED, ADJUDGED AND DECREED, that Plaintiff shall make service upon the defendants, by advertisement on one occasion in both the Progress of Clearfield, Pa., and the Clearfield County Legal Journal. This notice shall conform to exhibit A attached to Plaintiff's Motion for Service by Publication. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>FEBRUARY 1, 1990, ORDER, filed 1 cert/Atty AND NOW, this 1st day of February, 1990, upon hearing of Plaintiff's Motion for Deficiency Judgment, notice having been given to the Defendants by publication pursuant to this Court's Order dated January 12, 1990; it is: ORDERED, ADJUDGED AND DECREED, that Defendants are jointly and severally indebted to Plaintiff in the amount of \$31,271.88, and pursuant to the Deficiency Judgment Act, the Court deems that the fair market value of the real estate subject to this Mortgage</p>
<p>CONT. TO PG 531</p>		

Edward V. Cherry

THE SAVINGS & TRUST COMPANY OF PENNSYLVANIA,

MARCH 21, 1989, COMPLAINT IN CIVIL ACTION, filed by Edward V. Cherry, Esquire
Three (3) copies Certified to Attorney.

March 21 2:34 pm

89-494-CD

APRIL 25, 1989, SHERIFF RETURN, filed.
NOW, MARCH 23, 1989, at 9:25 A.M. EST served the within Complaint on Randall T. Powers, Defendant at residence, 223 S. Church Street, DuBois, Clearfield County Pennsylvania by handing to Valerie Powers, Wife of the Defendant, a true and attested copy of the original Complaint and made known to her the contents thereof.

NOW, March 23, 1989, at 9:25 A.M. EST served the within Complaint on Valerie Powers, defendant, at residence, 223 S. Church St. DuBois, Clearfield County, Penna., by handing to Valerie Powers, defendant, a true and attested copy of the original Complaint and made known to her the contents thereof.

NOW, April 17, 1989, at 8:15 A.M. DST served the within Complaint on Richard E. Powers, defendant at residence, 6 Grant Street, DuBois, Clearfield County, Penna., by handing to Richard Powers, defendant a true and attested copy of the original Complaint and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.

RANDELL T. POWERS,
VALERIE POWERS, and
RICHARD E. POWERS,
t/d/b/a POWERS MASONRY,

MARCH 13, 1992, ORDER, filed.
Three (3) copies Certified
NOW, this 5th day of March, 1992, this being the day and date set for General Call of the Inactive Civil Cases in which no action has been taken for Two (2) years or more, the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court, neither party having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered costs of this matter shall be assessed to the Plaintiff. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

Pro by Atty 40.00
Shff
Hawkins by Atty 40.00
Shff Sur-charge by Atty 6.00

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R. Denning
Gearhart

GEORGE E. IRWIN,

MARCH 21, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.

(1) copy Certified to Attorney.

APRIL 5, 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 her residence as evidenced by the signed receipt attached hereto as Exhibit "A". /s/ R. Denning Gearhart, Esq.

3/21/89
\$85.00 Pd.
by Atty

89-495-CD

SEPTEMBER 25, 1989, AFFIDAVIT OF CONSENT OF GEORGE E. IRWIN, filed

AFFIDAVIT OF CONSENT OF IRENE M. IRWIN, filed
PRAECIPE TO TRANSMIT THE RECORD AND DECREE, filed
AND NOW, to-wit: this 27th day of September, 1989,

Clfd Trust

it is Ordered and Decreed that GEORGE E. IRWIN, Plaintiff, and IRENE M. IRWIN, Defendant, are divorced from the bonds of matrimony.

IRENE M. IRWIN,

All other claims before the Court in this matter, including equitable property distribution, alimony child custody, child visitation, and support, payment of attorney's fees and costs, shall be and are hereby adjudicated in conformance with that certain Agreement between the parties. The terms and conditions of which shall be and are hereby merged and incorporated by reference in this Decree as the Court's adjudication of those issues as though the same were set forth herein at length, verbatim; and the parties are hereby directed to comply in all respects with the terms and provisions

Pro 40.00

Pro .50

State 10.00

Ck#6233 Trans to reg acct. \$85.00

Pro. 40.50

State 10.00

#13473 Atty 34.50 \$85.00

of said Agreement. BY THE COURT: Joseph S. Ammerman, Judge.

OCTOBER 16, 1989, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.

R. Denning Gearhart	MARILYN J. WEBER,	MARCH 21, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire. One (1) copy Certified to Attorney.
3/21/89 \$85.00 Pd by Atty	89-496-CD	MARCH 22, 1989, PETITION FOR SPECIAL RELIEF UNDER PA. R.C.P. 1920.43(a), 23 P.S. 401(c) and 23 P.S. 403(a) filed by R. Denning Gearhart, Esquire. ORDER, filed. Two (2) copies Cert/Attorney AND NOW, this 22nd day of March, 1989, upon presentation and consideration of the within Petition and upon finding that the Petitioner, MARILYN J. WEBER, is in immediate and present danger of abuse from Respondent JAMES L. WEBER, the following Temporary Protective Order is entered. Respondent, JAMES L. WEBER, is hereby enjoined from abusing or harrassing Petitioner, MARILYN J. WEBER. Further, Respondent is enjoined from the residence at RD #1, Box 83, Curwensville, Clearfield County, Pennsylvania. Further, Petitioner and Respondent are enjoined from removing any monies deposited in whatever accounts they may have at the Clearfield Bank & Trust Company.. Further, Clearfield Bank & Trust Company is instructed to forbid any withdrawals on the accounts in the name of either the Petitioner or the Respondent, individually or collectively. THIS ORDER shall remain in effect until a hearing is held in this matter on the 28th day of March, 1989, at 11:30 o'clock A.M. in Courtroom NO. ___ of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ Joseph S. Ammerman, Judge.
Clfd Trust		
-Chris-A. Pentz-	JAMES L. WEBER,	
	Pro 40.00 Pro .50 State 10.00	MARCH 23, 1989, AFFIDAVIT OF SERVICE, filed ROBERT VOGLE, Constable, being duly sworn according to law, deposes and says that on March 22, 1989, he did cause to have JAMES L. WEBER served with a Complaint in Divorce and a Petition For Special Relief. /s/ Robert Vogle
CK#1512 TRANS TO REG ACCT. PRO 40.00 PRO .50 STATE 10.00 CK#1641 ATTY 34.50	85.00 40.00 .50 10.00 85.00	MARCH 31, 1989, ORDER, filed. 2 copies/Cert/Atty AND NOW, this 30th day of March, 1989, this Court has before it the matter of a Petition for Special Relief filed by R. Denning Gearhart, Esquire on behalf of his client, MARILYN J. WEBER. A hearing was scheduled for March 28, 1989, at 11:30 o'clock A.M. The parties appeared with counsel, CHRIS A. PENTZ, Esquire, representing the Respondent, and reached the following agreement, which is hereby incorporated into an Order and Decree. 1. That the Respondent will refrain from any abuse, harassment of the Petitioner. He will also refrain from any contact with the Petitioner, including communication, except as absolutely necessary. If it is necessary to communicate with the Petitioner, he will attempt to do so through another family member or through his attorney. 2. That the Petitioner shall have the exclusive right to reside in the marital residence except on alternate weekends from Thursday at ELEVEN (11) o'clock p.m. to Sunday at FOUR (4) o'clock p.m. These alternate weekends shall begin April 20, 1989, On those alternate weekends the Respondent shall have the exclusive right to live in the marital residence provided he shall not remove any items from the residence or cause undue damage. 3. The parties have agreed that the Respondent shall have access to the jointly owned savings account and the jointly owned checking account without prejudice to any later equitable distribution. 4. The parties will not waste or convert any other potential marital assets. BY THE COURT: /s/ Joseph S. Ammerman, Judge.
		AUGUST 3, 1989, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND COSTS, filed by R. Denning Gearhart, Esq. 1 cert/Atty RULE RETURNABLE, filed AND NOW this 3rd day of August, 1989, upon consideration of the within Petition for Alimony Pendente Lite, Counsel Fees and Costs, a Rule is hereby issued upon JAMES L. WEBER, Respondent to show cause why he should not pay the Petitioner alimony pendente lite, counsel fees and costs. Rule Returnable the 13th day of September, 1989, at 2:00 Pm in the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: Joseph S. Ammerman, Judge.
		AUGUST 3, 1989, PETITION TO AMEND PROTECTION FROM ABUSE ORDER, filed by R. Denning Gearhart, Esq. 1 cert/Atty ORDER, filed NOW, this 3rd day of August, 1989, upon consideration of the foregoing Petition to Amend Protection From Abuse Order, it is the ORDER of this Court that a hearing on said Petition shall be heard on the 16th day of August, 1989 at 11:00 AM in Courtroom No. 2 of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: Joseph S. Ammerman, Judge.
		AUGUST 10, 1989, ACCEPTANCE OF SERVICE, filed I, CHRIS A. PENTZ, ESQUIRE, do hereby accept service of the certified copy of the Petition To Amend Protection From Abuse Order on behalf of my client, James L. Weber, the Defendant in the above captioned matter. /s/ Chris A. Pentz, Esq. AUGUST 10, 1989, ACCEPTANCE OF SERVICE, filed I, CHRIS A. PENTZ, ESQUIRE, do hereby accept service of the certified copy of the Petition for Alimony Pendente Lite, Counsel Fees and Costs on behalf of my Client, James L. Weber, the Defendant in the above captioned matter. /s/ Chris A. Pentz, Esq.

Printed By: Romberger Bindery - Form H-611

MARCH 21, 1989 TWENTY -FOUR (24) SUGGESTIONS OF NONPAYMETN, filed. 12:00 P.M.

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

Fifteen days elapsed since Notice of the filing of this suggestion. It 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 Defendant in the sum of Two Thousand and 00/100 Dollars with cost of suit. (*Judgment of different amount)

Pro - Each Writ - \$9.00

JUDGMENT

Raymond Wetters

Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	REVIVING NUMBER
* 89-497-CD	Mildred E. Anderson, Box 145, Morris Twp. Allport, Pa	84-926-CD
* 89-498-CD	Benny C. Bailey, Caroline Bailey, 414 Ogden Ave., Clearfield, PA	84-927-CD
* 89-499-CD	William T. bryan, Sherry J. Bryan, 418 Maxwell St., Curwensville, PA	84-1037-CD
* 89-500-CD	Lewis A. Campbell, Mary E. Campbell, RD 1, Mahaffey, PA	84-928-CD
* 89-501-CD	Mary Carlo, 518 Susquehanna Ave., Curwensville, PA	84-929-CD
* 89-502-CD	Morris E. Cartwright, Carol L. Cartwright, 105 Gertrude St. Philipsburg	84-930-CD
* 89-503-CD	Allison F. Connor, RD 1, DuBois, PA	84-931-CD
* 89-504-CD	Estate of Joseph Demko, deceased, Estate of Marie Demko, deceased, Joseph Demko, Jr., t/t, Florence Demko, t/t, RD. Bigler Twp, Houtzdale	84-933-CD
* 89-505-CD	Stanley N. Dennis, Evelyn E. Dennis, RD 1, Mew Millport, PA	84-934-CD
* 89-506-CD	Richard A. Dixon, Susan M. Dixon, RD 1, Box 45-AB, Grampian, PA	84-1044-CD
* 89-507-CD	Charles E. Duttry, Esther Duttry, RD 2, Box 124, DuBois, PA	84-1043-CD
* 89-508-CD	Elizabeth B. Faulkner, Lawrence Twp. Hyde, PA	84-935-CD
* 89-509-CD	Samuel Victor Fleck, Nadine A. Fleck, Decatur Twp., West Decatur, Pa	84-936-CD
* 89-510-CD	John Francisko, Velma Francisko, RD 2, Box 129, Philipsburg, PA	84-1047-CD
* 89-511-CD	Ann Marie Frankhouser, a/k/a Ann Marie Guydosik, PO Box 165, Morris Township, Morrisdale, PA 16858	84-937-CD
* 89-512-CD	Vern M. Gathagan, Marie Gathagan, a/k/a Ellie Marie Gathagan, Beccaria Twp, Utahville, PA	84-938-CD
* 89-513-CD	Connie M. Graham, RD 2, Box 79, Clearfield, PA	84-1040-CD
* 89-514-CD	Jean E. Aberson, PO Box 91, Osceola Mills, PA	84-514-CD
* 89-515-CD	Fred R. Keith, Rae Jean Keith, 120 Hill St., Clearfield, PA	84-515-CD
* 89-516-CD	Barbara J. Kitko, Frederick Joseph Kitko, Apt. 202, McAteer Village, Houtzdale, PA	84-1038-CD
* 89-517-CD	John Koptchak, Alice J. Koptchak, a/k/a Alice Koptchak, Decatur Twp, Osceola Mills, PA	84-941-CD
* 89-518-CD	William B. Lines, Sr., Barbara A. Lines, 113 Grampian Rd., Curwensville, PA	84-1034-CD
* 89-519-CD	Joseph L. Litzinger, Betty A. Litzinger, Bigler Twp., Madera, PA	84-942-CD
* 89-520-CD	Dennis M. McBride, 125 Nichols St., Clearfield, PA	84-1049
* 89-497-CD	\$5,000.00	
* 89-499-CD	5,000.00	
* 89-500-CD	5,000.00	
* 89-502-CD	5,000.00	
* 89-504-CD	5,000.00	
* 89-505-CD	5,000.00	
* 89-506-CD	5,000.00	
* 89-507-CD	5,000.00	
* 89-508-CD	5,000.00	
* 89-510-CD	5,000.00	
* 89-513-CD	5,000.00	
* 89-515-CD	5,000.00	
* 89-516-CD	5,000.00	
* 89-518-CD	5,000.00	
* 89-520-CD	5,000.00	

MARCH 21, 1989 TWENTY-TWO SUGGESTIONS OF NONPAYMENT,, filed. 12:00 PM

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

Fifteen days elapsed since Notice of the filing of this suggestion. It 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 Defendant in the sum of Two Thousand and 00/100 Dollars with cost of suit. (*Judgment of different amount)

Pro - Each Writ - \$9.00

JUDGMENT

Raymond Netherman

Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	REVIVING NUMBER
89-521-CD	James W. Moriarty, Freda M. Moriarty, RD 1, Box 508, Curwensville	84-1032-CD
11/05/93 *5- pd by PFF		
89-522-CD	Joseph Murawsky, Susan Murawsky, Box Gulich Twp., Morann, PA	84-944-CD
11/05/93 *5- pd by PFF		
89-523-CD	Thomas D. O'Leary, Patricia O'Leary, Gulich Twp., Smithmill, PA	84-946-CD
11/05/93 *5- pd by PFF		
89-524-CD	Donald P. Olson, Margaret M. Olson, t/t, Patricia O. Olson, t/t, 57 Pacific Ave., DuBois, PA	84-947-CD
11/05/93 *5- pd by PFF		
89-525-CD	Inge G. Palmer, 106 Spring Ave., DuBois, PA	84-948-CD
11/05/93 *5- pd by PFF		
89-526-CD	Kenneth D. Pearce, Grace E. Pearce, aka Grace Pearce., Box 13, Burnside Twp., Burnside, PA	84-949-CD
89-527-CD	James N. Pelton, Delores J. Pelton, Box 32, Morris Twp., Munson, PA	84-950-CD
11/05/93 *5- pd by PFF		
89-528-CD	Albert Pennington, Estate of Gertrude Pennington, Deceased, Thomas E. Pennington, t/t, RD 2, Mahaffey, PA	84-951-CD
11/05/93 *5- pd by PFF		
89-529-CD	Helan Pewanick, PO Box 91, Grassflat, PA	84-1039-CD
11/05/93 *5- pd by PFF		
89-530-CD	Robert Plubell, Georgia Plubell, PO Box 93, Cooper Twp, Drifting, PA	84-1041-CD
11/05/93 *5- pd by PFF		
89-531-CD	John E. Pritchard, Bonnie K. Pritchard, RD 2, Box 25, Lumber City Boro, Curwensville, PA	84-1035-CD
11-5-93 5.00 pd by PFF		
89-532-CD	Walter F. Ralston, Jr., Estate of Cornelia M. Ralston, Deceased, Walter L. Ralson, t/t, Roxanne Ralston, t/t, Decatur Twp. Parsonville, Houtzdale, PA	84-952-CD
11-5-93 5.00 pd by PFF		
89-533-CD	Arnold Reasm, Shirley Ann Reams, PO Box 32, Woodward Twp., Morann, PA	84-953-CD
11-5-93 5.00 pd by PFF		
89-534-CD	Kathy Reeger, AKA Kathy F. Reeger, t/t, William K. Reeger, t/t, Gloria J. Reeger Belcher, t/t, Linda M. Reeger, t/t, Ruth J. Reeger, t/t, 212 1/2 S. 4th Street, Curwensville, PA	
11-5-93 5.00 pd by PFF		
89-535-CD	Mahlon W. Schnarrs, AKA Mahlor Schnarrs, Donna Mae Schnarrs, AKA, Donna Schnarrs, RD, Decatur Twp., Philipsburg, PA	84-954-CD
5/8/93 5.00 pd by Def.		
89-536-CD	Eugene Smith AKA, Eugene H. Smith, Charlotte Smith, Girard Twp., LeContes Mills, PA	84-955-CD
11-5-93 5.10 pd by PFF		
89-537-CD	Marlene Staley, RD 1, Covington Twp., Frenchville, PA	84-957-CD
11-5-93 5.00 pd by PFF		
89-538-CD	Dolores M. Stanley, Box 204, Gulich Twp., Smithmill, PA	84-958-CD
3-8-93 pd by Def.		
89-539-CD	Delores E. Whitmore AKA Delroes Whitmore, Richy Lee Whitmore, t/t Christine E. Whitmore, t/t 116 Evergreen St., DuBois, PA	84-959-CD
11-9-93 pd by PFF		
89-540-CD	Jack D. Wise, Margaret E. Wise, RD 2, Clearfield, PA	84-960-CD
89-541-CD	Howard Young, Helena Young AKA Helen Young, Howard Young, t/t, Helena Young, t/t, Ruth Young Culp, t/t, Cooper Twp., Grassflat, PA	84-961-CD
* 89-542-CD	Estate of Charles James Vaux, AKA, Charles J. Vaux, Dec., Charles John Vaux, Heir, Robert E. Vaux, Heir, Walter D. Vaux, Heir, Decatur Township,	89-64-CD
* 89-521-CD	\$5,000.00	
89-523-CD	5,000.00	
89-529-CD	5,000.00	
89-530-CD	5,000.00	
89-531-CD	5,000.00	
89-534-CD	5,000.00	
89-535-CD	5,000.00	
89-537-CD	5,000.00	
89-540-CD	5,000.00	
89-542-CD	15,000.00	

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R. Denning
Gearhart

SUSAN E. SEHRING,

March 22
10:00 am

89-543-CD

KEITH R. CORDARO,

Pro by Atty 40.00

MARCH 22, 1989, PETITION TO CONFIRM CUSTODY, filed by R. Denning Gearhart, Esquire.

One (1) copy Certified to Attorney.

ORDER, filed.

You, KEITH R. CORDARO, Respondent, have been sued in Court to confirm custody of the child WILLIAM BRYAN CORDARO (d.o.b. 3/2/74).

You are ORDERED to appear in person at the Clearfield County Courthouse, Clearfield, Pennsylvania, on the 5th day of April, 1989, at 2:00 P.M. o'clock in Courtroom NO ____, for a Pre-Hearing Conference.

IT IS THE FURTHER ORDER of this Court that the Petitioner shall have temporary custody of the above child until permanent custody is awarded.

If you fail to appear as provided by this Order, an Order to confirm custody may be entered against you or the Court may issue a warrant for your arrest. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

MARCH 30, 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 Petition to Confirm Custody 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.

MAY 10, 1989, ORDER, filed 3 cert copies

AND NOW, this 10th day of May, 1989, the above comes before this Court on a Petition to Confirm Custody filed by R. Denning Gearhart, attorney for Susan E. Sehring. After meeting with Keith R. Cordaro, the father of William Bryan Cordaro (d.o.b. 3-2-74), the parties have reached the following agreement which is incorporated into an Order of Court.

1. That legal and physical custody of Willima bryan Cordaro (d.o.b. 3-2-74) is, and shall remain, with Susan E. Sehring subject to visitation outlined below.

2. That Keith R. Cordaro shall have the right to visit with his son on the second weekend of every month on the condition that he provide transportation for William Bryan Cordaro either by picking him up or by providing him with the appropriate public transportation.

3. That in addition to the above, he shall have the right to visit wiht William Bryan Cordaro for two weeks during the month of July on the condition that he provides transportation as described above.

4. That Keith R. Cordaro shall pay child support in the amount of Two Hundred Twenty-five (\$225.00) Dollars per month.

5. That in conjunction with that order of child support, he shall provide Susan E. Sehring with the medical insurance number evidencing coverage of William Bryan Cordaro.

6. That in addition to the visitation outlines above, there will be further visitation as the parties may agree. BY THE COURT: Joseph S. Ammerman, Judge.

<p>John R. Lhota</p> <p>3/22/89 \$85.00 Pd. by Atty</p> <p>Clfd Trust</p> <p>Ck#67^7 Tran Pro. State #13465 Atty</p>	<p>DOUGLAS D. DICK,</p> <p>89-544-CD</p> <p>PHYLLIS J. KNEPP,</p> <p>Pro 40.00 Pro .50 State 10.00 to reg acct. \$85.00 40 50 10 00 34.50 \$85.00</p>	<p><u>MARCH 22, 1989, COMPLAINT IN DIVORCE</u>, filed by John R. Lhota, Esquire. Two (2) copies Certified to Attorney.</p> <p><u>MARCH 31, 1989, AFFIDAVIT OF SERVICE, BY MAIL PURSUANT TO PA R.C.P. RULE 403 and PA R.C.P. RULE 412</u>, filed John R. Lhota, Attorney at Law, being duly sworn according to law, deposes and says that he is the attorney for Plaintiff in the above captioned matter, Douglas D. Dick, and that he mailed a certified copy of the Complaint in Divorce filed in the above captioned matter, by certified mail, restricted delivery, return receipt requested, deliver to addressee only, to Defendant, Phyllis J. Knepp, on March 22, 1989, addressed to said Defendant at her last known address, PO Box 78, Wallaceton, PA 16878. The signed receipt evidencing Defendant's receipt of the aforesaid Complaint along with the dated Receipt for Certified Mail evidencing the date of mailing of the aforesaid Complaint are attached hereto and made a part hereof as Exhibit "A" hereto. /s/ John R. Lhota, Esq. l cert/Atty</p> <p><u>SEPTEMBER 20, 1989, PRAECIPE TO TRANSMIT RECORD</u>, filed by John R. Lhota, Esquire. <u>AFFIDAVIT OF CONSENT OF DOUGLAS D. DICK</u>, filed. <u>AFFIDAVIT OF CONSENT OF PHYLLIS J. KNEPP</u>, filed. <u>DECREE AND ORDER</u>, filed. AND NOW, this 19th day of September, 1989, the above named Court, by virtue of the authority vested in it by law, decrees that Douglas D. Dick, Plaintiff in the above captioned case, and Phyllis J. Knepp, Defendant, in teh above captioned case, are hereby divorced from the bonds of matrimony and that 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 that the said parties shall severally be at liberty to marry again as if they had never been married. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p> <p><u>OCTOBER 15, 1989, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE.</u></p>
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Andrew P
Gates

THOMAS E. ROWLEY,

MARCH 22, 1989, COMPLAINT IN DIVORCE, filed by Andrew P. Gates, Esquire.

One (1) copy Certified to Attorney.

AUGUST 1, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST OF DIVORCE CASES, filed. Certified copies to Atty. Gates and Def.

OCTOBER 2, 1995, ORDER, filed. One cert. copy to Atty. Gates and Defendant.

NOW, this 29th day of September, 1995, this being the day and date set for General Call of the Inactive Divorce Case List in which no action has been taken in said case for two years or more; the Prothonotary's Office having given notice to the parties and/or counsel pursuant to the Local Rules of Court; neither party having appeared, it is the ORDER of this court that the above-captioned case be and is hereby TERMINATED with prejudice. It is the further Order that costs of the matter shall be assessed to the Plaintiff. BY THE COURT, /s/ Fredric J. Ammerman, Judge.

TERMINATED WITH PREJUDICE

NADINE L. ROWLEY,

Pro 40.00
State .50

3/22/89
\$85.00 Pd
by Atty

Cfld Trust

89-546-CD

CK 3050
to /
Act!
Ld. 34.50
44.50

CK 3203 to Atty 34.50
CK 3204 to Pro 5.-

Printed By: Romberger Bindery—Form H-611

March 22
2:20 pm

89-547-CD

LYNNETTE HOOVER,

JERRY RHODES,

Ac 13190

Pro	<i>ly Co</i>	40.00
Shff	Office	
	Credit IFP	22.80

MARCH 22, 1989, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by the Plaintiff.

Four (4) copies Certified to Plaintiff.
AFFIDAVIT OF INSUFFICIENT FUNDS, filed.

MARCH 22, 1989, TEMPORARY ORDER, filed by Judge Ammerman.

Five (5) copies Certified to Plaintiff.

MARCH 23, 1989, AFFIDAVIT OF SERVICE, filed NOW, March 22, 1989, at 3:25 PM EST served the within Protection From Abuse on Jerry Rhodes, Deft. at Residence, 1019D, Sunny Slopes, Chester Hill, Clearfield County, PA by handing to Jerry Rhodes, Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

MARCH 31, 1989, ORDER, filed.

NOW, This 30th day of March, 1989, this being the day and date set for conference in the above captioned matter, defendant having failed to appear, and the Court being satisfied that he received due and proper notice of the petition and temporary order, the following shall be entered as a Final Order:

1. The defendant shall refrain from abusing, harassing and treating Lynnette Hoover and Joseph Hoover, minor child, or placing them in fear of abuse in any place where they may be found.
2. The defendant is enjoined from living at, entering or attempting to enter or visiting the residence located at 1019D Sunny Slope, Philipsburg, Pennsylvania, and any subsequent residence where plaintiff resides.
3. The defendant is prohibited from having any contact with the plaintiff including, but not limited to, entering the place of employment of the plaintiff or school of the plaintiff's child, and harassing her or the minor child.

4. This order shall be enforced by any law enforcement agency in a county where a violation of this order occurs.

5. Plaintiff is ordered to pay all costs connected with this Protection From Abuse Petition.

This order shall be effective for One (1) year from this date. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

One (1) copy Certified to Defendant, Plaintiff, Chester Hill, County Control and Sheriff.

Joseph Colavecchi

RIVERSIDE TRACTOR PARTS, INC.

MARCH 22, 1989, COMPLAINT IN CIVIL ACTION, filed by Joseph Colavecchi, Esquire.
Four (4) copies Certified to Attorney.

APRIL 12, 1989, AFFIDAVIT OF SERVICE, filed.

NOW, March 27, 1989, at 10:35 AM o'clock EST served the within Complaint on Walter Hubler, Individually & t/d/b/a Walter Hubler & Sons Tractor & Implement Service, Defendant, at residence, River Road, PO Box 821, Clearfield, Clearfield County, Pennsylvania, by handing to Sandra Hubler, Wife of Defendant a true and attested copy of the original Complaint and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff.

MAY 3, 1989, PRAECIPE FOR JUDGMENT, filed

The Defendant, Walter Hubler, Individually, and t/d/b/a Walter Hubler & Sons Tractor & Implement Service, having been served on March 27, 1989, and no answer having been filed, a further ten (10) days notice was then given to Walter Hubler on April 17, 1989, a copy of said notice being attached to his Praecipe. No answer still having been filed to the Complaint, please assess damages as follows:

- | | |
|---|------------|
| 1. Amount of Debt: | \$2,644.33 |
| 2. Interest at the rate of 6% from 3-22-89 to 5-2-89: | 17.82 |
| 3. Costs to date: | 66.00 |
| TOTAL: | \$2,728.15 |

WALTER HUBLER,
Individually and t/d/b/a
WALTER HUBLER & SONS
TRACTOR & IMPLEMENT
SERVICE,

/s/ Joseph Colavecchi, Esq.

MAY 3, 1989 NOTICE OF ENTRY OF JUDGMENT MAILED TO DEFENDANT.

JUDGMENT is entered in favor of the plaintiff and against the defendant in the above captioned case for failure of the Defendants to file an Answer.

Judgment in the amount of Two Thousand Seven Hundred Twenty-eight Dollars and Fifteen cents.

DEBT: \$2,728.15

DEFAULT JUDGMENT

Raymond J. Peterson
Prothonotary

March 22
3:15 pm

89-548-CD

Pro	by Atty	40.00
Shff		
Hawkins	by Atty	17.00
Shff	Sur-	
charge	by Atty	2.00
Pro	by atty	9.00

Printed By: Romberger Bindery - Form H-611

Scott V. Jones

DU BOIS REGIONAL MEDICAL CENTER,

March 22
3:25 pm

89-549-CD

EUGENE LEACH, JR. and
ROSEMARY LEACH,

Pro by Atty 40.00
Shff
Hawkins by Atty 25.00
Shff Sur-charge by Atty 4.00
Shff
Dunkle by Atty 23.96

MARCH 22, 1989, COMPLAINT IN CIVIL ACTION, filed by Scott V. Jones, Esquire.
Two (2) copies Certified to Attorney.

APRIL 19, 1989, SHERIFF RETURN, filed.
NOW, March 22, 1989, HARRY E. DUNKLE, Sheriff of Jefferson County was deputized by Chester A. Hawkins, Sheriff of Clearfield County, to serve the within Complaint on Rosemary Leach, defendant.

NOW, April 3, 1989, at 5:15 P.M. DST served the within Complaint on Rosemary Leach, Defendant, by deputizing the Sheriff of Jefferson County, the return of Sheriff Dunkle is hereto attached and made a part of this return by stating taht he served by handing to Rosemary Leach, defendant.

NOW, March 22, 1989, Harry E. Kunkle, Sheriff of Jefferson County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Complaint on Eugene Leach, Jr., defendant.

NOW, April 3, 1989, at 5:15 P.M. DST served the within Complaint on Eugene Leach, Jr., defendant, by deputizing the Sheriff of Jefferson County, the return of Sheriff Dunkle is hereto attached and made a part of this return by stating that he served by handing to Eugene Leach, Jr., defendant. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.

MAY 8, 1989, PRAECIPE FOR DEFAULT JUDGMENT, filed

Please enter judgment in the above captioned action in favor of the Plaintiff and against the Defendants for failure to file an Answer to Plaintiff's Complaint within twenty days of service of the Complaint and assess damages as follows:

1. Principal debt:	\$14,659.65
2. Interest due through	
3. Costs of Suit:	75.00
	\$14,734.65

The undersigned certifies that written notice of intention to file this Praecipe for Default Judgment in the form attached hereto was mailed to the Defendants Eugene Leach, Jr., & Rosemary Leach by regular mail, on April 25, 1989, Proof of mailing receipts are attached hereto. /s/ Christopher J. Shaw, Esq.

Pro by atty 9.00

JUDGMENT is entered in favor of the Plaintiffs and against the Defendants in the above matter for failure to file an Answer. Judgment in the amount of Fourteen Thousand Seven Hundred Thirty-four Dollars and Sixty-five cents.

DEBT: \$14,734.65

DEFAULT JUDGMENT

Raymond M. [Signature]
Prothonotary

MAY 10, 1989 NOTICE OF JUDGMENT MAILED TO DEFENDANTS THIS DAY.

JUNE 9, 1989, PRAECIPE TO AMEND JUDGMENT, filed 1 cert atty
Please amend the judgment previously entered on May 8, 1989, in the above referenced case to reflect a Principal Debt in the amount of \$12,047.10, instead of \$14,659.65, as entered. The reason for this amended judgment is to correct the judgment to the amount actually pled and the amount of the actual debt. /s/ Christopher J. Shaw, Esq.

IN RE:

BETTY JO WOOTAN,

An Alleged Severely
Mentally Disabled
Person,

89-551-CD

Cps 13458
13401

Pro *Ley Co* 40.00
R. Mattern *by CO* 150.00

MARCH 22, 1989, PETITION FOR CIVIL COURT COMMITMENT UNDER SECTION 406 OF THE MENTAL HEALTH AND MENTAL RETARDATION ACT OF 1966, filed.

The Petition of Paul R. Yarger respectfully represents:

1. Your petitioner resides at 715 Good Street, Houtzdale, PA 16651.

2. Your petitioner is qualified to amke this petition by reason of the fact that he is employed as a case Manager by the Mental Health/Mental RETardation Base Service Unit.

3. The alleged mentally disabled person, hereinafter referred to as the Respondent, is BETTY JO WOOTAN, aged 16. She resides at Keystone City Residence, Scranton, PA, with legal residence in Clearfield County.

4. Your petitioner believes and avers that REspondent is suffering from a mental disability as defined in Section 102 of the above-entitled Act. Petitioner beleives that REspondent is in ened of t treatment because she lacks jdugmetn to care for self and has refused to comply with other caregivers, and that her commitment to a proper facility in accordance with the provisions of said Act is necessary for her welfare and protection.

5. Exam;ination of the REspondent by 2 physicians has been accomplished. Physicians statements will be presented at the Hearing.

6. Your petitioner suggests that a proper facility for the commitment of the Respondent is Polk Center, Polk, PA

7. The parties in interest, other than those whose names are set forth above in paragraphs 4 and 5 who should receive notice of the filing of this petition, are the following:

NAME: Facility Director, Polk Center, Polk, PA, DPW Western Region, 1403 State Office Building, 300 Liberty Avenue, Pittsburgh, PA 15222.

M. L. PONTIUS, address - same.

Steven Everhard, Director, Children and Youth Services, 650 Leonard Street, Clearfield, PA 16830.

8. The patitioner ehreby requests that the Court, after hearing and consideration of evidence of agncy representatives that have worked with Ms. Wootan, render a decision that BETTY JO WOOTAN is mentally retarded. Accordingly, the petitioner requests that the Respondent, BETTY JO WOOTAN, be committed for extended residential care, /s/ Paul R. Yarger, Case Manager.

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, this 18th day of October, 1981, pursuant to 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.

APRIL 3, 1989, DECREE, filed.

Three (3) copies Certified to Attorney Mattern.

AND NOW, this 4th day of April, 1989, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

The Court finds that BETTY JO WOOTAN is mentally retarded and, therefore, in need of residential placement for inpatient care and treatment at Polk Center. This is the least restrictive placement available and appropriate for this patient.

Accordingly, the Court ORDER AND DECREES that BETTY JO WOOTAN be and is hereby committed to POLK CENTER for residential care and treatment as a Mentally Retarded Person for a period of Six (6) Months after which a subsequent petition shall be filed and hearing held by J. Richard Mattern II, Clearfield County Mental Health Review Officer.

These proceedings are pursuant to Section 406 of the Mental Health and Mental Retardation Act of 1966, the use of which was re-authorized by Order of the United States District Court for the Middle District of the State of Pennsylvania, said Order being dated October 28th, 1976, in the matter of Goldy - vs - Beal, 429 Fed. Supp. 460; Pa. Bulletin 2883, November 13, 1976.

It is the FURTHER ORDER of this Corut that Clearfield County pay the fee of J. Richard Mattern II, Esquire, Mental Health Review Officer, and that the Clearfield Jefferson Community Mental Health Program reimburse Clearfield County to the extent permissible by their regulations. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

<p>March 23 11:30 am</p> <p>Michael J. Saglimben</p> <p>CA # 13170</p>	<p>DON WARNICK,</p> <p>89-552-CD</p> <p>LORI SMITH,</p> <p>Pro <i>Jay Co</i> 40.00</p> <p>Pro 9.00</p>	<p><u>MARCH 27, 1989, PRAECIPE TO PROCEED IN FORMA PAUPERIS,</u> filed by Michael J. Saglimben, Esquire. Kindly allow LORI SMITH, Plaintiff to proceed in forma pauperis. I, MICHAEL J. SAGLIMBEN,, 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 service to the party. The party's affidavit showing inability to pay the costs of litigation is attached hereto. /s/ Michael J. Saglimben, Esquire</p> <p><u>AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS,</u> filed.</p> <p><u>MARCH 23, 1989, NOTICE OF APPEAL FROM J.P. Wesley J. Read,</u> filed. <u>PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE,</u> filed. Enter rule upon DON WARNICK,, appellees to file a complaint in this (Common Pleas No. 89-552-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ Michael J. Saglimben, Esquire.</p> <p><u>MARCH 27, 1989, 23, 1989, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT,</u> filed. I hereby swear or affirm that I served a copy of the Notice of Appeal, Common Pleas NO. 89-552-CD, upon the District Justice designed therein on March 23, 1989, by certified mail, sender's receipt attached hereto, and upon the appellee, DON WARNICK, on March 23, 1989, 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 March 23, 1989, by certified mail, sender's receipt attached hereto. /s/ Michael J. Saglimben.</p> <p><u>MARCH 30, 1989, TRANSCRIPT,</u> filed.</p> <p><u>APRIL 20, 1989, PRAECIPE FOR ENTRY OF JUDGMENT OF NON PROS,</u> filed 3 cert/KLS Please enter a judgment of non pros in favor of Appellant, Lori Smith, and against Appellee, Don Warnick for his failure to file a complaint in this appeal within 20 days after the date of service of a Rule to File Complaint upon Appellee by certified mail. The date</p>	<p>on</p>
		<p>of service of this Rule upon Appellee was March 23, 1989, and his Complaint was due to be filed on April 13, 1989. Attached as Exhibit "A" is a copy of the Praecipe to Enter rule Upon Appellee to File Complaint and Rule to File, which I certify was mailed to the Appellee at his last known address on March 23, 1989, by certified mail. /s/ Michael J. Saglimben, Esq.</p> <p>Judgment is entered in favor of the Defendant and against the Plaintiff for failure to file a complaint.</p> <p>JUDGMENT NON PROS</p> <p>Prothonotary</p>	

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Paul E. Cherry

LISA L. SMITH,

MARCH 23, 1989, COMPLAINT IN CUSTODY, filed by Paul E. Cherry, Esquire.

One (1) copy Certified to attorney.

March 23
11:00 am

89-553-CD

MARCH 28, 1989, ORDER OF COURT, filed. 1 copy/Cert. You, ROBERT D. WHELPLEY, Defendant, have been sued in court to obtain custody of your child, KATRENA E. SMITH.

You are ordered to appear in person at the Clearfield County Courthouse, Clearfield, Pennsylvania, on Wednesday, the 12th day of April, 1989, at 3:00 p.m. o'clock in Courtroom Number, ____, 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.

Pending further Order of Court, custody of KATRENA E. SMITH shall remain in the Plaintiff. LISA L. SMITH. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

ROBERT D. WHELPLEY,

Pro by Atty 40.00

Alfred Jones Jr

UNITED FEDERAL SAVINGS BANK, Successor in Interest to STATE COLLEGE FEDERAL SAVINGS AND LOAN ASSOCIATION,

MARCH 23, 1989, COMPLAINT, Action/Mortgage/Foreclosure, filed by Alfred Jones, Jr., Esquire. Two (2) copies Certified to Attorney. APRIL 17, 1989, SHERIFF RETURN, filed. NOW, March 29, 1989, at 9:00 A.M. EST served the within Complaint on Dennis Kurtz, Defendant, at residence, 315 Park Avenue, Clearfield, Clearfield County, Penna., by handing to Dennis Kurtz, Defendant, a true and attested copy of the original Complaint and made known to him the contents thereof. NOW, April 3, 1989, at 9:00 A.M. DST served the within Complaint on Terri B. Kurtz, Defendant, at residence, RD#2, Box 155, Grampian, Clearfield County, Penna., by handing to Terri Kurtz, Defendant, a true and attested copy of the original Complaint and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.

March 23 12:30 pm

89-554-CD

DENNIS D. KURTZ and TERRI B. KURTZ,

NOVEMBER 15, 1989, PRAECIPE FOR DEFAULT JUDGMENT filed Enter judgment in the above captioned action for the Plaintiff and against teh Defendant(s) for failure to file an answer pursuant to Rule 1037 of the Rules of Civil Procedure. Assess damages as follows: \$23,363.89 together with all interest, expenses, unpaid taxes and costs of this suit. Notice of Default Judgment was given as required by PA R.C.P. 237.1. A copy is attached as Exhibit "A". /s/ Alfred Jones, Jr., Esq. Judgment is entered in favor of the Plaintiff and against the Defendants for failure to file an answer in the sum of Twenty-Three Thousand Three Hundred Sixty-Three Dollars and Eighty-Nine Cents.

DEBT: \$23,363.89

DEFAULT JUDGMENT

Raymond J. Prothonotary
Prothonotary

Pro by Atty 40.00

Shff Hawkins by Atty 40.00

Shff Sur-charge by Atty 4.00

Pro by Atty 9.00

Pro by Atty 5.00

Pro by ATTY 5.00

NOVEMBER 15, 1989, PRAECIPE FOR WRIT OF EXECUTION, filed by Alfred Jones, Jr., Esq.

WRIT OF EXECUTION ISSUED TO NO 89-96-EX unexecuted

DECEMBER 29, 1989, SHERIFF RETURN, filed NOW, December 29, 1989, return the within writ as unexecuted, the sale was cancelled by the attorney for the Plaintiff. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

MARCH 2, 1990, PRAECIPE FOR DISCONTINUANCE, filed Kindly mark your docket in the above-captioned action "discontinued". /s/ Alfred Jones, Jr., Esq.

DISCONTINUED

MARCH 21, 1994, PRAECIPE, filed Kindly mark your judgment in the above-captioned action "satisfied". /s/ Rasadele Kauffman, Esq.

and now, 21 March '94
William A. Shaw

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Alfred Jones Jr.

UNITED STATES SAVINGS BANK, Successor in Interest to STATE COLLEGE FEDERAL SAVINGS AND LOAN ASSOCIATION,

March 23 12:30 am

89-555-CD

RICHARD M. SWATSWORTH and ANNA P. SWATSWORTH,

MARCH 23, 1989, COMPLAINT, Action/Mortgage/Foreclosure, filed by Alfred Jones, Jr., Esquire. Two (2) copies Certified to Sheriff.

APRIL 17, 1989, SHERIFF RETURN, filed.

NOW, March 29, 1989, at 11:48 AM served the within Complaint on Richard M. Swatsworth, Defendant at residence, 115 Patterson Street, Clearfield, Clearfield County, Penna., by handing to Richard Swatsworth, Defendant, a true and attested copy of the original Complaint and made known to him the contents thereof.

NOW, April 4, 1989, Howard N. Stewart, Sheriff of Crawford County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Complaint on Anna P. Swatsworth, defendant.

NOW, April 12, 1989, at 1:28 P.M. served the within Complaint on Anna P. Swatsworth, Defendant, by deputizing the Sheriff of Crawford County. The return of Sheriff Stewart is hereto attached and made a part of this return by stating that he served by handing to Anna P. Swatsworth, defendant. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.

JULY 25, 1989, PRAECIPE FOR DEFAULT JUDGMENT, filed Entry judgment in the above captioned action for the Plaintiff and against the Defendants for failure to file an answer pursuant to Rule 1037 of the Rules of Civil Procedure.

Assess damages as follows: \$55,153.62 together with all interest, expenses, unpaid taxes and costs of this suit.

Notice of Default Judgment was given as required by PA R.C.P. 237.1. A copy is attached as Exhibit "A". /s/ Alfred Jones, Jr., Esq.

Judgment is entered in favor of the Plaintiffs and against the Defendants for failure to file an answer in the sum of Fifty-five Thousand One Hundred Fifty-three Dollars and Sixty-two Cents.

DEBT: \$55,153.62

DEFAULT JUDGMENT

Pro by Atty 40.00 Shff Hawkins by Atty 26.00 Shff Sur-charge by Atty 4.00 Shff Stewart by Atty 20.00 Pro by Atty 9.00

Prothonotary

JULY 25, 1989, PRAECIPE FOR WRIT OF EXECUTION, filed by Alfred Jones, Jr., Esq.

WRIT OF EXECUTION ISSUED TO NO. 89-61-EX executed

SEPTEMBER 15, 1989, SHERIFF RETURN, filed

NOW, September 15, 1989, return the within writ of execution as executed, the property of the defendants was sold to the Plaintiff for \$1.00 plus costs on September 1, 1989. /s/ Chester A. Hawkins, Shff, by Darlene Shultz.

Alfred Jones, Jr.

UNITED FEDERAL SAVINGS BANK, Successor in Interest to STATE COLLEGE FEDERAL SAVINGS AND LOAN ASSOCIATION,

March 23 12:30 pm

89-556-CD

THOMAS P. BAKER and MARGARET M. BAKER,

MARCH 23, 1989, COMPLAINT, Action/Mortgage Foreclosure, filed by Alfred Jones, Jr., Esquire.
One (1) copy Certified to Sheriff.

APRIL 4, 1989, SHERIFF RETURN, filed
NOW, March 29, 1989 @ 10:00 AM EST served the within Complaint in Mortgage Foreclosure on Margaret M. Baker, Deft, at residence RD#1, Box 256, Woodland, Clearfield County, PA, by handing to Margaret M. Baker, Deft.
NOW, March 29, 1989 @ 11:40 AM EST served the within Complaint in Mortgage Foreclosure on Thomas P. Baker, Deft. at residence, 502 Daisey St., Clearfield, Clearfield County, PA, by handing to Peggy Baker, Wife of Deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

JANUARY 3, 1991, PRAECIPE FOR DEFAULT JUDGMENT, filed
Enter judgment in the above captioned action for the Plaintiff and against the Defendants for failure to file an answer pursuant to Rule 1037 of the Rules of Civil Procedure.

Assess damages as follows: \$41,368.56 together with all interest, expenses, unpaid taxes and costs of this suit.

Notice of Default Judgment was given as required by PA R.C.P. 237.1. A copy is attached as Exhibit "A". /s/ Rosadele Kauffman, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Forty-One Thousand Three Hundred Sixty-Eight Dollars and Fifty-Six Cents.

DEBT: \$41,368.56

DEFAULT JUDGMENT

Allen D. Bitt

Prothonotary

JANUARY 3, 1990, PRAECIPE FOR WRIT OF EXECUTION, filed by Rosadele Kauffman, Esq.

Pro by Atty 40.00

Shff by Atty 24.00

sur-charge by Atty 4.00

Pro by Atty 9.00

WRIT OF EXECUTION ISSUED TO NO 91-1-EX executed

MARCH 18, 1991, SHERIFF RETURN, filed
NOW, March 19, 1991, return the within writ as executed the property of the defendants was sold to the Plaintiff for \$1.00 plus costs on March 1, 1991. /s/ Chester A. Hawkins, Shff, by Darlene Shultz.

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<p>March 23 8:30 am</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF LABOR AND INDUSTRY, Harrisburg, PA 17105</p> <p>89-557-CD</p> <p>CAMBRIA MILLS COAL COMPANY, INC., RD 1, Box 221 Coalport, PA 16627</p> <p>Pro by Plff 9.00</p>	<p><u>MARCH 23, 1989, CERTIFIED COPY OF LIEN, TO THE USE OF THE UNEMPLOYMENT COMPENSATION FUND, filed.</u></p> <p>Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand Nineteen and 11/100 Dollars, with costs.</p> <p>Debt \$2,019.11</p> <p>Interest Computed From March 31, 1989.</p> <p>Filed and Entered by Plaintiff, March 23, 1989</p> <p>Judgment</p> <p style="text-align: right;"><i>Raymond Netherman</i> Prothonotary</p>
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CONT. FR. PG 423-B DAVIS vs. DAVIS, II 89-327-CD

AUGUST 7, 1991, ORDER, filed
NOW, August 7, 1991, the above defendant having complied with the Orders previously violated and having served Ten (10) days in the Clearfield County Jail for contempt, is RELEASED. BY THE COURT: Joseph S. Ammerman, Judge.

AUGUST 16, 1991, ORDER FOR MEDIATION CONFERENCE, filed. TWO (2) Copies Cert to Marcy.
NOW, this 16th day of August, 1991, at the request of counsel for the Defendant, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on September 25, 1991, at 1:00 o'clock P.M., at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/children while the parent is in private conference.
It is further ORDERED that the parents shall forthwith complete a Child Custody Mediation Questionnaire and forward the same to Dr. Ryen within five (5) days of this ORDER.
It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$100.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: S/JOSEPH S. AMMERMAN, JUDGE

OCTOBER 23, 1991, ORDER, filed. SEVEN (7) COPIES TO BLAISE
NOW, this 23rd day of October, 1991, upon agreement of the parties following time scheduled for Mediation, it is hereby ORDERED as follows:
1. The parties shall continue to share joint legal custody of their minor daughter, HEATHER DAVIS, with primary physical custody being placed with the mother.
2. Father shall have supervised visitation with his daughter during Family Therapy sessions with Dave Kosko of Lutheran Social Services, once a month on either Monday, Wednesday or Friday. Said sessions shall be paid for by William Davis and shall last approximately one (1) hour. In addition, as the circumstances warrant and in Mr. Kosko's discretion, taking into consideration Heather Davis' desire, Mr. Kosko may increase or decrease the length of and or duration of the Family Therapy sessions, using his best judgment as well as any other visitation he may deem appropriate after consultation with both parents.
3. That during all visits there shall be no alcohol consumption by anyone in the presence of the minor child and for 24 hours prior to Mr. Davis' visitation he shall consume no alcohol.
4. That Elaine Davis shall provide the transportation for Heather Davis to all visitation sessions.
5. That there may be modification of this Order as may be agreed upon by the parties. If no amicable agreement is reached between the parties either may request a further mediation conference. BY THE COURT: S/JOSEPH S. AMMERMAN, JUDGE

WE, the undersigned, do hereby consent to the entry of the foregoing ORDER.
s/ELAINE M. DAVIS S/BARBARA S. SCHICKLING, ESQUIRE(ATTORNEY FOR PLAINTIFF)
s/WILLIAM H. DAVIS S/BLAISE J. FERRARACCIO, ESQUIRE(ATTORNEY FOR DEFENDANT)

CONTINUED ON PAGE 644

Andrew P. Gates

ROGER A. BLOOM,

MARCH 23, 1989, COMPLAINT FOR TEMPORARY AND PERMANENT CUSTODY AND ORDER, filed.

Four (4) copies Certified to attorney. ORDER, filed.

AND NOW, this 23rd day of March, 1989, upon consideration fo the foregoing Petition and on motion of ANDREW P. GATES, Esquire, immediate and on motion legal and physical custody of the minor child, JUSTIN MICHAEL BLOOM, is hereby granted and awarded to Plaintiff, ROGER A. BLOOM, pending final hearing and a RULE is issued upon Defendants, DAWN CELINSKI, IDA CELINSKI and WILLIAM SHUGARTS, to show cause why temporary and permanent custody of the said minor child should not be placed with the Plaintiff.

March 23
3:58 pm

89-558-CD

RULE RETURNABLE on the 16th day of May, 1989, at 1:30 o'clock P.M. in Court Room Number #1, Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

AFFIDAVIT OF SERVICE, filed.

ANDREW P. GATES, the Attorney for Plaintiff, being duly sworn according to law, says he served Defendant, William Shugarts, with a certified true and correct copy of the Complaint for Temporary and Permanent Custody by the certified mail No. P 812 931 154, Return Receipt Requested, on March 28, 1989, at his mailing address as indicated in the Complaint for Temporary and Permanent Custody, and that said Defendant did receive service as evidenced by the receipt signed by him which is attached hereto as Exhibit "A". /s/ Andres P. Gates, Esquire.

Richard A. Hughes (KLS)

DAWN CELINSKI,
IDA CELINSKI and
WILLIAM SHUGARTS,

APRIL 28, AFFIDAVIT OF SERVICE, filed.

ANDREW P. GATES, the attorney for Plaintiff, being duly sworn according to law, says that Defendant, Dawn Celinski, was personally served with the Complaint for Temporary and Permanent Custody on March 28, 1989, by J. B. Walker, Cosntable, at 407 1/2 East 11th Street, Clearfield, Pennsylvania, 16830 as evidenced by Constable's Return, the original of which is attached hereto as Exhibit "A". /s/ Anerew P. Gates. Esquire.

Pro by Atty 40.00
Jack
Walker by Atty 14,00

MAY 16, 1989, ORDER, filed.

NOW, this 16th day of May, 1989, this being the day and date set for custody conference in the above-captioned matter, and the parties being unable to reach an agreement regarding the custody of the minor child,

Justin Michael Bloom, date of birth, November 25, 1987, it is hereby ORDERED AND DECREED as follows:

1. This matter will be referred to Dr. Allen H. Ryen, PH. D., Licensed Child Psychologist, for a Mediation Conference scheduled for Thursday, June 15, 1989, at 1:00 p.m. at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child shall attend said conference. The present custodial parent shall provide someone to attend to the child while the parent is in private conference.
2. The parties shall forthwith complete a Child Custody Mediation Questionnaire and forward the same to Dr. Ryen within five (5) days of this Order.
3. The cost of said conference shall be borne equally by the parents, and each parent shall deposit \$75.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference.
4. Pending further Order of Court, Plaintiff and Defendant will have shared legal and physical custody of their minor child, Justin Michael Bloom, who shall reside at the parties home at 407 1/2 East 11th Street, Clearfield, Pennsylvania. Also, pending further Order of this Court, Defendant, Dawn Celinski shall not remove the minor from the jurisdiction of this Court. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

MAY 16, 1989, AFFIDAVIT OF SERVICE, filed

Andrew P. Gates, the Attorney for Plaintiff, being duly sworn according to law, says that Defendant, Ida Celinski, was personally served with a Complaint for Temporary and Permanent Custody at her residence in Southington, Connecticut on May 2, 1989, as evidenced by the verified proof of service, the original of which is attached hereto as Ehxhibit A and made a part hereof. /s/ Andrew P. Gates, Esq.

JUNE 8, 1989, PRAECIPE TO PROCEED IN FORMA PAUPERIS, filed by Richard A. Hughes, Keystone Legal Services, Inc.

Kindly allow DAWN CELINSKI, defendant, to proceed in forma pauperis.

I, RICHARD A. HUGHES, 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 service to the party. The party's affidavit showing inability to pay the costs of litigation is attached hereto. /s/ Richard A. Hughes.

AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS, filed.

JUNE 15, 1989, STIPULATION & CONSENT ORDER, filed

2 copies cert atty Gates

NOW, this 15th day of June, 1989, following the scheduled mediation conference with the Court appointed mediator, Dr. Allen H. Ryen, Ph.D., and upon agreement of the parties and their respective counsel, it is hereby ORDERED and DECREED as follows:

1. Petitioner Robert A. Bloom and respondent Dawn Celinski shall have shared legal and physical custody of their minor child, Justin Michael Bloom, subject to the further provisions of this Order.

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John A. Ayres, Jr.

EDGAR L. ENGLISH,

MARCH 27, 1989, STIPULATION FOR JUDGMENT AND POSSESSION, filed by John A. Ayres, Jr. Esquire.

ORDER, filed.

AND NOW, this 27th day of February, 1989, the foregoing Stipulation for Judgment having been presented to and approved of by the Court, it is hereby ORDERED as follows:

1. Terms of the foregoing Stipulation for Judgment are approved and are incorporated by reference herein as though fully set forth.

2. Judgment is entered in favor of EDGAR L. ENGLISH and against JOHN BENNETT and LISA BENNETT in the amount of Seven Hundred Seventy-Seven (\$777.00 Dollars, plus costs.

3. Judgment for possession of premises located at 127 race street, Clearfield, Pennsylvania is entered in favor of EDGAR L. ENGLISH and against JOHN BENNETT and LISA BENNETT, effective March 1, 1989, and if said John Bennett and Lisa Bennett have not vacated the premises on or before February 28, 1989, Edgar L. English shall have the right to request a Writ of Possession to be executed by Clearfield County Sheriff's Office or a constable.

4. The Prothonotary's Office of Clearfield County is authorized to and directed to enter the aforesaid judgments. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Seven Hundred Seventy-seven and 00/100 Dollars.

Debt \$777.00

JUDGMENT

JOHN BENNETT and LISA BENNETT,

Pro by Atty 9.00

Signature
Prothonotary

Judgment is entered in favor of the Plaintiff and

against the defendants for possession of premises.

JUDGMENT FOR POSSESSION

Signature
Prothonotary.

<p>March 27 8:30 am</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF REVENUE, Harrisburg, PA 17105</p> <p>89-562-CD</p> <p>DUBOIS GLASS & CHINA INC Hahne Ct. DuBois, PA 15801</p> <p>Pro by Atty 9.00</p>	<p><u>MARCH 27, 1989, CERTIFIED COPY OF LIEN, S&U filed.</u></p> <p>Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Three Hundred Thirty-nine and 95/100 Dollars, with costs.</p> <p>Debt \$1,339.95</p> <p>Interest Computation Date, March 6, 1989</p> <p>Filed and Entered by Plaintiff, March 27, 1989</p> <p>Judgment</p> <p><i>Raymond Wetherman</i> Prothonotary</p>
<p>March 27 8:30 am</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF LABOR AND INDUSTRY, Harrisburg, PA 17105</p> <p>89-563-CD</p> <p>ALBERT CONTRATING INC., RD 1, Box 146, West Decatur, PA 16878</p> <p>Pro by Plff 9.00</p>	<p><u>MARCH 27, 1989, CERTIFIED COPY OF LIEN, TO THE USE OF THE UNEMPLOYMENT COMPENSATION FUND, filed.</u></p> <p>Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Four Hundred Ninety-two and 59/100 Dollars, with costs.</p> <p>Debt \$1,492.59</p> <p>Interest Computed from March 31, 1989</p> <p>Filed and Entered by Plaintiff, March 27, 1989</p> <p>Judgment</p> <p><i>Raymond Wetherman</i> Prothonotary</p>

Printed By: Romberger Bindery - Form H-611

<p>Gregory M. Kruk,</p> <p>3/27/89 \$85.00 Pd by Atty</p> <p>Clfd Trust</p> <p>George D. Kulakowski</p> <p>CK# 1065 Trans. to reg. acct. Pro. 40.00 Pro. .50 State 10.00 CK#1075 34.50</p>	<p>RANDAL L. HOOVER,</p> <p>89-564-CD</p> <p>PAMELA M. HOOVER,</p> <p>Pro 40.00 Pro .50 State 10.00 85.00</p>	<p>MARCH 27, 1989, COMPLAINT IN DIVORCE, filed by Gregory M. Kruk, Esquire. One (1) copy Certified to Attorney.</p> <p>AUGUST 9, 1989 DEFENDANTS FIRST REQUEST FOR PRODUCTION OF DOCUMENT, filed by G. D. Kulakowski.</p> <p>AUGUST 9, 1989 NOTICE OF SERVICE OF INTERROGATORIES, filed by G. D. Kulakowski, Atty Deft. You are notified that on the 7th day of August, 1989, Defendant, PAMELA M. HOOVER, served Interrogatories on the Plaintiff, RANDAL L. HOOVER, by mailing the original and one copy of same via First-Class United States Mail, postage prepaid, addressed to the following: Gregory M. Kruk, Atty., 688 Main St., Brockway, PA 15824, s/George D. kulakowski, Atty Deft.</p> <p>MARCH 9, 1990, AFFIDAVIT OF SERVICE, filed. I, CATHY KOCHER, being duly sworn according to law, depose and say that I served a true copy of the Complaint in Divorce with Notice to Defend and Claim Rights in the above-captioned matter upon the Defendant, PAMELA M. HOOVER, at the offices of Dr. Richard Foust, at 47 West Long Avenue, DuBois, Pa. 15801, on the 30th day of March, 1989, at 10:40 o'clock A.M. S/Cathy Kocher</p> <p>MARCH 9, 1990, ACCEPTANCE OF SERVICE, filed. I hereby accept service of the true copy of the Complaint in Divorce with Notice to Defend and Claim Rights in the above-captioned matter. Dated March 31, 1990. S/Pamela M. Hoover.</p> <p>MARCH 9, 1990, PRAECIPE TO TRANSMIT RECORD, filed by Gregory M, Kruk, Esquire. AFFIDAVIT OF CONSENT OF PAMELA M. HOOVER, filed. AFFIDAVIT OF CONSENT OF RANDAL L. HOOVER, filed. ORDER & DECREE IN DIVORCE, filed. AND NOW, this 14th day of March, 1990, it is here- with ORDERED & DECREED that RANDAL L. HOOVER, Plaintiff, and PAMELA M. HOOVER, Defendant, are DIVORCED from the bonds of matrimony.</p> <p>AND IT IS FURTHER ORDERED, ADJUDGED AND DECREED, pursuant to PA R.C.P. 1920.1, et seq., and Act 26-1980, 23 P.S.1, et seq., "The Divorce Code", that the terms, provisions and conditions of a certain Article of Agreement between the parties dated February 14, 1990, attached to this DECREE & ORDER is hereby incorporated into this DECREE & ORDER by reference as fully as though the same were set forth at length. The said Article of Agreement shall not merge with the DECREE & ORDER but shall survive said DECREE & ORDER. BY THE COURT /s/ Joseph S. Ammerman, Judge.</p> <p>APRIL 15, 1990, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.</p>
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Thomas F. Morgan,

HOMER A. MOTT and
DELLA S. MOTT, h/w

MARCH 28, 1989, COMPLAINT, Action/Quiet Title, filed by Thomas F. Morgan, Esquire.
One (1) copy Certified to Attorney.
ALL that parcel of land situate in Bell Township, Clearfield County, Pennsylvania.
AFFIDAVIT, filed.
HOMER A. MOTT and DELLA S. MOTT, Plaintiffs, being duly sworn according to law, deposes and states that the whereabouts of the Defendants are unknown.
AFFIDAVIT, filed.
THOMAS F. MORGAN, Attorney for plaintiffs, being duly sworn according to law, deposes and states that he has examined telephone directories, tax records and estate records in an effort to determine the whereabouts of the Defendants, their heirs and assigns and was unable to ascertain their whereabouts. /s/ Thomas F. Morgan, Esquire.

March 28
9:30 am

89-565-CD

JAMES A. MOTT, his heirs,
and assigns, LUCY J. MOTT, her heirs and assigns, MARTIN R. MOTT, his heirs and assigns, MARVIN I. MOTT, his heirs and assigns, MARY BELL MOTT MORRIS, a/k/a MARY BELL MOTT MORRIS JACKMAN, her heirs and assigns, RUTH

MOTION FOR PUBLICATION, filed by Thomas F. Morgan, Esquire.
ORDER FOR PUBLICATION, filed.
AND NOW, this 27th day of March, 1989, upon consideration of the foregoing Motion, the Plaintiffs are granted leave to make service of the Complaint on the Defendant, their heirs and assigns by publication one time in THE PROGRESS, the insertion to appear not less than thirty (30) days prior to May 8th, 1989, the date set for hearing of said Complaint at 9:00 o'clock A.M., the said Defendants to file an answer within 20 days of said insertion. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
MAY 17, 1989, AFFIDAVIT, filed by Thomas Morgan, Esq.
THOMAS F. MORGAN, Esquire, being duly sworn according to law, deposes and says that he is the attorney for the Plaintiffs, makes this Affidavit on behalf of the Plaintiffs, being authorized so to do; that service by publication was made upon the Defendants, James A. Mott, his heirs and assigns; Lucy J. Mott, her heirs and assigns, Martin R. Mott, his heirs and assigns; Marvin I. Mott, his heirs and assigns; Mary Bell Mott Morris a/k/a Mary Bell Mott Morris Jackman, her heirs and assigns; Gerald Jackman, his heirs and assigns, Ruth Winters, her heirs and assigns; Lettie Rose Mott a/k/a Letitia rose Mott, her heirs and assigns; and Betty Tapcum, her heirs and assigns, proof of which is annexed hereto, marked Exhibit "A" and the said Defendants have not filed Answer thereto although the time in which to do so has expired. /s/Thomas Morgan

WINTERS, her heirs and assigns, LETTIE ROSE MOTT, a/k/a LETITIA ROSE MOTT, her heirs and assigns, BETTY TAPCUM, her heirs and assigns,

MOTION FOR JUDGMENT, filed.
ORDER,
AND NOW, May 9, 1989, an Affidavit of service of the Complaint with notice to plead having been filed, and no Answer having been made by the Defendants, the Court, upon Motion of Thomas F. Morgan, Esquire, Attorney for the Plaintiffs, hereby orders that unless the defendants shall within thirty days from the date of this Order institute an action of ejectment against the Plaintiffs, they, the Defendants, shall be forever barred and enjoined from impeaching, denying or in any way attacking Plaintiffs' title to said premises, from issuing or maintaining an action of ejectment for said premises, from encumbering, mortgaging or conveying this parcel or any part thereof, or from asserting in any manner any right, lien, title or interest inconsistent with the interest or claim of the Plaintiffs to the following described premises as set forth in their Complaint.

Pro by Atty 43.50
Pro by Atty 10.00

All that parcel of land situate in Bell Township, Clearfield County, Pennsylvania, bounded and described as follows:

BEGINNING at a post corner of A. & F. Davidson lands, thence along said Davidson line South Fifty-two degrees (52) West Sixty-one and One Fourth (61 1/4) perches to a post at corner of David Mott, thence along line of said Mott South thirty-eight East Sixty five (65) perches to a post and corner of W.W. McQuown, thence along line of said McQuown North fifty two (52) degrees East Thirty-one (31) perches to a pine stump, thence along line of said McQuown North Thirty eight (38) degrees West Twenty-two (22) perches to a beech; thence North Fifty-two (52) degrees East Thirty and one half (30 1/2) perches to a post corner of land of J.W. McGee North Thirty-eight (38) degrees West Forty-two (42) perches to place of beginning.

Containing Twenty (20) acres and
Excepting and reserving, however, One (1) acre of land which was conveyed to Peter Pope by deed dated April 29, 1921 and recorded in Deed Book 251, Page 83. BY THE COURT: /s/ John K. Reilly, Jr., P.J.

increased to Fifty four (54) and one half (54 1/2) perches.
and recorded in Deed Book 251, Page 83. BY THE COURT: /s/ John K. Reilly, Jr., P.J.

Printed By: Romberger Bindery - Form H-611

R--Denning
Gearhart
Ann B.
Wood

NANCY A. LAWHEAD,

MARCH 28, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.
One (1) copy Certified to Attorney.

3/28/89
\$85.00 Pd.
by Atty

89-566-CD

APRIL 5, 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.

Clfd Trust

JULY 18, 1989, PRAECIPE TO WITHDRAW APPEARANCE, filed

Please withdraw my appearance on behalf of the Plaintiff in the above captioned matter.
/s/ R. Denning Gearhart, Esq.

PRAECIPE TO ENTER APPEARANCE, filed
Please enter my appearance on behalf of the Plaintiff in the above captioned matter.
/s/ Ann B. Wood, Esq.

WILLIAM D. LAWHEAD,

AUGUST 8, 1989, PRAECIPE TO TRANSMIT RECORD, filed by Ann B. Wood, Esquire.

AFFIDAVIT OF CONSENT OF NANCY A. LAWHEAD, filed
AFFIDAVIT OF CONSENT OF WILLIAM D. LAWHEAD, filed.
DIVORCE DECREE, filed.

AND NOW, the 21st day of August, 1989, 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 this Complaint;

Pro	40.00
Pro	.50
State	10.00

We, therefore, DECREE that NANCY A. LAWHEAD be divorced and forever seaprated from the nuptial ties and bonds of matrimony heretofore contracted between herself and WILLIAM D. LAWHEAD. Thereupon all the

Ck#6202 Trans to reg acct.	\$85.00
Pro.	40.50
State	10.00
#13431 Atty	34.50
	\$85.00

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 by reference the Post-Nuptial Agreement entered into by the parties dated July 6, 1989, which is attached hereto

as Exhibit "A".

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, 1989, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.

Beth E.
Ammerman

BARBARA L. ADAMS,

MARCH 28, 1989, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Beth E. Ammerman, Esquire.
One (1) copy Certified to Sheriff.

MARCH 28, 1989, TEMPORARY PROTECTIVE ORDER, filed by John K. Reilly, Jr., Judge.
One (1) copy Certified to Sheriff.
Two (2) copies Certified to Attorney.

MARCH 28, 1989, ACCEPTANCE OF SERVICE, filed. I, RICHARD H. MILGRUB, Esquire, hereby certify that I am the attorney for Stanley M. Adams, Sr. in this matter, that I hereby accept service of the above-captioned Petition for Relief Under Protection from Abuse Act on behalf of the said Stanley M. Adams, Sr., and that I have the authority to do so. /s/ Richard H. Milgrub, Esquire.

APRIL 19, 1989, CONSENT AGREEMENT UNDER THE PROTECTION FROM ABUSE ACT, filed. /s/ Stanley M. Adams, Respondent, Richard H. Milgrub, Esquire, Attorney for Respondent, Barbara L. Adams, Petitioner, Beth E. Ammerman, Esquire, Attorney for Petitioner.
Two (2) copies Certified to Attorney.

APRIL 19, 1989, ORDER UNDER PROTECTION FROM ABUSE ACT APPROVING CONSENT AGREEMENT OF PARTIES, filed.
Five (5) copies Certified to Attorney.

AND NOW, this 18th day of April, 1989, upon consideration of the Consent Agreement of the parties hereto, the following Protection Order is hereby entered and the Consent Agreement executed by the Parties is hereby approved.

1. Respondent, STANLEY M. ADAMS, SR., will not live at, visit or enter the premises located at 2011 Dorey Street, Clearfield, Pennsylvania or any future residence of the Petitioner until further Order of Court.

2. Neither party shall physically abuse, strike, harass, bother, annoy or threaten the other, and both Petitioner and Respondent are hereby enjoined from so doing.

3. In the event that the Respondent should need to enter the residence for a legitimate purpose, same shall be arranged through counsel.

4. The parties shall take whatever steps are necessary to effectuate the terms and conditions of this Consent Agreement.

5. The parties are hereby advised that violation of this Order will subject the violating party to punishment for Contempt, which could include incarceration up to six months and/or a fine of up to \$1,000.00. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

March 28
1:17 pm

89-568-CD

Richard H.
Milgrub

STANLEY M. ADAMS, SR.

Pro by Atty 40.00

Printed By: Romberger Bindery - Form H-611

March 28
11:00 am

COMMONWEALTH OF PENNA,
DEPARTMENT OF PUBLIC
WELFARE,

89-570-CD

ESTATE OF RUDOLPH LITZ,
Deceased, NORMA LITZ,
ROBERT C. FARBER, t/t
JUANITA LITZ, t/t
RD, #2,
Clearfield, PA 15830

Pro by Plff 9.00
Pro by Atty 5.50

MARCH 28, 1989, SUGGESTION OF NONPAYMENT, _filed.

Fifteen days have elapsed since notice of filing this suggestion. It 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 the Defendant in the sum of Two Thousand and 00/100 Dollars, with costs.

Debt \$2,000.00

JUDGMENT

Raymond W. Peterson
Prothonotary

And Now, 3rd day of May 1991 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Allen D. Brey*
Prothonotary

March 28
11:00 am

COMMONWEALTH OF PENNA,
DEPARTMENT OF PUBLIC
WELFARE,

89-571-CD

ESTATE OF RUDOLPH LITZ,
Deceased, NORMA LITZ,
ROBERT C. FARBER, t/t
JUANITA FARBER, a/k/a
JUANITA LITZ FARBER, t/t
RD #2,
Clearfield, PA 16830

Pro by Plff 9.00
Pro by Atty 5.50

MARCH 28,, 1989, SUGGESTION OF NONPAYMENT, _filed.

Fifteen days have elapsed since notice of filing this suggestion. It 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 the Defendant in the sum of Two Thousand and 00/100 Dollars, with costs.

Debt \$2,000.00

JUDGMENT

Raymond W. Peterson
Prothonotary

And Now, 3rd day of May 1991 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Allen D. Brey*
Prothonotary

Printed By: Romberger Bindery - Form H-611

Anthony S. Guido

MARY FRANCES DuBROUX CLARK,

MARCH 28, 1989, COMPLAINT IN DIVORCE, filed by Anthony S. Guido, Esquire.
One (1) copy Certified to Attorney.

3/28/89
\$85.00 Pd.
by Atty

89-573-CD

APRIL 21, 1989, RETURN OF SERVICE OF COMPLAINT, filed

NOW, this 4th day of April, 1989, served Ronald R. Clark, Defendant, by sending to him a true and attested copy of Complaint in Divorce filed to No. 89-573-CD, by certified mail, return receipt requested, deliver to addressee only; said Complaint was delivered to the said Ronald R. Clark on April 4, 1989 as evidenced by return receipt No. P 012 541 636 attached hereto. /s/ Anthony S. Guido, Esq.

JULY 21, 1989, AFFIDAVIT OF CONSENT OF RONALD R. CLARK, filed

JULY 21, 1989, AFFIDAVIT OF CONSENT OF MARY FRANCES DuBROUX CLARK, filed

Clfd Trust

JULY 21, 1989, PRAECIPE TO TRANSMIT THE RECORD & DECREE, filed

RONALD R. CLARK,

NOW, this 25th day of July, 1989, a Complaint in divorce having been filed by the Plaintiff to the above caption on March 28, 1989, under Section 201(c) of the Divorce Code, and both parties having executed an Affidavit of Consent, the Court hereby enters the following decree:

1. That MARY FRANCES DuBROUX CLARK and RONALD R. CLARK 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 Separation Agreement between the parties, dated March 31, 1989, 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.

AUGUST 14, 1989 VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE.

Ck#6176 Trans to reg acct.	\$85.00
Pro.	40.50
State	10.00
#13399 Atty	34.50
	\$85.00

Pro	40.00
State	10.00
Pro	.50
Pro by Atty	8.00

FEBRUARY 8, 1990, NOTICE OF ELECTION TO RETAKE MAIDEN NAME, filed
Notice is hereby given that the Plaintiff in the above matter, pursuant to a final Decree in Divorce having been granted to the Plaintiff on the 25th day of July, 1989, hereby elects to retake and hereafter use her maiden name of MARY FRANCES DuBROUX, 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. /s/ Mary Frances DuBroux Clark TO BE KNOWN AS: /s/ Mary Frances DuBroux

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Denver E Wharton

NOR-TECH INDUSTRIES, INC.,

MARCH 28, 1989, NOTICE OF APPEAL FROM J.P. JAMES E. HAWKINS, filed.

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

Enter rule upon NOR-TECH INDUSTRIES, INC.,, appellees to file a complaint in this (Common Pleas No. 89-575-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ Timonty E. Durant, Esquire.

RULE: To NOR-TECH INDUSTRIES, INC.,, appellees.

March 28 3:40 pm

89-575-CD

MARCH 30, 1989, CERTIFICATE OF SERVICE, filed I, LANA N. BOWSER, verify that on March 28, 1989, I did deposit in the US mail true and correct copies of the Notice of Appeal, certified mail, return receipt requested. Notice was sent to appellee, NOR-TECH INDUSTRIES, INC., bearing certified mail number P 928 314 609, at its last known address which is c/o 360 Stonycreek St., Johnstown, PA 15901, and to District Justice JAMES L. HAWKINS, bearing certified mail number P 928 314 608, at his last known address which is Main Street, Coalport, PA 16627. Said return receipts were signed by their agents on March 29, 1989. The original receipts are attached hereto.

Timothy E. Durant

PHILIP GOWIN and PHILIP GOWIN, t/d/b/a MONROE MAINTENANCE.

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/ Lana N. Bowser

MARCH 29, 1989, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT, filed

I hereby swear that I served a copy of the Notice of Appeal, Common Pleas No. 89-575-CD upon the District Justice designated therein on March 28, 1989, by certified mail, sender's receipt attached hereto, and upon the appellee, Nor-Tech Industries, Inc, on March 28, 1989 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 March 28, 1989, by certified mail, sender's receipt attached hereto. /s/ Timothy E. Durant, Esq.

T/D Pro by Atty 20.00 Pro by Atty 40.00 Pro ^{T.E.D.} 9.00 ^{Dew.} Pro by atty 40.00 Pro by atty 5.00

APRIL 3, 1989, TRANSCRIPT FROM JP JAMES HAWKINS, filed

APRIL 13, 1989, COMPLAINT, filed by Denver E. Wharton, Esq. NO COPIES.

MAY 3, 1989, PRELIMINARY OBJECTIONS, filed by Timothy E. Durant, Esq. on behalf of the Deft. Philip Gowin

JUNE 2, 1989, AMENDED COMPLAINT, filed by Denver E. Wharton, Esq. 1 cert/Atty

JUNE 21, 1989, ANSWER TO AMENDED COMPLAINT, NEW MATTER & COUNTERCLAIM, filed by Timothy E. Durant, Esq. 1 copy cert to atty.

JUNE 22, 1989, CERTIFICATE OF SERVICE, filed

I, Robin R. Hoover verify that on June 21, 1989, I did deposit in the US First Class Mail postage pre-paid, a true and correct copy of the Answer to Amended Complaint, New Matter and Counterclaim filed in the above captioned action. The said Answer to Amended Complaint, New Matter and Counterclaim was served upon Denver E. Wharton, Esquire counsel for the Plaintiff at 360 Stonycreek St., Johnstown, PA 15901.

I understand that false statements herein are made subject to the penalties of 19 PA C.S. §4904, relating to unsworn falsification to suthorities. /s/ Robin R. Hoover.

AUGUST 16, 1989, MOTION FOR DEFAULT JUDGMENT FOR PLAINTIFF'S FAILURE TO ANSWER COUNTERCLAIM AND NEW MATTER UNDER PA. R.C.P. NO. 1037(c), filed by Timothy Durant, Esq. 1 copy cert atty.

AUGUST 17, 1989, RESPONSE TO NEW MATTER AND ANSWER TO COUNTERCLAIM, filed by Denver H. Wharton, Esq.

AUGUST 23, 1989, ORDER, filed 3 cert atty. NOW, this 23rd day of August, 1989, upon consideration of defendant's motion, it is hereby ordered that judgment upon default may be entered in favor of defendant, Philip Gowin and against plaintiff, Nor-Tech Industries, Inc., for failure to reply to defendant's New Matter and Counterclaim, with damages to be assessed at trial. BY THE COURT: John K. Reilly, Jr, P.J.

JUDGMENT Is entered in favor of the Defendant, Philip Gowin and against the Plaintiff, Nor-Tech Industries, Inc. for failure to answer Defendants New Matter and Counterclaim. Damages to be assessed at trial.

DEFAULT JUDGMENT

Gregory M. Heston

Prothonotary

<p>Richard H. Galloway</p> <p>March 29 8:30 am</p>	<p>THEODORE M. ELIAS and SUSAN G. ELIAS, h/w</p> <p>89-576-CD</p>	<p><u>MARCH 29, 1989, TRANSFER FROM INDIANA COUNTY</u>, filed by Richard H. Galloway, Esquire. Their Number, 88-1736-CD. <u>ORDER OF COURT</u>, filed. <u>EARLEY, J.</u> AND NOW, March 21, 1989, the Court sustains the Defendants' preliminary objection and hereby Orders and Directs that the venue of this matter be transferred to the Court of Common Pleas of Celarfield County, Pennsylvania and that the costs of such transfer are to be bourne by the Plaintiffs. BY THE COURT: /s/ Robert J. Earley, President Judge.</p> <p><u>APRIL 6, 1989, APPEARANCE</u>, filed Please enter my Appearance on behalf of Edward M. Kennedy and Swanson Trucking Industry, the Defendants in the above captioned matter. /s/ Richard A. Bell, Esq.</p> <p><u>JUNE 21, 1989, ANSWER & NEW MATTER</u>, filed by Ricahrd A. Bell, Esq.</p> <p><u>AUGUST 15, 1989, PLAINTIFF'S REPLY TO NEW MATTER</u>, FILED by Richard H. Galloway, Esq.</p>	
<p>Richard A. Bell</p>	<p>EDWARD M. KENNEDY and SWANSON TRUCKING INDUSTRY,</p> <p>Pro <i>by Atty</i> 40.00 Pro <i>by atty</i> 5.00</p>	<p><u>SEPTEMBER 15, 1989, NOTICE OF TAKING DEPOSITION OF THEODORE M. ELIAS</u>, filed by Richard A. Bell, Esq. <u>CERTIFICATE OF SERVICE</u>, filed I hereby certify that a copy of the Notice of Deposition of theodore M. Elias, dated September 14, 1989, in the above matter was mailed by regular mail, postage prepaid at the post office in Clearfield, PA 16830 to the following on September 14, 1989: Theodore M. Elias c/o Richard H. Galloway, Esq., 11 North Main St., Greensburg, PA 15601. /s/ Richard A. Bell, Esq.</p> <p><u>SEPTEMBER 20, 1989, NOTICE OF DEPOSITION OF EDWARD M. KENNEDY</u>, filed by Richard H. Galloway, Esq.</p> <p><u>JUNE 4, 1990, PRAECIPE FOR TRIAL</u>, filed Kindly place the above captioned action of the trial list. /s/ Richard H. Galloway, Esq.</p> <p><u>SEPTEMBER 17, 1990, ORDER</u>, filed 2 cert/Judge "A" NOW, September 12, 1990, upon application by counsel for the defendant and by agreement of counsel for the plaintiff, the above case is continued until the Winter Term and will placed on said list automatically. BY THE COURT: Joseph S. Ammerman, Judge</p>	
		<p><u>DECEMBER 4, 1990, MOTION FOR PHYSICAL EXAMINATION AND SANCTIONS</u>, filed by Richard A. Bell, Esq. <u>RULE TO SHOW CAUSE</u>, filed AND NOW, this 16th day of November 1990, upon consideration of the within Motion and Petition, a Rule is issued to the Plaintiff to show cause why the prayer of the Motion and Petition should not be granted. The return day for filing an answer shall be the 20th day of December, 1990, and date for Argument and/or hearing shall be the 7th day of January, 1991, at 1:30PM at the Clearfield County Courthouse. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>ATTY WILL MAKE SERVICE.</p> <p><u>DECEMBER 5, 1990, CERTIFICATE OF SERVICE</u>, filed. I hereby certify that a copy of Defendants' Motion for Physical Examination and Sanctions, as well as a copy of the Court Order and Rule to Show Cause in the above matter was mailed by regular mail, postage prepaid at the post office in Clearfield, PA. 16830 to the following on December 4, 1990: RICHARD H. GALLOWAY, ESQ., GALLOWAY, DE BERNARDO, ANTONIONO & MC CABE, P.C., 11 NORTH MAIN ST., GREENBURG, PA. 15601. S/RICHARD A. BELL, ESQ.</p> <p><u>JANUARY 10, 1991, ORDER OF COURT</u>, filed. AND NOW, this 10th day of January, 1991, upon consideration of the Motion and Petition filed by the Defendants, and after opportunity for Argument by counsel, the Court finds that the Defendants are entitled to have Plaintiff, Theodore M. Elias, examined by Dr. Joseph Danyo, and therefore ORDERS Plaintiff, Theodore M. Elias, to submit to an examination by Dr. Joseph Danyo at his office in York, PA., at a time to be scheduled by counsel by the Defendants. Plaintiff, Theodore M. Elias, is further ORDERED to reimburse the Defendants the sum of One Hundred (\$100.00) Dollars for deposits forfeited to Dr. Danyo by failure of Plaintiff, Theodore M. Elias, to keep his medical appointments. This case is now continued to the Spring Term of Civil Court. BY THE COURT, S/Joseph S. Ammerman, Judge</p> <p><u>JANUARY 15, 1991, CERTIFICATE OF SERVICE</u>, filed I hereby certify that a copy of the Order of Court dated teh 10th day of January, 1991, issued by the Honorable Joseph S. Ammerman in the above matter wasmailed by regular mail, postage prepaid at the Post Office in Clearfield, AP 16830 to the following on January 11, 1991: Richard H. Galloway, Esq. GALLOWAY, DEBERNARDO, ANTONIONO & McCABE, P.C. 11 North Main St, Greenburg, AP 15601. /s/ Richard A. Bell, Esq.</p>	

<p>March 29 9:45 am</p>	<p>IN RE: JANET McELFISH, An Alleged Severely Mentally Disabled Person, 89-577-CD</p> <p><i>Ok 28869 Pro Centre Co 40.00</i></p>	<p><u>MARCH 29, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</u> JANET McELFISH has acted in such a manner as to cause me to believe that she is severely mentally disabled. She has been examined by Dr. James Fugate and was found to be in need of treatment. (D) As the patient is currently in a facility receiving voluntary treatment, I ask the court to issue an order that the patient be involuntarily committed for Outpatient and partially hospitalization. /s/ Mary Jo Fish, RNC. 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 From MH785-A. I believe that she understands her rights. /s/ Iris Baughman, MA. I hereby affirm that I have examined Janes McElfish on March 28, 1989 to determine if she is in need of treatment. /s/ James K. Fugate, M.D. IN MY OPINIONS The patient is severely mentally disabled and in need of treatment. <u>ORDER, filed.</u> AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. <u>ORDER, filed.</u> AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, as the attorney to represent alleged severely mentlaly 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. <u>MARCH 29, 1989, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.</u> Three (3) copies Certified to Attorney Mattern. <u>DECREE, filed.</u> AND NOW, this 29th day of March, 1989, the Mental Health REView Officer's Report is acknowledged. We</p>
		<p>approve his recommendation.</p> <p>The Court finds that JANET McELFISH continues to be severely mentally disabled within the meaning of the Mental Health Procedrues Act of 1976, as amended.</p> <p>The Court FURTHER FINDS that the least restrictive setting suitable for this patient at this time is that of participation in an Outpatient Therapy program. The Court, therefore, ORDERS AND DECREES that JANET McELFISH be and is ehreby committed to an Outpatient Therapy program under the auspices of the Centre County Mental health Base sERVICE Unit Program.</p> <p>It is the FURTHER ORDER of this Court that the said JANET McELFISH be and is hereby directed to comply completely the Outpatient Treatment Program developed by the Centre County Mental health Base sERVICE Unit.</p> <p>The terms of this commitment shall be for a period of Ninety (90) days.</p> <p>This commitment is pursuant to Section 304 of the Mental Health Procedrues 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, the fee of Paul E. Cherry, Esquire, Counsel for the respondent, and the Clearfield County Prothonotary filing cost in teh amount of \$40.00 shall be paid by Centre County.</p> <p>It is the FURTHER ORDER of this Court that the Centre County Community Mental Health Program shall reimburse Centre County to the extent permissible by their regulations. BY THE COURT: /s/ John K. Reilly, Jr. President Judge.</p>

IN RE:
 FREDERICK DEPALMA,
 An Alleged Severely
 Mentally Disabled
 Person,

March 29
 9:45 am

89-578-CD

Ce #13351
 Pro *leg Co* 40.00
 R. Mattern 150.00

MARCH 29, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

FRED DePALMA 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.

(D) As the patient is currently in a facility receiving voluntary treatment, I ask the court to issue an order that the patient be involuntarily committed for outpatient, partial hospitalization. /s/ Mary Jo Fish, RNC.

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 From MH785-A. I believe that he understands his rights. /s/ L E. Meyer,

I hereby affirm that I have examined FRED DEPALMA on March 26, 1989, to determine if he is in need of treatment. /s/ James K. Fugate, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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 30, 1989, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.

Two (2) copies Certified to Attorney.

DECREE, filed.

AND NOW, this 30th day of March, 1989, the Mental Health Review Officer's Report is acknowledged. We

approve his recommendation.

The Court finds that FREDERICK De PALMA continues to be severely mentally disabled within the meaning of the Mental health Procedures Act of 1976, as amended.

The Court FURTHER FINDS that the least restrictive setting suitable for this patient at this time is that of participation in an involuntary Outpatient program. The Court, therefore, ORDERS AND DECREES that Frederick DE Palma be and is hereby committed to an Outpatient program under the auspices of the Clearfield-Jefferson Community Mental Health Center.

It is the FURTHER ORDER of this Court that the said Frederick DEPalma be and is hereby directed to comply completely with the out-patient program developed by Clearfield-Jefferson Community Mental Health Center.

The term of this commitment shall be 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 and fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer, shall be apaid by Clearfield County.

It is the FURTHER ORDER of this Court that the Clearfield-Jefferson Community Mental Health Program shall reimburse Clearfield County to the extent permissible by their regulations.

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

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IN RE:
KATI FOSTER,
An Alleged Severely
Mentally Disabled
Person,

March 29
9:45 am

89-579-CD

CW 13351

Pro *Jef Co.* 40.00
R. Mattern 158.80

MARCH 29, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

KATI FOSTER has acted in such a manner as to cause me to believe that she is severely mentally disabled.

She has been examined by Dr. James Fugate and was found to be in need of treatment.

(A) As the patient is currently in drmc-West-3N receiving involuntary treatment under Section 303, I ask that the court issue an order that the patient be involuntarily committed for inpatient treatment. /s/ Mary Jo Fish, RNC.

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 MH785-A. I believe that she understand her rights. /s/ D. Lyle.

I hereby affirm that I have examined KATI FOSTER on March 22, 1989, to determine if she is in need of treatment. /s/ James K. Fugate, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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 30, 1989, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.

Two (2) copies Certified to Attorney Mattern. DECREE, filed.

AND NOW, this 30th day of March, 1989, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

The Court finds that KATI FOSTER continues to be severely mentally disabled within the meaning of the Mental Health Procedures Act of 1976, as amended.

The Court FURTHER FINDS that the least restrictive setting suitable for this patient at this time is that of Inpatient Status at the DuBois Regional Medical Center-West Psychiatric Ward until space becomes available at the Keystone Rehab. Center., in Scranton, Pennsylvania. The COURT, therefore ORDERS AND DECREES that KATI FOSTER be and is hereby committed to the DuBois Regional Medical Center-West Psychiatric Ward for inpatient care and treatment until such time that she can be transferred to the Keystone Rehab. Center, in Scranton, Pennsylvania.

The term of this commitment shall be 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 and the fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer, shall be paid by Clearfield County.

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

<p>3/29/89 \$85.00 Pd by Plff.</p> <p>Clfd Trust</p>	<p>ELIZABETH E. NEWMAN,</p> <p>89-580-CD</p> <p>NORMAN DWAYNE NEWMAN,</p> <p>Pro 40.00 Pro .50 State 10.00</p> <p>Ck#6207 Trans to reg acct. \$85.00 Pro. 40.50 State 10.00 #13441 Atty 34.50 \$85.00</p>	<p>MARCH 29, 1989, COMPLAINT IN DIVORCE, filed by the Plaintiff. Two (2) copies Certified to Plaintiff.</p> <p>APRIL 3, 1989, AFFIDAVIT OF SERVICE, filed I, Elizabeth E. Newman (Plaintiff, Pro./Se.), have served Norman D. Newman (Defendant) by certified mail the Complaint In Divorce on this day March 30, 1989. /s/ Elizabeth Elaine Newman, Plff.</p> <p>AUGUST 4, 1989 AFFIDAVIT OF CONSENT UNDER SECTION 201(c) OF THE DIVORCE CODE, filed by Norman Duanne Newman. 2 cert Deft.</p> <p>AUGUST 25, 1989, AFFIDAVIT OF CONSENT OF ELIZABETH E. NEWMAN, filed PRAECIPE TO TRANSMIT RECORD AND DECREE, filed AND NOW, the 30th day of August, 1989, We therefore, DECREE tha ELIZABETH E. NEWMAN be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and NORMAN D. NEWMAN, Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.</p> <p>The Prothonotary is directed to pay the Court costs including Master's fees, as noted herein, out of the deposits received and then remit the balance to the plaintiff. BY THE COURT: Joseph S. Ammerman, Judge</p> <p>SEPTEMBER 15, 1989, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.</p>	
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<p>Richard H. Milgrub</p> <p>3/29/89 \$85.00 pd by atty</p> <p>Clfd Trust</p> <p>7/10/89 \$225.00 Pd by atty R/M</p> <p>Beth E. Ammerman R. Denning Gearhart</p> <p>CK#1583 TRANS TO REG ACCOUNT 225.00 CK#1719 MASTER 225.00</p>	<p>STANLEY M. ADAMS, SR.</p> <p>89-581-CD</p> <p>BARBARA ADAMS,</p>	<p>MARCH 29, 1989, COMPLAINT IN DIVORCE, filed by Richard H. Milgrub, Esquire. One (1) copy Certified to Attorney.</p> <p>APRIL 3, 1989, ACCEPTANCE OF SERVICE, filed I, Beth Ammerman, Attorney at Law, do hereby accept service of the Divorce Complaint with regard to the above matter on behalf of my client, Barbara Adams. /s/ Beth E. Ammerman, Esq.</p> <p>JUNE 29, 1989, ANSWER AND COUNTERCLAIM, filed by Beth E. Ammerman, Esquire. One (1) copy Certified to Attorney.</p> <p>JULY 3, 1989, CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the Answer & Counterclaim filed on behalf of Defendant was served on the attorney for Plaintiff by regular mail at the U.S. Post Office, Clearfield, on the 30th day of June, 1989 upon the following: Richard Milgrub, Esq. /s/ Beth E. Ammerman, Esq.</p> <p>JULY 10, 1989, MOTION FOR APPOINTMENT OF MASTER, filed by Richard H. Milgrub, Esquire. ORDER APPOINTING MASTER, filed. AND NOW, this 24th day of July, 1989, ANDTHONY S. GUIDO, Esquire, is appointed MASTER with respect to the following claims: Distribution of Property. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>
<p>CK#1504 TRANS TO REG ACCT. 40.00 PRO .50 STATE 10.00 CK#1633 ATTY 34.50 85.00</p>	<p>Filed in Box 56 CRV</p> <p>Pro Sheriff 40.00 Hawkins by atty 17.50 Shff Sur-charge by atty 2.00</p> <p>Pro .50 State 10.00</p>	<p>JULY 31, 1989, ALL PAPERS GIVEN TO ANTHONY S. GUIDO, ESQUIRE, THIS DATE WITH RESPECT TO MASTER.</p> <p>JULY 28, 1989, ENTRY OF APPEARANCE, filed Please enter my appearance on behalf of the Defendant, Barbara Adams, in the above captioned matter. /s/ R. Denning Gearhart, Esq.</p> <p>JULY 28, 1989, AMENDED COUNTERCLAIM, filed by R. Denning Gearhart, Esq. 1 cert/Atty</p> <p>AUGUST 22, 1989, ORDER, filed 1 copy cert atty Pentz; 1 cert atty B. Ammerman; 1 cert atty R.D. Gearhart. NOW, this 21st day of August, 1989, it is the ORDER of this Court that, at the request of the Defendant, Anthony S. Guido, Esquire, is hereby removed as Master in the above captioned matter. It is the further ORDER of this Court that CHRIS PENTZ, Esquire, be and is hereby appointed Master in the above captioned matter. BY THE COURT: John K. Reilly, Jr., P.J.</p>
<p>1-17-92</p> <p>Pro by Atty 9.00 Pro by Atty 5.00</p>	<p>Pro by Atty 9.00 Pro by Atty 5.00</p>	<p>ALL PAPERS GIVEN TO CHRIS PENTZ, ESQ., MASTER.</p>
<p>AUGUST 21, 1989, INTERROGATORIES PROPOUNDED BY DEFENDANT TO BE ANSWERED BY PLAINTIFF AND ANSWERS, filed by R. Denning Gearhart, Esq.</p>		
<p>AUGUST 31, 1989, WITHDRAWAL OF COUNSEL, filed Please withdraw my appearance as counsel for the Defendant, Barbara Adams, in the above captioned matter. /s/ Beth E. Ammerman, Esq.</p>		
<p>SEPTEMBER 11, 1989, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND COSTS & RULE, filed 1 cert atty AND NOW, this 11th day of September, 1989, upon consideration of the within Petition for Alimony Pendente Lite, Counsel Fees and Costs, a Rule is hereby issued upon STANLEY M. ADAMS, SR., Respondent to show cause why he should not pay the Petitioner alimony pendente lite, counsel fees and costs. Rule returnable the 9th day of October, 1989, at 10:00 A.M. in the Clearfield County Courthouse, Clearfield, PA. BY THE COURT: John K. Reilly, Jr., P.J.</p>		
<p>SEPTEMBER 18, 1989, ACCEPTANCE OF SERVICE, filed I, Richard H. Milgrub, Esq., attorney for the plaintiff, do hereby accept service of the certified copy of the Petition for Alimony Pendente Lite, Counsel Fees and Costs filed to the above matter. /s/ Richard H. Milgrub, Esq.</p>		
<p>NOVEMBER 1, 1989, INCOME AND EXPENSE SHEET, filed by R. Denning Gearhart, Esq 2cert/Atty</p>		
<p>NOVEMBER 20, 1989, ANSWERS TO INTERROGATORIES, filed by Richard H. Milgrub, Esq. 1 cert/Atty</p>		
<p>DECEMBER 8, 1989, INCOME AND EXPENSE STATEMENT, filed by R. Denning Gearhart, Esq. 2 cert/Atty</p>		
<p>DECEMBER 8, 1989, INVENTORY AND APPRAISEMENT, filed by R. Denning Gearhart, Esq. 2 cert/Atty</p>		

David P. King

CLARENCE L. DAISHER and
SARA L. DAISHER,
Individuals,

MARCH 29, 1989, PRAEIPCE FOR WRIT OF SUMMONS, filed by David P. King, Esquire.

Issue a Writ of Summons against the Defendant above named. /s/ David P. King, Esquire.

MARCH 31, 1989, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO THE SHERIFF FOR SERIVCE.

APRIL 17, 1989, AFFIDAVIT OF SERVICE, filed.

NOW, April 3, 1989, at 10:35 AM o'clock DST served the within Summons on Jack Bell Construction Company, Inc., Defendant at employment, High Level Road, Clearfield, Clearfield County, Pennsylvania, by handing to John Bell, Partner with Defendant a true and attested copy of the original Summons and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff.

March 29
1:52 pm

89-582-CD

JACK BELL CONSTRUCTION
COMPANY, INC.,
A Corporation,

Pro by Atty 20.00
Shff
Hawkins by Atty 17.00
Shff Sur-
charge by Atty 2.00

<p>March 29 8:30 am</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF REVENUE, Harrisburg, PA 17105</p> <p>89-583-CD</p> <p>H & R BLOCK, DAVID HOWARD, 202 N. 3rd. Street Clearfield, PA 16830</p> <p>Pro by Plff 9.00</p>	<p><u>MARCH 29, 1989, CERTIFIED COPY OF LIEN, E.M.T. filed.</u></p> <p>Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand One Hundred Forty-eight and 59/100 Dollars, with costs.</p> <p>Debt \$1,148.59</p> <p>Interest Computation Date, February 21, 1989</p> <p>Filed and Entered by Plaintiff, March 29, 1989</p> <p>Judgment</p> <p><i>Raymond M. Wetters</i> Prothonotary</p>
<p>March 29 8:30 am</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF REVENUE, Harrisburg, PA 17105</p> <p>89-584-CD</p> <p>PUNXY RIVERSIDE 722 Box 607 DuBois, PA 15801</p> <p>Pro by Plff 9.00</p>	<p><u>MARCH 29, 1989, CERTIFIED COPY OF LIEN, E.M.T. filed.</u></p> <p>Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Five Thousand One Hundred Twenty-four and 76/100 Dollars, with costs.</p> <p>Debt \$5,124.76</p> <p>Interest Computation Date February 21, 1989</p> <p>Filed and Entered by Plaintiff, March 29, 1989</p> <p>Judgment</p> <p><i>Raymond M. Wetters</i> Prothonotary</p>

<p>Beth E. Ammerman</p> <p>March 29 2:20 pm</p>	<p>EARL NELEN & SONS, A Partnership, t/a EARL J. NELEL, JOHN E. NELEN and DONALD P. NELEN</p> <p>89-585-CD</p>	<p><u>MARCH 29, 1989, NOTICE OF APPEAL FROM J.P., Wesley J. Read, filed.</u> <u>PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE, filed.</u> Enter rule upon, EARL NELEN & SONS, A Partnership appellee, to file a complaint in this (Common Pleas No. 89-585-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ Carlos N. Lulbertson,</p> <p>RULE: To EARL NELEN & SONS, A Partnership,, appellees.</p> <p><u>APRIL 3, 1989, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT, filed</u> I hereby swear that I served a copy of the Notice of Appeal, Common Pleas No. 89-585-CD upon the Distict Justice designated therein on March 30, 1989, by personal service and upon the appellee Earl Nelen & Sons on March 30, 1989, 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 March 30, 1989, by certified mail, sender's receipt attached hereto. /s/ Paul E. Cherry, Esq.</p>	
<p>Paul E. Cherry</p>	<p>DOMINION CONTRACTING COMPANY,</p> <p>Pro by Atty 20.00 Pro by Atty 20.00 Pro 20.00 Pro by Atty 15.00</p>	<p><u>APRIL 4, 1989, TRANSCRIPT FROM JP WESLEY J. READ, filed.</u></p> <p><u>APRIL 18, 1989, COMPLAINT, filed by Beth E. Ammerman, Esq. 2 cert/Atty</u></p> <p><u>MAY 1, 1989, ACCEPTANCE OF SERVICE, filed</u> I accept service of the within Complaint on behalf of the Defendant, Dominion Contracting Company, and certify that I am authorized to do so. /s/ Paul E. Cherry, Esq.</p> <p><u>JUNE 15, 1989, ANSWER TO PLAINTIFFS" COMPAINT, filed by Paul E. Cherry, Esq. 1 cert atty</u></p> <p><u>JULY 11, 1989, PRAECIPE TO LIST FOR ARBITRATION, filed</u> Please place this case on the list for arbitration proceedings. Estimated time: ½ day. /s/ Beth E. Ammerman, Esq.</p> <p><u>OCTOBER 31, 1989, LETTER MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING SET FOR NOVEMBER 30, 1989, at 1:00 P.M., filed.</u></p>	
	<p>Pro by Atty 300.00 Pro by Atty 10.00 Pro by atty 9.00</p> <p>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, III, Esquire.</p> <p><u>AWARD OF ARBITRATORS</u> Now, this 30 day of November, 1989, 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;</p> <p>IN FAVOR OF PLAINTIFF IN THE AMOUNT OF \$3,446.68 WITH INTEREST AT 6% PER YEAR FROM APRIL 18, 1989. s/ James A. Naddeo, Chairman; s/ Girard Kasubik, Esquire; s/ F. Cortez Bell, III, Esquire.</p> <p><u>ENTRY OF AWARD</u> Now, this 30 day of November, 1989, 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 THE SEAL OF THE COURT, Raymond Witherow, Prothontoary by s/ Nanette Sturniolo</p> <p><u>JANUARY 2, 1990, NOTICE OF APPEAL FROM AWARD OF ARBITRATORS, filed by Paul E. Cherry, Esq. 1 cert/Atty</u></p> <p><u>JANUARY 2, 1990, CERTIFICATE OF SERVICE, filed</u> PAUL E. CHERRY, Esquire, certifies that as counsel for the Defendnat in the above-captioned matter, he served a true and correct copy of Defendant's Notice of Appeal from Award of Arbitrators on Beth E. Ammerman, Esquire, counsel for the Plaintiffs, EARL J. NELEN, JOHN E. NELEN, and DONALD P. NELEN, t/a EARL J. NELEN & SONS, on January 2, 1989, at 310 East Cherry Street, Clearfield, PA 16830, by US Postal Service, first-class mail, postage prepaid. /s/ Paul E. cherry, Esq. 1 cert/Atty</p> <p><u>APRIL 17, 1990, PRE-TRIAL ORDER filed.</u> NOW, this 17th day of April, 1990, following pre-trial conference in the above-mentioned matter, it is the ORDER of this Court that trial in said matter shall be heard by the Court without jury on Thursday, June 21, 1990, at 9:00 a.m. BY THE COURT, S/JOHN K. REILLY, JR., P.J.</p>	<p><u>NOVEMBER 30, 1989, OATH OR AFFIRMATION OF ARBITRATORS AND AWARD, filed.</u> Now, this 30 day of November, 1989, 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 and transmit the same to the Prothonotary within twenty (20) days of the date of hearing of the same. s/ James A. Naddeo, Chairman; s/ Girard Kasubik, Esq., s/ F. Cortez Bell, III, Esquire.</p>	

Printed By: Romberger Bindery - Form H-611

Franklyn E. Conflenti,
S. Joseph Schramm

HEATHER CAINE,
A Minor, by JUDITH
CAINE and GORDON CAINE,
her parents and natural
Guardians and
JUDITH CAINE and
GORDON CAINE,
Individually and in
their own right, for and
on behalf of the minor
child, and
JUDITH CAINE,
Individually and in her
own right,

March 29
8:30 am

89-586-CD

MARCH 29, 1989, COMPLAINT IN CIVIL ACTION, filed by Franklyn E. Conflenti/S. Joseph Schramm, Esquires
Two (2) copies Certified to Sheriff.
CERTIFICATE OF SERVICE, filed.
I, the undersigned, do hereby certify that a true and correct copy of the foregoing, COMPLAINT IN TRESPASS, has been served upon all counsel of record by first class United States mail, postage rpepaid on this 27th day of March, 1989. /s/ Franklyn E. Conflenti, Esquire.
APRIL 17, 1989, SHERIFFS RETURN, filed.
NOW, March 31, 1989, at 10:40 AM EST served the within Complaint on Gary E. Bish, Defendant, at residence RD #1, Penfield, Clearfield County, Pennsylvania, by handing to Erma Bish, Mother of Defendant, a true and attested copy of the original Complaint and made known to her the contents thereof.
NOW, March 29, 1989, Harry E. Dunkle, Sheriff of Jefferson County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Complaint on James Lindy, d/b/a Lindy Concrete, defendant.
NOW, April 3, 1989, at 5:30 PM DST served the within Complaint on James Lindy d/b/a Lindy Concrete, Defendant, by deputizing the Sheriff of Jefferson County, the return of Sheriff Dundle is hereto attached and made a part of this return by stating that he served by handing to James Lindy, defendant. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.
OCTOBER 9, 1989, ENTRY OF APPEARANCE, filed
Enter my appearance for Defendants, Gary E. Bish, an individual and James Lindy, t/d/b/a Lindy Concrete in the above captioned case. Papers may be served at the address stated below.
DEMAND FOR JURY TRIAL, filed by Dennis J. Stofko, Esq.

MARCH 6, 1990, NOTICE OF SERVICE OF INTERROGATORIES filed
Kindly take notice the undersigned has served the original and two copies of plaintiff's Interrogatories to Defendant, Gary E. Bish, on this date to the following: Dennis Stofko, Esq, 224 Swank Building, PO Box 1071, Johnstown, PA 15907. /s/ S. Joseph Schramm, Esq.

MARCH 6, 1990, NOTICE OF SERVICE OF INTERROGATORIES, filed
Kindly take notice the undersigned has served the original and two copies of Plaintiff's Interrogatories to Defendant, James Lindy, d/b/a Lindy Concrete on this date to teh following: Dennis Stofko, Esq 224 Swank Building Johnstown, PA 15907. /s/ S. Joseph Schramm, Esq.

Dennis J. Stofko

GARY E. BISH,
An Individual, and
JAMES LINDY, d/b/a
LINDY CONCRETE,

Pro by Atty 40.00
Shff
Hawkins by Atty 31.40
Shff Sur-
charge by Atty 4.00
Shff
Dunkle by Atty 19.96
Pro by Atty 5.00
Shff by atty 24.86
Shff Sur-
Charge by atty 2.00

MARCH 6, 1990, REQUEST FOR PRODUCTION OF DOCUMENTS DIRECTED TO THE DEFENDANT, JAMES LINDY, filed by S. Joseph Schramm, Esq.
CERTIFICATE OF SERVICE, filed
I, S. JOSEPH SCHRAMM, ESQUIRE, do hereby certify that a true and correct copy of the foregoing REQUEST FOR PRODUCTION OF DOCUMENTS was served to the following party and/or counsel of record on this 3rd day of March, 1990, by First Class Mail, postage prepaid. TO DENNIS STOFKO, ESQ, 224 Swank Building, PO Box 1071, Johnstown, PA 15901. /s/ S. Joseph Schramm, Esq.
MARCH 6, 1990, REQUEST FOR PRODUCTION OF DOCUMENTS DIRECTED TO THE DEFENDANT, GARY E. BISH, filed by S. Joseph Schramm, Esq.
CERTIFICATE OF SERVICE, filed
I, S. JOSPEH SCHRAMM, ESQUIRE, do hereby certify that a true and correct copy of the foregoing REQUEST FOR PRODUCTION OF DOCUMENTS was served to the following party and/or counsel of record on this 3rd day of March, 1990, by First Class Mail, postage prepaid. TO DENNIS STOFKO, ESQ, 224 Swank Building, PO Box 1071, Johnstown, PA 15901. /s/ S. Joseph Schramm, Esq.

MARCH 6, 1990, NOTICE OF INTENTION TO ENTER DEFAULT JUDGMENT, filed
CERTIFICATE OF SERVICE,
I, S. JOSEPH SCHRAMM, ESQ, do hereby certify that a true and correct copy of the foregoing NOTICE OF INTENTION TO TAKE A DEFAULT JUDGMENT was served to the following party and/or counsel of record on this 3rd day of March, 1990, by first class mail, postage prepaid. TO DENNIS STOFKO, Esq., 224 Swank Building, PO Box 1071, Johnstown, PA 15901. /s/ S. Joseph Schramm, Esq.

E. M. BROWN, INC.
PO Box 767
Clearfield, PA 16830

MARCH 29, 1989, JUDGMENT FROM J.P., William M. Daisher,
filed.

Judgment is entered in favor fo the Plaintiff and
against the Defendant in the sum of One Thousand Five
Hundred Fifty-one and 50/100 Dollars, with costs.

Debt \$1,551.50

Interest from February 24, 1987.

Costs 35.50

Filed and Entered by Plaintiff, March 29, 1989.

Judgment

Raymond Wetherman
Prothonotary

March 29
3:00 pm

89-587-CD

GREG BEISH,
105 Byers Street
Clearfield, PA 16830

Pro by Plff 9.00

Printed By: Romberger Bindery—Form H-611

Alan F. Kirk,

JAMES A. SHAW and JOANNE SHAW,

MARCH 29, 1989, COMPLAINT, Action/Quiet/Title, filed by Alan F. Kirk, Esquire. Four (4) copies Certified to Attorney. ALL that certain piece or parcel of land situate in the Township of Chest, the County of Clearfield, and the State of Pennsylvania.

March 29 3:50 pm

89-588-CD

APRIL 3, 1989, MOTION FOR LEAVE TO SERVE BY PUBLICATION, filed by Alan F. Kirk, Esq. 4 cert/Atty

APRIL 3, 1989, ORDER, filed 4 cert/Atty AND NOW, this 31st day of March, 1989, upon consideration of the foregoing Motion of Kriner, Koerber and Kirk, attorneys for the plaintiff in the above entitled action, it is hereby ORDERED and DECREED that the Plaintiffs are granted leave to make service of a Complaint in an Action to Quiet Title on the following 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 lands described in the Complaint: Mandas Stephens, Ella Stephens, Belle Stephens, Paul M. Rosenberg, John Stephens, Lettecia Stephens, David B. McDonald, Mary E. McDonald, J.N. McCord, I.D. McCord, Carl Kelso, Thelma Kelson, Mack Fegan, Jessie Hockenberry, John Robinson, John E. McMasters and Sadie McMasters, by publication once in The Progress, the newspaper of general circulation of Clearfield Coutny, PA; and proof of publication thereof shall be filed with the proceedings in the action and said advertisement shall state that the Defendants are required to answer the Complaint within twenty (20) days from the date of the last adverisement or judgment may be entered against them. BY THE COURT: John K. Reilly, Jr., P.J.

WILLIAM B. SCHROCK and ANNABELL SCHROCK, NICK NINOSKY and EDITH NINOSKY, MANDAS STEPHENS and ELLA STEPHENS; BELLE STEPHENS; PAUL M. ROSENBERG and WILLMENA L. ROSENBERT; JOHN STEPHENS and LETTECIA STEPHENS; DAVID B. McDONALD and MARY E.

APRIL 5, 1989, ACCEPTANCE OF SERVICE, filed I, Edith Ninosky, accept service of the Complaint filed in the above captioned matter on behalf of Edith Ninosky and Nick Ninosky, Defendants in the above matter on April 5, 1989. /s/ Edith Ninosky, Deft.

APRIL 12, 1989, SHERIFFS RETURN, filed. NOW, April 3, 1989, at 10:20 AM DST served the within Complaint on Annabell Schrock, Defendant, at residence, RD LaJose, Clearfield County, Pennsylvania, byhanding to William B. Schrock, husband of Defendant, a true and attested copy of ;the original Complaint and made known to him the contents thereof.

NOW, April 3, 1989, at 10:20 A.M. DST served the within Complaint on William B. Schrock, Defendant, at residence, RD LaJose, Clearfield County, Pennsylvania, by handing to William Schrock, Defendant a true and attested copy of the original Complaint and made known to him the contnets thereof.

HOW, April 3, 1989, at 12:00 P.M. DST served the within Complaint on Willmena Rosenberg, Defendant, a true and attested copy of the original Complaint and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff.

MAY 15, 1989, PETITION FOR ENTRY OF JUDGMENT, filed by Alan Kirk, Esq. 3 cert/Atty

MAY 16, 1989, ORDER, filed 2 cert/Atty AND NOW, this 16th day of May, 1989, an Affidavit of Service of the Complaint with Notice to Plead having been filed together with the appropriate Proofs of Publication and/or Sheriff's Returns and No Answer having been filed by the Defendant within the required time period, the Court, on Motion of Kriner, Koerber & Kirk, attorneys for the Plaintiff, hereby ORDERS and DECREES as follows:

(a) That the Defendants be forever barred from asserting any right, title, lien or interest in the land of the Plaintiffs inconsistent with the ownership of the Plaintiffs, unless the Defendants bring an action of ejection against the Plaintiffs for the recovery of land within thirty (30) days after the entry of judgment or the Court; and

(b) That the Plaintiffs be decreed as the sole owners and be entitled to exclusive possession of the following described premises, situate in Chest Township, Clearfield County, Pennsylvania, more particularly bounded and described as follows:

BEGINNING at an iron pin along Township Road T-409 and line of land of Dunlap, said point being the Northwest corner of the herein described parcel; thence South seventy-eight (78) degrees thirty-three (33) minutes fifty-five (45) seconds East along Township Road T-409 five hundred thirty-four and eighty-one one-hundredths (534.81) feet to an iron pin; thence South eight (8) degrees twenty-eight (28) minutes forty-four (44) seconds West along land formerly of McPerron School, now Chest Township

McDONALD; J. N. McCORD; and I. D. McCORD; CARL KELSO and THELMA KELSO; MACK FEGAN; JESSIE HOCKENBERRY; JOHN ROBINSON; JOHN E. McMASTERS and SADIE McMASTERS, their heirs, successors and assigns and any and all persons cliaming thereunder,

Pro by Atty 49.00 Pro by atty 10.00

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17105

MARCH 30, 1989, CERTIFIED COPY OF LIEN, P.I.T, filed.

Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Seven Thousand Ninety-five and 39/100 Dollars, with costs.

Debt \$7,095.39

Interest Computation Date, March 31, 1989

Filed and Entered by Plaintiff, March 30, 1989

Judgment

Raymond Netherman

Prothonotary

JOHN E. GALLAGHER and
GENEVIEVE M. GALLAGHER,
PO Box 126
Houtzdale, PA 16651

And Now, 12th day of Nov 19 91 By paper filed, the amount of interest and cost.

Attest *Allen D. Birtz*
Prothonotary

March 30
8:30 am

89-589-CD

Pro by Deft 5.50
Pro by Plff 9.00

CONT. FR. PG 560 ADAMS, SR vs. BARBARA ADAMS 89-581-CD

APRIL 2, 1991, RULE, filed 1 cert/Atty

AND NOW, this 28th day of March, 1991, upon consideration of Plaintiff's Petition to Amend Complaint, it is hereby ORDERED and DIRECTED that a Rule be issued upon the Defendant to show cause why Plaintiff should not be allowed to amend said Complaint.

Rule returnable and hearing thereon the 29th day of April, 1991, at 9:00 AM in Courtroom 1 of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: John K. Reilly, Jr., P.J.

SEPTEMBER 25, 1991, ORDER, filed 1 cert/Atty

AND NOW, this 25th day of September, 1990, it is the ORDER of this Court that Chris A. Pentz, Esquire, who had previously been appointed Master in the above-captioned case, file his Master's Report immediately.

It is the FURTHER ORDER of this Court that this action shall remain open for six months (6) from this date when the Plaintiff will have an opportunity to petition the Court for leave to amend his Complaint to include Section 201(d) of the Divorce Code as an additional ground. BY THE COURT: John K. Reilly, Jr., P.J.

APRIL 30, 1991, ORDER, filed. One (1) copy cert to atty.

AND NOW, this 29th day of April, 1991, it is the ORDER of this Court that the Plaintiff in the above-captioned matter be allowed to file an Amended Complaint including Section 3301(d) as an additional ground for divorce. BY THE COURT: S/JOHN K. REILLY, JR., P.J.

MAY 3, 1991, AMENDED COMPLAINT, filed by Richard H. Milgrub, Esq. 1 cert/Atty

PLAINTIFF'S AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE, filed by Stanley M. Adams, Sr, Plff.

MAY 8, 1991, AFFIDAVIT OF SERVICE, filed

Richard H. Milgrub, attorney for the above-named Plaintiff, being duly sworn according to law, deposes and states that a certified copy of the Petition to Amend Complaint along with Rule scheduling hearing was served upon R. Denning Gearhart, Esquire, attorney for Defendant, by depositing the same in the US Postal Service this 3rd day of April, 1991. /s/ Richard H. Milgrub, Esq.

MAY 14, 1991, RESPONSE TO THE AMENDED COMPLAINT, filed by Barbara Adams, Deft.

MAY 15, 1991, AFFIDAVIT OF SERVICE, filed.

NOW, May 8, 1991 at 9:25 AM o'clock DST served the within Complaint in Divorce on Barbara Adams, defendant at residence, 2011 Dorey St., Clearfield, Clearfield County, Penna. by handing to Barbara Adams 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 s/MARILYN HAMM, DEPUTY

JUNE 13, 1991, AFFIDAVIT OF SERVICE, filed.

Richard H. Milgrub, attorney for the above-named Plaintiff, being duly sworn according to law, deposes and states that a certified copy of the Notice of Intention to Request Entry of Divorce Decree and Defendant's Counteraffidavit Under Section 3301 (d) of the Divorce Code was served upon the Defendant by certified mail, restricted delivery, return receipt requested on May 29, 1991, at the Defendant's residence of 2011 Dorey Street, Clearfield, PA. 16830, as appears from receipt of certified mail attached hereto. s/RICHARD H. MILGRUB, ESQ.

JUNE 17, 1991, PRAECIPE TO TRANSMIT THE RECORD AND DECREE, filed.

AND NOW, this 17th day of June, 1991, Plaintiff having filed a Complaint in Divorce under the Divorce Act on the 3rd day of May, 1991, and the Plaintiff having filed an Affidavit of Consent under Section 3301 (d) of the Divorce Code which was served upon the Defendant on

CONTINUED ON PAGE 592

Printed By: Romberger Bindery - Form H-611

March 30
3:15 pm

89-592-CD

TERESA A. PETERS,

DAVID J. PETERS,

Pro	by Plff	40.00
Shff		
Hawkins		17.00
Shff Sur-		
charge		2.00

MARCH 30, 1989, PETITION FOR PROTECITON FROM ABUSE ORDER, filed by Plaintiff.

Four (4) copies Certified to Plaintiff.

MARCH 30, 1989, TEMPORARY ORDER, filed by Joseph S. Ammerman, Judge.

Four (4) copies Certified to Plaintiff.

APRIL 6, 1989, AFFIDAVIT OF SERVICE, filed.

NOW, March 30, 1989, at 3:30 PM o'clock EST, served the within Protection From Abuse on David J. Peters, Defendant, at residence, 502 Market street, Clearfield, Clearfield County, Pennsylvania, by handing to David J. Peters, Defendant, a ture and attested copy of the original PFA and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.

APRIL 6, 1989, ORDER, filed.

Five (5) copies Certified to Judge Ammerman, NOW, this 6th day of April, 1989, parties having appeared for a conference on this date, the following shall be entered as a Final Order:

1. The defendant shall refrain from abusing, harassing or threatening the plaintiff.
2. Defendant is enjoined from living at, entering or attempting to enter the residence located at 128 Hill Street, Clearfield, Pennsylvania.
3. Defendant is prohibited from entering the place of employment, business or school of the plaintiff and harassing plaintiff.
4. The plaintiff is awarded custody of the minor child, Adam James Peters.
5. The defendant is granted visitation of the minor child at mutually agreeable dates and times.
6. The plaintiff and defendant are directed to undergo marriage counseling at their own expense.
7. Defendant to pay costs of thirty-four (\$34.00) Dollars by April 7, 1989.

This Order shall be in effect for one (1) full year from this date. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

IN RE:
 MARGARET BOULTON,
 An Alleged Severely
 Mentally Disabled
 Person,

89-593-CD

ck# 13580 Pro by Co. 40.00
 13514 R. Mattern, II 183.60

MARCH 30, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

MARGARET BOULTON has acted in such a manner as to cause me to believe that she is severely mentally disabled.

She has been examined by WILLIAM M. MANN, JR. M.D. and was found to be in need of treatment.

(B) 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/ William M. Mann, Jr., 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 MH785-A. I believe that she understand her rights. /s/ Tom Bostjancic, cw.

I hereby affirm that I have examined MARGARET BOULTON on March 13, 1989, to determine if she continues to be severely mentally disabled and in need of treatment. /s/ William M. Mann, Jr., M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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.

APRIL 12, 1989, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.

DECREE, filed.

AND NOW, this 13th day of April, 1989, the Mental

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

The Court finds that MARGARET BOULTON continues to be severely mentally disabled. Accordingly, the Court ORDERS that the patient 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 ninety (90) days.

It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

IN RE:

CARL DENZ,

An Alleged severely
Mentally Disabled
Person,

89-594-CD

Ck# 13580

13514

Pro by Co. 40.00

R. Mattern by Co. 150.00

MARCH 30, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

CARL DENZ has acted in such a manner as to cause me to believe that he is severely mentally disabled. He has been examined by PROMILA SOOC, M.D. and was found to be in need of treatment.

(B) 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 in-patient 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 MH785-A. I believe that he understand his rights. /s/ Edward T. Ball, cw

I hereby affirm that I have examined CARL DENZ on March 9, 1989, to determine if he continues to be severely mentally disabled and in need of treatment. /s/ P. Sood, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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.

APRIL 12, 1989, MENTAL HEALTH REVIEW OFFICERS

REPORT AND DECREE, filed.

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

AND NOW, this 13th day of April, 1989, the Mental

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

The Court finds that CARL DENZ continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the patient 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 ninety (90) days.

It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

IN RE:
 JOHN W. DOUGHERTY,
 An Alleged Severely
 Mentally Disabled
 Person,

89-595-CD

CR# 13580
 13514

Pro by Co 40.00
 R. Mattern by Co. 150.00

MARCH 30, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

JOHN W. DOUGHERTY has acted in such a manner as to cause me to believe that he is severely mentally disabled.

He has been examined by PROMILA SOOD, M.D. and was found to be in need of treatment.

(B) 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/ P. Sood, 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 MH785-A. I believe that he Understand his rights, /s/ Edward Ball, cw.

I hereby affirm that I have examined JOHN W. DOUGHERTY on March 10, 1989, to determine if he continues to be severely mentally disabled and in need of treatment. /s/ P. Sood, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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.

APRIL 13, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.

DECREE, filed.

AND NOW, this 13th day of April, 1989, the Mental

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

The Court finds that JOHN DOUGHERTY continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the patient 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 Ninety (90) days.

It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

IN RE:
 KAREN KIEHLMEIER,
 An Alleged Severely
 Mentally Disabled
 Person,

89-596-CD

Ex # 13580
 13514

Pro by Co 40.00
 R. Mattern by Co. 150.00

MARCH 30, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

KAREN KIEHLMEIER has acted in such a manner as to cause me to believe that she is severely mentally disabled.

She has been examined by WILLIAM M. MANN, JR. M.D. and was found to be in need of treatment.

(A) As the patient is currently in Warren State Hospital receiving involuntary treatment under Section 303, I ask that the court issue an order that the patient be involuntarily committed for inpatient treatment.

/s/ William M. Mann, Jr., 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 MH785-A. I believe that she understand her rights. /s/ Tom Bostjancic cw.

I hereby affirm that I have examined KAREN KIEHLMEIER, on March 22, 1989, to determine if she continues to be severely mentally disabled and in need of treatment. /s/ William M. Mann, Jr., M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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.

APRIL 12, 1989, MENTAL HEALTH REVIEW OFFICERS

REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.

DECREE, filed.

AND NOW, this 13th day of April, 1989, 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.

Accordingly, the Court ORDERS that the patient 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 Ninety (90) days.

It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

IN RE:
 RUSSELL MARKEL,
 An Alleged Severely
 Mentally Disabled
 Person,

89-597-CD

CR # 13580
 13514

Pro by Co 40.00
 R. Mattern by Co. 150.00

MARCH 30, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
 RUSSELL MARKEL has acted in such a manner as to cause me to believe that he is severely mentally disabled. He has been examined by P. Sood, M.D. and was found to be in need of treatment.
 (B) 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/ P. Sood, 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 MH785-A. I believe that he does not understand his rights. /s/
 I hereby affirm that I have examined RUSSELL MARKEL on MARCH 9, 1989 to determine if he continues to be severely mentally disabled and in need of treatment. /s/ P. Sood, M.D.
 IN MY OPINION The patient is severely mentally disabled and in need of treatment.
ORDER, filed.
 AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
ORDER, filed.
 AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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.
APRIL 13, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.
 One (1) copy Certified to Mental Health
DECREE, filed.
 AND NOW, this 13th day of April, 1989, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

The Court finds that RUSSELL MARKEL continues to be severely mentally disabled. Accordingly, the Court ORDERS that the patient 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 Ninety (90) days. It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Printed By: Romberger Bindery - Form H-611

IN RE:

JOSEPH YOUNG,

An Alleged Severely

Mentally Disabled

Person,

89-598-CD

ck# 13580
13514

Pro by Co 40.00
R. Mattern by Co. 75.00

MARCH 30, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

JOSEPH YOUNG has acted in such a manner as to cause me to believe that he is severely mentally disabled.

He has been examined by PROMILA SOOD, M.D. and was found to be in need of treatment.

(B) 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/ P. Sood, 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 MH785-A. I believe that he understands his rights. /s/ Edward L. Ball cw.

I hereby affirm that I have examined JOSEPH YOUNG on March 10, 1989, to determine if he continues to be severely mentally disabled and in need of treatment. /s/ P. Sood, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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.

APRIL 13, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

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

AND NOW, this 13th day of April, 1989, the Mental

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

The Court finds that JOSEPH YOUNG continues to be severely mentally disabled. Accordingly, the Court ORDERS that the patient 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 Ninety (90) days.

It is the FURTHER ORDER of this Court that Clearfield County pay the fees of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

IN RE:
 HENRY BELL,
 An Alleged Severely
 Mentally Disabled
 Person,

89-599-CD

Cr # 13580
 13514

Pro by Co 40.00
 R. Mattern by Co 75.00

MARCH 30, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

HENRY BELL, has acted in such a manner as to cause me to believe that he is severely mentally disabled.

He has been examined by JORDAN YEE, M.D. and was found to be in need of treatment.

(B) 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/ Jordan Yee, 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 MH785-A. I believe that he understands his rights. /s/ Robert J. Shodi, MSW

I hereby affirm that I have examined HENRY BELL on February 20, 1989, to determine if he is in need of treatment. /s/ Jordan Yee, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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.

APRIL 13, 1989, MENTAL HEALTH REVIEW OFFICERS

REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.

DECREE, filed.

AND NOW, this 13th day of April, 1989, the Mental Health Review Officer's Report is acknowledged. We

approve his recommendation.

The Court finds that HENRY BELL continues to be severely mentally disabled.

Accordingly, the Court ORDERS that the patient 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, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Ann B.
Wood,

ELLEN J. MILLER,

MARCH 30, 1989, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Ann B. Wood, Esquire.

Six (6) copies Certified to Attorney.

MARCH 30, 1989, TEMPORARY PROTECTIVE ORDER AND RULE TO SHOW CAUSE, filed by Joseph S. Ammerman, Judge.

A hearing on this matter will be held on the 6th day of April, 1989, at 11:00 o'clock at A.M. at the Clearfield County Courthouse, Clearfield, Pennsylvania.

(6) copies Certified to Attorney.

March 30
3:45 pm

89-600-CD

APRIL 6, 1989, ORDER, filed 2 cert/Atty A.B. Wood NOW, this 6th day of April, 1989, following conference between the parties at the time of scheduled hearing on the Temporary Protective Order of March 30, 1989, it is hereby ORDERED with the consent of both parties as follows:

1. There is no finding as to any of the allegations contained in the petition for protection from abuse.

2. Respondent, James L. Miller, is hereby enjoined from abusing, striking, harassing or using foul language to the Petitioner, Ellen J. Miller.

3. Respondent, James L. Miller, is ordered to remain away from the marital dwelling or any subsequent dwelling while the same is occupied by the Petitioner, Ellen J. Miller.

4. The Petitioner, Ellen J. Miller, is awarded possession of the marital dwelling located at RD #2, Box 83A, Clearfield, PA during the duration of this Order.

5. This Order shall be effective for a period of One (1) Year from the date hereof. BY THE COURT: Joseph S. Ammerman, Judge.

JAMES L. MILLER,

APRIL 6, 1989, AFFIDAVIT OF SERVICE, filed NOW, April 3, 1989, at 8:43 AM o'clock DST served the within Petition for Relief under PFA Act, Order & Rule to Show Cause on James L. Miller, Defendant at residence 525 Martin Street, Clearfield, Clearfield County, Pennsylvania by handing to James Miller, Defendant, a true and attested copy of the original Petition, Rule & Order and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.

Pro by Atty 40.00
Shff
Hawkins by Atty 18.00
Shff
Hawkins by Atty 2.00

March 31
9:30 am

89-601-CD

CATHY HERMAN,

MARCH 31, 1989, PETITION FOR PROTECTION FROM ABUSE ORDER
filed by Plaintiff.

Four (4) copies Certified to Plaintiff.
AFFIDAVIT OF INSUFFICIENT FUNDS, filed.

MARCH 31, 1989, TEMPORARY ORDER, filed by Joseph S. Ammerman, Judge.

Four (4) copies Certified to Plaintiff.

APRIL 6, 1989, AFFIDAVIT OF SERVICE, filed.

NOW, April 5, 1989, at 9:30 AM o'clock DST served the within Protection From Abuse on Larry Herman, Defendant, at Clearfield County Jail, (Centralized Court) 410 21st Street, Clearfield, Clearfield County, Pennsylvania, by handing to Larry Herman, Defendant, a true and attested copy of the original PFA and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.

APRIL 14, 1989, CONSENT AGREEMENT UNDER THE PROTECTION FROM ABUSE ACT, filed, /s/ Cathy Herman, Petitioner Larry Herman, Respondent, by Richard H. Milgrub, Esq. 2 cert/Atty

LARRY HERMAN,

APRIL 14, 1989, ORDER UNDER PROTECTION FROM ABUSE ACT APPROVING CONSENT AGREEMENT OF PARTIES, filed 1 cert/Atty

AND NOW, this 10th day of April, 1989, upon consideration of the Consent Agreement of the parties hereto, the following Protection Order is hereby entered and the Consent Agreement executed by the Parties is hereby approved.

1. Respondent, Larry Herman, will not live at, visit or enter the premises located at 424 Spruce St., Clearfield, PA or any future residence of the Petitioner until further Order of Court.

2. Neither party shall physically abuse, strike, harass, bother, annoy or threaten the other, and both Petitioner and Respondent are hereby enjoined from so doing.

3. In the event that the Respondent should need to enter the residence for a legitimate purpose, same shall be arranged through counsel.

4. Both parties shall contact Clearfield-Jefferson County Mental Health or a similar organization to receive counseling for alcoholism.

5. The Respondent is to pay all incurred court costs in the total amount of \$74.00

6. The parties shall take whatever steps are necessary to effectuate the terms and conditions of the Consent Agreement.

7. The parties are hereby advised that violation of this Order will subject the violating party to punishment for Contempt, which could include incarceration up to six months and/or a fine of up to \$1,000.00 BY THE COURT: Joseph S. Ammerman, Judge

5-3-89

CD# 13354

5-2-89

5-2-89

Pcc by Jeff 40.00
Pro Shff by Co. 40.00
Hawkins by Jeff 17.00
Shff Sur-charge by Jeff 2.00

Printed By: Romberger Bindery—Form H-611

March 31
9:35 am

JOAN E. BILLOTTE,

89-602-CD

ROBERT E. BILLOTTE,

Pro	by Plff	40.00
Shff		
Hawkins		17.00
Shff	Sur-	
charge		2.00

MARCH 31, 1989, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by the Plaintiff.
Four (4) copies Certified to Plaintiff.

MARCH 31, 1989, TEMPORARY ORDER, filed by Joseph S. Ammerman, Judge.
Four (4) copies Certified to Plaintiff.

APRIL 6, 1989, AFFIDAVIT OF SERVICE, filed.
NOW, March 31, 1989, at 3:25 PM o'clock EST served the within Protection From Abuse and Notice to Defend on Robert E. Billotte, defendant at residence, 419 Forest Drive, Clearfield, Clearfield County, Pennsylvania, by handing to Robert E. Billotte, defendant, a true and attested copy of the original PFA & NOTICE and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Schultz.

APRIL 10, 1989, CONSENT AGREEMENT UNDER THE PROTECTION FROM ABUSE ACT, filed by Beth E. Ammerman, Esq.
2 cert/Atty

APRIL 10, 1989, ORDER UNDER PROTECTION FROM ABUSE ACT APPROVING CONSENT AGREEMENT OF PARTIES, filed
2 cert/Atty

AND NOW, this 10 day of April, 1989, upon consideration of the Consent Agreement of the parties hereto, the following Protection Order is hereby entered and the Consent Agreement executed by the Parties is hereby approved.

1. Defendant, ROBERT E. BILLOTTE, will not live at, visit or enter the premises located at 314-B East Walnut Street, Clearfield, PA or any future residence of the Plaintiff until further Order of Court.

2. Furthermore, Defendant, ROBERT E. BILLOTTE, shall not contact or visit the Plaintiff at her places of employment. This shall not preclude the Defendant from contact with said places of employment concerning work by the Defendant for the employers of Plaintiff.

3. Defendant, ROBERT E. BILLOTTE, shall not abuse, strike, harass, bother, annoy or threaten the Plaintiff, and is hereby enjoined from so doing.

4. Defendant, ROBERT E. BILLOTTE, shall be permitted to contact the Plaintiff, JOAN E. BILLOTTE, for the purposes of arranging for visitation concerning the parties' minor children. Said contract shall be solely and expressly for arranging said visitation and shall not be used by the Defendant for any other purpose.

5. Plaintiff and Defendant agree to attend three (3) sessions of marriage counseling at Defendant's expense.

6. The parties shall take whatever steps are necessary to effectuate the terms and conditions of this Consent Agreement.

The parties are hereby advised that violation of this Order will subject the violating party to punishment for Contempt, which could include incarceration up to six months and/or a fine of up to \$1,000.00. BY THE COURT: John K. Reilly, Jr., P.J.

March 31
8:30 am

COMMERCIAL CREDIT
217 E. Plank Road,
Altoona, PA 16602

89-603-CD

JACOB J. SETTLE, SR.
c/o MAUDIE SAYLOR,
RD 1, Box 604
Houtzdale, PA 16651,

Pro by Plff 9.00

MARCH 31, 1989, JUDGMENT FROM J.P., Todd F. Kelly, filed.

Judgment is entered in favor fo the Plaintiff
and against the Defendant in the sum of Two Thousand
Six Hundred Eighty-three and 36/100 Dollars.

Debt \$2,683.36

Interest from SEptember 26, 1988.

Costs 46.00

Filed and Entered by Plaintiff, March 31, 1989

Judgment

Raymond Netherton
Prothonotary

MARCH 31, 1989, Notice of Entry of Judgment mailed
to the Defendant.

Printed By: Romberger Bindery - Form H-611

<p>Elizabeth Cunningham</p> <p>3/31/89 \$85.00 Pd by Atty</p> <p>Clfd Trust</p> <p>Ck#6182 Trans to reg acct. Pro. 40.50 State 10.00 #13409 Atty 34.50</p>	<p>KORINNE M. MARTIN,</p> <p>89-604-CD</p> <p>TODD MARTIN,</p> <p>Pro 40.00 Pro .50 State 10.00</p> <p>\$85.00 \$85.00</p>	<p><u>MARCH 31, 1989, COMPLAINT IN DIVORCE</u>, filed by Elizabeth Cunningham, Esquire. One (1) copy Certified to Attorney.</p> <p><u>JULY 24, 1989, AFFIDAVIT OF SERVICE</u>, filed I, ELIZABETH CUNNINGHAM, Esquire, Attorney for the Plaintiff, KORINNE M. MARTIN, so hereby state that the Defendant, TODD MARTIN, was served the Complaint under Section 201(c) of the Divorce Code, by US Certified Mail, Restricted Delivery. (See attached copy of return receipt.) /s/ Elizabeth Cunningham, Esq.</p> <p><u>AFFIDAVIT OF CONSENT OF KORINNE M. MARTIN</u>, filed <u>AFFIDAVIT OF CONSENT OF TODD MARTIN</u>, filed <u>PRAECIPE TO TRANSMIT RECORD AND DECREE</u>, filed NOW, this 28th day of July, 1989, a Complaint in Divorce haivng been filed in the above-captioned action on March 31, 1989, and the Court having been presented with an Affidavit of Consent executed by both parties to the action, the Court hereby enteres this following Decree:</p> <p>That KORINNE M. MARTIN and TODD MARTIN be divorced 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 the said parties in pursuance of said marriage shall cease and determine and each of them shall be at liberty to marry again as though they had never been heretofore married</p> <p>BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>AUGUST 15, 1989, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.</p>
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Benjamin S. Blakley III

STANLEY LANG,

MARCH 31, 1989, COMPLAINT IN DIVORCE, filed by Benjamin S. Blakley, Esquire.
One (1) copy Certified to Attorney.

3/31/89
\$85.00 Pd.
by Atty

89-605-CD

APRIL 7, 1989, AFFIDAVIT OS MAILING, filed BENJAMIN S. BLAKLEY, III, Esquire, being duly sworn according to law, deposes and says that as attorney for Plaintiff, STANLEY LANG, he did on April 5, 1989, send Defendant, DONNA LANG, a certified copy of the Complaint in divorce in the above-captioned matter by certified mail, return receipt requested, deliver addressee only, said return receipt being attached hereto and made a part hereof. /s/ Benjamin S. Blakley, III, Esq.

Clfd Trust

APRIL 23, 1989, PRAECIPE, filed by David A. Whitney Esquire.

Please enter my appearance on behalf of DONNA LANG, Defendant in the above-captioned matter. /s/ David A. Whitney, Esquire.

David A. Whitney

DONNA LANG,

MARCH 19, 1990, ORDER FOR MEDIATION CONFERENCE, filed. Two (2) CERT JUDGE A

NOW, this 19th day of March, 1990, the parties not being able to resolve the matter at a Pre-Hearing Conference, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on April 25, 1990, at 9:00 o'clock A.M., at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/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 Dr. Ryen within five (5) days of this ORDER.

It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$100.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: JOSEPH S. AMMERMAN, JUDGE

Pro 40.00

Pro .50

State 10.00

CK#1278 TRANS TO REG ACTT 85.00

PRO 40.00

PRO .50

STATE 10.00

CK#1321 34.50 85.00

OCTOBER 2, 1990, AFFIDAVIT OF DEFENDANT UNDER SECTION 201 (d) OF THE DIVORCE CODE, filed by Benjamin S. Blakley, III, Esq. one copy certified to atty

OCTOBER 9, 1990, PETITION FOR BIFURCATION, filed by Benjamin S. Blakley, III, Esq.

OCTOBER 9, 1990, RULE, filed 1 cert/Atty
AND NOW, this 9th day of October, 1990, upon consideration of the foregoing Petition for Bifurcation a Rule issued upon the Defendant to show cause why such petition should not be granted.

RULE returnable and hearing thereon to be held the 26th day of October, 1990, at 10:00 AM in Courtroom No ___ in the Clearfield County Courthouse, Clearfield, AP, 16830. BY THE COURT: Joseph S. Ammerman, Judge.

OCTOBER 22, 1990, ANSWER CONTAINING NEW MATTER, filed by S/DAVID A. WHITNEY, ESQ.

OCTOBER 24, 1990, ACCEPTANCE OF SERVICE, filed

I hereby accept service of a certified copy of Petition for Bifurcation and Rule filed to the above-captioned matter, on behalf of Defendnat, DONNA LANG, on this the 17th day of October, 1990. /s/ David A. Whitney, Esq.

OCTOBER 24, 1990, ACCEPTANCE OF SERVICE, filed

I hereby accept service of a certified copy of Affidvit of Defendant Under Section 201(d) of the Divorce Code, to the above-captioned matter, on behalf of Defendant, DONNA LANG, On this the captioned matter, on behalf of the Defendant, DONNA LANG, on this the 17th day of October, 1990. /s/ David A. Whitney, Esq.

OCTOBER 26, 1990, PRAECIPE TO TRANSMIT RECORD AND DECREE, filed

AND NOW, this 26th day of October, 1990, this action having been considered by the Court,

it is ORDERED AND DECREED that:

1. STANLEY LANG, Plaintiff, and DONNA LANG, Defendant are divorced from the bonds of matrimony.

2. That the Court retain jurisdiction over the following claims which have been raided of record in this action for which a final order has not yet been entered:

- a. equitable distribution;
- b. partial custody of minor children;
- c. alimony pendente lite and post-divorce alimony;
- d. counsel fees, costs and expenses.

Printed By: Romberger Bindery - Form H-611

Benjamin S. Blakley

DAVID W. KIRK,

MARCH 31, 1989, COMPLAINT IN DIVORCE, filed by Benjamin S. Blakley, III, Esquire.
One (1) copy Certified to Attorney.

3/31/89
\$85.00 Pd.
by Atty

89-606-CD

APRIL 26, 1989, AFFIDAVIT OF MAILING, filed CHRISTOPHER J. SHAW, ESQUIRE, being duly sworn according to law, deposes and says that as Attorney for Plaintiff, DAVID W. KIRK, he did on April 10, 1989, serve Defendant RUTH A. KIRK, 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, Esquire.

Clfd Trust

JUNE 29, 1989, AFFIDAVIT OF NON-MILITARY SERVICE, filed.

JUNE 29, 1989, PRAECIPE TO TRANSMIT RECORD, filed by Christopher J. Shaw, Esquire.

AFFIDAVIT OF CONSENT OF DAVID W. KIRK, filed.

AFFIDAVIT OF CONSENT OF RUTH AMELIA KIRK, filed.

ORDER, filed.

AND NOW, this 5th day of July, 1989, the Plaintiff

RUTH A. KIRK,

having filed a Complaint in Divorce under the Divorce under the Divorce Code on March 31, 1989, and the Parties having filed Affidavits of Consent stating that the marriage of the Plaintiff and Defendant is irretrievably broken and Ninety (90) days have elapsed from the date of the filing of the Complaint, it is hereby ORDERED and DECREED that DAVID W. KIRK, be divorced and forever separated from the nuptial ties and bonds of matrimony hereto contracted between himself and RUTH A. KIRK, thereupon all rights, duties and claims accruing to each of the said parties and pursuant to

Pro 40.00

Pro .50

State 10.00

Ck#6161 Trans to reg acct. \$85.00
Pro. 40.50
State 10.00
#13381 Atty 34.50 \$85.00

said marriage shall cease and determine and each of them shall be at liberty to marry again as though they had never before been married.

The Separation Agreement of the parties dated June 12, 1989, and duly executed by the parties is hereby incorporated and adopted as an Order of this Court.

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

JULY 15, 1989, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.

<p>Edward V. Cherry</p> <p>March 31 2:30 am</p>	<p>THE UNION BANKING AND TRUST COMPANY OF DUBOIS, PENNSYLVANIA, now merged with THE SAVINGS & TRUST COMPANY OF PENNSYLVANIA, and now known as THE SAVINGS & TRUST COMPANY OF PENNSYLVANIA,</p> <p>89-607-CD</p> <p>THOMAS G. TOFFEY and MARIE T. TOFFEY, h/w</p>	<p><u>MARCH 31, 1989, COMPLAINT, Action/Mortgage Foreclosure,</u> filed by Edward V. Cherry, Esquire. Two (2) copies Certified to Sheriff.</p> <p><u>APRIL 17, 1989, SHERIFF RETURN,</u> filed. NOW, April 3, 1989, Peter P. Hoherchak, Sheriff of Carbon County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Complaint on Thomas G. Toffey, defendant. NOW, April 6, 1989, at 9:20 AM DST served the within Complaint on Thomas G. Toffey, defendant, by deputizing the sheriff of Carbon County. The return of Sheriff Hoherchak is hereto attached and made a part of this return by stating that he served by handing to Marie T. Toffey, Wife of Defendant. NOW, April 3, 1989, Peter P. Hoherchak, Sheriff of Carbon County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Complaint on Marie T. Toffey, defendant. NOW, April 6, 1989, at 9:20 A.M. DST served the within Complaint on Marie T. Toffey, defendant, by deputizing the Sheriff of Carbon County. The return of Sheriff Hoherchak is hereto attached and made a part of this return by stating that he served by handing to Marie T. Toffey, defendant. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.</p> <p><u>MAY 8, 1989, PRAECIPE FOR DEFAULT JUDGMENT,</u> filed Enter judgment against the above named Defendants, Thomas G. Toffey and Marie T. Toffey, husband and wife, and in favor of the Plaintiffs, The Union Banking and Trust Company of DuBois, PA. now merged with The Savings & Trust Company of PA., and now known as The Savings & Trust Company of PA., in the sum of Fifty-seven Thousand Seven Hundred Three Dollars and Eighty-Three Cents (\$57,703.83) for failure to file an Answer within Twenty (20) days from service of the Complaint. Dated this 4th day of May, 1989. /s/ Edward V. Cherry, Esq.</p> <p>JUDGMENT Is entered in favor of the Plaintiff and against the Defendants in the above matter for failue to file an Answer to Complaint. Judgment is entered in the amount of Fifty-seven Thousand Seven Hundred Three Dollars and Eighty-three cents.</p> <p>DEBT: \$57,703.83</p> <p>DEFAULT JUDGMENT <u>Prothonotary</u></p> <p>JUNE 5, 1989 NOTICE OF ENTRY OF JUDGMENT MAILED TO DEFENDANTS.</p> <p><u>MAY 8, 1989, PRAECIPE FOR WRIT OF EXECUTION,</u> filed by Edward V. Cherry, Esq.</p> <p>WRIT OF EXECUTION ISSUED TO NO. 89-42-EX EXECUTED</p> <p><u>AUGUST 7, 1989, SHERIFF RETURN,</u> filed NOW, August 7, 1989, return the within WRit as executed, as the property of the defendants was sold to the plaintiff for \$6500.00 + costs. /s/ Chester A. Hawkins, Shff, by Darlene Shult</p>
	<p>Pro by Atty 40.00 Shff Hawkins by Atty 30.00 Shff Sur-charge by Atty 4.00 Shff Hoherchak by Atty 25.20 Pro by atty 9.00</p>	

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<p>Gerald J. Williams Williams Opalisky James C. O' Connor Mark E. Opalisky</p> <p>March 31 3:40 pm</p> <p>89-608-CD</p> <p>Charles C. Hileman George E. Yokitis Mindy J. Shreve Richard A. Bell</p>	<p>RICHARD J. MANEY, BEATRICE MANEY, h/w WILLIAM MANEY and SALLY MANEY LUPTON and RODNEY CHRISTOPHER MANEY, RD #1 Frenchville, PA 16836</p> <p>CHEVRON CHEMICAL COMPANY, PO Box 3766, Gulf Tower, McKinney Street Houston, TX 77253</p> <p>and</p>	<p>MARCH 31, 1989, PRAECIPE TO ISSUE WRIT OF SUMMONS, filed by Gerald J. Williams, Esquire. Kindly issue a Writ of Summons in this matter. /s/ Gerald J. Williams, Esquire.</p> <p>APRIL 4, 1989, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.</p> <p>MAY 2, 1989, SHERIFF'S RETURN, filed NOW, May 2, 1989, I return the within Summons on Chevron Chemical Company and C.H. Miller Company, Defendant, NOT SERVED - TIME EXPIRED. Never received advance costs for Huntingdon County. /s/ Chester A. Hawkins by Marilyn Hamm.</p> <p>MAY 9, 1989, PRAECIPE TO REISSUE WRIT OF SUMMONS, filed Kindly reissue a Writ of Summons on the Defendants in this matter. /s/ Gerald J. Williams, Esq.</p> <p>MAY 10, 1989, WRIT OF SUMMONS REISSUED AND REINSTATED TO SHERIFF FOR SERVICE.</p> <p>JUNE 2, 1989, SHERIFF'S RETURN, filed. NOW, May 12, 1989, Mark E. Leamer, Jr., Sheriff of Huntingdon County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to served the within Summons on C.H. Miller Co., defendant. NOW, May 15, 1989, served the within Summons on C. H. Miller Co., defendant by deputizing the Sheriff of Huntingdon County. The return of Sheriff Leamer is hereto attached and made a part of this return stating that he served Charles Hoffman, VP. NOW, May 18, 1989, served the within Summons on Chevron Chemical Co., defendant by Certified Mail #P706900657, at PO Box 3766, Gulf Tower, McKinney Street, Houston, TX., 77253, being their last known address. The return receipt is hereto attached and made apart of this return endorsed by agend for defendant. So answers, Chester A. Hawkins, Sheriff, by Marilyn Hamm.</p> <p>JULY 17, 1989, ENTRY OF APPEARANCE, filed Kindly enter my appearance as attorney for Chevron Chemical Company in this matter. /s/ Charles C. Hileman, Esq.</p> <p>SEPTEMBER 25, 1989, COMPLAINT, filed by Alan H. Casper, Esq. NO COPIES</p>
<p>Brian T. Must Charles C. Hileman</p>	<p>C. H. MILLER COMPANY, 708 Washington Street Huntingdon, PA 16652</p> <p>Pro by Atty 20.00 Shff no costs Pro by Atty 5.00 Shff Hawkins by Atty 20.00 Shff Leamer by Atty 16.50 Pro by Atty 20.00 Pro by Atty 30.00 Pro by Atty 30.00</p>	<p>NOVEMBER 14, 1989, PRAECIPE FOR APPEARANCE, Kindly enter our appearance on behalf of the Defendant, C.H. Miller Company, with regard to the above captioned action. /s/ Joseph T. Christof, Esq. & Brian T. Must, Esq.</p> <p>NOVEMBER 22, 1989, ANSWER AND NEW MATTER. filed by Richard A. Bell, Esq.</p> <p>NOVEMBER 30, 1989, ANSWER, NEW MATTER AND NEW MATTER UNDER RULE 2252(d), filed by Joseph S.D. Christof, II, Esq.</p> <p>DECEMBER 4, 1989, PLAINTIFFS' ANSWER TO DEFENDANT CHEVRON CHEMICAL COMPANY'S NEW MATTER, filed by Alan H. Casper, Esq.</p> <p>DECEMBER 6, 1989, VERIFICATION IN SUPPORT OF ANSWER AND NEW MATTER OF C.H. MILLER CO., filed by Joseph D. Christof, II, Esq.</p> <p>DECEMBER 18, 1989, PLAINTIFFS' ANSWER TO DEFENDANT C.H. MILLER COMPANY'S NEW MATTER, filed by Alan H. Casper, Esq.</p> <p>JANUARY 11, 1990, SUBSTITUTION OF COUNSEL, filed Chevron Chemical Company having agreed to assume the defense of C.H. Miller Company and indemnify it from any liability to the Plaintiffs, upon agreement of counsel, kindly withdraw the appearance of Joseph S. D. Christof, II, and Brian M. Must and the law firm of Dickie, McCamey & Chilcote for defendant D.H. Miller Company, and enter the appearance of Charles C. Hileman, of the firm of Schnader, Harrison, Segal & Lewis, for defendant C.H. Miller Company. /s/ Charles C. Hileman and Brian T. Must. Esq.</p> <p>NOVEMBER 12, 1992, CHEVRON CHEMICAL COMPANY'S FIRST SET OF INTERROGATORIES TO PLAINTIFFS, filed by Charles c. Hileman, Esq.</p> <p>NOVEMBER 12, 1992, PLAINTIFFS' ANSWERS TO DEFENDANT CHEVRON'S INTERROGATORIES, filed by Alan H. Casper, Esq.</p> <p>NOVEMBER 12, 1992, C.H. MILLER COMPANY'S FIRST SET OF INTERROGATORIES TO PLAINTIFFS AND FIRST REQUEST FOR PRODUCTION, filed by Charles c. Hileman, Esq.</p>
<p>CONT. TO PG</p>	<p>654</p>	

CONTINUED FROM PAGE 508 89-492-CD CHARLES W. WEIERICK vs. ROBIN M. WEIERICK

MAY 17, 1989, ORDER, filed.

Two (2) copies Certified to Judge Ammerman.

NOW, this 17th day of May, 1989, following the scheduled mediation conference with the Court appointed Mediator, Dr. Allen H. Ryen, Ph.D., and upon agreement of the parties and their respective counsel, it is hereby ORDERED, AND DECREED as follows:

Plaintiff shall have rights of partial custody/visitation with the minor child, Erika, during the week, on each and every weekday commencing at 4:00 P.M. until 6:00 A.M. of the following morning and on all other occasions when said child is not in the partial custody/visitation of the defendant.

2. Defendant shall have the right of partial custody/visitation with the minor child during the week, on each and every weekday commencing at 6:00 A.M. until 4:00 P.M. Defendant shall further exercise her rights of partial custody/visitation every other weekend, from Saturday 9:00 A.M. until the immediate Sunday at 9:00 P.M. Said right of weekend visitation shall commence the Weekend of April 15, 1989. The party who will be exercising their visitation rights shall be responsible for the transportation of said child.

3. Each party shall provide reasonable notice to the other when they are going to be unable to comply with the scheduled custodial rights as set out above.

4. Shared legal and physical custody is hereby vested in each of the parties.

5. This Order shall not be prejudicial to the rights of the parties in any other proceeding relative to the custody of the minor child. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

We, the undersigned consent to the foregoing as being entered as an Order of Court:

/s/ Charles W. Weierick, /s/ Timothy E. Durant, Esquire, Attorney for Plaintiff, /a/ Robin M. Weierick, and /s/ Thomas M. Dickey, Esquire, Attorney for Defendant.

FEBRUARY 2, 1990, PRAECIPE, filed

Please withdraw my appearance on behalf of Robin M. Weierick, Defendant in the above-captioned matter. /s/ Thomas M. Dickey, Esq.

Please enter my appearance on behalf of Robin M. Weierick, Defendant in the above-captioned matter. /s/ Kimberly M. Kubista, Esq.

FEBRUARY 16, 1990, AFFIDAVIT OF SERVICE, filed

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 PA Rules of Civil Procedure, Rule 4005, that an original and two copies of Interrogatories directed to the Plaintiff, Charles W. Weierick, were sent to Timothy E. Durant, Esq., Attorney for Plaintiff, at 36, N. 2nd St., Clearfield, PA, on February 16th, 1990. Said Interrogatories included a direction to reply to said Interrogatories with thirty (30) days from the date of service. /s/ Kimberly M. Kubista, Esq.

MARCH 6, 1990, PETITION TO MODIFY CUSTODY AND VISITATION, filed by Kimberly M. Kubista, Esquire.

One (1) copy Certified to attorney.

RULE TO SHOW CAUSE WHY PETITION TO MDOIFY CUSTODY AND VISITATION SHOULD NOT BE GRANTED, filed.

AND NOW, this 26th day of February, 1990, upon consideration of the within petition to modify custody and visitation and on motion of Belin, Belin & Naddeo, attorneys for Petitioner, a vconference is scheduled for the 21st day of March, 1990, at 10:00 o'clock A.M. in Court Room ____, of the Clearfield County Courthouse, Clearfield, Pennsylvania, for Respondent to show cause, if any, he has why the prayer of the petitioner to modify custody and visitation should not be granted.

Respondent is further directed to produce said minor child at said hearing. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

CERTIFICATE OF MAILING, filed.

I, KIMBERLY M. KUBISTA, Attorney for Petitioner, do hereby certify that a certified copy of the forefoing Petition to Modify Custody and Visitation and Rule was served upon Timothy E. Durant, Esquire, Attorney for Respondent, in the above captioned action, at 36 North Second Street, Clearfield, Pennsylvania 16830, by first-class mail, postage rpepaid. Said Petition was mailed this 6th day of March, 1990. /s/ Kimberly M. Kubista, Esquire.

MARCH 7, 1990, INVENTORY AND APPRAISEMENT OF CHARLES W. WEIERICK, filed.

Two (2) copies certified to Attorney.

MARCH 7, 1990, PETITION FOR RELIEF UNDER THE PROTECITON FROM ABUSE ACT, filed by Kimberly M. Kubista, Esquire.

Three (3) copies Certified to Attorney

TEMPORARY PROTECTIVE ORDER AND RULE TO SHOW CAUSE, filed by John K. Reilly, President Judge.

NOW THIS 7th day of March, 1990, upon presentation and consideration of the attached Petition and upon finding the Petitioner, Robin M. Weierick in immediate and present danger of abuse from Respondent, Charles W. Weierick, the following Temporary Order is entered.

1. Respondent, Charles w. Weierick, is hereby enjoined from abusing, striking, harassing, or using foul landuage to the Petitioner, Robin M. Weierick.

2. The Respondent is prohibited from having any contact with the Petitioner, including but not limited to, entering residence located at Brisbin, Pennsylvania.

3. This Order shall be enforced by any law enforcement agency in a county where a violation of this Order occurs.

3. A copy of this Order shall be served on the police departments in the jurisdiction where Petitioner resides. This Order shall, likewise, be served on the state police. A copy of this Order shall be forwith filed in the county registry of protection orders. The Sheriff is directed to serve and file the aforementioned copies of this Order. Said copies shall be certified.

4. This Order shall remain in full force and effect until modified or terminated by this Court.

5. A hearing shall be held on the 14th day of March, 1990, at 9:45 o'clock A.M. in the Clearfield County Courthouse.

6. This is an ORDER OF COURT. Any violation of this Order shall constitute contempt of Court and may be punishable by a fine up to \$1,000.00 and a jail sentence of up to six months. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

CONTINUED ON PAGE #587

CONT. FR. PG 557 SHAW al vs. SCHROCK al 89-588-CD

Building one hundred thirty-two (132.00) feet to an iron pin; thence South eighty (80) degrees one (01) minute fifteen (15) seconds East along same and crossing Legislative Route 17018 one hundred ninety-eight and one one-hundredths (198.01) feet to an iron pin; thence North eight (8) degrees twenty-one (21) minutes thirty (30) seconds East along Legislative Route 17018 five hundred sixty-six and seventy-eight one-hundredths (566.78) feet to an existing iron pin; thence South eighty-three (83) degrees thirty-three (33) minutes fifty-one (51) seconds East along land of Schrock seven hundred eleven and nineteen one-hundredths (711.19) feet to an iron pin; thence South sixty-three (63) degrees thirty-two (32) minutes thirty (30) seconds West along land of Gallaher twenty-eight (28) feet to an iron pin; thence South fifty (50) degrees East along same one hundred seventy-seven (177.00) feet to an iron pin; thence South sixty-nine (69) degrees East along same one hundred eighty-three and fifty one-hundredths (183.50) feet to an iron pin; thence South seventy-seven (77) degrees forty (40) minutes east along same three hundred ninety-nine and fifty one-hundredths (399.50) feet to an iron pin; thence South six (6) degrees fifty-four (54) minutes six (06) seconds West along land of Crowell one thousand forty-one and seventy-five one-hundredths (1041.75) feet to an existing iron pin; thence South sixty-three (63) degrees fifty-seven (57) minutes twenty-eight (28) seconds East along same nine hundred fifteen and thirty one-hundredths (915.30) feet to an existing iron pin in a stone pile; thence South thirty-eight (38) degrees twenty-four (24) minutes fifteen (15) seconds West along State Game Lands No. 120 nine hundred sixty-eight and forty one-hundredths (968.40) feet to an iron pin in an existing stone pile; thence North eighty-two (82) degrees fifty-seven (57) minutes fifteen (15) seconds West along land of Ninosky and crossing legislative Route 17018 two thousand four hundred ninety-nine and forty-nine one-hundredths (2499.49) feet to an iron pin; thence North six (6) degrees thirty-two (32) minutes East along land of Dunlap one thousand nine hundred sixty-eight and forty-two one-hundredths (1968.42) feet to and iron pin and place of beginning, containing 120.8365 acres.

EXCEPTING AND RESERVING from the above parcel of land 0.3689 acres of land being used as a cemetery bounded and described as follows:

BEGINNING at an iron pin along Legislative Route 17018 and line of said cemetery, said iron pin being located South seven (7) degrees thirty-five (35) minutes forty-eight and twenty one-hundredths (258.20) feet from the old McPherron School Property, now known as the Chest Township Building; thence South eighty (80) degrees eight (08) minutes East along land of Shw ninety-four and eighty-nine one-hundredths (94.89) feet to an iron pin; thence South nine (9) degrees fifty-four (54) minutes fifteen (15) seconds West along same one hundred seventy-three and eighty-two one-hundredths (173.82) feet to an iron pin; thence north eighty-five (85) degrees fifteen (15) minutes fifteen (15) seconds West along same eight-six and sixteen one-hundredths (86.16) feet to an iron pin; thence North seven (7) degrees two (02) minutes thirty (30) seconds East along Legislative Route 17018 one hundred eighty-one and seventy-nine one-hundredths (181.79) feet to an iron pin and place of beginning.

BEING the same premises which Nick Ninosky and Edith Ninosky, husband and wife granted and conveyed to James Shaw and Joanne Shaw by Deed dated April 19, 1984, and recorded at Clearfield County Deed Book Volume 970, Page 251.

(c) This Court hereby establishes the validity of the agreement of James A. Shaw and Joanne Shaw and William B. Schrock and Annabell Schrock dated December 3, 1988, recorded at Clearfield County Deeds and Records Book 1258, Page 79 which defines the property boundary lines between the respective parties.

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 teh Plaintiffs. BY THE COURT: John K. Reilly, Jr.,

JUNE 28, 1989, PRAECIPE FOR FINAL JUDGMENT, 2 cert atty

Please enter final judgment in the above matter that grants relief Ordered and Decreed in the Court Order dated May 16, 1989, the Defendants having not complied with the said Order of Court. /s/ Alan F. Kirk, Esq.

JUDGMENT is entered in favor of the Plaintiffs and against the Defendants in the above captioned matter for failure of the Defendants to Comply with Order of Court dated May 16, 1989.

JUDGMENT FOR THE PREMISES


Prothonotary

Cont'd from Pg. 439 89-417-CD DUNN vs DUNN

CONSENT ORDER OF MAY 25, 1989 Cont'd:

(1) Primary physical custody of the child Amber Dunn shall be with the Plaintiff, Gene Dunn.

(2) Betty Dickinson shall have partial physical custody/visitation of the child Amber Dunn from Monday evening at approximately 6:00 P.M. until Friday evening at approximately 6:00 P.M., for a period of two months from the date of this Order; and thereafter, shall have partial physical custody/visitation of the child Amber Dunn from Tuesday evening at approximately 6:00 P.M. until Friday evening at approximately 6:00 P.M. for the following two months; and thereafter shall have partial physical custody/visitation of the child Amber Dunn from Friday evening at approximately 6:00 P.M. until Sunday evening at approximately 6:00 P.M.

(3) During this later time period in which Betty Dickinson has partial custody/visitation of the child Amber Dunn from Friday evening until Sunday evening, she shall also be entitled to have partial custody/visitation of the child Alicia Dunn; at all other times Betty Dickinson shall have partial physical custody/visitation of the child Alicia Dunn one day during each week, the specific time, day and other arrangements to be agreed upon by the Plaintiff and Betty Dickinson.

(4) Transportation and pick-up regarding each visitation session with the children Amber and Alicia Dunn, shall be conducted at a point approximately halfway between the homes of the Plaintiff and Betty Dickinson; this halfway point is hereby designated as the town of Irvona, Pennsylvania.

(5) Each party promises to give reasonable advance notice of any change in circumstances regarding transportation and pick-up times or any other circumstances affecting a custody of visitation session with either minor child.

(6) Should either party for whatever reason not be able to exercise his or her session with either child, he or she promises to give the other party the option and opportunity to take the minor child during that time period in which the unavailable party would, under this Order be entitled to.

(7) Neither party shall engage in any bad mouthing, ill mannered conduct, or any other ill will toward any other party in front of the minor children.

(8) Neither party shall be under the influence of drugs or alcohol while acting as the primary caretaker for either minor child.

The parties are hereby directed to comply with the terms and conditions of this Consent Order.

The parties are hereby advised that violation of this Order will subject the violating party to punishment for contempt, which could include incarceration of up to six months and/or a fine of \$1,000.

BY THE COURT: Joseph S. Ammerman, Judge.

DECEMBER 19, 1990, MOTION FOR APPOINTMENT OF COUNSEL, filed by Valerie Ann Dunn, Deft
ORDER, filed

NOW, this 18th day of December, 1990, upon consideration of the foregoing Motion it is refused. BY THE COURT: Joseph S. Ammerman, Judge.

APRIL 12, 1991, AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS, filed by s/VALERIE A. DUNN
ORDER, filed.

NOW, this 11th day of April, 1991, upon consideration of the foregoing Affidavit in Support of Petition to Proceed in Forma Pauperis, it is the ORDER of this Court that said Petition is denied. BY THE COURT, S/JOSEPH S. AMMERMAN, JUDGE

APRIL 12, 1991, MOTION FOR APPOINTMENT OF COUNSEL, filed by s/VALERIE A. DUNN
ORDER, filed.

NOW, this 11th day of April, 1991, upon consideration of the foregoing Motion, THE SAME IS DENIED. BY THE COURT, S/JOSEPH S. AMMERMAN, JUDGE

CONTINUED FROM PAGE 607, 89-618-CD DOLORES J. GETZ VS. ROBERT J. GETZ

JUNE 2, 1989, ORDER, filed.

Four (4) copies Certified to Judge Ammerman.

NOW, this 1st day of June, 1989, the parties having agreed to the terms and the entering of an Order concerning the custody of Crystal Gail Getz, it is the ORDER of the Court that legal custody of said minor child shall be shared by the parties, with primary physical custody to be with the plaintiff, Delores J. Getz, with partial custody with the defendant, Robert J. Getz, to be as follows:

(1) One weekend per month. This weekend shall be the second weekend of each month unless the parties' work schedule interferes with this arrangement. If there is a problem with the second weekend of the month another weekend shall be substituted. Said weekend periods of custody shall commence on Friday evening and conclude Sunday evening with times to be arranged by the parties. Should the plaintiff's work schedule conflict with the weekend custody arrangement aforesaid, the parties shall notify each other of such conflict no later than Monday before the second weekend of the month.

(2) During June of 1989, from June 15th until June 18th, 1989, at such times as the parties shall arrange. If the mother is unable to arrange transportation on June 15, 1989, said period of custody shall commence June 16, 1989. Mother shall make all reasonable efforts to arrange transportation.

(3) For the summer of 1989, commencing July 1, 1989 to August 13, 1989, during said period of temporary custody, mother shall be permitted one (1) weekend of partial custody with the child at such times and places as may be agreed upon by the parties.

(4) For each period of partial custody, the parties shall exchange the child at the Lock Haven exit of Interstate 80.

(5) Neither of the parties hereto shall become intoxicated in the presence of the minor child, nor shall they permit others to become intoxicated in the child's presence.

Additionally, the parties shall not take the child into any drinking establishment unless they are going to this establishment for the sole purpose of eating dinner.

(6) The mother shall complete the psychiatric review which was previously ordered by this court. She shall comply with any recommendations regarding alcohol counselling or treatment if such is recommended.

(7) Both parties shall make all reasonable efforts to comply with this Order including efforts to provide transportation at those times outlined in this Order.

(8) The parties agree to submit this matter to remediation before Dr. Allen H. Ryen, Ph. D. during October of 1989, at which time holiday custody periods shall be determined.

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

We., the undersigned do hereby agree to this Order. /s/ Maureen P. Kieffer, Esquire. for Delores J. Getz, and Benjamin S. Blakley, III, Esquire, for Robert E. Getz.

JANUARY 14, 1992, PETITION TO ENFORCE ORDER, filed by Benjamin S. Blakley III, Esquire.

One (1) copy Certified to Attorney.

RULE, filed.

One (1) copy Certified to Attorney.

AND NOW, this 12th day of January, 1993, upon consideration of the foregoing Motion to enforce Order, it is the ORDER of this Court that a Rule be issued upon Plaintiff, to show cause why the prayer in said Motion should not be granted.

RULE returnable and hearing thereon to be held the 9th day of February, 1993, at 10:30 o'clock A.M. in Courtroom NO-- of the Clearfield County Courthouse, Clearfield, Pennsylvania, 16830. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

JANUARY 15, 1993, RULE ISSUED ON ROBIN JEAN FOOR, KEYSTONE LEGAL SERVICES, THIS DATE BY REGULAR MAIL.

FEBRUARY 2, 1993, CERTIFIED COPY OF RULE MAILED CERTIFIED MAIL TO DOLORES GETZ CERTIFICATION NUMBER P 011-460-395 AT ATTORNEY FOOR'S REFUSAL TO SERVE, ATTORNEY FOOR DID NOT WITHDRAW.

FEBRUARY 2, 1993, SENDERS RECEIPT, filed

FEBRUARY 8, 1993, RETURN RECEIPT, filed

MARCH 22, 1993, PETITION TO MODIFY CUSTODY, filed by Robin Jean Foor, Esq. 2 cert/Atty ORDER, filed

YOU, ROBERT C. GETZ, Defendant, have been sued in court to modify the custody order pertaining to CRYSTAL GAIL GETZ.

You are ordered to appear at the Clearfield County Courthouse, Clearfield, Pennsylvania on the 19th day of May, 1993 at 10:00 AM for a conference.

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: Joseph S. Ammerman, Judge.

MARCH 22, 1993, ANSWER TO DEFENDANT'S PETITION AND PLAINTIFF'S NEW MATTER AND COUNTERCLAIM, filed by Robin Jean Foor, Esq. 2 cert/Atty

NOTICE AND ORDER TO APPEAR, filed

Legal proceedings have been brought against you alleging you have wilfully disobeyed an order of court for custody.

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 the 19th day of May, 1993 at 10:00 AM at the Clearfield County Courthouse, Clearfield, Pennsylvania.

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 custody, you may be found to be in contempt of court and committed to jail, fined or both. BY THE COURT: Joseph S. Ammerman, Judge.

APRIL 22, 1993, ORDER FOR MEDIATION CONFERENCE, filed 2 cert/Judge "A"

NOW, this 21st day of April, 1993, by agreement of counsel for the parties, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D. Licensed Child Psychologist, on May 12, 1993, at 9:00 AM, in Courtroom #2 of the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/children while the parent is in private conference.

It is also ORDERED that the cost of said conference shall be borne equally by the parties, and both parties, and both parties shall deposit \$100.00 with Virginai M. Evanko, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: Joseph S. Ammerman, Judge.

CONT. TO PG 656

Cont'd from Pg. 530

89-558-CD

BLOOM vs. CELINSKI

ORDER OF JUNE 15, 1989 Cont'd:

2. Should either petitioner Roger A. Bloom or respondent Dawn Celinski desire to take said minor child out of the state or more than one hundred fifty (150) miles from the jurisdiction of this Court, he or she shall secure the written consent of the other parent. Said consent shall be notarized and dated and will be effective for a period of Fifteen (15) days unless extended upon mutual written, notarized consent of the parties, or for unforeseen emergency situations.

3. Should Petitioner Roger A. Bloom and respondent Dawn Celinski marry, this order shall remain in full force and effect pending further order of this court.

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

Cont'd from Pg. 452 89-431-CD INNERS v. ARDARY

JULY 10, 1989, NOTICE OF SERVICE OF INTERROGATORIES, filed by John d. Miller, Jr., Esq.

CERTIFICATE OF SERVICE:

And now, this day of July, 1989, I, John D. Miller, Jr., esquire hereby certify that I have, this date served a copy of the within Plaintiff's Interrogatories, in the above matter, to the Defendant, by depositing the same in the U.S. Mail, addressed to the following: Jerry T. Chaney c/o Almebia Showalter P.O. Box 35, Barree, PA 16615 /s/ John D. Miller, Esq.

JULY 10, 1989, NOTICE OF SERVICE OF INTERROGATORIES, filed by John D. Miller, Jr., Esq.

CERTIFICATE OF SERVICE:

And now, this day of July, 1989, I, John D. Miller, Jr., esquire hereby certify that I have, this date served a copy of the within Plaintiff's Interrogatories, in the above matter, to the Defendant, by depositing the same in the U.S. Mail, addressed to the following: Robert A. Mix, Esq. Lock Drawer 170, Bellefonte, PA 16823 /s/ John D. Miller, Jr, Esq.

JULY 14, 1989, NOTICE OF SERVICE OF INTERROGATORIES, filed

You are hereby notified that on June 28, 1989, the original and two copies of Plaintiff's Interrogatories directed to the Defendant were mailed by first Class Mail, Postage Prepaid, upon the following party or attorney of record: Robert A. Mix, Esq, 115 East High St, Lock Drawer 179, Bellefonte, PA 16823 and Jerry T. Chaney c/o Almebia Showalter, PO Box 35, Barree, PA 16615. /s/ John D. Miller, Jr., Esq

DECEMBER 11, 1989, NOTICE OF TAKING DEPOSITION OF JEFFRY T. CHANEY, filed by Robert A. Mix, Esq.

DECEMBER 11, 1989, NOTICE OF TAKING DEPOSITION OF EDWARD M. INNERS, JR., filed by Robert A. Mix, Esq.

DECEMBER 18, 1989, NOTICE OF ORAL DEPOSITION OF CHARLES R. ARDARY, filed by John D. Miller, Jr., Esq.

JANUARY 22, 1990, NOTICE OF TAKING DEPOSITIONS OF ORAL EXAMINATION PURSUANT TO R.C.P. NO. 4007.1 OF JERRY T. CHANEY, filed by Robert A. Mix, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify that a true and correct copy of the foregoing Notice of Taking Depositions was deposited in the US Mail, postage prepaid, in Bellefonte, PA, on the 18th day of January, 1990, addressed to the following: John D. Miller, Jr., Esq, 139 East Philadelphia St., York, PA 17403. and Robert E. Archer, Esq PO Box 276, Houtzdale, PA 16651. /s/ Robert A. Mix Esq.

JANUARY 22, 1990, NOTICE OF TAKING DEPOSITIONS ON ORAL EXAMINATION PURSUANT TO R.C.P. NO 4007.1 OF EDWARD M. INNERS, JR, filed by Robert A. Mix, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify taht a true and correct copy of the foregoing Notice of Taking Depositions was deposited in the US mail, postage prepaid, in Bellefonte, PA, on the 18th day of January, 1990 addressed to the following: John D. Miller, Esq, 139 East Philadelphia St., York, PA 17403 and Ronald E. Archer, PO Box 276, Houtzdale, PA 16651. /s/ Robert A. Mix, Esq.

MAY 2, 1990, NOTICE OF TAKING DEPOSITIONS ON ORAL EXAMINATION PURSUANT TO R.C.P. No. 4007.1 OF JERRY CHANEY, filed by Robert A. Mix, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify that a true and correct copy of the foregoing Notice of Taking Depositions was deposited in the United States Mail, postage prepaid, in Bellefonte, Penna., on the 1st day of May, 1990, addressed to the following: JOHN D. MILLER, JR., ESQ., 139 EAST PHILADELPHIA STREET, YORK, PA 17403 & RONALD E. ARCHER, ESQ., PO BOX 276, HOUTZDALE, PENNA. 16651 S/ROBERT A. MIX, ESQ.

MAY 10, 1990, NOTICE OF TAKING DEPOSITIONS OF ORAL EXAMINATION PURSUANT TO R.C.P. NO. 4007.1 OF FRANK HENNINGER, filed by Robert A. Mix, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify that a true and correct copy of the foregoing Notice of Taking Depositions was deposited in the US mail, postage prepaid, in Bellefonte, PA, on the 9th day of May, 1990 addressed to the following: John D. Miller, Jr., Esq, 139 East Philadelphia St, York, PA 17403 and Ronald E. Archer, Esq, PO Box 276, Houtzdale, PA 16651. /s/ Robert A. Mix, Esq.

MAY 10, 1990, NOTICE OF TAKING DEPOSITIONS ON ORAL EXAMINATION PURSUANT TO R.C.P. NO 4007.1 OF ISSAC GARVER, filed by Robert A. Mix, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify that a true and correct copy of the foregoing Notice of Taking Depositions ws deposited in the US mail, postage prepaid, in Bellefonte, PA, on teh 9th day of May, 1990 addressed to the following: John D. Miller, Jr., Esq, 139 East Philadelphia St, York, PA 17403 and Ronald E. Archer, Esq, PO Box 276, Houtzdale, PA 16651. /s/ Robert A. Mix, Esq.

MAY 10, 1990, NOTICE OF TAKING DEPOSITIONS ON ORAL EXAMINATION PURSUANT TO R.C.P. NO. 4007.1 OF AMELDA GARVER, filed by Robert A. Mix, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify that a true and correct copy of the foregoing Notice of Taking Deposition was deposited in the US mail, postage prepaid, in Bellefonte, PA, on the 9th day of May, 1990, addressed to the following: John D. Miller, Jr., ESQ, 139 East Philadelphia St., York, PA 17403 and Ronald E. Archer, Esq, PO Box 276, Houtzdale, PA 16651. /s/ Robert A. Mix, Esq.

JUNE 15, 1990, CERTIFICATE OF SERVICE, filed 1 cert/Atty

AND NOW, this 5th day of June, 1990, I John D. Miller, Jr., Esquire hereby certify that I have, this date, served copies of the Notice of Oral Deposition, in the above captioned matter, by depositing a copy of the same in the US mail, postage prepaid addressed to the following: Robert A. Mix, Esq, LEE, MARTIN, GREEN, & REITER, 115 E. High St, Bellefonte, PA 16823 and Ronald E. Archer, Esq, PO Box 276, Houtzdale, PA 16651 /s/ John D. Miller, Jr, Esq.

CONT. TO PG 588

JULY 17, 1989, ORDER, filed 1 cert atty.

AND NOW, this 17th day of July, 1989, an Affidavit of Service of the Complaint with Notice to Plead and notice of Default Judgment having been served on William A. Hill and Ella Hill and no response to pleading having been filed by William A. Hill and Ella Hill and an Affidavit of Service of the Complaint with Notice to Plead having been filed by publication on the following individuals: Gilbert F. Hill, an individual, and Orel Bell, his heirs, executors, administrators and assigns, and no answer having been made by said Defendants, the Court, upon motion of James A. Naddeo, Esquire, hereby Orders that title to said premises is in the Plaintiffs and that they be allowed to enjoy said property in peace. Said property is located in Ferguson Township, Clearfield County, Pennsylvania, and is more particularly described as follows:

BEGINNING at a corner on line of Gilbert Hill and on line of B. McFadden; thence along other lands of Gilbert Hill, North sixty-eight (68°) degrees forty-five (45') minutes East, a distance of two thousand two hundred sixty three (2,263) feet to an iron pin corner on line of L.W. Norris; thence along line of L.W. Norris North forty-five (45°) degrees no minutes East a distance of one hundred seventy-five (175) feet to a post on the Western Right-of-way line of Township Road No. T-448; thence along the Western right-of-way line of said Township Road these following courses and distances; South forth-four (44°) degrees thirty-eight (38') minutes East a distance of six hundred six and fifty hundredths (606.50) feet; thence South twenty-two (22°) degrees fifty (50') minutes East a distance of two hundred fourteen (214) feet; thence South eleven (11°) degrees thirty-five (35') minutes West a distance of two hundred forty-six (246) feet; thence South five (5°) degrees twenty-three (23') minutes East a distance of two hundred thirty-nine (239) feet; thence South fifty-two (52°) degrees no minutes East a distance of two hundred ninety (290) feet to a point on the Eastern property line of Gilbert Hill; thence along the Eastern Property line of Gilbert Hill South four (4°) Degrees no minutes West a distance of three hundred fifteen (315) feet to a stake on the Western right-of-way line of Township Road No. T-448; thence along the Western Right-of-way of Township Road T-448; thence along the Western right-of-way line of said Township Road South twenty-six (26°) degrees fifteen (15') minutes West a distance of one hundred forty-five (145) feet to a point on line of land owned by Gilbert Hill; thence along line of Gilbert Hill North eighty-two (82°) degrees no minutes West a distance of eight hundred thirty-five (835) feet; thence still by same South eighty-one (81°) degrees forty-five (45') minutes West a distance of two thousand one hundred (2,100) feet to a point on line of Leroy Fink; thence along line of Leroy Fink and B. McFadden North Four (4°) degrees no minutes East a distance of one thousand five (1,005) feet to a corner, the place of beginning. Containing eighty-three and twelve hundredths (83.12) acres.

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 of 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 thirty day period, the Prothonotary on Praecipe of the Plaintiff shall enter final judgment. Defendants shall file an Answer within thirty days of date hereof or judgment will be entered in accordance with this Order.

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

AUGUST 18, 1989, PRAECIPE, filed

Please enter final judgment against the Defendants in the above-captioned case for failure to comply with the Order of Court directing Defendants to file objections within thirty (30) days from the entry of Order of judgment in favor of plaintiffs. /s/ James A. Naddeo, Esq.

Judgment is entered in favor of the Plaintiffs and against the Defendants for failure to comply with the Order of Court.

JUDGMENT FOR THE PREMISES.

Prothonotary

AUGUST 22, 1989, FINAL ORDER TAKEN TO REGISTOR AND RECORDER OFFICE.

CONT. FR. PG 480 SWATSWORTH

vs. SWATSWORTH 89-459-CD

ORDER CONTINUED:

homes and at their places of employment.

3. The only exception to the above shall be that their may be minimal contact during the times when the parties' minor children are exchanged for visitation purposes.

4. This Order shall remain in full force and effect for one year.

The parties are hereby advised that violation of this Order will subject the violating party to punishment for Contempt, which could include incarceration up to six months and/or a fine of up to \$1,000.00. BY THE COURT: Joseph S. Ammerman, Judge. /s/ Anna P. Swatsworth, Plff - Kimberly M. Kubista, Esq & Richard M. Swatsworth, Deft - Richard Milgrub, Esq.

DECEMBER 12, 1989 ORDER, filed. 1 cert Atty Kubista: 1 Cert Defendant.

NOW, December 11, 1989, Anna P. Swatsworth being before the Court, and the Court having unders consideration the Order of September 15, 1989, which prohibited her from having any contact with her husband, Richard Swatsworth, and having heard testimony of Richard Swatsworth, Anna Swatsworth and Officer Titus, she is found in Contempt of Court and comitted to the Clearfield County Jail for thirty (30) days and fined Two hundred fifty (\$250.00) Dollars. BY THE COURT, s/Joseph S. Ammerman, Judge.

DECEMBER 12, 1989, ORDER, filed 4 cert/Judge "A" 2 cert/Shff by K. Kubista

NOW, December 12, 1989, the ORDER of December 11, 1989 holding Anna P. Swatsworth in Contempt of Court committing her to the Clearfield County Jail is revoked and she is directed to be released forthwith. BY THE COURT: Joseph S. Ammerman, Judge

CONT. FR. PG 512 WEBER vs. WEBER 89-496-CD

NOVEMBER 1, 1989, ORDER, filed 1 cert/Atty Gearhart 1 cert/Atty Pentz
 AND NOW, this 2nd day of October, 1989, this being the day and date set for a hearing on a Petition to Amend a Protection From Abuse Order filed by Marilyn Weber, and she having appeared with Counsel, R. Denning Gearhart, Esq., while Chris A. Pentz, Esq., appeared for the Respondent, who was not present, the Court being unable to conduct a hearing because of the absence of the Respondent, it is the ORDRE Of this Court that the exclusive use of the premises located at RD #1, Box 83, Curwensville, Pennsylvania, including the outbuildings thereon, be granted to the Petitioner, Marilyn Weber, until such time as the Respondent motions the Court for a new hearing.

Provided however, that he shall be allowed on the premises, in the outbuilding, on one certain date to be set by counsel for both parties. He shall evidence this permission by carrying on to the premises a letter from his attorney setting forth the day, date and time that he is allowed on the premises. BY THE COURT: Joseph S. Ammerman, Judge.

OCTOBER 23, 1990, PETITION FOR BIFURCATION, filed by Kimberly M. Kubista, ESq. 1 cert/Atty
 RULE RETURNABLE, filed

AND NOW, this 22nd day of October, 1990, upon Petition of the Defendant/Petitioner, JAMES L. WEBER, it is hereby ORDERED and DIRECTED that a Rule be issued upon the Respondent/Plaintiff, MARILYN J. WEBER, to show cause why the Petition for Bifurcation should not be granted.

Rule Returnable with a Hearing thereon the 13th day of November, 1990, at 9:30 AM in Courtroom Number ___ of the Clearfield County Courthouse, Clearfield, Pennsylvania. 16830.
 BY THE COURT: Joseph S. Ammerman, Judge.

NOVEMBER 13, 1990, ORDER, filed 2 cert/JA

NOW, November 13, 1990, the above matter being before the Court on a Petition for Bifurcation, the same is refused. BY THE COURT: Joseph S. Ammerman, Judge.

DECEMBER 31, 1990, PETITION TO WITHDRAW AS COUNSEL, filed by Kimberly M. Kubista, Esq. 5 cert/Atty

RULE RETURNABLE, filed

AND NOW, this 28th day of December, 1990, upon Petition of the Law Firm for Counsel for the Defendant, JAMES L. WEBER, it is hereby ORDERED and DIRECTED that a Rule be issued upon the Parties of the above captioned matter, to show cause why the Petition To Withdraw As Counsel should not be granted.

Rule Returnable with a Hearing thereon the 4th day of February, 1991, at 10:45 AM in Courtroom NO. ___ of the Clearfield County Courthouse, Clearfield, PA 16830.

Petitioner shall serve by first-class and certified mail a certified copy of the Petition upon the Defendant, JAMES L. WEBER, and the Plaintiff, MARILYN J. WEBER.

All proceedings are stayed pending ruling on the Petition To Withdraw as Counsel. BY THE COURT: Joseph S. Ammerman, Judge.

JANUARY 3, 1991, CERTIFICATE OF MAILING, filed

KIMBERLY M. KUBISTA, Attorney for the above named Defendant, JAMES L. WEBER, certifies a certified copy of the Petition to Withdraw As Counsel, was mailed to R. DENNING GEARHART, ESQUIRE, Attorney for Plaintiff in the above captioned matter, 215 East Locust St, Clearfield, PA, 16830, by first-class mail, postage pre-paid on the 2nd day of January, 1991. /s/ Kimberly M. Kubista, Esq.

JANUARY 10, 1991, AFFIDAVIT, filed.

KIMBERLY M. KUBISTA, Attorney for the above named Defendant, being duly sworn according to law, deposes and states that a certified copy of the Amended Petition To Withdraw as Counsel 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 January 9, 1991, at the Defendant's residence of P.O. Box 807, Clearfield, PA 16830 as appears from the receipt of certified mail attached hereto. S/Kimberly M. Kubista, Esq.

JANUARY 15, 1991, AMENDED PETITION TO WITHDRAW AS COUNSEL, filed by Kimberly M. Kubista, Esq. 4 cert/Atty

RULE RETURNABLE, filed

AND NOW, this 10th day of January, 1991, upon Petition of the Law Firm for Counsel for the Defendant, JAMES L. WEBER, it is hereby ORDERED and DIRECTED that a Rule be issued upon the Parties of the above captioned matter, to show cause why the Amended Petition To Withdraw As Counsel should not be granted.

Rule Returnable with a Hearing thereon the 4th day of February, 1991 at 10:45 AM in Courtroom NO. ___ of the Clearfield County Courthouse, Clearfield, PA 16830.

Petitioner shall serve by first-class and certified mail a certified copy of the Petition upon the Defendant, JAMES L. WEBER, and a certified copy of R. DENNING GEARHART, Counsel for the Plaintiff, MARILYN J. WEBER, by first-class mail.

All proceedings are stayed pending ruling on the Amended Petition To Withdraw As Counsel. BY THE COURT: Joseph S. Ammerman, Judge.

JANUARY 17, 1991, CERTIFICATE OF MAILING, filed

KIMBERLY M. KUBISTA, Attorney for the above named Defendant, JAMES L. WEBER, certifies a certified copy of the Amended Petition to Withdraw As Counsel was mailed to JAMES L. WEBER, of PO Box 807, Clearfield, PA 16830, Defendant in the above captioned matter, by certified, restricted mail, postage pre-paid on the 16th day of January, 1991. /s/ Kimberly M. Kubista, Esq.

CERTIFICATE OF MAILING, filed

KIMBERLY M. KUBISTA, Attorney for the above named Defendant, JAMES L. WEBER, certifies a certified copy of the Amended Petition to Withdraw As Counsel was mailed to R. DENNING GEARHART, Esquire of 215 East Locust St, Clearfield, PA attorney for Plaintiff in the above captioned matter, by first-class mail, postage pre-paid on the 15th day of January, 1991. /s/ Kimberly M. Kubista, Esq.

FEBRUARY 14, 1991, ORDER, 2 cert/Atty

AND NOW, this 11th day of February, 1991, after Hearing held on Defendant's Counsel's Amended Petition To Withdraw As Counsel on February 7, 1991, it is hereby ORDERED that the Law Firm of BELIN, BELIN, & NADDEO is withdrawn as Counsel of record for the Defendant, JAMES L. WEBER. BY THE COURT: Joseph S. Ammerman, Judge.

CONT. TO PG 593

CONTINUED FROM PAGE #578, WEIERICK vs. WEIERICK, 89-492-CD

MARCH 14, 1990, ORDER, filed. Four (4) Cert Atty.

NOW, this 14th day of March, 1990, upon conference on the attached Petition, both parties being represented by counsel, it is hereby agreed as follows:

1. Petitioner and Respondent are hereby enjoined from abusing, striking, harassing or using foul language to one another.
2. The Petitioner and Respondent are prohibited from having any contact with each other, including, but not limited to, entering each other's residence or place of employment.
3. That the parties shall have limited contact for the purposes of visitation with their minor child, Erika Weierick, and limited phone contact for any emergency dealing with the child.
4. This Order shall be enforced by any law enforcement agency in a county where a violation of this Order occurs.

5. A copy of this Order shall be served on the police departments in the jurisdiction where Petitioner and Respondent resides. A copy of this Order shall be forthwith filed in the county registry of protection orders. The Sheriff is directed to serve and file the aforementioned copies of this Order. Said copies shall be certified.

6. This Order shall remain in full force and effect for One (1) Year. BY THE COURT: John K. Reilly, Jr., President Judge

We, the undersigned, do hereby consent to the entry of the above Order.
S/Charles W. Weierick, Respondent, S/Elizabeth Cunningham, Esq - Counsel for Respondent,
S/Robin M. Weierick, Petitioner, & S/Kimberly M. Kubista, Esq - Counsel for Petitioner

MARCH 12, 1990, AFFIDAVIT OF SERVICE, filed.

NOW, March 8, 1990 at 6:50 PM o'clock EST served the within PETITION & ORDER on Charles W. Weierick, defendant at residence, PO Box 128, Morann, Clearfield County, Penna., by handing to Charles W. Weierick a true and attested copy of the original PETITION & ORDER and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Marilyn Hamm,

MARCH 21, 1990, ORDER FOR MEDIATION CONFERENCE, filed 2 cert/Judge "A"

NOW, this 21st day of March, 1990, the parties not being able to resolve the above matter at a Pre-Hearing Conference, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, PH.D., Licensed Child Psychologist, on April 25, 1990, at 1:00 PM., at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/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 Dr. Ryen within five (5) days of this ORDER.

It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$100.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: Joseph S. Ammerman, Judge.

MARCH 30, 1990, ANSWER TO PETITION TO MODIFY CUSTODY AND VISITATION AND COUNTERCLAIM, filed by S/ELIZABETH CUNNINGHAM, ESQ., One (1) Cert Atty.

MAY 10, 1990, ORDER, filed 3 cert/Judge "A"

NOW, this 10th day of May, 1990, following a scheduled mediation conference with the Court appointed mediator, Dr. Allen H. Ryen, Ph.D., and in consideration of his recommendations, it is hereby ORDERED and DECREED as follows:

1. The ORDER in this matter entered on May 17, 1989 is to remain in effect subject to the following modifications:
 - a. Until such time as Robin Weierick begins working a day-shift schedule, the present maternal weekends shall be extended from Saturday morning at 9:00 AM until Monday afternoon at 2:00 PM.
 - b. The mother shall provide adequate babysitting services for the minor child until such time as the father is able to pick her up after his work day is completed.
2. Once the mother, Robin Weierick begins working a day-sift schedule (anticipated for June, 1990):
 - a. The mother shall have partial custody/visitation every other weekend from Friday at 4:00 PM until Sunday at 6:00 PM.
 - b. The mother shall have partial custody/visitation each Tuesday evening from 4:00 PM until the following morning when she returns to work.
3. The custodial parent shall be responsible for providing adequate babysitting services until such time as the other parent assumes custody.
4. Neither party shall abuse drugs or alcohol while exercising their period of partial custody/visitation.
5. Neither party shall expose the child to individuals or circumstances which might be considered harmful to her best interests.
6. Neither party shall expose the child to the personal conflicts between them in any form, including verbal or physical aggression; not shall either party do or say anything in the presence of the child which might be considered harmful to the relationship the child enjoys with that parent.
7. There shall be other periods of partial custody/visitation as may be agreed upon by the parties.
8. This is an ORDER Of Court and the parties are directed to follow its terms and conditions. Any violation of this ORDER shall subject the violating party to punishment for contempt. BY THE COURT: Joseph S. Ammerman, Judge

MAY 3, 1991, PETITION FOR LEAVE TO FILE AMENDED COMPLAINT IN DIVORCE, filed by Timothy E. Durant, Esq. 3 cert/Atty

MAY 3, 1991, RULE RETURNABLE, filed 3 cert/Atty

AN DNOW, this 3rd day of May, 1991, upon Petition of CHARLES W. WEIERICK and Motion of his attorney TIMOTHY E. DURANT, it is the Order of this Court that a rule be issued upon the Defendant to show cause, if any there be, why the prayer of the Petition for Leave to File Amended Complaint should not be granted.

This rule is returnable on the 16th day of May, 1991 at 2:30 PM in Courtroom Number -- in the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: Joseph S. Ammerman Judge.

CONT. TO PG 590

CONT. FR. PG 554 NELEN al vs. DOMINION CONTRACTING CO 89-585-CD

AUGUST 1, 1990, ORDER, filed

NOW, this 1st day of August, 1990, following hearing into the above-captioned appeal from arbitrators award, it is the finding of this Court that Plaintiffs have sustained their burden of proof and therefore, this Court does herein enter judgment in favor of Plaintiffs and against Defendant in the amount of \$3,446.68 together with interest thereon from April 1, 1988. Opinion to be filed in the event of an appeal. BY THE COURT: John K. Reilly, Jr. P.J.

Judgment is entered in favor of the Plaintiffs and against the Defendants per Order of Court in the sum of Three Thousand Four Hundred Forty-Six Dollars and Sixty-Eight Cents.

DEBT: \$3,446.68

JUDGMENT PER ORDER OF COURT:

Allen D. Ditz
Prothonotary

AUGUST 1, 1990, NOTICE OF JUDGMENT BY ORDER OF COURT MAILED TO DEFTS. /s/ dru

Printed By: Romberger Bindery - Form H-611

CONT. FR PG 587 WEIERICK vs. WEIERICK 89-492-CD

MAY 20, 1991, ORDER, filed 2 cert/Atty
 NOW, this 17th day of May, 1991, this being the return date of the Petition for Leave to File Amended Complaint In Divorce, it is the Order of this Court based upon the lack of objection by the Defendant as well as the consent by the Defendant through her counsel, that the prayer of the Petition is granted and the Plaintiff is permitted to file his Amended Complaint with regard to the divorce under §201(d) of the Divorce Code. BY THE COURT: Joseph S. Ammerman, Judge.

MAY 20, 1991, COMPLAINT IN DIVORCE UNDER SECTION 201(d), filed by Timothy E. Durant, Esq. 2 Cert/Atty

MAY 23, 1991, CERTIFICATE OF SERVICE, filed
 I TIMOTHY E. DURANT, ESq, verify that on May, 20, 1991, I did personally deliver to Kimberly Kubista, Esq, attorney for Defendant, a true and correct copy of the Complaint in Divorce Under Section 201(d) which has been filed in this matter.
 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/ Timothy E. Durant, Esq.

JUNE 12, 1991, NOTICE OF INTENTION TO REQUEST ENTRY OF DIVORCE DECREE, filed by TIMOTHY E. DURANT, ESQUIRE

MAY 20, 1991, PLAINTIFF'S AFFIDAVIT UNDER SECTION 201(d) OF THE DIVORCE CODE, filed.

1. The parties of this action separated on March 18, 1989 and have continued to live separate and apart for a period of at least two years.

2. The marriage is irretrievably broken.

3. I understand that I may lose rights concerning alimony, distribution of property, lawyer's fees or expenses if I do not claim them before the 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 falsifications to authorities. /s/ Charles W. Weierick, Plaintiff.

JULY 2, 1991, DECREE, filed.

AND NOW, July 5, 1991, it is ORDERED and DECREED that CHARLES W. WEIERICK, Plaintiff, and ROBIN M. WEIERICK, Defendant, are divorced from the bonds of matrimony.

IT IS FURTHER ORDERED AND DECREED that this Court retains jurisdiction over Equitable distribution claims, costs and expenses as raised heretofore pursuant to LAW. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

JULY 15, 1991, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.

CONTINUED FROM PAGE #532, JONES, et al VS. SAMPLE, et al, 89-477-CD

MAY 16, 1991, ORDER OF COURT, filed. One copy cert to atty.
AND NOW this 9th day of May, 1991, upon consideration of the foregoing Petition, IT IS THE ORDER OF THIS COURT that funds in the amount of \$6,023.00 shall be withdrawn from the Certificate of Deposit maintained at the County National Bank for the benefit of the minor child. These funds shall be used solely for the purpose of securing medical services necessary in order to perform certain surgical procedures recommended by the child's treating physician. The check shall be made payable to the order of Geisinger Medical Center.

In all other respects the prior order of this court with respect to the distribution of funds for or on behalf of teh minor child shall remain in effect and no further distribution of funds shall be made without prior order of this court. BY THE COURT: S/JOHN K. REILLY, JR., PRESIDENT JUDGE.

MAY 29, 1991, LETTER FROM MARK R. KLINGENSMITH, M.D, TO JOHN CARFLEY, ESq. filed

PLEASE REFER TO COMPUTER

FOR FURTHER ENTRIES

FOR FURTHER ENTRIES

PLEASE REFER TO COMPUTER

CONTINUED FROM PAGE 558, ADAMS, SR vs ADAMS 89-581-CD

MAY 8, 1991, to which Defendant filed a Response to Amended Complaint agreeing, in answer number 6, that the parties have been apart two years,

We, therefore DECREE that STANLEY M. ADAMS, SR., be divorced and forever separated from the nuptial ties and bonds of matrimony hereto contracted between himself and BARBARA ADAMS 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.

The Prothonotary is hereby directed to pay the Court costs as noted herein out of the deposit received and then remit the balance to the Plaintiff.

BY THE COURT: S/JOHN K. REILLY, JR., PRESIDENT JUDGE.

JULY 15, 1991, VITAL STATISTICS MAILED TO THE DEPT. OF HEALTH, NEW CASTLE, PENNSYLVANIA

AUGUST 26, 1991, TRANSCRIPT OF MASTER'S HEARING, filed by CHRIS A. PENTZ, ESQ.

AUGUST 26, 1991, MASTER'S REPORT/PROPOSED ORDER, filed by CHRIS A. PENTZ, ESQ.

AUGUST 26, 1991, CERTIFICATE OF SERVICE, filed.

I certify that true and correct copies of the Master's Report, Recommended Order, Notice of Filing of Master's Report, and Petition for Master's Fee and Termination of Mastership were personally served upon the following:

- 1) RICHARD MILGRUB, ESQ., 108 E. PINE ST., CLEARFIELD, PA. 16830
- 2) R. DENNING GEARHART, ESQ., 215 E. LOCUST ST., CLEARFIELD, PA. 16830

Service was made the 26th day of August, 1991. s/CHRIS A. PENTZ, ESQ.

AUGUST 27, 1991, NOTICE OF FILING OF MASTER'S REPORT, filed

You are hereby notified that the Master's Report was filed on the 26th day of August, 1991. s/CHRIS A. PENTZ, ESQ.

OCTOBER 1, 1991, ORDER, filed

NOW, this 27th day of September, 1991, following argument into Exceptions to Master's Report filed on behalf of Defendant above-named, it is the ORDER of this Court that said Exceptions be and are hereby dismissed and the Report of the Master affirmed. BY THE COURT: /s/ John K. Reilly, Jr., P.J.

OCTOBER 22, 1991, PETITION FOR MASTER'S FEE/ORDER, filed by Chris A. Pentz, Esq.

ORDER, filed

AND NOW, this 27th day of September, 1991, it is hereby ORDERED and DECREED that a Master's Fee in the amount of \$1,466.25 be approved as costs of the suit and paid as previously ordered.

It is further ordered that Chris A. Pentz, Esq, be discharged as master in the above captioned matter. BY THE COURT: John K. Reilly, Jr., P.J.

OCTOBER 29, 1991, ORDER, filed

AND NOW, this 28th day of October, 1991, it is hereby ORDERED and DECREED that the Prothonotary of Clearfield County shall release all sums deposited with him for Master's fees in the above matter to Chris A. Pentz. Amounts released shall be credited to the parties in amount equal to him or her deposit. BY THE COURT: John K. Reilly, Jr., P.J.

NOVEMBER 27, 1991, PETITION FOR CONTEMPT, filed by Richard H. Milgrub, Esq. 1 cert/Atty

DECEMBER 3, 1991, RULE, filed 1 cert/Atty

AND NOW, this 27th day of November, 1991, upon consideration of Plaintiff's Petition for Contempt of Court Order, it is hereby ORDERED and DIRECTED that a Rule be issued upon the Defendant to show cause why either the said 1984 DeRose Mobile Home should not be sold or title transferred over to the Plaintiff with the Order that said Mobile Home be sold as soon as possible.

Rule returnable and hearing thereon the 3rd day of January, 1992 at 1:30 PM in Courtroom 1 of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: John K. Reilly, Jr., P.J.

DECEMBER 27, 1991, REPLY TO PETITION OF CONTEMPT, filed by Defendant

DECEMBER 10, 1991, REPLY TO CONTEMPT OF COURT PETITION, filed by Barbara Adams
1 cert/Atty Milgrub

DECEMBER 12, 1991, RETURN RECEIPT, filed by Barbara Adams

JANUARY 14, 1992, ORDER, filed

AND NOW, this 13th day of January, 1992, it is the ORDER of this Court that following hearing with regards to a Petition for Contempt filed against the Defendant, the Nine thousand dollars (\$9,000.00) which the Defendant had been Ordered to pay to Plaintiff within Ninety (90) days from the date of the entry of said Order, it is hereby reduced to Judgment.

IT IS THE FURTHER ORDER OF COURT that the Court costs to be paid, as specified in the Divorce Decree come out of the proceeds of the sale of the mobile home which will be the subject of an execution on the Judgment entered. BY THE COURT: John K. Reilly, Jr., P.J.

Judgment is entered in favor of the Plaintiff and against the Defendant per Court Order dated January 13, 1992 in the sum of Nine Thousand Dollars.

DEBT: \$9,000.00

JUDGMENT PER COURT ORDER.

Chris A. Pentz
Prothonotary

CONT. TO PG 596

JANUARY 15, 1992, NOTICE OF JUDGMENT MAILED TO ATTY FOR DEPT. /s/ arb.

CONT. FR. PG 586 WEBER vs. WEBER 89-496-CD

JULY 26, 1991, AFFIDAVIT OF CONSENT OF MARILYN J. WEBER, filed
AFFIDAVIT OF CONSENT OF JAMES L. WEBER, filed
PRAECIPE TO TRANSMIT RECORD AND DECREE, filed
 AND NOW, this 29th day of July, 1991, it is Ordered and Decreed that MARILYN J. WEBER,
 Plaintiff, and JAMES L. WEBER, Defendant, are divorced from the bonds of matrimony. BY THE
 COURT: Joseph S. Ammerman, Judge.

AUGUST 15, 1991, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.

SEPTEMBER 9, 1991, ORDER, filed 2 cert/Atty
 AND NOW, this 6th day of September, 1991, the above matter having been resolved and a
 divorce decree granted, this Court's interim Order dated March 22, 1989 (a copy of which is
 attached hereto) is hereby rescinded. BY THE COURT: Joseph S. Ammerman, Judge.
 On behalf of our clients, we do hereby consent to this Order. /s/ Joseph Colavecchi, ESq
 and /s/ R. Denning Gearhart, Esq.

Printed By: Romberger Bindery - Form H-611

CONT. FR. PG 517 SMEAL vs. SMEAL 89-414-CD

AUGUST 27, 1991, SHERIFF RETURN, filed

Now August 15, 1991 papers returned to Attorney Office, NOT SERVED by the Sheriff's Office. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

JANUARY 7, 1992 PETITION TO REINSTATE SVISITATION, filed by Chris Pentz, Esquire.

One (1) copy Certified to Attorney.

RULE RETURNABLE, filed.

AND NOW, this 2nd day of December, 1991, upon consideration of the Petition to ReInstate Visitation filed on behalf of the Defendant, it is hereby ORDERED and DIRECTED that a rule be issued upon teh Plaintiff to show cause why Defendant's Visitation should not be reinstated.

Rule Returnable with a Pre-Trial thereon the 31st day of December, 1991, in Court Room #2 at 10:30 A.M. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

JANUARY 6, 1992, ORDER FOR MEDICATION CONFERENCE, filed.

Two (2) copies Certified to Marcie.

NOW, this 6th day of January, 1992, the parties not being able to resolve the above matter at a Pre-Hearing conference, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, PH. D., Licensed Child Psychologist, on January 29, 1992 at 1:00 at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents their respective counsel and the child/children shall attend said conference.

It is FURTHER ORDERED that the parties shall forthwith complete a Child Custody Mediatin Questionnaire and forward the same to Dr. Ryen within five (5) dyas of this ORDER.

It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$100.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to teh date of the scheduled conference. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

JANUARY 29, 1992, ORDER, filed.

FIVE copies certified to Attorney.

NOW, this 29th day of January, 1992, this being the day and date set for mediation conference in the above-captioned matter, it is hereby ordered following agreement of the parties that:

1. The Order of October 9, 1990, is hereby reaffirmed except as to the provisions hereinafter set forth
2. There shall be visitation with the father on alternate Saturdays from Ten o'clock (10:00) a.m. until Six o'clock (6:00) p.m. beginning with Saturday, February 1, 1992, and continuing for a period two (2) months. The mother shall be responsible for transporting the child to and from the residence of the father. Veronica Evans shall not be present, nor have any contact with the child, during these visits
3. Beginning in April, 1992, in addition to continuing the visitation set forth in paragraph 2, the mother shall bring the child to the residence of the father on alternate Sundays from Two o'clock (2:00) p.m. Four O'clock (4:00) p.m., and shall remain with the child during those visits. It is intended that these visits shall take place during the same weekend as the visits set forth in Paragraph 2. Veronica evans shall be permitted to be present during these visits.
4. ~~Beginning in July, 1992, and continuing thereafter for a period of seven months, the child~~ shall visit with the father on alternate weekends from Friday at 5:00 p.m. until Sunday at 5:00 p.m. The mother shall be responsible for transportation, During htese visits the child shall not be alone with Veronica Evans on any accasion, These weekends shall be scheduled so that Veronica Evans shall not be present overnight in the household.
5. After the one period set forth in Paragraphs 2, 3, and 4, the visitation shall revert to the schedule set forth in the order of October 9, 1990, unless either party shall bring further proceedings before the Court.
6. The parties will refrain from discussing any issue of abuse with the child unless initiated by the child or at the direction of a qualified professional.
7. The parties' agreement in entering into this Order shall in no way be construed as an admission or a denial of any accusations of abuse which may have taken place prior to the entry of this Order. BY THE COURT: s/ JOSEPH S. AMMERMAN JUDGE.

CONT. FR. PG 542 LEITERL v.s LEITEL 89-572-CD

SEPTEMBER 27, 1991, NOTICE OF MASTER'S HEARING, filed by Earle D. Lees, Jr., ESq.
CERTIFICATE OF SERVICE, filed

I, Earle D. Lees, Jr., Esquire, undersigned Master, does hereby certify that I served the attached Notice of Master's Hearing to the following addresses on September 26, 1991, by regular mail, postage prepaid.
 Anthony S. Guido, ESq, Chris F. Gillotti, Esq; Sargent's Court reporting Service.

I additionally certify that I served the attached Notice of Master's Hearing to the following persons at the following addresses on September 26, 1991, by certified mail, return receipt requested. Linda Leitel, M.D. P-012 540-327, c/o La Feeme Boutique, DuBois Mall, Dubois, PA 15801 and Harold L. Leitel, M.D. P-244 043 689, 618 Maple Ave, DuBois, PA 15801.
 /s/ Earle D. Lees, Esq.

DECEMBER 24, 1991, PETITION FOR APPROVAL OF FEE, filed by Earle D. Lees, Jr, Esq.
ORDER FOR PAYMENT OF FEE, filed 1 cert/Atty

AND NOW, to wit, this 19th day of December 1991, upon consideration of the within Petition For Approval of Fee filed by Earle D. Lees, Jr., Esquire, Master in the above captioned case, said fee and costs is hereby approved in the amount of Three hundred fifty two and 50/100 (\$352.50) Dollars and the Prothonotary of Clearfield County is directed to pay the same to said attorney forthwith out of the funds deposited by the defendant for said purpose. BY THE COURT: Joseph S. Ammerman, Judge.

JULY 2, 1992, DOMESTIC RELATIONS ORDER, filed BY THE COURT: John K. Reilly, Jr., P.J.
 2 cert/Guido.

JUNE 19, 1992 FINAL DECREE IN EQUITABLE DISTRIBUTION, filed by Anthony S. Guido, Esquire and Chris F. Gillotti, Esquire.

AND NOW, to-wit, this 18th day of June, 1992, upon Consent of both parties and their counsel affixed hereto, IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the Property Settlement Agreement of the parties, dated the 14th day of April, 1992 and attached hereto, is incorporated but not merged in the Decree in Divorce dated January 8, 1991 and is conclusive of all pending claims between the parties.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that hte Court retains jurisdiction for purpose of enforcement pursuant to the provisions of the Divorce Code. This Decree constitutes a final Order as to all pending claims herein. BY THE COURT, /s/ JOSEPH S. AMMERMAN, JUDGE.

CONT. FR. PG 592 ADAMS, SR vs. ADAMS 89-581-CD

DECEMBER 27, 1991, ORDER CONCERNING PENSION BENEFITS FROM THE GCIU EMPLOYER RETIREMENT FUND, QUALIFIED DOMESTIC RELATIONS ORDER OR WAIVER AND RELEASE OF PENSION ENTITLEMENTS, filed

IT IS SO ORDERED THIS 13th day of Janaury, 1992. BY THE COURT: John K. Reilly, Jr., P.J.

DECEMBER 30, 1991, RETURN RECEIPT, filed by Ricahrd Milgrub, Atty,

MARCH 13, 1992, PRAECIPE FOR WRIT OF EXECUTION, filed by Richard H. Milgrub, Esquire

WRIT OF EXECUTION ISSUED TO NO. 92-22-EX

OCTOBER 22, 1992 CERTIFICATE OF SERVICE, filed.

OCTOBER 22, 1992 COPY OF ORDER MAILED TO: Richard Milgrub, Esquire and Brian J. Cali, Esquire. s/ Dwight L. koerber, Jr., Esquire.
ONE CERTIFIED TO ATTORNEY.

ALL PAPERS FILED IN LEGAL DR YYY.

JANUARY 25, 1993, SHERIFF RETURN, filed

January 25, 1993, return the within writ as unexecuted, the sale that was held was overturned by Court order. /s/ Chester A. Hawkins, Shff by Darlene Shultz.

AUGUST 9, 1993, ORDER TO MARK JUDGMENT SATISFIED, filed

Please mark the judgment in the above matter satisfied upon payment of your costs only. /s/ Richard H. Milgrub, Esq.

JUDGMENT

SATISFIED

Judd F. Cosby

BOBBI JO FIELDS,
a minor, by her parent
and natural guardian,
PEGGY L. FIELDS; and
PEGGY L. FIELDS,
individually,

April 3
8:30 am

89-609-CD

THOMAS E. KNAPP,

APRIL 3, 1989, COMPLAINT IN CIVIL ACTION, filed by Judd F. Cosby, Esquire.

One (1) copy Certified to Sheriff.

APRIL 7, 1989, AFFIDAVIT OF SERVICE, filed.

NOW, April 5, 1989, at 4:48 PM o'clock DST served the within Complaint on Thomas E. Knapp, Defendant at residence, 106 East Weber Avenue, DuBois, Clearfield County, Pennsylvania, by handing to Thomas Knapp, Defendant, a true and attested copy of the original Complaint and made known to him the contents thereof. So answers Chester A. Hawkins, Sheriff, by Darlene Shultz.

JULY 17, 1989, PRAECIPE TO ENTER JUDGMENT, filed

Please enter judgment in the above entitled action in favor of plaintiffs, BOBBI JO FIELDS, a minor, by her parent and natural guardian PEGGY L. FIELDS; and PEGGY L. FIELDS, Individually, and against defendant THOMAS E. KNAPP. The address of plaintiffs is: Mrs. Peggy L. Fields, Ms. Bobbi Jo Fields RD # 2, Box 172, DuBois, PA 15801

The address of defendant is:

Mr. Thomas E. Knapp, 106 East Weber Ave., DuBois, PA 15801. /s/ Judd F. Crosby, Esq.

Judgment is entered in favor of the Plaintiffs and against the defendant for failure to file an answer.

DEFAULT JUDGMENT

[Signature]
Prothonotary

JULY 24, 1989, NOTICE OF DEFAULT JUDGMENT MAILED TO DEFT. /s/ ab

MAY 23, 1990, PRAECIPE TO PLACE CASE ON NEXT AVAILABLE NON-JURY TRIAL LIST, filed

Please place the above captioned action on the next available non-jury trial list for liquidation of damages. /s/ Judd F. Crosby, Esq.

OCTOBER 12, 1990, PRAECIPE FOR ENTRY OF APPEARANCE AND PRAECIPE FOR WITHDRAWAL OF APPEARANCE, filed

Kindly enter the appearance of JUDD F. CROSBY, Esq as counsel of record for plaintiffs in the within case, noting that all papers for service upon said party may be served upon the undersigned at 1450 Two Chatham Center Pittsburgh, PA 15219.

Kindly withdraw the appearance of EVANS, IVORY, MOSES HOLLANDER & MAC VAY, P.C. previously entered on behalf of plaintiffs.

I hereby certify that a true and correct copy of the within was mailed to all counsel of record. /s/ Judd F. Crosby, Esq, and /s/ Dane E. Moses, Esq.

OCTOBER 23, 1990, ORDER, filed

NOW, this 22nd day of October, 1990, following hearing into the above-captioned proceedings to assess damages, it is the ORDER of this Court that the Plaintiff be and is hereby awarded and the Defendant ORDERED to pay the following damages: Medical bills and expenses to date, \$17,115.25; loss of wages to date, \$3,500; medical expenses and future surgeries, \$7,500; and for past and future pain and suffering, scarring and loss of future earning capacity, the sum of \$100,000 for a total of \$128,115.36. BY THE COURT: John K. Reilly, Jr., P.J.

Pro by Atty 40.00

Shff

Hawins by Atty 31.20

Shff Sur-

charge by Atty 2.00

Pro by Atty 9.00

Printed By: Romberger Bindery - Form H-611

R. Edward Ferraro

ZELPHIA L. MCGINNIS,

APRIL 3, 1989, COMPLAINT UNDER SECTION 201(c) OF THE DIVORCE CODE, filed by R. Edward Ferraro, Esquire. Two (2) copies Certified to Attorney.

4/3/89 \$85.00 Pd by Atty

89-610-CD

JULY 26, 1989, ACCEPTANCE OF SERVICE, filed I do hereby accept service of the true copy of the Complaint in Divorce with Notice to Defend and Claim Rights in the above-captioned matter. /s/ Dwight V. McGinnis, Deft.

Cfld Trust

AFFIDAVIT OF NON-MINUTARY SERVICE, filed Zelphia L. McGinnis, being duly sworn according to law, deposes and says to the best of her knowledge, information and belief, that Dwight V. McGinnis, Defendant herein, is not in the military Service of the USA or any state or territory thereof, or its allies, is in no wise subject to the provisions of the Soldiers' and Sailors' Civil Relief Act of 1940, and its amendments. /s/ Zelphia L. McGinnis, Plff.

DWIGHT V. MCGINNIS,

JULY 26, 1989, AFFIDAVIT OF CONSENT OF ZELPHIA L. MCGINNIS, filed AFFIDAVIT OF CONSENT OF DWIGHT V. MCGINNIS, filed PRAECIPE TO TRANSMIT RECORDS AND DECREE, filed AND NOW, this 3rd day of August, 1989, it is ORDERED

AND DECREED that ZELPHIA L. MCGINNIS, Plaintiff, and DWIGHT V. MCGINNIS, Defendant, are DIVORCED from the bonds of matrimony.

Pro 40.00

AND IT IS FURTHER ORDERED, ADJUDGED, AND DECREED, pursuant to PA R.C.P. 1920.1, et seq & Act 26-1980, 23 p.s. 1, et seq., "The Divorce Code", that the terms, provisions and conditions of a certain Article of Agreement between the parties dated April 8, 1989 attached to this Decree and Order is hereby incorporated into this Decree and Order by reference as fully as though the same were set forth at length. Said Agreement shall merge

Pro .50

State 10.00

Ck#6189 Trans to reg acct. \$85.00
Pro. 40.50
State 10.00
#13416 Atty 24.50
#13417 Atty 10.00 \$85.00

with this Decree and Order. BY THE COURT: Joseph S. Ammerman, Judge.

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

IN RE:

JEFFREY T. MILLER,
An Alleged Severely
Mentally Disabled
Person,

April 3
11:15 am

89-611-CD

APRIL 3, 1989, PETITION FOR INVOLUNTARY TREATMENT,
MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

JEFFREY T. MILLER, has acted in such a manner as to cause me to believe that he is severely mentally disabled.

He has been examined by JOHN E. ALLEN, M.D. and was found to be in need of treatment.

(B) As the patient is currently in Clearfield-Jefferson CMHC receiving involuntary treatment under Section 304, I ask that the court issue an order that the patient be involuntarily committed for another period of partial hospitalization. /s/ Barbara Aitken,

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 MH785-A. I believe that he understand his rights. /s/ Barbara Aitken,

I hereby affirm that I have examined JEFFREY MILLER on March 31, 1989, to determine if he continues to be severely mentally disabled and in need of treatment. /s/ John E. Allen, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, as the attorney to represent alleged severely mentlaly 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.

APRIL 3, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed

One (1) copy Certified to Attorney Mattern.

DECREE, filed.

AND NOW, this 3rd day of April, 1989, the Mental

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

The Court finds that JEFFREY T. MILLER continues to be severely mentally disabled within the meaning of the Mental Health Procedures Act of 1976, as amended.

The Court FURTHER FINDS that the least restrictive setting suitable for this patient at this time is that of participation in a partial hospitalization program. The Court, therefore, ORDERS AND DECREES that JEFFREY T. MILLER be and is hereby committed to a partial hospitalization program under the auspices of the Clearfield-Jefferson Community Mental Health Center.

It is the FURTHER ORDER of this Court that the said JEFFREY T. MILLER be and is hereby directed to comply completely with the comprehensive Partial hospitalization program developed by Clearfield-Jefferson Community Mental Health Center.

The term of this commitment shall be for a period of One Hundred and Eighty (180) Days.

This commitment is pursuant to Section 305 of the Mental Health PROcedures Act of 1976, as amended.

The costs of this proceeding and the fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer, shall be paid by Clearfield County.

It is the FURTHER ORDER of this Court that the Clearfield-Jefferson Community Mental Health Program shall reimburse Clearfield County ot the extent permissible by their regulations.

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

CD*13458
13401

Pro *Jay Co* 40.00
R. Mattern *Jay Co* 158.80

Printed By: Romberger Bindery - Form H-611

April 3
12:00 pm

89-612-CD

CATHY LYNN DIXON,

STACEY ALLEN MARTELL,

5-2-89
C# 13354
5-2-89
5-2-89

Pro *by Poff* 40.⁰⁰
Shff *by Co* 40.00
Hawkins *by Poff* 23.20
Shff Sur-charge *by Poff* 2.00

APRIL 3, 1989, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by Plaintiff.

Four (4) copies Certified to Plaintiff.
AFFIDAVIT OF INSUFFICIENT FUNDS, filed.

APRIL 3, 1989, TEMPORARY ORDER, filed by Joseph S. Ammerman, Judge.
Four (4) copies Certified to Plaintiff.

APRIL 12, 1989, AFFIDAVIT OF SERVICE, filed.
NOW, April 5, 1989, at 5:50 PM o'clock DST served the within Protection From Abuse on Stacey Allen Martell, Defendant, at employment, Alvin Dixon Trucking, Shawville, Clearfield County, Pennsylvania by handing to Stacey Allen Martell, Defendant, a true and attested copy of the original PFA and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff.

APRIL 13, 1989, ORDER, filed 2 cert/Judge "A".
NOW, this 13th day of April, 1989, following a conference between the parties, it is hereby ORDERED with the ocnsent of both parties:

1. There is no finding as to any of the allegations contained in the Petition for Protection From Abuse.

2. The Respondent, Stacey Allen Martell, is hereby enjoined for abusing, striking, and harassing the Petitioner, Cathy Lynn Dixon.

3. The Respondent is directed to remain away from the Petitioner's residence located at 409 South Fourth Street, Clearfield, PA, or any subsequent residence in which the Petitioner resides.

4. The Petitioner is awarded Temporary Custody of the minor child, Bradon Anthony Martell.

5. The Respondent will have visitation with his son every Saturday from 9:00 AM to 2:00 PM at the residence of Ruth Dixon if said visitation is agreeable to Ruth Dixon commencing April 15, 1989.

6. Petitioner will return to the Respondent all of his albums. Said albums to be returned to Respondent by way of Ruth Dixon.

7. The Petitioner will permit Rex Steiner to retrieve for the Respondent various car parts located at the Petitioner's residence. BY THE COURT: John K. Reilly, Jr., P.J.

MAY 8, 1989, PETITION TO DISCONTINUE PROTECTION FROM ABUSE ORDER, filed by Gary A. Knaresboro, Esq. 2 cert/Atty

MAY 8, 1989, ORDER, filed 2 cert/Atty
NOW, this 8th day of May, 1989, upon agreement by both parties, the Protection From Abuse Order, which was entered the 13th day of April, 1989 by this Court, is hereby discontinued and no longer in effect. BY THE COURT: John K. Reilly, Jr., P.J.

Richard A. Hughes,
(Keystone Legal Services)

KAREN L. JOHNSON,

APRIL 3, 1989, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Richard A. Hughes, Esquire.

Ten (10) copies certified to KLS.

AFFIDAVIT OF INSUFFICIENT FUNDS, filed.

Before me, the undersigned officer, personally appeared, KAREN L. JOHNSON, Plaintiff, 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. Section 10184(b) such costs should not be required.
/s/ Karen L. Johnson, Plaintiff.

April 3
2:20 pm

89-613-CD

APRIL 3, 1989, TEMPORARY PROTECTIVE ORDER, filed by Joseph S. Ammerman, Judge.

Two (10) copies Certified to KLS.

APRIL 11, 1989, AFFIDAVIT OF SERVICE, filed.

NOW, April 4, 1989, at 2:20 P.M. o'clock EST served the within Protection From Abuse on Glenn L. Johnson, Defendant, at residence, 504 East 6th Street, Clearfield Clearfield County, Defendant., a true and attested copy of the original Protection From Abuse and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff.

GLENN L. JOHNSON,

JUNE 7, 1989, ORDER, filed. 5 copies/Cert/KLS AND NOW, this 6th day of June, 1989, the parties KAREN L. JOHNSON by her attorneys, Keystone Legal Services and RICHARD A. HUGHES, and GLENN L. JOHNSON, having consented to the terms enumerated below, the following Protection Order is entered.

(1). The defendant is hereby enjoined from physically abusing, striking, harassing or threatening the Plaintiff or her minor children.

(2). Defendant will not visit, live at or enter the current residence or any residence of the Plaintiff or her minor children.

(3). Plaintiff will have custody of the minor children, Charles and Glenda.

(4). Defendant will have partial custody/visitation with the children:

(a). Every other weekend from Friday at 6:30 p.m. to Sunday at 4:00 p.m. Provided that during the first month this Order is in effect, Defendant shall have custody from Friday, 6:30 p.m. to Saturday, 4:00 p.m.

(b). Parties agree to alternate the following holidays Easter, Memorial Day, Independence Day, Labor Day, and Thanksgiving from 9:00 A.M. to 5:00 p.m. Defendant is to have the children starting with Independence Day.

(c). Defendant will have the children from Christmas Day at 2:00 p.m. to December 28 at 10:00 a.m. The parties agree that the father shall have the children on Father's Day from 10:00 a.m. to 4:00 p.m. and the Plaintiff shall have the children on Mother's Day from 10:00 a.m. to 4:00 p.m.

(d). Parties agree to make plans for partial custody/visitation during the summer months at a later date.

(5). Plaintiff agrees to provide transportation during partial custody/visitation periods and the parties agree to have the residence of Dorothy Moch serve as a drop-off point. In case of vehicular problems, Defendant will have partial custody/visitation the next weekend.

(6). Defendant agrees to deliver the personal items belonging to the Plaintiff and her children to the residence of Dorothy Moch.

(7). Neither party admits to or denies any of the allegations contained in the original complaint.

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 will subject the violating party to punishment for contempt, which could include incarceration up to six months, and/or fine up to \$1,000. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

Pro *Key Co.* 40.00
Pro Off/Cr. 18.00

Ca. #13354

JUN 08 1989

Printed By: Romberger Bindery - Form H-611

David C. Mason

REED M LUCAS,

APRIL 3, 1989, COMPLAINT IN DIVORCE, filed by David C. Mason, Esquire.
One (1) copy certified to Attorney.

4/3/89
\$85.00 pd
by Atty

89-614-CD

APRIL 25, 1989, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND EXPENSES, filed by John R. Carfley, Esquire.
One (1) copy Certified to Attorney.

Clfd Trust

APRIL 25, 1989, RULE, filed.
One (1) copy Certified to Attorney.
AND NOW, this 24th day of April, 1989, upon consideration of the foregoing Petition of the above named Petitioner, IT IS HEREBY ORDERED AND DECREED that a Rule be issued on the Respondent to show cause why he should not pay the Petitioner alimony pendente Lite, counsel fees and costs.
RULE RETURNABLE, the 10th day of May, 1989, at 10:30 o'clock A.M. at the Clearfield County Courthouse Clearfield, Pennsylvania. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

John R. Carfley

REGINA LUCAS,

MAY 25, 1989, ORDER, filed
NOW, this 25th day of May, 1989, upon consideration of the Petition for Alimony Pendente Lite, Counsel Fees and Expenses filed on behalf of Regina Lucas, it is the ORDER of the Court that Reed M. Lucas pay Regina Lucas Alimony Pendente Lite in the amount of \$250.00 per month for a period of four (4) months effective May 1, 1989.
BY THE COURT: Joseph S. Ammerman, Judge.

Pro 40.00
State 10.00
Pro .50

JUNE 1, 1989, ORDER, filed 3 cert Judge A.
NOW, this 1st day of June, 1989, the Order of May 25, 1989, is amended as follows:
Reed M. Lucas is directed to pay Regina Lucas Alimony Pendente Lite in the amount of \$250.00 per week for a period of Four (4) months effective May 1, 1989.
Either party may file exceptions and request a full evidentiary hearing within ten (10) days from the date hereof.
BY THE COURT: Joseph S. Ammerman, Judge.

Ck#6289 Trans to reg acct. \$85.00
Pro. 40.50
State 10.00
#13538 Atty 34.50 \$85.00

JUNE 12, 1989, PLAINTIFF'S EXCEPTIONS TO ORDER FOR ALIMONY PENDENTE LITE, filed by David C. Mason, Esq.

JUNE 12, 1989, CERTIFICATE OF SERVICE, filed
This is to certify that I, David C. Mason, Esquire, Attorney for the Plaintiff, have on this date served a true and correct copy of the Plaintiff's Exceptions to Order For Alimony Pendente Lite by depositing such copy in the US mail, postage pre-paid and addressed as follows: John Carfley, Esq. /s/ David C. Mason, Esq.

NOVEMBER 13, 1989, PETITION TO COMPEL SETTLEMENT & ORDER, filed
1 copy of order cert to: Atty Carfley, Atty Mason
AND NOW, this 9th day of November, 1989, upon consideration of the foregoing Petition to Compel Settlement, Plaintiff/Respondent is hereby directed to appear and show cause why the prayer of said petition should not be granted.
Rule returnable the 10th day of January, 1990, at 10:00 A.M. in Courtroom No. Clearfield County Courthouse, Clearfield, PA.
BY THE COURT: Joseph S. Ammerman, Judge.

NOVEMBER 27, 1989, AFFIDAVIT OF CONSENT OF REED M. LUCAS, filed
NOVEMBER 27, 1989, AFFIDAVIT OF CONSENT OF REGINA LUCAS, filed
NOVEMBER 27, 1989, PRAECIPE TO TRANSMIT RECORD & DECREE, filed

AND NOW, to wit, this 4th day of December, 1989, the Plaintiff herein having filed a Complaint in Divorce pursuant to 23 P.S. 201(c) said Complaint having been filed on April 13, 1989, and having been served on the Defendant, a period of ninety (90) days from the date of filing of said Complaint having elapsed, no Answer or demand for counselling having been filed and Affidavit of Consent executed by each of the parties having made a part of the record, the Court does accordingly adjudge and decree that the Plaintiff Reed M. Lucas is hereby divorced and completely separated from the bonds of matrimony with Regina Lucas as fully as if they said Reed M. Lucas and Regina Lucas had never been married, and every right, duty 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.

BY THE COURT: Joseph S. Ammerman, Judge.

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

Gary A.
Knaresboro

BRIAN EDWARD GALLAHER,

APRIL 4, 1989, COMPLAINT IN DIVORCE, filed by Gary A. Knaresboro, Esquire.
Three (3) copies Certified to Attorney.

4/4/89
\$85.00 pd
by Atty

89-615-CD

DECEMBER 5, 1989, CERTIFICATE OF SERVICE, filed I, Gary A. Knaresboro, Esquire, do hereby state that on the 4th day of April, 1989, I did forward a certified copy of a Complaint in Divorce, filed to the above caption, by Certified Restricted Mail, Return Receipt Requested, addressed as follows: Karen Lee Gallaher, Box 193, Luthersburg, PA 15848. Return Receipt Card, signed by Karen Lee Gallaher is attached hereto. /s/ Gary A. Knaresboro, Esq. (3 cert/Atty)

Clfd Trust

OCTOBER 9, 1990, AFFIDAVIT OF CONSENT OF KAREN LEE GALLAHER, filed

AFFIDAVIT OF CONSENT OF BRIAN EDWARD GALLAHER, filed
PRAECIPE TO TRANSMIT RECORD AND DECREE, filed
NOW, this 12th day of October, 1990, it is ordered

and decreed that Brian Edward Gallaher, Plaintiff and Karen Lee Gallaher, Defendant are divorced from the bonds of matrimony.

KAREN LEE GALLAHER,

The Prothonotary is directed to return any balance of court costs to the party who deposited the same.

BY THE COURT: Joseph S. Ammerman, Judge.

OCTOBER 15, 1990, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.

Pro 40.00

Pro .50

State 10.00

CK#1252 TRANS TO REG ACCT. 85.00

PRO 40.00

PRO .50

STATE 10.00

CK#1294 34.50 85.00

Earle D.
Lees, Jr.

KARIN R. SUPLIZIO,

APRIL 4, 1989, COMPLAINT FOR CUSTODY, filed by Earle D. Lees, Jr., Esquire.

One (1) copy Certified to Attorney.

ORDER, filed.

You, JOHN F. SUPLIZIO, Defendant/Respondent, have been sued in Court, for custody of the minor children, MEGHAN CATHERINE SUPLIZIO AND TIMOTHY MICHAEL SUPLIZIO.

You are ORDERED to appear in person in Courtroom No ___ of the Clearfield County Courthouse, Clearfield, Pennsylvania, on the 28th day of April, 1989, at 10:00 o'clock am for a conference.

You are FURTHER ORDERED to bring with you the children, if they are in your custody at said time, and not to remove the said children from the Commonwealth until resolution of this matter unless prior approval of this court is obtained.

If you fail to appear or abide by this Order, or to bring the children aforesaid, 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/ Joseph S. Ammerman.

April 4
8:30 am

89-616-CD

MARCH 13, 1992, ORDER, filed.

Three (3) copies Certified

NOW, this 5th day of March, 1992, this being the day and date set for General Call of the Inactive Civil Cases in wich no action has been taken for Two (2) years or more, the Prothonotary having given notice pursuant to Rule 319 of th Clearfield County Civil Rules of Court, neither party having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered costs of this matter shall be assessed to the Plaintiff. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

JOHN F. SUPLIZIO,

Pro by Atty 40.00

MARCH 13, 1992, ORDER, filed.

Three (3) copies Certified

NOW, this 5th day of March, 1992, this being the day and date set for General Call of the Inactive Civil Cases in wich no action has been taken for Two (2) years or more, the Prothonotary having given notice pursuant to Rule 319 of th Clearfield County Civil Rules of Court, neither party having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered costs of this matter shall be assessed to the Plaintiff. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

TERMINATED WITH PREJUDICE

COMMONWEALTH OF PENNA,
 DEPARTMENT OF LABOR AND
 INDUSTRY,
 Harrisburg, PA 17105

APRIL 4, 1989, CERTIFIED COPY OF LIEN, TO THE USE OF
 THE UNEMPLOYMENT COMPENSATION FUND, filed.

Pursuant to the laws of the Commonwealth of Penn-
 sylvanian, Judgment is entered in favor of the Plaintiff
 and against the Defendant in the sum of Nine Hundred
 Eighty-six and 05/100 Dollars, with costs.

Debt \$986.05

Interest Computed from March 31, 1989

Filed and Entered by Plaintiff, April 4, 1989

Judgment

Raymond M. ...

Prothonotary

89-617-CD

April 4
 8:30 am

MENARD FIBERGLASS
 PRODUCTS, INC.
 RT, 322E, PO Box 1260,
 Clearfield, PA 16830

Pro by Plff 9.00

Keystone
Legal
Services,
(Maureen P.
Kieffer)

DOLORES J. GETZ,

APRIL 4, 1989, PRAECIPE TO PROCEED IN FORMA PAUPERIS,
filed by Maureen Patricia Kieffer, Esquire.

Kindly allow DIKIRES H, GETZ, Plaintiff to proceed
in forma pauperis.

I, MAUREEN P, KIEFFER,, 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 service to the party. The party's affidavit
showing inability to pay the costs of litigation is
attached hereto. /s/ Maureen P. Kieffer, /Esquire

April 4
11:20 am

89-618-CD

AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN
FORMA PAUPERIS, filed.

APRIL 4, 1989, COMPLAINT FOR MODIFICATION OF CUSTODY,
filed by Maureen P. Kieffer, Esquire.

Four (4) copies Certified to KLS.

APRIL 4, 1989, ORDER, filed. 4 copies Cert/KLS
You ROBERT J. GETZ, Defendant, have been sued in
Court to modify a custody order regarding the child
Chrystal Gail Getz.

You are ORDERED to appear in person at the
Clearfield County Courthouse, Clearfield, Pennsylvania
on the 19th day of April, 1989, at 2:00 o'clock P.M.
for a conference.

You are FURTHER ORDERED to bring with you the child
Chrystal Gail Getz, if she is still in your possession.

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/ Joseph S. Ammerman, Judge.

BENJAMIN
BLAKLEY

ROBERT J. GETZ,

APRIL 13, 1989, CERTIFICATE OF SERVICE, filed
I, Bonnie L. Baughman, being duly sworn according
to law, do hereby depose and state that on the 4th day
of April, 1989, I did forward a certified copy of Com-
plaint For Modification of Custody filed to the above
terms and number by certified mail addressed as follows:
Robert J. Getz. Return receipt signed by Robert Getz
is attached. /s/ Bonnie L. Baughman

APRIL 19, 1989, DEFENDANT'S ANSWER TO PLAINTIFF'S
COMPLAINT FOR MODIFICATION OF CUSTODY, filed by Benjamin
S. Blakley, III, Esq. 1 cert/Atty

CE # 3354

Pro *lylo* 40.00

APRIL 21, 1989, ORDER FOR MEDIATION CONFERENCE,
filed

NOW, this 19th, day of April, 1989
parties not being able to resolve the above matter at
a Pre-Hearing Conference, it is ORDERED that a Mediation
Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed
Child Psychologist, on May 31, 1989, at 1:00 pm
at the Clearfield County Courthouse, Clearfield, Penna.
Both parents, their respective counsel and the child/
children shall attend said conference. The present custodia
parent shall provide someone to attend to the child/
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 Dr. Ryen within five (5) days of
this Order.

It is also ORDERED that the cost of said conference
shall be borne equally by the parents, and each parent
shall deposit \$75.00 with Raymond L. Billotte, Court
Administrator, not less than seven (7) days prior to
the date of the scheduled conference. BY THE COURT:
Joseph S. Ammerman, Judge.

MAY 22, 1989, CONSENT ORDER, filed 4 cert KLS
AND NOW, this 22nd day of May, 1989, the parties having met for a custody conference and
not having been able to reach an amicable settlement regarding the custody of the child, Crystal
Gail Getz and the parties having agreed to meet for a custody mediation and to the other terms
noted below, it is hereby Ordered and Decreed:

The parties shall meet for a custody mediation on May 31, 1989, at 1:00 pm in the Clearfield
County Courthouse.

The parties and the child shall submit to psychological examinations. Each party shall
bear his or her own expense.

Homestudies of each of the parties shall be conducted by the appropriate Children and
Youth Services.

The Defendant shall be allowed visitation with the child on May 6, 1989 from 10:00 am
to 7:00 pm and on May 7, 1989 from 10:00 am to 2:00 pm. The Defendant shall pick up the Child
at the DuBois City Police Station and shall return the child to the same location at the appro-
priate time each day. The exchange of the child shall take place peacefully. Both parties
acknowledge that if Defendant does not return the child at the appropriate times it shall
be construed as criminal interference with the custody of a child and the Plaintiff may file
charges. Plaintiff shall have custody of the child at all other times. BY THE COURT: Joseph
S. Ammerman, Judge.

<p>April 4 11:00 am</p>	<p>RITA ANN GERG,</p> <p>89-619-CD</p> <p>PATRICK E. GERG,</p> <p>Pro by Atty 40.00</p>	<p>APRIL 4, 1989, COMPLAINT IN CUSTODY, filed by Benjamin S. Blakley, III, Esquire. One (1) copy Certified to Attorney ORDER, filed. YOU, PATRICK E. GERG, have been sued in Court to obtain Custody of your children, PATRICK E. GERG, II, JASON P. GERG, and ERIC A. GERG. YOU are ORDERED to appear in person in Courtroom NO. ___ of the Clearfield County Courthouse, Clearfield Pennsylvania 16830, on the 19th day of April, 1989, at 2:00 o'clock P.M. for a conference. The minor children shall not be relocated from this Commonwealth pending further Order of Court, If you fail to appear as provided by this Order, and 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/ Joseph S. Ammerman, Judge.</p> <p>APRIL 12, 1989, AFFIDAVIT OF MAILING, filed BENJAMIN S. BLAKLEY, III, ESQUIRE, being duly sworn according to law, deposes and says that as attorney for Plaintiff, RITA ANN GERG, he did on April 6, 1989, send Defendant, PATRICK E. GERG, a certified copy of the custody complaint in the above-captioned matter by certified mail, return receipt requested, said return receipt being attached hereto and made a part hereof. /s/ Benjamin S. Blakley, III, Esq.</p> <p>JUNE 26, 1989, STIPULATION AND ORDER, filed 4 cert/ Judge "A" NOW, this 26th day of June, 1989, the parties having stipulated to the entry of an Order concerning custody of their minor children, it is hereby Ordered that Rita Ann Gerg and Patrick E. Gerg shall have shared legal custody of their minor children, to wit, Patrick E. Gerg, II, Jason P. Gerg, Eric A. Gerg, with physical custody of said children to be shared by Plaintiff and Defendant as the parties may agree with consideration being given to the wishes of the minor children. BY THE COURT: Joseph S. Ammerman, Judge.</p>
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Printed By: Romberger Bindery - Form H-611

John R. Ryan

MONA R. DUBLER,

APRIL 4, 1989, PETITION FOR RELIEF UNDER PROTECTION FROM ABUSE ACT, filed by John R. Ryan, Esquire.
Six (6) copies Certified to Attorney.

April 4
11:40 am

89-620-CD

APRIL 4, 1989, RULE TO SHOW CAUSE, filed.
Six (6) copies Certified to Attorney.
AND NOW, this 4th day of April, 1989, a Rule is granted upon Defendant, WILLIAM R. DUBLER, to show cause why an Order should not be entered pursuant to the Protection from Abuse Act enjoining him from physically striking, abusing, harassing, and/or threatening the plaintiff and further granting Plaintiff temporary custody of the minor children.

A Hearing will be held on the 13th day of April, 1989, at the Clearfield County Courthouse, Clearfield, Pennsylvania, at 11:00 o'clock A.M. to determining whether the requested relief will be granted. BY THE COURT:
/s/ Joseph A. Ammerman, Judge.

APRIL 4, 1989, TEMPORARY EX PARTE ORDER, filed by Joseph S. Ammerman, Judge.
Six (6) copies Certified to Attorney.

WILLIAM R. DUBLER,

APRIL 12, 1989, AFFIDAVIT OF SERVICE, filed.
NOW, April 4, 1989, at 3:25 PM o'clock DST served the within Protection From Abuse on William R. Dubler, Defendant: at Clearfield County Courthouse, Sheriffs Office, E. Market Street, Clearfield, Clearfield County, Pennsylvania, by handing to William Dubler, Defendant, a true and attested copy of the original PRA/ORDER & RULE TO SHOW CAUSE known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff.

APRIL 11, 1989, LETTER TO VIRGINIA, DEPUTY COURT ADMINISTRATOR FROM JOHN R. RYAN, filed

Pro by Atty 40.00
Shff
Hawkins by Atty 18.00
Shff Sur-
charge by Atty 2.00

Anthony S. Guido

DALE A. KESSLER and
MARIE A. KESSLER,

APRIL 4, 1989, COMPLAINT, Action/Quiet Title, filed by Anthony S. Guido, Esquire.
NO COPIES
THAT premises situate in the City of DuBois, Clearfield County, Pennsylvania.
AFFIDAVIT OF PLAINTIFFS, filed.
NOTICE OF PUBLICATION, filed by Anthony S. Guido, Esquire.

April 4
11:00 am

89-621-CD

ORDER, filed.
NOW, this 4th day of April, 1989, it appearing that an Action to Quiet Title has been filed in the above stated case, and the whereabouts of the heirs, devisees, executors, administrators and assigns of MARGARET DeJUTE, GRACE SWANSON, MARY JACOB and CLYDE WILLIAMS, deceased; and all other person, persons, firms, partnerships or corporate entities in interest, is unknown, it is hereby ordered and directed that the said Defendants be served with a copy of the Complaint by advertising the same once a week for three consecutive weeks in the DuBois Courier Express in accordance with the notice attached and made a part of the Complaint.
BY THE COURT: /s/ Joseph S. Ammerman, Judge.

JUNE 5, 1989, AFFIDAVITS, filed.

JUNE 5, 1989, ORDER, filed.

MARGARET DeJUTE,
GRACE SWANSON, MARY
JACOB and CLYDE WILLIAMS
and their heirs,
devisees, executors
and assigns, and all
other person, persons,
firms, partnerships or
corporate entities in
interest,

NOW, this 2nd day of June, 1989, it appearing that service of the Complaint to Quiet Title in the above stated action was served on MARGARET DeJUTE, GRACE SWANSON, MARY JACOB and CLYDE WILLIAMS, and their heirs, devisees, executors, and assigns, and all other person, persons, firms, partnerships or corporate entities in interest, and by affidavit of ANTHONY S. GUIDO, ESQ., Attorney for Plaintiffs, no Answer has been filed in said action, and on motion of ANTHONY S. GUIDO, ESQ., Attorney for Plaintiff, it is hereby ORDERED AND DECREED
1. That the said Defendants, MARGARET DeJUTE, GRACE SWANSON, AMRY JACOB and CLYDE WILLIAMS, and their heirs, devisees, 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 any interest in and to premises situate, lying and being in the City of DuBois, Clearfield County, Pennsylvania, bounded and described as follows, to wit:

Pro by Atty 40.00
Pro *by Atty* 10.00

BEGINNING at a post at the corner of Lot No. 177 in Rumbarger's Addition to DuBois and Sandy Alley; thence North 62½° West along the line of Sandy Alley, 60 feet to a post at corner of Lot Nol 179; thence North 27½° East along the line of Lot No. 179, 90 feet to a point; thence South 62½° East through Lot No. 178, 60 feet to a point in line of Lot No. 177; thence South 27½° West along the line of Lot No. 177, 90 feet to a post at Sandy Alley, the place of beginning. Being the Southern one-half of Lot No. 178 in the John Rumbarger Addition to the City of DuBois, Pennsylvania.

Said Order to be final and absolute unless the Defendants, MARGARET DeJUTE, GRACE SWANSON, MARY JACOB and CLYDE WILLIAMS, and their heirs, devisees, executors, and assigns, and all other person, persons, firms, partnerships or corporate entities in interest, shall file exceptions thereto within thirty days.

2. That is said Defendants, MARGARET DeJUTE, GRACE SWANSON, MARY JACOB and CLYDE WILLIAMS, and their heirs, devisees, executors, and assigns; and all other person, persons, firms, partnerships or corporate entities in interest, have not filed said exceptions within said thirty (30) days period, the Prothonotary shall enter final judgment upon Praecipe by the Plaintiffs.

3. That the rights of the Plaintiffs are superior ro the rights of the Defendants, MARGARET DeJUTE, GRACE SWANSON, MARY JACOB and CLYDE WILLIAMS, and their heirs, devisees, executors and assigns, and all other person, persons, firms, partnerships or corporate entities in interest.

4. That the said Plaintiffs ahve title in fee simple to said premises as described in the Complaint as against the Defendants, MARGARET DeJUTE, GRACE SWANSON, MARY JACOB and CLYDE WILLIAMS, and their heirs, devisees, executors, and assigns; and all other person, persons, firms partnerships or corporate entities in interest

5. That the DEFendants, MARGARET DeJUTE, GRACE SWANSON, MARY JACOB and CLYDE WILLIAMS, and their heirs devisees, executors, and assigns; and all other person, persons, firms, partnerships or corporate entities in interest, are enjoined form 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 an 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/ Joseph S. Ammerman, Judge.

Printed By: Romberger Bindery ... Form H-611

April 4
1:20 pm

89-622-CD

STEPHANIE CABLE,

WILLIAM PARK,

CC# 13354
reimbursed
\$40.00/cash
filing fee

Pro <i>Sup Co.</i>	40.00
Shff Hawkins by Plff	22.10
Shff Sur-charge by Plff	2.00

APRIL 4, 1989, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by the Plaintiff.

Four (4) copies Certified to Plaintiff.

AFFIDAVIT OF INSUFFICIENT FUNDS, filed by the Plaintiff.

APRIL 4, 1989, TEMPORARY ORDER, filed by Joseph S. Ammerman, Judge.

Four (4) copies Certified to the Plaintiff.

APRIL 12, 1989, AFFIDAVIT OF SERVICE, filed.

NOW, this April 4, 1989, at 4:10 PM o'clock DST served the within Protection From Abuse on William Park, Defendant, at residence, RD#1, Penfield, Clearfield County, Pennsylvania, by handing to William Park, Defendant, a true and attested copy of the original PFA and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff.

MAY 3, 1989, CONSENT AGREEMENT UNDER PROTECTION FROM ABUSE ACT,, filed.

NO COPIES.

ORDER UNDER PROTECTION FROM AUBSE ACT APPROVING CONSENT AGREEMENT OF PARTIES, filed.

AND NOW, this 13th day of April, 1989, upon consideration of the Consent Agreement, 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 tha violation of this Order may subject the violating party to punishment for contempt. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

MAY 4, 1989, ORDER, filed

6 copies cert Judge A.

NOW, this 3rd day of May, 1989, it is the ORDER of this Court that the "ORDER UNDER PRODUCTION FROM ABUSE ACT APPROVING CONSENT AGREEMENT OF PARTIES" filed on May 3, 1989 be and is hereby amended to include the following:

"Each party shall pay costs of \$39.70 (Total cost \$79.40) within ten (10) days of this ORDER. All monies made payable to the Court Administrator.

BY THE COURT: Joseph S. Ammerman, Judge.

Michael J.
Saglimben
(Keystone
Legal
Services)

PAMEAL McBRIDE,

APRIL 4, 1989, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Michael M. Saglimben, Esquire.

Eight (8) copies Certified to Attorney.

AFFIDAVIT OF INSUFFICIENT FUNDS, filed.

Before me, the undersigned officer, personally appeared, PAMELA McBRIDE,, Plaintiff, 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. Section 10184(b) such costs should not be required.
/s/ Pamela McBride, Plaintiff.

April 4
2:20 pm

89-623-CD

APRIL 4, 1989, TEMPORARY PROTECTIVE ORDER, filed by Joseph S. Ammerman, Judge.

Eight (8) copies Certified to KLS.

APRIL 6, 1989, AFFIDAVIT OF SERVICE, filed.

NOW, April 5, 1989, at 9:05 o'clock DST served the within Protection From Abuse on Michael C. McBride, defendant, at residence, RD #0, Kerr Addition, Clearfield Clearfield County, Pennsylvania, by handing to Michael C. McBride, Defendant, a true and attested copy of the original PFA and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz,

MICHAEL C. McBRIDE,

JUNE 15, 1989, PETITIO OF PLAINTIFF'S COUNSEL FOR A HEARING TO BE RESCHEDULED, filed by Michael J. Saglimben, Esq. 4 cert/Atty

JUNE 15, 1989, ORDER, filed 4 cert/Atty

AND NOW, this 14th day of June, 1989, upon the attached Petition of Michael J. Saglimben, Esquire, and Keystone Legal Services, Inc., counsel for the Plaintiff, it is hereby ORDERED that the above action is rescheduled and will be determined on the merits at a hearing in the Judge's chambers. Said hearing is scheduled the 25th day of July, 1989 at 10:00 AM. BY THE COURT: Joseph S. Ammerman, Judge

Pro *Shff* 40.00
Shff *Shff*
Hawkins Off Cr. 19.00
Pro 5.00

CV#13354

JULY 24, 1989, PRAECIPE TO DISCONTINUED, filed

Please mark the above captioned matter discontinued.
/s/ Michael J. Saglimben, Esq.

DISCONTINUED

JULY 27, 1989, ORDER, filed 6 cert/KLS

NOW, this 24th day of July, 1989, it is the ORDER of this Court that the Praecipe to Discontinue filed on this date be and is hereby amended to include the following:

"The Plaintiff shall pay costs of \$59.00 as follows:
\$40.00 Prothonotary
19.00 Sheriff

Said monies shall be paid within 30 days from date hereof." BY THE COURT: Joseph S. Ammerman, Judge.

Laurance B.
Seaman

CAROL D. SHAW,

APRIL 4, 1989, COMPLAINT IN DIVORCE, filed by Laurance B. Seaman, Esquire.

One (1) copy Certified to Attorney.

APRIL 4, 1989, PETITION FOR EXCLUSIVE POSSESSION OF MARITAL RESIDENCE, filed by Laurance B. Seaman, Esquire.

ORDER, filed.

AND NOW, the 5th day of April, 1989, in accordance with the foregoing Petition and upon motion of Laurance B. Seaman, Esquire, IT IS ORDERED AND DECREED, that a hearing on said Petition be held in Court Room No. _____, Clearfield County Court House, Clearfield County Court House, Clearfield, Pennsylvania, on the 19th day of April, 1989, at 2:00 o'clock P.M. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

4/4/89
\$85.00 Pd.
by Atty

89-624-CD

AUGUST 18, 1989, AFFIDAVIT OF SERVICE, filed

LuAnn Ireland, Secretary for LAURANCE B. SEAMAN, ESQ., the Attorney for Plaintiff, being duly sworn according to law, says she prepared and mailed to Defendant, Wayne R. Shaw, Jr., a certified true and correct copy of the Complaint in Divorce by certified mail, restricted deliver, No. P740 429 281, Return Receipt Requested, on April 6, 1989, at his mailing address as indicated in the Complaint, and that said Defendant did receive service as evidenced by the receipt signed by him which is attached hereto as Exhibit "A". /s/LuAnn Ireland, Sec. for Laurance B. Seaman, Esq.

AUGUST 18, 1989, AFFIDAVIT OF CONSENT OF CAROL D. SHAW, filed

AFFIDAVIT OF CONSENT OF WAYNE R. SHAW, filed
PRAECIPE TO TRANSMIT RECORD AND DECREE, filed

AND NOW, the 21st day of August, 1989, IT IS ORDERED

Pro 40.00

AND DECREED that CAROL D. SHAW, Plaintiff, and WAYNE R.

Pro .50

SHAW, JR., Defendant, are hereby divorced from the bonds

State 10.00

of matrimony.

Ck#6208 Trans	to reg acct.	\$85.00
Pro.	40.50	
State	10.00	
#13442 Atty	34.50	\$85.00

In addition, upon stipulation of the parties, Marriage Settlement Agreement, dated July 20, 1989, which is attached hereto as Exhibit "A" is hereby

approved and incorporated herein by reference and the parties are ordered to comply with the same. BY THE COURT: Joseph S. Ammerman, Judge.

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

Printed By: Romberger Bindery - Form H-611

Peter F. Smith

COUNTY NATIONAL BANK,

April 5
3:26 pm

89-626-CD

DEBRA L. JENKINS,
KENNETH A. WOLF, a/k/a
KENNETH WOLF, JEAN WOLF,
a/k/a ELIZABETH J. WOLF,

Pro by Plff 40.00
Pro by Plff 9.00
Pcc by PIFE 5.00
J

APRIL 5, 1989, COMPLAINT, Action/Mortgage Foreclosure, filed by Peter F. Smith, Esquire.
Three (3) copies Certified to Attorney.

APRIL 21, 1989, SHERIFF RETURN, filed NOW, April 6, 1989 @ 11:22 AM DST served the within Complaint on Debra Jenkins, deft., at employment, Cyndee's Gift Shop, 130 East Market St., Clearfield, Clearfield County, PA, by handing to Debra Jenkins, deft.

NOW, April 17, 1989 @ 7:00 PM DST served the within Complaint on Kenneth A. Wolf, deft., at residence, RD#1 Box 254, Grampian, Clearfield County, PA, by handing to Jean Wolf, wife of deft.

NOW, April 17, 1989 @ 7:00 PM DST served the within Complaint on Jean Wolf, deft., at residence, RD#1, Box 254 Grampian, Clearfield County, PA, by handing to Jean Wolf, deft. /s/ Chester A. Hawkins, Shff, by Darlene Shultz

AUGUST 8, 1989, PRAECIPE FOR ENTRY OF DEFAULT JUDGMENT, filed

I certify that on July 24, 1989, I sent by First Class Mail, postage Prepaid, the notice required by Pa. R.C.P. 237.1 of our intent to enter a default judgment against the Defendants. Attached hereto and incorporated herein is a true and correct copy of said notice.

This Notice was sent to the Defendants at the following addresses: Debra L. Jenkins R.D.1 BOX 227 Curwensville, PA 16833. & Kenneth A. Wolf, Jean Wolf R.D.1 Box 254 Grampian, PA 16838.

More than ten days have elapsed since the mailing of said Notice, but Defendants are still in default of an Answer or other responsive pleading.

Please enter judgment against the Defendants as follows:

- A) Pay-off \$8,377.70
- B) Interest accrued to 4/3/89: 1,234.46
- C) Interest accruing from 4/4/89 at \$2.38 per day (to be added)
- D) Late Charge: 25.00
- E) 1987 Taxes: 827.51
- F) \$5.60 per month from 3/31/89 (to be added):
- G) 1988 Taxes (To be added):
- H) Costs of Suit (to be added):
- I) Reasonable attorney's fees (to be added):

TOTAL \$10,464.47

/s/ Peter F. Smith, Esq.

JUDGMENT is entered in favor of Plaintiff and against the Defendants in the above captioned matter for failure to file an answer. Judgment entered in the amount of Ten Thousand Four Hundred Sixty-four Dollars and Forty-seven cents.

DEBT: \$10,464.47

DEFAULT JUDGMENT

Prothonotary

NOTICE OF ENTRY OF JUDGMENT MAILED TO DEFENDANTS AUGUST 8, 1989.

And Now, 15 day of May 19 90 By paper filed, the above judgment is satisfied in full of debt interest and cost.

Attest Allen D. Birtz
Prothonotary

Stonecipher,
Cunningham
Beard &
Schmitt

NEWTON MANUFACTURING,

APRIL 6 , 1989, JUDGMENT FROM J.P., Wesley J. Read,
filed.

April 6
8:30 am

89-627-CD

Judgment is entered in favor fo the Plaintiff
and against the Defendant in the sum of Five Hundred
Sixty-four and 00/100 Dollars.

Debt \$564.00

Interest from February 23, 1989

Filed and Entered by Attorney, April 6, 1989

VINCENT DECHURCH JR. &
LAVERNE SLACK, d/b/a
TROPICAL PARADISE,

Judgment

Raymond W. Peterson
Prothonotary

APRIL 6, 1989, Notice of Entry of Judgment mailed to
the Defendant.

Pro by Atty 9.2

Printed By: Romberger Bindery - Form H-611

IN RE:
LORI ANN STEELE,
An Alleged Severely
Mentally Disabled
Person,

April 6
10:00 am

89-628-CD

Ch # 286 83

Pro Sup Centre Co 40.00

APRIL 6, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

LORI ANN STEELE has acted in such a manner as to cause me to believe that she is severely mentally disabled.

She has been examined by Dr. James Fugate and was found to be in need of treatment.

As the patient is currently in a facility receiving voluntary treatment I ask the court to issue an order that the patient be involuntarily committed for in-patient treatment. /s/ Mary Jo Fish, RNC

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 MH785-A. I believe that she understands her rights. /s/ Mary Jo Fish, RNC.

I hereby affirm that I have examined LISA ANN STEELE on April 4, 1989, to determine if she is in need of treatment. /s/ Dr. James Fugate.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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.

APRIL 7, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) copy Certified to EMS.

One (1) copy Certified to Attorney Mattern.

DECREE, filed.

AND NOW, this 7th day of April, 1989, the Mental Health Review Officer's Report is acknowledged. We

approve his recommendation.

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

Accordingly, the Court ORDERS that LORI ANN STEELE be involuntarily committed to Danville State Hospital, a state mental institution, for in-patient care and treatment as a severely mentally disabled person, for a period of up to 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 and the fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer, the fee of Paul E. Cherry, Esquire, and the Clearfield County Prothonotary filing costs, and the fee of the EMS Ambulance Service, DuBois, Pennsylvania, for transportation, be paid by Centre County.

It is the FURTHER ORDER of this Court that the Centre County Community Mental health Program shall reimburse Centre County to the extent permissible by their regulations. BY THE COURT: /s/ John K. Reilly, JR., President Judge.

APRIL 7, 1989, ORDER, filed.

AND NOW, this 7th day of April, 1989, it is the ORDER of this Court that the MES Ambulance Service, fo DuBois, PA., transport the above-named LORI ANN STEELE from the DuBois Regional Medical Center, West, Psychiatric ward, DuBois, PA to Danville State Hospital, Danville, PA., as per ORDER OF COURT COMMITMENT, dated April 7th, 1989. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

One copy Certified to EMS/Attorney Mattern

IN RE:
 KENNETH SMITH,
 An Alleged Severely
 Mentally Disabled
 Person,

April 6
 10:00 am

89-629-CD

NO 13458
13401

Pro *ley Co* 40.00
 R. Mattern *ley Co* 150.00
 Shff
 Hawkins by M/H 88.60

APRIL 6, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
 KENNETH SMITH 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.
 (B) As the patient is currently in DuBois Regional Medical Center receiving involunatry treatment under SECTION 304, I ask that the court issue an roder taht the patient be involuntarily committed for another period of partial hospitalization. Denise Rinodonna,
 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 From MH785-A. I believe that he understand his rights. /s/ Michelle Spafford.
 I hereby affirm that I have examined KENNETH SMITH on April 5, 1989, to determine if he is in need of treatment. /s/ James K. Fugate, M.D.
 IN MY OPINIONS The patient is severely mentally disabled and in need of treatment.
ORDER, filed.
 AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.
ORDER, filed.
 AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, as the attorney to represent alleged severely mentlaly 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.
APRIL 6, 1989, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.
 Two (2) copies Certified to Attorney Mattern.
DECREE, filed.
 AND NOW, this 6th day of April, 1989, the Mental Health Review Officer's is acknowledged. We approve

The Court finds that KENNETH SMITH continues to be severely mentally disabled within the meaning of the Mental Health Procedrues Act of 1976, as amended.
 The Court FURTHER FINDS that the least restrictive setting suitable for this patient at this time is that of participation in a partial hospitalization program. The Court, therefore, ORDERS AND DECREES that KENNETH SMITH be and is hereby committed to a partial hospitalization program under the auspices of the Clearfield-Jefferson Community Mental Health Center.
 It is the FURTHER ORDER of this Court that the said KENNETH SMITH be and is hereby directed to comply completely with the comprehensive partial hospitalization program developed by Clearfield-Jefferson Community Mental Health Center.
 The term of this commitment shall be for a eperiod of One Hundered and Eighty (180) days.
 This commitment is pursuant to Section 305 of the Mental Health Procedrues Act of 1976, as amended.
 The costs of this proceeding and the fee of J. Richard Mattern II, ESquire, Clearfield County Mental Health Review Officer, shall be apid by Clearfield County.
 It is the FURTHER ORDER of this Corut that the Clearfield=Jefferson Community Mental Health Program shall reimburse Clearfield County to the extent permissibile by their regulations.
 BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Printed By: Romberger Bindery - Form H-611

IN RE:
 LISA FINK,
 An Alleged Severely
 Mentally Disabled
 Person,

April 6
 10:00 am

89-630-CD

Ab + 13785
13702

Pro *Sup. Co* 40.00
 R. Mattern *Sup. Co* 158.80

APRIL 6, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

LISA FINK has acted in such a manner as to cause me to believe that she is severely mentally disabled.

She has been examined by Dr. James Fugate and was found to be in need of treatment.

(D) 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 inpatient treatment. /s/ Mary Jo Fish

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 MH785-A. I believe that she understand her rights. /s/ Diane M. Bruno RN

I hereby affirm that I have examined Lisa Fink on April 3, 1989, to determine if she is in need of treatment. /s/ James Fugate, M.D.

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

ORDER, filed.

AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire as the attorney to represent alleged severely mentlaly 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.

APRIL 13, 1989, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.

4/25/89 - One (1) copy Certified to EMS.

DECREE, filed.

AND NOW, this 13th day of April, 1989, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

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

Accordingly, the Court ORDERS that LISA FINK 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, and placed on the Adolescent Ward.

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

The costs of this proceeding and the fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer, shall be paid by Clearfield County.

It is the FURTHER ORDER of this Court that the Clearfield-Jefferson Community Mental Health Program shall reimbruse Clearfield County to the extent permissible by their regulations

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

Richard H. Milgrub

JAMES GUTHRIE,

APRIL 6, 1989, COMPLAINT IN DIVORCE, filed by Richard H. Milgrub, Esquire.

One (1) copy Certified to Attorney.

PLAINTIFF'S AFFIDAVIT UNDER SECTION 201(d) OF THE DIVORCE CODE, filed.

4/6/89
\$85.00 Pd.
by Atty

89-631-CD

1. The parties of this action separated in 1985 and have continued to live separate and apart for a period of at least three years.

2. The marriage is irretrievably broken.

3. I understand that I may lose rights concerning alimony, distribution of property, lawyer's fees or expenses if I do not claim them before the 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 falsifications to authorities. /s/ James A. Guthrie.

Clfd Trust

SHERYL GUTHRIE,

APRIL 12, 1989, AFFIDAVIT OF SERVICE, filed Richard H. Milgrub, 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 by certified mail, restricted delivery, return receipt requested on April 7, 1989, at the Defendant's residence of RD 1, Box 36, Grampian, PA 16838, as appears from receipt of certified mail attached hereto. /s/ Richard H. Milgrub, Esq.

AUGUST 1, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST OF DIVORCE CASES, filed. Certified copies to Atty. Milgrub and Def.

Pro

40.00

OCTOBER 2, 1995, ORDER, filed. One cert. copy to Atty. Milgrub.

NOW, this 29th day of September, 1995, this being the day and date set for General Call of the Inactive Divorce Case List in which no action has been taken in said case for two years or more; the Prothonotary's Office having given notice to the parties and/or counsel pursuant to the Local Rules of Court; neither party having appeared, it is the ORDER of this court that the above-captioned case be and is hereby TERMINATED with prejudice. It is the further Order that costs of the matter shall be assessed to the Plaintiff. BY THE COURT, /s/ Fredric J. Ammerman, Judge.

CK - 3050
to
Civil Act.
Bal. \$35.00
44.50

CK 3205 to Atty 39.50

CK 3205 to Pro 5.00

TERMINATED WITH PREJUDICE

Thomas E. Reiber

PENSTAN SUPPLY, INC.

APRIL 6, 1989, 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 Fifty-three and 81/100 Dollars, with costs.

Debt \$453.81

Costs 31.50

Interest from February 23, 1989.

Filed and Entered by Attorney, April 6, 1989

Judgment

Raymond W. Thompson
Prothonotary

G. W. THOMPSON,

APRIL 6, 1989, Notice of Entry of Judgment mailed to the Defendant.

April 6
8:30 am

89-633-CD

Pro by Atty 9.00

o.c. 31.50

Printed By: Romberger Bindery - Form H-611

Christopher Wildfire

OHIO CASUALTY INSURANCE COMPANY,

APRIL 6, 1989, PRAECIPE FOR WRIT OF SUMMONS IN CIVIL ACTION, filed by Christopher Wildfire, Esquire.

Kindly issue a Writ of Summons in a Civil Action in the above-captioned case. /s/ Christopher L. Wildfire, Esquire.

APRIL 6, 1989, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO THE SHERIFF FOR SERVICE.

APRIL 28, 1989, AFFIDAVIT OF SERVICE, filed.

NOW, April 27, 1989, at 10:40 o'clock DST served the within SUMMONS on OHIO CASUALTY INSURANCE COMPANY at residence, Box 27, Hawk Run, Clearfield County, Penna., by handing to Zelma Coval, Defendant, a true and attested copy of the original Summons and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff by Darlene Shultz.

April 6 8:30 am

89-634-CD

MARCH 26, 1990, PRAECIPE TO DISCONTINUE ACTION, filed

Please mark the above captioned action settled, discontinued and ended. /s/ Christopher Wildfire, Esq.

SETTLED DISCONTINUED AND ENDED

ZELMA COVAL,

Pro	by Atty	20.00
Shff		
Hawkins	by Atty	23.20
Shff	Sur-	
charge	by Atty	2.00
Pro	by Atty	5.00

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17105

APRIL 6, 1989, CERTIFIED COPY OF LIEN, E.M.T., filed.

Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Four Hundred Seventy-six and 72/100 Dollars, with costs.

Debt \$476.72

Interest Computation Date, March 25, 1989

Filed and Entered by Plaintiff, April 6, 1989.

Judgment

Raymond M. Wetters

Prothonotary

G & G LOGGING CO.
RD 1, Box 337A.
Woodland, PA 16881

Pro by Plff 9.00
Pro by Dept 5.50

And Now, 4 day of July 1989 By paper filed, the above judgment is satisfied in full interest and cost.

Attest Allen D. Bantz
Prothonotary

April 6
8:30 am

89-635-CD

<p>Franklyn E. Conflenti S. Joseph Schramm</p> <p>April 6 8:30 am</p> <p>R. Thomas Strayer</p>	<p>JUDITH CAINE,</p> <p>89-636-CD</p> <p>DUBOIS SCHOOL DISTRICT,</p> <p>Pro by Atty 40.00 Shff Hawkins by Atty 23.60 Shff Sur-charge by Atty 2.00 Pro. by Atty 5.00</p>	<p>APRIL 6, 1989, COMPLAINT IN CIVIL ACTION, filed by Franklyn E. Conflenti, Esquire and S. Joseph Schramm, Esquire. One (1) copy Certified to Sheriff. One (1) copy Certified to Attorney.</p> <p>APRIL 17, 1989, AFFIDAVIT OF SERIVCE, filed. NOW, April 14, 1989, at 10:41 AM o'clock DST served the within Complaint on DUBOIS SCHOOL DISTRICT, Defendant, at employment, 500 Liberty Blvd., DuBois, Clearfield County, Pennsylvania, by handing to Lynda Barrett, Secretary for superintendent, pic for defendant, a true and attested copy of the original Complaint and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.</p> <p>APRIL 21, 1989, ENTRY OF APPEARANCE, filed Enter my appearance for defendant, DuBois School District, in the above captioned case. Papers may be served at the address stated below. DEMAND FOR JURY TRIAL, filed Pursuant to Rule 1007.1 of the PA Rules of Civil Procedure, as amended, a Jury Trial is demanded on all issues raised by the pleadings in the above captioned action. We certify that this Entry of Appearance and Demand for Jury Trial shall be served forthwith by ordinary mail upon all parties herein. /s/ R. Thomas Strayer, Esq.</p> <p>MAY 2, 1989, REQUEST FOR PRODUCTION OF DOCUMENTS, filed by R. Thomas Strayer, Esq. CERTIFICATE OF SERVICE, filed I, hereby certify that a true and correct copy of the within Request for Production of Documents was served upon all counsel of record, by US mail, postage prepaid, addressed as follows: S. Joseph Schramm, Esq /s/ R. Thomas Strayer, Atty.</p> <p>MAY 3, 1989, DEFENDANT'S ANSWER AND NEW MATTER TO PLAINTIFF'S COMPLAINT filed by R. Thomas Strayer, Esq CERTIFICATE OF SERVICE, filed I, the undersigned, hereby certify that a true and correct copy of the foregoing Answer and New Matter was forwarded to counsel for the Plaintiff by US Mail, postage prepaid and addressed as follows: S. Joseph Schramm, Esq. CAULEY AND CONFLENTI, 1212 Manor Complex 564 Forbes Ave., Pittsburgh, AP 15219. /s/ R. Thomas Strayer, Esq.</p>
		<p>AUGUST 25, 1989, REPLY TO NEW MATTER OF THE DEFENDANT, filed by Franklyn E. Conflenti and S. Joseph Schramm, Esq. CERTIFICATE OF SERVICE, filed I, FRANKLYN E. CONFLENTI, ESQUIRE, do hereby certify that a true and correct copy of the foregoing REPLY TO NEW MATTER OF THE DEFENDANT has been served this 24th day of August, 1989, by first class mail, postage prepaid upon the following counsel of record: R. Thomas Strayer, Esq, 224 Swank Building, Johnstown, PA 15901. /s/ Franklyn E. Conflenti, Esq.</p> <p>MARCH 6, 1990, NOTICE OF SERVICE OF INTERROGATORIES, filed. S/S. Joseph Schramm, Esq.</p> <p>MARCH 16, 1990, ANSWERS TO INTERROGATORIES TO DEFENDANT, filed by R. Thomas Strayer, Esq CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the within Answers to Interrogatories was served upon all counsel of record, by US Mail, postage prepaid, addressed as follows: S. Joseph Schramm, Esq. Cauley & Conflenti, 1212 Manor Complex, 564 Forbes Ave. Pittsburgh, PA 15219. /s/ R. Thomas Strayer, Esq.</p> <p>APRIL 9, 1990, DISCONTINUANCE, filed. Please mark the above-captioned case closed, ended, and forever discontinued. S/ROBERT WILSON, ESQ & S/R. THOMAS STRAYER, ESQ.</p>
	<p><u>CLOSED</u></p>	<p><u>ENDED</u> <u>FOREVER DISCONTINUED</u></p>

April 6
3:00 pm

E. M. BROWN, INC.
Clearfield, PA 16830

89-637-CD

BRAZE MCCOMBIE
Box 164
Nicktown, PA 15762

Pro by Plff 9.00

Pro *by Plff* 10.00

APRIL 6, 1989, JUDGMENT FROM J.P., William M. Daisher, filed.

Judgment is entered in favor fo the Plaintiff and against the Defendant in the sum of One Thousand Six Hundred Fifteen and 71/100 Dollars, with costs.

Debt \$1,615.71

Costs 35.50

Interest from April 5, 1989.

Filed and Entered by Plaintiff, April 6, 1989

Judgment

Raymond Dethers
Prothonotary

APRIL 6, 1989, PRAECIPE FOR EXEMPLIFIED RECORD, filed by the Plaintiff.

Please file an exemplified record of judgment to Cambria County. /s/ Ella M. Brown, Sec. for E.M. Brown, Inc.

APRIL 12, 1989, CERTIFICATION OF DOCKET ENTREIS AND JUDGMENT MAILED TO CAMBBIA COUNTY, BY REGULAR MAIL, THIS DATE.

Printed By: Romberger Bindery - Form H-611

April 6
3:13 pm

E.M.BROWN, ICN.
PO Box 767
Clearfield, PA 16830

89-638-CD

JAMES MERRITT,
RD #1, Box 688
Morrisdale, PA 16858

Pro by Plff 9.00

APRIL 6, 1989, JUDGMENT FROM J.P., William M. Daisher,
filed.

Judgment is entered in favor fo the Plaintiff
and against the Defendant in the sum of Five Hundred
Three and 02/100 Dollars, with Costs.

Debt \$503.02

Interest from March 15, 1989.

Costs 35.50

Filed and Entered by Plaintiff, April 6, 1989

Judgment

Raymond Wetherill
Prothonotary

Paul E.
Cherry

ROBERT L. HARMICK, JR.

APRIL 6, 1989, COMPLAINT FOR PARTIAL CUSTODY, filed
by Paul E. Cherry, Esquire.

One (1) copy Certified to Attorney

ORDER OF COURT, filed. One copy Cert/Atty

You, MICHELLE R. KENNEDY, Defendant, have been
sued in court to obtain partial custody of your child,
HALEY ELIZABETH HARMICK.You are ordered to appear in person at the
Clearfield County Courthouse, Clearfield, Pennsylvania,
on Thursday, the 27th day of April, 1989, at 2:00 o'clock
P.M. in Courtroom Number __, for a conference.You are further ordered to bring with you the
child, HALEY ELIZABETH HARMICK. If you fail to appear
as provided by this Order or to bring the child, an
Order for Custody may be entered against you or the
Court may issue a warrant for your arrest. BY THE COURT:
/s/ Joseph S. Ammerman, Judge.

MARCH 13, 1992, ORDER, filed.

Three (3) copies Certified

NOW, this 5th day of March, 1992, this being
the day and date set for General Call of the Inactive
Civil Cases in wick no action has been taken for Two
(2) years or more, the Prothonotary having given notice
pursuant to Rule 319 of th Clearfield County Civil
Rules of Court, neither party having appeared, it
is the ORDER of this Court that the above-captioned
case be and is hereby TERMINATED with prejudice.It is further Ordered costs of this matter shall
be assessed to the Plaintiff. BY THE COURT: /s/
Joseph S. Ammerman, Judge.

TERMINATED WITH PREJUDICE

AUGUST 18, 1993, ORDER, filed

NOW, this 17th day of August, 1993, it is the ORDER
of this Court that the following visitation schedule shall
be followed concerning Haley Harmick.For the next two months father will visit with Haley
on alternate Sundays from 1:00 pm to 4:00 pm and on
opposite weeks, on Monday from 1:00 pm to 4:00 pm when
school begins Monday visitations will be from 3:30 pm to
7:30 pm. BY THE COURT: John K. Reilly, Jr. P.J.April 6
3:30 pm

89-639-CD

MICHELLE R. KENNEDY,

Pro

40.00

Printed By: Romberger Bindery - Form H-611

<p>April 7 9:00 am</p> <p>89-640-CD</p> <p>CK# 13580 13514</p>	<p>IN RE: EDWARD KELLY SOULT, An Alleged Severely Mentally Disabled Person,</p> <p>Pro by Co. 40.00 R. Mattern by Co 150.00</p>	<p><u>APRIL 7, 1989, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</u> EDWARD K. SOULT has acted in such a manner as to cause me to believe that he is severely mentally disabled. He has been examined by Dr. William Chen and was found to be in need of treatment. (B) As the patient is currently in Clearfield-Jefferson CMHC receiving involuntary treatment under Section 304, I ask that the court issue an order that the patient be involuntarily committed for another period of treatment. /s/ Jacqueline F. Amor, 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 From MH785-A. I believe that he understand his rights. /s/ Jacqueline L. Amor, I hereby affirm that I have examined KELLY SOULT on April 3, 1989 to determine if he continues to be severely mentally disabled and in need of treatment. /s/ William Chen, M.D. IN MY OPINIONS The patient is severely mentally disabled and in need of treatment. <u>ORDER, filed.</u> AND NOW, this 6th day of October, 1988, pursuant to Section 109 of the Mental Health Procedures Act 143, effective September 7, 1976, as amended, 50 P.S. Sec. 7109(a), it is hereby ORDERED that J. RICHARD MATTERN II, Esquire be and is hereby appointed Mental Health Review Officer through January 1, 1994, for the County of Clearfield, State of Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. <u>ORDER, filed.</u> AND NOW, the 18th day of October, 1981, pursuant to Mental Health Procedures Act 143, effective September 7, 1976, it is hereby ORDERED that JOHN SUGHRUE, Esquire, 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. <u>APRIL 7, 1989, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.</u> Two (2) copies Certified to Attorney. <u>DECREE, filed.</u> AND NOW, this 7th day of April, 1989, the Mental</p>
<p>The Court finds that EDWARD KELLY SOULT continues to be severely mentally disabled within the meaning of the Mental Health Procedures Act of 1976, as amended. The Court FURTHER FINDS that the elast restrictive setting suitable for this patient at this time is that of participation in a partial hospitalization program. The Court, therefore, ORDERS AND DECREES, EDWARD KELLY SOULT be and is ehreby committed to a partial hospitalization program under the auspices of the Clearfield-Jefferson Community Mental Health Center. It is the FURTHER ORDER of this Court that EDWARD KELLY SOULT be and is hereby directed to comply completely with the comprehensive Partial hospitalization program developed by Clearfield-Jefferson Community Mental Health Center. The term of this commitment shall be for a period of One Hundred and Eighty (180) days. This commitment is pursuant to Section to 305 of the Mental Health Procedures Act of 1976, as amended. The costs of this proceeding and the fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer, shall be apdi by Clearfield County. It is the FURTHER ORDER of this Court that the Clearfield-Jefferson Community Mental Health Program shall reimburse Clearfield County to the extent permissible by their regulations. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>	<p>Health Review Officers Report si acknowledged. We approve his recommendation.</p>	<p>Health Review Officers Report si acknowledged. We approve his recommendation.</p>

<p>John R. Carfley</p> <p>4/7/89 \$85.00 Pd. by Atty</p> <p>Clfd Trust</p> <p>Beth E. Ammerman</p> <p>5-25-90 \$225.00 Pd. By John Cardley</p> <p>CK#1303 TRANS TO REG ACCT. 40.00 PRO .50 STATE 10.00 CK#1348 34.50</p>	<p>CONSTANCE L. VANCAS,</p> <p>89-641-CD</p> <p>KENNETH VANCAS,</p> <p>Pro 40.00</p> <p>Pro .50</p> <p>State 10.00</p> <p>TO REG ACCT. 85.00</p>	<p>APRIL 7, 1989, COMPLAINT IN DIVORCE, filed by John R. Carfley, Esquire. One (1) copy Certified to Attorney.</p> <p>APRIL 13, 1989, PRAECIPE FOR ENTRY OF APPEARANCE, filed Please enter my appearance on behalf of the Defendant, Kenneth Vancas, in the above captioned matter. /s/ Beth E. Ammerman, Esq.</p> <p>MAY 22, 1989, DEFENDANT'S ANSWERS TO FIRST SET OF INTERROGATORIES OF PLAINTIFF, CONSTANCE L. VANCAS, filed by Beth E. Ammerman, Esq.</p> <p>AUGUST 10, 1989, PETITION FOR CUSTODY, filed by John R. Carfley, Esq. one copy certified</p> <p>SEPTEMBER 15, 1989, ORDER FOR MEDIATION CONFERENCE, filed NOW, this 15th day of September, 1989 the parties being able to resolve the above matter at a Pre-Hearing Conference, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on October 4, 1989, at 9:00 AM 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 to 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 Dr. Ryen within five (5) days of this ORDER. It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit \$100.00 with Raymond L. Billotte, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: John K. Reilly, Jr., P.J.</p> <p>NOVEMBER 22, 1989, ORDER OF COURT, filed 2 copies cert atty Carfley AND NOW, this 21st day of November, 1989, the parites having advised the Court by counsel that they have entered into a Custody/visitation Agreement providing for custody and visitation with respect to their minor children, Matthew Vancas and Kelly Vancas, and the Court being satisfied that the best interests and welfare of the children would be served by ordering custody of the minor children consistent with the terms and conditions of that agreement entered into between the parties on the 10th day of November, 1989, It is the Order of this Court that the said agreement be and is hereby accepted and incorporated herein by reference and the Court does further Order as follows:</p>	<p>not</p>
<p>CK#1304 TRANS TO REG ACCT. 106.25 CK#1349 90.31 CK#1350 15.94</p> <p>CK#1347 TRANS TO REG ACCT. 118.75 CK#1411 118.75</p>	<p>106.25</p> <p>106.25</p> <p>118.75</p> <p>118.75</p>	<p>viding for custody and visitation with respect to their minor children, Matthew Vancas and Kelly Vancas, and the Court being satisfied that the best interests and welfare of the children would be served by ordering custody of the minor children consistent with the terms and conditions of that agreement entered into between the parties on the 10th day of November, 1989, It is the Order of this Court that the said agreement be and is hereby accepted and incorporated herein by reference and the Court does further Order as follows:</p> <p>1. That during the school year 1989 through 1990 the father shall retain primary physical custody of Matthew Vancas and the mother shall retain primary physical custody of Kelly Vancas. Partial custody to the non custodial parent shall be such as it has been in the past and such as to insure that a normal parental/child and sibling relationship shall be continued, developed and nurtured. Said partial custody shall include but shall not be limited to the following: A. Every other weekend, both of the children shall reside with the mother. B. On each alternate weekend, both children shall spend Firday evening and Saturday with either the mother or father and Saturday eveing and Sunday with the other parent. C. Commencing in the summer of 1990 consistent with the summer school vacation for the children, the children shall reside with the mother and she shall assume primary physical custody of the children. Parital custody shall be extended to the father as the children shall see fit as any they shall express their desire to either individually and/or jointly reside with the father and said partial custody shall further be extended as the parties shall agree.</p> <p>2. That the parties shall cooperate and interact so as to coordinate their efforts in the upbringing of their children and to communicate with each other so much as possible in order to insure that the individual desires of each parent insofar as they impact on the upbringing of the children can be implemented.</p> <p>3. That the parties shall to their best to maintain reasonable control, supervision, and discipline of the children in order to provide a normal and constant environment for them.</p> <p>4. That the parties shall exercise all reasonable efforts to maintain the integrity of the family relationship as between Kelly Vancas, Matthew Vancas, Constance Vancas and Kenneth Vancas and to that end will cooperate in the transference of routine custody so as to provide ample opportunity for each parent to associate, interact and develop a normal and meaningful parent/child relationship. BY THE COURT: John K. Reilly, Jr., P.J.</p>	<p>not</p>

<p>Paul David Burke</p>	<p>SHAWVILLE COAL COMPANY, INC., LINGLEWOOD LODGE, INC., HAMLIN COAL COMPANY, INC., Pennsylvania Corporations, and BENSON H. LINGLE, An Individual,</p>	<p>APRIL 7, 1989, PRAECIPE TO ISSUE WRIT OF SUMMONS IN CIVIL ACTION, filed by Paul David Burke, Esquire. Kindly issue a writ of summons in the above-captioned matter. /s/ Paul David Burke, Esquire.</p> <p>APRIL 7, 1989, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO THE SHERIFF FOR SERVICE.</p> <p>APRIL 25, 1989, AFFIDAVIT OF SERVICE, filed. NOW, April 11, 1989, at 2:52 PM o'clock DST served the within SUMMONS on Randall Lingle, an individual, Defendant, at residence, 1220 Riverview Road., Clearfield, Clearfield County, Pennsylvania. by handing to Linda Lingle, Wife of defendant, a true and attested copy of the original Summons and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.</p>
<p>April 7 8:30 am</p>	<p>89-643-CD</p>	<p>JUNE 14, 1989, NOTICE OF DEPOSITION, filed by Paul David Burke, Esq. CERTIFICATE OF SERVICE, filed The undersigned hereby certifies that a true and correct copy of the foregoing Notice of Deposition was served upon the defendant by mailing the same first class, postage prepaid this 12th day of June, 1989, to him at the address as follows: Mr. Randall Lingle, Paul David Burke, Esq.</p> <p>JUNE 16, 1989, MOTION FOR PROTECTIVE ORDER, filed by Alan F. Kirk, Esq. 1 cert/Atty</p> <p>JUNE 16, 1989, ORDER, filed 1 cert/Atty AND NOW, this 15th day of June, 1989, upon consideration of the foregoing Motion, it is the ORDER and DECREE of this Court that the discovery sought by the Plaintiffs in the above matter by Request for Production of Documents by Subpoena served upon County National Bank, be and is hereby terminated and that discovery in this matter shall be stayed until further Order of this Court. BY THE COURT: John K. Reilly, Jr., P.J.</p>
<p>Alan F. Kirk</p>	<p>RANDALL LINGLE, An Individual,</p>	<p>JULY 24, 1989 MOTION TO LIFT STAY ORDER, filed by Paul D. Burke, Atty Plff JULY 24, 1989 RULE, filed. NOW, this 21st day of July, 1989, upon consideration of the foregoing Motion to Lift Stay Order, a Rule is hereby issued upon RANDALL LINGLE, to show cause why the Prayer of the foregoing Motion should not be granted. Rule returnable the 22nd day of August, 1989 @ 1:30 pm. in Courtroom #1. BY THE COURT, s/John K. Reilly, Jr., President Judge.</p>
	<p>Pro by Atty 20.00 Shff Hawkins by Atty 18.00 Shff Sur-charge by Atty 2.00</p>	<p>JULY 24, 1989 RULE ISSUED, AND ONE EACH MAILED TO ATTORNEYS P. D. BURKE, AND ALAN F. KIRK, by regular mail. s/jmb</p> <p>1 cert/Atty Burke AUGUST 23, 1989, ORDER, filed 1 cert/Atty Kirk NOW, this 22nd day of August, 1989, following argument into Plaintiffs' Motion to Lift Stay Order, it is the ORDER of this Court that said Motion be and is hereby granted, Stay Order lifted and County National Bank directed to comply with contents of Subpoena Duces Tecum issued in the above-captioned matter forthwith. It is the further ORDER of this Court that Plaintiffs shall file a Complaint within thirty (30) days from date of completion of inspection of records requested in said Subpoena failing which the summons shall be dismissed. BY THE COURT: John K. Reilly, Jr., P.J.</p>

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Mark J. Homyak

KENT HARVEY and
LISA HARVEY, h/w

APRIL 7, 1989, PRAECIPE FOR WRIT OF SUMMONS, filed by Mark J. Homyak, Esquire.
Kindly issue a Writ of Summons in the above-captioned case, in an amount in excess of \$10,000.00. /s/ Mark J. Homyak, Esquire.

April 7
1:35 pm

89-644-CD

APRIL 7, 1989, WRIT OF SUMMONS IN CIVIL ACITON ISSUED TO THE SHERIFF FOR SERIVCE.

APRIL 19, 1989, AFFIDAVIT OF SERVICE, filed.
NOW, April 11, 1989, at 1:48 PM o'clock DST served the within Summons on Shirish N. Shah, M.D. defendant, at employment, 629 S. Main Street, DuBois, Clearfield County, Pennsylvania by handing to Patricia Prescott, Secretary for Defendant, a true and attested copy of the original Summons and made known to her the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.

Walter Fredrick Wall

SHIRISH N. SHAH, M.D.

MAY 5, 1989, PRAECIPE FOR ENTRY OF APPEARANCE, filed
Please enter the appearance of Walter Fredrick Wall, Esquire, of the law firm of MEYER, DARRAGH, BUCKLER, BEBENEK, ECK & HALL, as Counsel of record on behalf of Defendant, Shirish H. Shah, M.D. in the above captioned matter. /s/ Walter Fredrick Wall, Esq.

JUNE 7, 1989, STIPULATION AND ORDER, filed
AND NOW, this 6th day of June, 1989, the attorneys for the above captioned cases having stipulated to the consolidation of both cases, it is the ORDER of this Court that the above captioned cases are hereby consolidated and should henceforth be captioned at 88-979-CD, In the Civil Divion of the Court of Common Pleas of Clearfield County as Kent Harvey and Lisa Harvey, his wife, Plaintiffs vs. Domingo C. Tan, M.D. and Shirash N. Shah, M.D., Defendants. BY THE COURT: Joseph S. Ammerman, Judge.

Pro by Atty 20.00
Shff
Hawkins by Atty 23.60
Shff Sur-
charge by Atty 2.00

TOTAL 45.60

ALL PAPERS TRANSFERRED AND FILED TO 88-979-CD
ALL COSTS TRANSFERRED TO 88-979-CD

John R. Ryan

TIM HUBER,

APRIL 10, 1989, COMPLAINT IN CIVIL ACTION, filed by John R. Ryan, Esquire.
One (1) copy Certified to the Sheriff.
Two (2) copies Certified to Attorney.

April 10
8:45 pm

89-645-CD

APRIL 25, 1989, AFFIDAVIT OF SERVICE, filed.
NOW, April 11, 1989, mailed the within Complaint on Erie Insurance exchange, defendant by certified mail, #P 706 900 046 at 100 Erie Insurance Place, P.O. Box 1699, Erie, Penna., 16530 being last known address. The return receipt is hereto attached and made a part of this return by being endorsed by an agent for the defendant. So answers, Chester A. Hawkins, Sheriff, by Darlene Shultz.

APRIL 26, 1989, PRAECIPE FOR ENTRY OF APPEARANCE, FILED BY Beth E. Ammerman, Esquire. 1 copy Cert/Atty
Please enter my appearance on behalf of the Defendant, ERIE INSURANCE EXCHANGE, in the above-captioned case.

Beth E. Ammerman

ERIE INSURANCE EXCHANGE,

MAY 12, 1989, DEFENDANT'S PRELIMINARY OBJECTIONS, filed by Beth Ammerman, Esq.

MAY 30, 1989, RESPONSE TO PRELIMINARY OBJECTIONS, filed by John R. Ryan, Esq. 2 cert atty.

OCTOBER 10, 1989 MEMORANDUM AND ORDER, filed.

This matter comes before the Court on Defendant's Preliminary Objectins seeking to strike Count II of Plaintiff's Complaint. Following argument and briefs this Court does herein grant said Preliminary Objections.

It appears from the pleadings that Plaintiff TIM HUBER was insured under an insurance policy issued in accordance with the provisions of the Motor Vehicle Financial Responsibility Law which was in effect on September 29, 1988. On that date, Plaintiff received injuries while loading materials onto his truck. From the pleadings, it is clear that Plaintiff was not occupying the vehicle at the time but was apparently standing to the rear of his vehicle. Defendant denied coverage on the basis of a policy exclusion providing that First Party Benefits are not available when injuries result from loading or unloading a motor vehicle if the individual is not occupying said vehicle.

Pro	by Atty	40.00
Shff		
Hawkins	by Atty	18.20
Shff	Sur-	
charge	by Atty	2.00
Pro	<i>Per by atty</i>	9.00
Pro	by Atty	30.00
Postage		4.15

2/25/90

Plaintiff, in Count III of his Complaint, demands treble damages under 73 Pa. D.S.A. Section 201.9-2. The Pennsylvania Unfair Trade Practice and Consumer Protection Law based on Defendant's denial of coverage.

In the Complaint Plaintiff has not specifically alleged any fraudulent conduct which created a likelihood of confusion or misunderstanding which is necessary to sustain a cause of action under the above act. In relying on it's policy exclusion, the Defendant is clearly not guilty of such fraudulent conduct as to require assessment of treble damages. Indeed, the Appellate Courts have not resolved the issue of whether a person not in fact occupying a vehicle is entitled to recover for injuries sustained in loading or unloading a vehicle.

In his Brief, Plaintiff cites "Omodio v. Aetna Life and Casualty, 559 A. 2d 570 (1989). In that case the Superior Court of Pennsylvania states:

A more reasonable view, suggested not only by the trial court but also by the authors of a treatise on the Financial Responsibility Law, J. Ronca, L. Sloane, & J. Mundy, Pennsylvania Motor Vehicle Insurance An Analysis of the Financial Responsibility Law Section 3.5 (b) 1986

is that the omission of the loading/unloading exclusion from the legislature's intent that this class of victims receive coverage.

Whether this interpretation is in fact correct, and all persons injured in the course of loading or unloading a motor vehicle-- those who were not occupying, entering into, or alighting from the vehicle, as well as those who were-are entitled to coverage under

the Financial Responsibility Law, is an issue that we are not called upon to resolve in this appeal, for the parties have stipulated that Omodio was standing inside the vehicle when he sustained injury.

In view of the fact that the Courts have not resolved the issue involved here, Defendant can hardly be penalized by imposing treble damages upon it for it for taking the position that it has in this case.

WHEREFORE, the Court enters the following:

ORDER

NOW, this 5th day of October, 1989, it is the ORDER of this Court that Defendant's Preliminary Objections in the nature of a demurrer to Court II of Plaintiff's Complaint be and are hereby sustained and said Count dismissed. In all other respects, Defendant's Preliminary Objections are denied.

BY THE COURT, s/John K. Reilly, Jr., President Judge.

1 cert Attorney J. Ryan and Beth Ammerman.

OCTOBER 25, 1989, DEFENDANT'S ANSWER AND NEW MATTER, filed by Beth E. Ammerman, Esq 2 cert/Atty
CERTIFICATE OF SERVICE, filed

I hereby certify that a true copy of the Defendant's Answer and New Matter filed on behalf of Defendant, Erie Insurance Exchange, was served on the attorney for the

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Joseph Colavecchi

DEBRA J. KEPHART,

APRIL 10, 1989, COMPLAINT IN DIVORCE, filed by Joseph Colavecchi, Esquire.

Two (2) copies Certified to Attorney.

4/10/89
\$85.00 Pd
by Atty

89-646-CD

APRIL 12, 1989, AFFIDAVIT OF SERVICE filed Jack B. Walker, being duly sworn according to law, deposes and says that on the 11th day of April, 1989, at about 6:20 PM he served a COMPLAINT IN DIVORCE in the above-captioned action on KENNETH W. KEPHART, by handing to and leaving with KENNETH W. KEPHART, personally at RR #1, Box 647, Houtzdale, PA 16651, a true and correct copy of said COMPLAINT IN DIVORCE. S/ Jack B. Walker, Constable.

Clfd Trust

MAY 26, 1989, CONSENT AGREEMENT, filed. /s/ Joseph Colavecchi, Esquire, for Debra J. Kephart, Plaintiff and J.L. Lehman, Esquire, for Kenneth W. Kephart, Defendant.

KENNETH W. KEPHART,

MAY 26, 1989, ORDER, filed. One (1) copy Certified to Attorney. AND NOW, this 24th day of May, 1989, after hearing held on May 9, 1989, on a Petition for Protection From Abuse filed by Plaintiff against Defendant, and upon consideration of the annexed Consent Agreement executed by Plaintiff and Defendant and their respective counsel, it is hereby ORDERED and DECREED that Kenneth W. Kephart, defendant herein, shall refrain from abusing, harassing and threatening the Plaintiff and their minor children, or placing them in fear of abuse in any place where they may be found and further that Kenneth W. Kephart is enjoined and prohibited from living at, entering, attempting to enter or visiting the residence located at R. R. Box 647, Houtzdale, Woodward Township, Clearfield County, Pennsylvania, and any subsequent residence in which Plaintiff resides during the pendency of this Agreement and Order. Also, Kenneth W. Kephart is prohibited from having any contact with the Plaintiff, including, but not limited to, the place of employment, business or school of the Plaintiff and the minor children and harassing the Plaintiff and plaintiff's relatives or minor children.

Pro 40.00

State 10.00

Pro .50

Ck#6290 Trans to reg acct. \$85.00

Pro. \$40.50

State 10.00

#13539 Atty 34.50 \$85.00

Temporary custody of the minor children of the Parties shall be awarded to Plaintiff, Debra J. Kephart, Defendant, Kenneth W. Kephart shall be responsible for payment of costs of filing and service incurred for the Petition for Protection From Abuse.

This Order shall remain in effect for a period of one (1) year from the date of this Order or until such time as the Court shall direct.

This Court retains jurisdiction over this matter and may schedule a hearing on this matter at the request of either party. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

NOVEMBER 20, 1989, AFFIDAVIT OF CONSENT OF DEBRA J. KEPHART, filed

NOVEMBER 20, 1989, AFFIDAVIT OF CONSENT OF KENNETH W. KEPHART, filed

NOVEMBER 20, 1989, PRAECIPE TO TRANSMIT THE RECORD & DECREE, filed

AND NOW, this 21st day of November, 1989, it is ORDERED and DECREED that DEBRA J. KEPHART, Plaintiff, and KENNETH W. KEPHART, Defendant, are divorced from the bonds of matrimony.

BY THE COURT: Joseph S. Ammerman, Judge.

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

<p>Scott V. Jones</p> <p>April 11 8:30 am</p> <p>George D. Kulakowski</p>	<p>NATIONAL FUEL GAS CO.</p> <p>89-647-CD</p> <p>WILLIAM CRAWFORD,</p> <p>GK Pro by Atty 20.00 SJ Pro by Atty 40.00 SJ Pro by atty 15.00</p>	<p>APRIL 11, 1989, 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, NATIONAL FUEL GAS CO. appellees to file a complaint in this (Common Pleas No. 89-647-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ George D. Kulakowski, Esquire.</p> <p>RULE: To NATIONAL FUEL GAS CO, appellees.</p> <p>APRIL 17, 1989, <u>PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT</u>, filed</p> <p>I hereby swear that I served a copy of the Notice of Appeal, Common Pleas No. 89-647-CD by certified mail, sender's receipt attached hereto, and upon the appellee National Fuel Gas Co., on April 12, 1989, by certified mail, sender's receipt attached. 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 April 12, 1989, by certified mail, sender's receipt attached. /s/ George D. Kulakowski, Esq.</p> <p>APRIL 17, 1989, <u>TRANSCRIPT FROM J.P.</u>, filed by Wesley J. Read, J.P.</p> <p>APRIL 28, 1989, <u>COMPLAINT</u>, filed by Scott V. Jones, Esq. 1 cert/Atty</p> <p>MAY 9, 1989, <u>AFFIDAVIT OF SERVICE</u>, filed</p> <p>Scott V. Jones, Esq. being duly sworn according to law, deposes and says that as counsel for Plaintiff in the above captioned action he served a copy of Plaintiff's Complaint on the Defendant William Crawford by mailing the same through the United States postal service, on May 4, 1989 to William Crawford at Box 97A, Penfield, PA. 15849. /s/ Scott V. Jones, Esq.</p> <p>JUNE 5, 1989, <u>ANSWER AND NEW MATTER</u>, filed by George D. Kulakowski, Esq. 1 cert/Atty</p> <p>JUNE 30, 1989, <u>PLAINTIFF'S REPLY TO NEW MATTER</u>, filed by Scott V. Jones, Esq.</p>
<p>OCTOBER 31, 1989, LETTERS MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING FOR NOVEMBER 30, 1989, at 8:30 a.m., filed.</p>		<p>JUNE 30, 1989, <u>PRAECIPE FOR ARBITRATION LIST</u>, filed</p> <p>Place the above captioned case on the Arbitration List. The amount in controversy is less than \$10,000.00 Estimated time of trial is one and one half (1½) hours. /s/ Scott V. Jones, Esq.</p>

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Girard Kasubick

DINO P. CANTOLINA,

APRIL 11, 1989, COMPLAINT IN DIVORCE UNDER SECTION 201(c) OF THE DIVORCE CODE, filed by Girard Kasubick, Esquire. One (1) copy Certified to Attorney.

4/11/89
\$85.00 Pd.
by Atty

89-648-CD

APRIL 19, 1989, AFFIDAVIT OF PROOF OF SERVICE, filed. Before me, Girard Kasubick, Notary Public, personally appeared Barbara J. Green, who, being duly sworn according to law, deposes and says that she served a copy of the Complaint in Divorce in the above captioned matter by sending it by certified mail on April 12, 1989, to Cynthia M. Cantolina, R.D. 1, Box 128, Philipsburg, PA 16866, The Certified mail having been accepted by Cynthia M. Cantolina on April 14, 1989. /s/ Barbara J. Green.

Clfd Trust

JULY 18, 1989, AFFIDAVIT OF CONSENT OF DINO P. CANTOLINA, filed
AFFIDAVIT OF CONSENT OF CYNTHIA M. CANTOLINA, filed
PRAECIPE TO TRANSMIT RECORD AND DECREE, filed
AND NOW, this 24th day of July, 1989, it appears to

the Court as follows:

CYNTHIA M. CANTOLINA,

1. A Complaint in Divorce under Section 201(c) of the Divorce Code was filed on April 11, 1989, alleging that the marriage between the parties hereto is irretrievably broken.

2. Ninety days have elapsed from the date of filing of the said Complaint.

3. Each party has filed an Affidavit evidencing that they both consent to a divorce.

Pro 40.00
Pro .50
State 10.00

THEREFORE, it is hereby ORDERED, ADJUDGED and DECREED that a divorce from the bonds of matrimony is granted unto DINO P. CANTOLINA from CYNTHIA M. CANTOLINA. BY THE COURT: Joseph S. Ammerman, Judge.

Ck#6184 Trans to reg acct. \$85.00
Pm 40.50
#13411 Atty 34.50
State 10.00 \$85.00

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

**PLEASE REFER TO COMPUTER
FOR FURTHER ENTRIES**

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R. Denning
Gearhart

DARRELL ANDERSON,

APRIL 11, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.

One (1) copy Certified to Attorney.

APRIL 27, 1989, ACCEPTANCE OF SERVICE, filed I, JULIE ANDERSON, do hereby accept service of the Complaint in Divorce in the above captioned matter. //s Julie Anderson, Deft.

OCTOBER 18, 1989, AFFIDAVIT OF SERVICE, filed R. DENNING GEARHART, being duly sworn according to law, deposes and says that on April 27, 1989, he did personally serve JULIE ANDERSON with a Complaint in Divorce, as evidenced by the acceptance of service attached hereto. /s/ R. Denning Gearhart, Esq

OCTOBER 18, 1989, AFFIDAVIT OF CONSENT OF DARRELL ANDERSON, filed

AFFIDAVIT OF CONSENT OF JULIE ANDERSON, filed PRAECIPE TO TRANSMIT RECORD AND DECREE, filed AND NOW, this 23rd day of October, 1989, it is

Ordered and Decreed that DARRELL ANDERSON, Plaintiff, and JULIE ANDERSON, Defendant, are divorced from the bonds of matrimony. BY THE COURT: Joseph S. Ammerman, Judge.

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

3/11/89
\$85.00 Pd
by Atty

89-650-CD

Clfd Trust

JULIE ANDERSON,

Pro	40.00
Pro	.50
State	10.00

Ck#6264 Trans to reg acct.	\$85.00
Pro.	40.50
State	10.00
#13510 Atty	34.50
	\$85.00

R. Denning
Gearhart

PAULINE E. MONDOCK,

APRIL 11, 1989, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.
One (1) copy Certified to Attorney.

3/11/89
\$85.00 Pd.
by Atty

89-651-CD

MAY 2, 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.

Clfd Trust

JULY 28, 1989, AFFIDAVIT OF CONSENT OF PAULINE E. MONDOCK, filed
AFFIDAVIT OF CONSENT OF MATTHEW P. MONDOCK, filed
PRAECIPE TO TRANSMIT RECORD AND DECREE, filed
AND NOW, this 3rd day of August, 1989, it is

MATTHEW P. MONDOCK,

Ordered and Decreed that PAULINE E. MONDOCK, Plaintiff, and MATTHEW P. MONDOCK, Defendant, are divorced from the bonds of matrimony. BY THE COURT: Joseph S. Ammerman, Judge.

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

Pro	40.00
Pro	.50
State	10.00

Ck#6196 Trans	to regacct.	\$85.00
Pro.	40.50	
State	10.00	
#13425 Atty	34.50	\$85.00

Printed By: Romberger Bindery - Form H-611

Richard H. Milgrub

JOSEPH E. MASONIS,

APRIL 12, 1989, COMPLAINT IN DIVORCE, filed by Richard H. Milgrub, Esquire.
One (1) copy Certified to Attorney.

4/12/89
\$85.00 Pd.
by Atty

89-652-CD

APRIL 21, 1989, AFFIDAVIT OF SERVICE, filed Richard H. Milgrub, Esq., 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 matter was served upon the Defendant by Certified mail, restricted delivery, return receipt requested, on April 14, 1989, at the Defendant's residence of 439 1/2 W. DuBois Ave., DuBois, PA as appears from receipt attached hereto.
/s/ Richard H. Milgrub, Esq.

Clfd Trust

APRIL 26, 1989, ANSWER AND COUNTERCLAIM, filed by Benjamin S. Blakley, III, Esquire.
One (1) copy Certified to Attorney.

Benjamin S. Blakley, III

KAREN L. MASONIS,

MAY 2, 1989, ACCEPTANCE OF SERVICE, filed I hereby accept service of a certified copy of Answer and Counterclaim filed to the above-captioned matter on behalf of JOSEPH E. MASONIS, Plaintiff, on this the 28th day of April, 1989. /s/ Richard H. Milgrub, Esq.

MARCH 26, 1990, PRAECIPE TO TRANSMIT RECORD, filed by Richard H. Milgrub, Esquire.

AFFIDAVIT OF CONSENT OF JOSEPH E. MASONIS, filed
AFFIDAVIT OF CONSENT OF KAREN L. MASONIS, filed.
ORDER, filed.

AND NOW, this 27th day of March, 1990, Plaintiff having filed a Complaint in Divorce under the Divorce Act on the 12th day of April, 1989, and the parties having filed an Affidavit of Consent stating that the marriage of the Plaintiff and Defendant is irretrievably broken and ninety days (90) have elapsed from the date of the filing of the Complaint,

CK #1074	Trans. to reg. acct	85.00
Pro.	40.00	
Pro.	.50	
State	10.00	
CK #1085	34.50	85.00

We, therefore, DECREE that JOSEPH E. MASONIS be

divorced and forever separated from the nuptial ties and bonds of matrimony hereto contracted between himself and KAREN L. MASONIS 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 being given to the Agreement of March 6, 1990.

The Prothonotary is hereby directed to pay the Court costs as noted herein out of the deposit received and then remit the balance to the plaintiff. BY THE COURT: /s/ Joseph S. Ammerman, Judge

APRIL 16, 1990, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.

April 12
11:22 am

89-653-CD

CLEARFIELD STONEMEN WORKERS
UNION,
214 N. Second Street
Clearfield, PA 16830

SOMANTHA GRAY,
P.O. Box 29
Sandy Ridge, PA 16677

Pro by Plff 9.00
o.c. 35.50

APRIL 12, 1989, JUDGMENT FROM J.P., William M. Daisher, filed.

Judgment is entered in favor fo the Plaintiff and against the Defendant in the sum of Three Thousand One Hundred Forty-six and 23/100 Dollars, with costs.

Debt \$3,146.23

Costs 35.50

Interest from September 22, 1987

Filed and Entered by Plaintiff, April 12, 1989.

Judgment

Raymond Wetters
Prothonotary

APRIL 12, 1989, Notice of Entry of Judgment mailed to the Defendant.

April 12
3:00 pm

89-654-CD

COMMONWEALTH OF PENNA,
DEPARTMENT OF LABOR AND
INDUSTRY,
Harrisburg, PA 17105

CARL G. FENUSH,
Individually and t/a
C. R. COAL COMPANY,

Pro by Plff 9.00

APRIL 12, 1989, SUGGESTION OF NONPAYMENT AND AVERMENT OF DEFAULT, filed. To Revive and Continue Lien entered to No. 84-824-CD.

Fifteen days have elapsed since notice of filing this suggestion. It 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 Defendant in the sum of One Thousand One Hundred Twenty-nine and 72/100 Dollars, with costs.

Debt \$1,129/72

JUDGMENT

Raymond Wetters
Prothonotary

Printed By: Romberger Bindery—Form H-611

COMMONWEALTH OF PENNA,
DEPARTMENT OF LABOR AND
INDUSTRY,
Harrisburg, PA 17105

April 12
3:00 pm

89-655-CD

JOSEPH P. PETROF,
Individually and t/a
PETROF CONTRACTING,

Pro by Plff 9.00

APRIL 12, 1989, SUGGESTION OF NONPAYMENT AND AVERMENT OF DEFAULT, filed. To Revive and Continue Lien Entered to No. 84-749-CD.

Fifteen days have elapsed since notice of filing this suggestion. It 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 Defendant in the sum of Four Thousand Eighty-eight and 66/100 Dollars, with costs.

Debt \$4,088.66

JUDGMENT

Raymond Wetmore
Prothonotary

Beth E. Ammerman
 4/12/89
 \$85.00 Pd
 by Atty

JOAN E. BILLOTTE,
 89-656-CD
 ROBERT E. BILLOTTE,
 Pro 40.00
 Pro .50
 State 10.00

APRIL 12, 1989, COMPLAINT IN DIVORCE, filed by Beth E. Ammerman, Esquire.
 Two (2) copies Certified to Attorney.
 APRIL 18, 1989, AFFIDAVIT OF SERVICE, filed.
 I, Beth E. Ammerman, Esquire, attorney for the above named Plaintiff, hereby certify that a true and correct copy of the Complaint in Divorce in the above action was served upon Robert E. Billotte, Defendant, on April 17, 1989, by United States Mail at the Post Office Clearfield, Pennsylvania, certified mail, restricted delivery as evidenced by the Post Office return receipt attached hereto. /s/ Beth E. Ammerman, Esquire.
 JULY 21, 1989, AFFIDAVIT OF CONSENT OF JOAN E. BILLOTTE, filed
 AFFIDAVIT OF CONSENT OF ROBERT E. BILLOTTE, filed
 PRAECIPE TO TRANSMIT RECORD AND DECREE, filed
 AND NOW, to wit: this 25th day of July, 1989, it is ORDERED AND DECREED that JOAN E. BILLOTTE, Plaintiff, and ROBERT E. BILLOTTE, Defendant, are divorced from the bonds of matrimony.
 Furthermore, the Marriage Settlement Agreement entered into between the parties on May 8, 1989 as will appear of record in this case, is hereby incorporated in full as a part of this Divorce Decree. BY THE COURT: John K. Reilly, Jr., P.J.
 AUGUST 15, 1989, VITAL STATISTICS MAILED TO DEPT OF HEALT, NEW CASTLE

Ck#6185 Trans to reg axct. \$85.00
 Pro. 40.50
 State 10.00
 #13412 Attim 34.50 \$85.00

CONTINUED FROM PAGE 529, DAVIS VS. DAVIS 89-327-CD

OCTOBER 25, 1991, PRAECIPE TO ENTER DIVORCE DECREE, filed by Barbara H. Schickling, Esquire.
 AFFIDAVIT OF CONSENT OF WILLIAM H. DAVIS, filed
 AFFIDAVIT OF CONSENT OF ELAINE M. DAVIS, filed
 AND NOW, this 24th day of October, 1991, it is ORDERED AND DECREED that ELAINE M. DAVIS, Plaintiff, and WILLIAM H. DAVIS, Defendant, are divorced from the bonds of Matrimony.
 FURTHER, that certain agreement between the parties dated October 22, 1991, 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: /s/ Joseph S. Ammerman, Judge.
 NOVEMBER 15, 1991, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA

Printed By: Romberger Bindery - Form H-611

Beth A. Ammerman

WILLIAM I. GOURLEY,

April 12 3:45 pm

89-657-CD

CLIFFORD SCOTT GOURLEY.

Pro	by Atty	40.00
Pro	by Atty	9.00
Pro	by Atty	5.00

APRIL 12, 1989, COMPLAINT IN CIVIL ACTION, filed by Beth A. Ammerman, Esquire.
Two (2) copies Certified to Attorney.

APRIL 17, 1989, AFFIDAVIT OF SERVICE, filed I, Beth E. Ammerman, Esq. attorney for Plaintiff, William I. Gourley, hereby certify that a true copy of the Complaint filed on behalf of the Plaintiff herein was served on the Defendant, Clifford Scott Gourley, by personal service by J.B. Walker, Constable at the Curwensville Nursing Home, McNaul St., Curwensville, PA as evidenced by the Constable's Return attached hereto. /s/ Beth E. Ammerman, Esq.

MAY 12, 1989, ORDER, filed.
NOW, this 11th day of May, 1989, it is the ORDER of this Court that the ORDER dated April 20th, 1989, be and is hereby amended as follows:

UPON the Sheriff of Clearfield County making service upon the defendant, the defendant is hereby directed to contact the Court Administrator's Office on the next regular business day of the Court. Failure to comply will result in this Court issuing a warrant for defendant's arrest. BY THE COURT: /s/ Joseph S. Ammerman, Judge.
Five (5) copies Certified to R. Billotte, CA
One (1) copy Certified to Tom Janocko, Sheriff.

MAY 15, 1989, PRAECIPE FOR ENTRY OF DEFAULT JUDGMENT, filed
Please enter default judgment against the Defendant, CLIFFORD SCOTT GOURLEY, in the amount of \$4,309.38 plus costs of suit for failure to answer the Complaint within the required time. The Notice of Intention to Take Default Judgment having been mailed to Defendant at his last known address, PO Box 72, Curwensville, PA 16833 on May 4, 1989 as evidenced by a copy of the same which is attached hereto. /s/ Beth E. Ammerman, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Four Thousand Three Hundred Nine Dollars and Thirty-Eight Cents

DEBT: \$4,309.38

DEFAULT JUDGMENT

Raymond Wetherman
Prothonotary

MAY 23, 1989, NOTICE OF DEFAULT MAILED TO DEFT. /s/ ab

And Now, 6 day of June 1989 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Raymond Wetherman*
Prothonotary

LORETTA TAYLOR

APRIL 13, 1989, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by the Plaintiff.

Six (6) copies Certified to Plaintiff.
AFFIDAVIT OF INSUFFICIENT FUENDS, filed.

APRIL 13, 1989, TEMPROARY ORDER, filed by Judge Ammerman.

Six (6) copies Certified to Plaintiff.

APRIL 21, 1989, ORDER, filed 5 cert/R. Billotte CA.

NOW, this 29th day of April, 1989, this being the date set for hearing on the Petition for Protection From Abuse filed in this matter, the Court being advised that the Shff of Clearfield County has attempted to serve the defendant but has be unable to do so, the following is Ordered:

1. The temporary Order issued April 13th, 1989, be and is hereby CONTINUED. All aspects of said order shall remain in effect.

2. The Sheriff of Clearfield County shall continue to attempt service and certify to this Court when service is made upon the defendant. A hearing on the petition will then be scheduled.

3. This Order shall remain in effect for a period of 90 days from this date. Should service not be made within this period, the plaintiff may request the Court to enter this Order for a period on or before the expiration date. BY THE COURT: Joseph S. Ammerman, Judge.

MAY 18, 1989, SHERIFF"S RETURN, filed

NOW, April 13, 1989, Garry Kunes, Sheriff of Centre County, was deputized to serve the within Petition & Order on Jeffrey Schnars, Deft.

NOW, April 24, 1989, attempted to serve the within Petition & Order on Jeffrey Schnars, Deft. The return of Sheriff Kunes is hereto attached and made a part of this return marked "NOT FOUND"

NOW, May 15, 1989, at 6:30 P.M. served the within Petition & Order of Jeffrey Schnars, Deft. at residence, 602 Allen St., Chester Hill, Clearfield County, Penna. by handing to Jeffrey Schnars a true and attested copy of the original Petition & Order and made known to him the contents thereof.

/s/ Chester A. Hawkins by Marilyn Hamm.

JUNE 2, 1989, ORDER, filed. 6 copies Cert/Judge A.

NOW, this 1st day of June, 1989, the parties having appeared for a conference in the above-captioned case, the parties being unable to agree and consent to a final Order, it is the ORDER of this Court that said matter be and is hereby continued until Tuesday June 13, 1989, at 11:00 A.M.

It is the FURTHER ORDER of this Court that the Temporary Order issued on April 13, 1989, be and is hereby Continued until said hearing date. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

JUNE 13, 1989, ORDER, filed.

NOW, this 8th day of June, 1989, the defendant having requested a continuance of the hearing scheduled for June the 13th, 1989, so that he may attain the services of counsel, it is the Order of this Corut that said request be and is hereby GRANTED, and the case is CONTINUED.

It is the further order of this Corut that the hearing will be held on Monday, June 26, 1989, at 11:00 a.m. No further continuances shall be granted. The prior Protective Order will remain in full force and effect until further order of the Court. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

NOVEMBER 21, 1989, ORDER, filed 8 cert M. Falvo, Law Clerk

NOW, this 13th day of November, 1989, the Plaintiff having failed to pay costs of the above action ORDERED by this Court on November 9, 1989, it is hereby Ordered that a RULE to Show Cause be issued upon the Plaintiff as to why costs have not been paid. A hearing shall be held on the 14th day of December, 1989, at 2:30 P.M. in Courtroom No. 2, of the Clearfield County Courthouse, Clearfield, PA. BY THE COURT: Joseph S. Ammerman, Judge.

DECEMBER 14, 1989, PETITION TO SCHEDULE HEARING, filed by Michael J. Saglimben, Esq. 5 cert/Atty

April 13
1:30 pm

89-658-CD

JEFFREY SCHNARRS,

Pro	40.00
Shff	23.00
Shff	
Kunes	52.00
Surg.	2.00

Subd. No. 1-15-89
3478 11/16/89
3478 11/16/89

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April 13
1:35 pm

89-659-CD

GEORGIA HOWE,

CHARLES LINES,

Pro	<i>by way</i>	40.00
Shff		
Hawkins		17.00
Shff Sur-		
charge		2.00

APRIL 13, 1989, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by the Plaintiff.

Six (6) copies Certified to Plaintiff.
AFFIDAVIT OF INSUFFICIENT FUNDS, filed.

APRIL 13, 1989, TEMPORARY ORDER, filed by Joseph S. Ammerman, Judge.

Six (6) copies Certified to Plaintiff.

APRIL 17, 1989, AFFIDAVIT OF SERVICE, filed.

NOW, April 13, 1989, at 4:40 PM o'clock, DST served the within Protection From Abuse on Charles Lines, Defendant, at the Clearfield County Jail, 410 21st Street, Celarfield, Clearfield County, Pennsylvania, by handing to Charles Lines, Defendant, a true and attested copy of the original PFA and made known to him the contents thereof. So answers, Chester A. Hawkins, Sheriff, by Darlene Schultz.

APRIL 21, 1989, ORDER, filed 5 cert/R. Billotte, CA

NOW, this 20th day of April, 1989, the parties having appeared for conference on the Protection From Abuse Petition, it is the Order of this Court that the following be entered as the final Order.

1. The defendant shall refrain from abusing, harassing, and threatening the plaintiff and minor children or placing them in fear of abuse in any place where they may be found.

2. Defendant is enjoined ad prohibited from living at, entering, attempting to enter or visiting the residence located at 311 Meadow Street, Apartment B, Curwensville, Pennsylvania, and any subsequent residence in which the plaintiff resides.

3. The defendant is prohibited from having any contact with the plaintiff including, but not limited to, any place of employment, business or school, and harassing the plaintiff and the plaintiff's relatives or children.

4. The defendant or his designee shall contact the plaintiff to make arrangements to transfer the following items: One table and chairs, one couch, one roll-a-way bed, one blue phone, one class ring.

5. The defendant shall pay costs of Forty (\$40) Dollars within Ten (10) Days upon return to work.

This Order shall be in effect for One (1) full year from date thereof. BY THE COURT: Joseph S. Ammerman, Judge.

Barbara H. Schickling

APRIL DAWN HANSON,

APRIL 13, 1989, COMPLAINT IN DIVORCE, filed by Barbara H. Schickling, Esquire.

One (1) copy Certified to Attorney.

PLAINTIFF'S AFFIDAVIT UNDER SECTION 201(d) OF THE DIVORCE CODE, filed.

1. The parties to this actions separated December 21, 1985, and have continued to live separate and apart for a period in excess of 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. /s/ April Dawn Hanson.

4/13/89
\$85.00 Pd.
by Atty

89-660-CD

MAY 4, 1989, PETITION FOR APPOINTMENT OF COUNSEL, filed by Carl Hanson, Defendant.

MOTION TO PROCEED IN FORMA PAUPERIS, filed.

MAY 4, 1989, ORDER, filed.

Two (2) copies Certified to Judge Ammerman.

NOW, this 4th day of May, 1989, upon consideration of the Petition for Appointment of Counsel filed by the Defendant, Carl Hilmer Hanson, it is the ORDER of the Court that the prayer of the Petition be and is hereby denied. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

Clfd Trust

CARL HILMER HANSON,

JUNE 5, 1989, AFFIDAVIT, filed.

AND NOW, this 2nd day of June, 1989, I, Barbara H. Schickling, Esquire, who being duly sworn according to law, deposes and says that I served a certified copy of the Complaint in Divorce in the above-captioned action, by sending said copy by Certified Mail NO. P 868 424 986, return receipt requested, restricted delivery, to the said Defendant at his last known address, to-wit: Inmate No. J2514, SC 1 Pittsburgh, P.O. Box 99901, Pittsburgh, Pennsylvania, 15233. /s/ Barbara H. Schickling, Esquire.

Pro 40.00

Pro .50

State 10.00

Ck#6162 Trans to reg acct. \$85.00
Pro. 40.50
State 10.00
#13382 Atty 34.50 \$85.00

JUNE 13, 1989, MOTION & RULE, filed
1 copy cert atty

AND NOW, this 12th day of June, 1989, upon consideration of the Motion of Barbara H. Schickling, Esquire, it is the ORDER of this Court that a Rule be issued upon the Defendant, Carl Hilmer Hanson, to show cause why the entry of at 201(d) Divorce Decree should not be granted.

Rule returnable and hearing thereon to be held the 6th day of July, 1989, at 10:30 A.M. in Courtroom No.2, of the Clearfield County Courthouse, Clearfield PA. BY THE COURT: Joseph S. Ammerman, Judge.

JULY 6, 1989, DIVORCE DECREE, filed.

AND NOW, the 6th day of June, 1989, it appearing of record that the Complaint was filed in this matter on April 13, 1989, under Section 201(d) of the Pennsylvania Divorce Code and that the Plaintiff's Affidavit was served on the Defendant on April 21, 1989, and the Defendant having failed to respond by Counter Affidavit within the twenty (20) days required.

We therefore Decree that APRIL DAWN HANSON, be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and CARL HILMER 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. There are no pending claims that have been raised of record in this action for which the Court retains jurisdiction. 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/ Joseph S. Ammerman, Judge.

JULY 6, 1989, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.

649

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CONT.	FR. PG	630 VANCAS	vs. VANCAS	89-641-CD
<p><u>MAY 24, 1990, MOTION FOR APPOINTMENT OF MASTER,</u> filed by John R. Carfley, Esq. <u>ORDER,</u> filed</p>				
<p>AND NOW, May 29, 1990, John R. Ryan, Esquire, is appointed master with respect to the following claims: Equitable Distribution of Property. BY THE COURT: John K. Reilly, Jr., P.J.</p>				
<p><u>SEPTEMBER 11, 1990, NOTICE OF MASTER'S HEARING,</u> filed by John R. Ryan, Esq.</p>				
<p><u>NOVEMBER 27, 1990, MASTER'S REPORT,</u> filed 1 cert/Atty <u>ORDER,</u> filed</p>				
<p>AND NOW, this 9th day of November, 1990, upon consideration of the Master's Report hereinabove received and it appearing to the Court that the case was amicably resolved without need for hearing, Master's Fees are approved in the amount of One Hundred Six Dollars and Twenty-Five Cents (\$106.25) and it is ORDERED that said amount be paid to John R. Ryan, Esq, Master in the above captioned action. BY THE COURT: John K. Reilly, Jr. P.J.</p>				
<p><u>NOVEMBER 29, 1990, AFFIDAVIT OF CONSENT OF CONSTANCE L. VANCAS,</u> filed <u>AFFIDAVIT OF CONSENT OF KENNETH VANCAS,</u> filed <u>CERTIFICATE OF SERVICE,</u> filed</p>				
<p>I hereby certify that a certified copy of the Complaint in Divorce in the above matter was served on Kenneth Vancas, defendant, by certified mail, restricted delivery, on the 11th day of April, 1989, receipts attached hereto. /s/ John R. Carfley, Esq.</p>				
<p><u>PRAECIPE TO TRANSMIT THE RECORD AND DECREE,</u> filed</p>				
<p>AND NOW, November 30, 1990, it is ORDERED AND DECREED that CONSTANCE L. VANCAS, Plaintiff and KENNETH VANCAS, Defendant, are divorced from the bonds of matrimony. BY THE COURT: John K. Reilly, Jr., P.J.</p>				
<p>DECEMBER 15, 1990, VITAL STATISTICS MAILED TO DEPT OF HEALTH, NEW CASTLE.</p>				
<p><u>JANUARY 24, 1991, ORDER OF COURT,</u> filed.</p>				
<p>AND NOW, this 24th day of January, 1991, upon consideration of the foregoing Petition, the Prothonotary of Clearfield County is hereby ordered to release sums remaining in the above account to John R. Carfley, Esquire, attorney for Petitioner, Constance L. Vancas, in the amount of \$118.75. BY THE COURT: S/JOHN K. REILLY, JR., PRESIDENT JUDGE</p>				

CONTINUED FROM PAGE 370, 89-345-CD

ONCOLOGY SERVICES INC., vs. DUBOIS REGIONAL MEDICAL CENTER

JUNE 27, 1991, AFFIDAVIT OF ILES COOPER, ESQUIRE FOR CORRECTIONAL MODIFICATION OF THE RECORD,

Iles Cooper, Esquire, being duly sworn according to law deposes and says that he has been counsel for Oncology Services, Inc., throughout these proceedings before the Court of Common Pleas of Clearfield County, and as such counsel he, together with counsel for DuBois Regional Medical Center, received a letter from the Honorable John K. Reilly, Jr., President Judge of the Court of Common Pleas of Clearfield County, dated January 16, 1991, a true and correct copy of which is attached hereto as Exhibit "A" and submitted as a supplement to the record herein. /s/ Iles Cooper, Esquire.

CERTIFICATE OF SERVICE, filed.

I hereby certify that a true and correct copy of the foregoing affidavit was served upon the following person in the manner indicated below:

SERVICE BY FIRST-CLASS MAIL ADDRESSED AS FOLLOWS:

David R. Johnson, Esquire, THOMSON, RHODES & COWIE, 1010 Two Chatham Center, Pittsburgh, PA 15219.

(Counsel for DuBois Regional Medical Center) /s/ Iles Cooper, Esquire.

JUNE 27, 1991, AFFIDAVIT MAILED SUPERIOR COURT OF PENNSYLVANIA THIS DATE BY CERTIFIED MAIL.

JUNE 27, 1991, SENDER'S RECEIPT, filed

JULY 1, 1991, RETURN RECEIPT, filed.

JULY 12, 1991, SENDERS RECEIPT P 373 571 442, filed

NOVEMBER 7, 1991, PRAECIPE TO SETTLE AND DISCONTINUE, filed

Kindly mark the matter above captioned as settled and discontinued. /s/ David R. Johnson, Esq.

CERTIFICATE OF SERVICE, filed

I hereby certify that a true and correct copy of the within PRAECIPE TO SETTLE AND DISCONTINUE has been served upon Iles Cooper, Esquire, One Norwegian Plaza, Pottsville, PA 17901, and same placed in the US mails on this 6th day of November, 1991. /s/ David R. Johnson, Esq.

SETTLED

AND

DISCONTINUED

JANUARY 13, 1992, ORDER FOR SUPERIOR COURT, filed

AND NOW, this 9th day of December, 1991, it is ordered as follows: Order reversed in part and affirmed in part. Jurisdiction relinquished. BY THE COURT: Eleanor R. Valecko, Deputy Prothonotary

ALL PAPER RETURNED FROM SUPERIOR COURT FILED IN LEGAL DR. ZZ

CONT. FR. PG 373 PRUSHNOK al vs. THE ARCADIA COAL CO, INC et al 89-330-CD

JANUARY 21, 1992, NON-JURY TRIAL, JULY 11, 1991 HEARD BY HONORABLE JOHN K. REILLY, JR,
filed in Trans Dr. "A"

JANUARY 21, 1992, NON-JURY TRIAL, JULY 11, 1991, HEARD BY HONORABLE JOHN K. REILLY, JR
filed in Trans Dr. "A"

JANUARY 21, 1992, NON-JURY TRIAL, JULY 11, 1991, HEARD BY HONORABLE JOH K. REILLY, JR
filed in Trans Dr. "A".

JANUARY 21, 1992, TRIAL EXHIBITS, filed in Trans Dr. "A".

JANUARY 27, 1992, MOTION FOR POST-TRIAL RELIEF, filed by John A. Bonya, Esq. 1 cert/Atty
CERTIFICATE OF SERVICE, filed
The undersigned certifies that true and correct copies of the Motion for Post-trial Relief
of The Arcadia Company, Inc were mailed to the following on Monday, January 27, 1992:
The Honorable John K. Reilly, Jr, P.J.; Ann B. Wood, Esq; James D. Carmella, Esq; Winifred
H. Jones-Wenger, Esq; Dale E. Williams, Esq. s/ John A. Bonya, Esq.

JANUARY 27, 1992, MOTION FOR POST-TRIAL RELIEF, filed by Ann B. Wood, Esq. 5 cert/Atty
CERTIFICATE OF SERVICE, filed
The Undersigned certifies that true and correct copies of the Post Trial Motions of
Defendant Rorabaughs were mailed to the following counsel of record on Monday, January 27, 1992,
by first class mail: John A. Bonya, Esq; James D. Carmella, Esq; Winifred H. Jones-Wenger, Esq;
Dale E. Williams, Esq.
Copy of Post Trial Motion was hand delivered on January 27, 1992 to: John K. Reilly, Jr,
P.J. /s/ Ann B. Wood, Esq.

FEBRUARY 7, 1992, ORDER, filed
NOW, this 6th day of February, 1992, it is the ORDER of this Court that judgment
entered in the above-captioned matter be and is hereby stricken pending determination
of Post-Trial Motions. BY THE COURT: John K. Reilly, Jr., P.J.

FEBRUARY 26, 1992, PLAINTIFFS' RESPONSE TO DEFENDANTS' PREMATURE MOTIONS FOR POST-TRIAL
RELIEF, filed by James D. Carmella, Esq and Dale E. William, Esq and Eckert Seamans Cherin
& Mellott, Attys for Plffs.

ALL PAPERS FILED IN LEGAL DR "PPP"

MARCH 11, 1992, REPLY OF THE ARCADIA COMPANY, INC TO PLAINTIFFS' RESPONSE, filed by
Beverly A. Gazza, Esq.

MARCH 13, 1992, REPLY OF DEFENDANTS RORABAUGH TO PLAINTIFFS' RESPONSE, filed by Ann B
Wood, Esq. 4 cert/Atty

AUGUST 3, 1992 AFFIDAVIT, filed by James D. Carmell, Esquire.

AUGUST 5, 1992, OPINION AND ORDER, filed
ORDER, filed
NOW, this 3rd day of August, 1992, it is the ORDER of this Court that said Post-Trial
Motions of the Defendants are hereby dismissed. BY THE COURT: John K. Reilly, Jr., PJ.

AUGUST 6, 1992, MOTION FOR JUDGMENT ON THE PLEADINGS OR IN THE ALTERNATIVE, MOTION FOR
SUMMARY JUDGMENT, filed by John A. Bonya, Esq.

AUGUST 6, 1992, AFFIDAVIT OF DAVID R. TOMB, filed by John A. Bonya, ESq.

AUGUST 6, 1992, AFFIDAVIT OF MICHAEL KLAPAK, filed by John A. Bonya, Esq.

AUGUST 6, 1992, ARCADIA'S RESPONSE TO PLAINTIFFS' REPLY BRIEF PERTAINING TO ARCHADIA'S
MOTION FOR JUDGMENT ON PLEADINGS OR, IN THE ALTERNATIVE, MOTION FOR SUMMARY JUDGMENT, filed
by John A. Bonya, Esq.

AUGUST 6, 1992, PRAECIPE, filed
Please refile at No. 89-33--CD, the following document which was filed at No. 89-1107-CD
(previously 89-10-EQU):
Transcript of videotaped deposition of Raymond J. Prushnok taken on October 31, 1991.
/s/ Beverly A. Gazza, Esq.

AUGUST 26, 1992, NOTICE OF APPEAL, filed by Ann B. Wood, Esq. 7 cert/Atty

AUGUST 26, 1992, PROOF OF SERVICE, filed 7 cert/Atty
August 26, 1992, NOTICE OF APPEAL SERVED TO: Honorable John K. Reilly, Jr.; Ms. Diane
Bell Cheatle; Virginia Evanko, CA; John A. Bonya, Esq and James D. Carmella, Esq; Winifred
H. Jones-Wenger, Esq and Dale E. Williams, Esq. /s/ Ann B. Wood, Esq.

SEPTEMBER 3, 1992, AMENDED NOTICE OF APPEAL, filed by Ann B. Wood, Esq. 1 cert/Superior Ct
7 cert/Atty

SEPTEMBER 3, 1992, PROOF OF SERVICE, filed
September 3, 1992, PROOF OF SERVICE SERVE TO: Honorable John K. Reilly, Jr, Ms. Diane
Bell Cheatle, Virginia Evanko, John A. Bonya, ESq. James D. Carmella, Esq. Winifred H.
Jones Wenger, Esq and Dale E. Williams, Esq. /s/ Ann B. Wood, ESq.

SEPTEMBER 16, 1992, SUPERIOR COURT #01367PGH92, filed

SEPTEMBER 16, 1992 VIDEOTAPE DEPOSITION OF RAYMOND J. PRUSHNOK, filed.

OCTOBER 16, 1992, PRAECIPE FOR ENTRY OF JUDGMENT, filed
Please enter judgment in favor of the Plaintiffs and Defendants, James Passmore, Barbara
Beasley Fog and James P. Beasley and against the other Defendants in the non-jury verdict on the
Quiet Title portion of the above matter, the Court having denied Defendants, The Arcadia Coal
Company, Inc, Robert D. Rorabaugh, Roger D. Rorabaugh and Daniel J. Rorabaugh's Post Trial Motions.
/s/ Ann B. Wood, Esq.

CONT. TO PG 655

CONTINUED FROM PAGE #499, HARRIS vs HARRIS, #89-478-CD

FEBRUARY 25, 1992, AFFIDAVIT OF CONSENT OF JOYCE I. HARRIS, filed
AFFIDAVIT OF CONSENT OF PAUL A. HARRIS, filed.
PRAECIPE TO TRANSMIT RECORD, filed.
DIVORCE DECREE, filed.

AND NOW, this 2nd day of March, 1992, it is therefore DECREED that JOYCE I. HARRIS be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and PAUL A. HARRIS. 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.

BY THE COURT: s/JOSEPH S. AMMERMAN, JUDGE

MARCH 16, 1992, VITAL STATS SENT TO DEPT. OF HEALTH, NEW CASTLE, PENNSYLVANIA.

CONT. FR. PG 447 DEASEY v.s BORING 89-412-CD

SEPTEMBER 2, 1992, ORDER FOR MEDIATION CONFERENCE, filed 2 cert/Judge "A"
 NOW, this 1st day of September, 1992, at the request of counsel for the Plaintiff, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on September 15, 1992, at 1:00 Pm, at the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/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 Dr. Ryen within five (5) days of this ORDER.

it is also ORDERED that the costs of said conference shall be borne equally by the parents, and each parent shall deposit (\$100.00 with Virginia M. Evanko, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference.

FAILURE TO THIS MEDIATION TO TAKE PLACE AS SCHEDULED WILL RESULT IN PAYMENT OF THE COSTS FOR THE SCHEDULED TIME BY THE OFFENDING PARY, IF SAID PARTY HAS NOT NOTIFIED DR. RYEN AT LEASE FIVE (5) DAYS IN ADVANCE. BY THE COURT: Joseph S. Ammerman, Judge.

JUNE 8, 1993, ORDER FOR MEDIATION CONFERENCE, filed 2 cert/Judge "A"

NOW, this 7th day of June, 1993, by agreement of the parties, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on July 28 1993, at 9:00 AM, In Courtroom Number 2 of the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/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 Dr. Ryen within five (5) days of this ORDER.

It is also ORDERED that the cost of said conference shall be borne equally by the parents and each parent shall deposit \$100.00 with Virginia M. Evanko, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. BY THE COURT: Joseph S. Ammerman, Judge.

Printed By: Romberger Bindery - Form H-611

CONT. FR. PG 577. MANEY, et al vs. CHEYRON CHEMICAL CO al 89-608-CD

NOVEMBER 12, 1992, ANSWER TO C. H. MILLER COMPANY'S FIRST SET OF INTERROGATORIES TO PLAINTIFFS AND FIRST REQUEST FOR PRODUCTION, filed by Alan H. Casper, Esq.

NOVEMBER 12, 1992, PLAINTIFFS' FIRST SET OF INTERROGATORIES ADDRESSED TO DEFENDANT C.H. MILLER COMPANY PURSUANT TO PA R.C.P. 4005, filed by Alan H. Casper, Esq.

NOVEMBER 12, 1992, C.H. MILLER COMPANY'S RESPONSE TO PLAINTIFFS' FIRST SET OF INTERROGATORIES, filed by Charles C. Hileman, Esq.

NOVEMBER 12, 1992, DEPOSITION OF RICHARD L. MANEY, filed in Trans Dr. "C"

NOVEMBER 12, 1992, DEPOSITION OF BEATRICE MANEY, filed in Trans Dr. "C"

NOVEMBER 12, 1992, DEPOSITION OF CHRISTOPHER MANEY, filed in Trans Dr. "C"

NOVEMBER 12, 1992, DEPOSITION OF WILLIAM MANEY, filed in Trans Dr. "C"

NOVEMBER 12, 1992, DEPOSITION OF SALLY MANEY LUPTON, filed in Trans Dr. "C"

NOVEMBER 12, 1992, DEFENDANTS' MOTION FOR SUMMARY JUDGMENT, filed in Trans Dr. "C"

JANUARY 13, 1993, PLAINTIFFS' ANSWER TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT, filed by Thomas S. McNamara, Esq.

CERTIFICATE OF SERVICE, filed
PLAINTIFFS' ANSWER TO DEFENDANTS' MOTION SERVED TO: Charles C. Hileman, Esq and Richard A. Bell, Esq. /s/ Thomas S. McNamara, Esq.

MARCH 16, 1993, OPINION AND ORDER, filed

NOW, this 11th day of March, 1993, following argument and briefs into Motions for Summary Judgment filed on behalf of Defendants above-named, it is the ORDER of this Court that said Motions on behalf of Defendant Chevron Chemical Company be and are hereby granted to the extent that any allegations contained in the Complaint seeking damages under the provisions of the Uniform Commercial Code be and are hereby dismissed as barred by the applicable statute of limitation. In all other respects, the Motion filed on behalf of Chevron Chemical Company be and is hereby denied.

With regards to Motion for Summary Judgment filed on behalf of Defendant C.H. Miller Company, it is the ORDER of this Court that said Motion be and is hereby granted in accordance with the foregoing Opinion and Summary Judgment entered in favor of C.H. Miller Company and said Company dismissed as a party Defendant. BY THE COURT: John K. Reilly, Jr., PJ.

AUGUST 11, 1994, CERTIFICATE OF SERVICE, filed

August 9, 1994, PLAINTIFFS' SECOND SET OF INTERROGATORIES SERVED TO: Gerard St. John Esq. /s/ Gerald J. Williams, Esq.

FEBRUARY 22, 1995, MOTION TO SUBSTITUTE COUNSEL, filed by Douglas B. Chester, Esquire.

Certificate of Service,

AND NOW, this 23rd day of February, 1995, comes Douglas B. Chester, Esquire, Counsel for the Plaintiff's, Richard Maney, et al., who deposes and states that he served a true and correct copy of the within substitution of Appearance by sending the same to Terry St. John, Esquire, of the firm of Schnader, Harrison, Segal & Lewis, counsel of record for the Defendants, by sending the same to him at his professional offices at: Schander, Harrison, Segal, & Lewis, Suite 3600, 1600 Market Street, Philadelphia, PA 19103, all of which satisfies the Pa. R.C.P. /s/ Douglas B. Chester, Esquire.

Five (5) certified copies to Attorney Chester.

FEBRUARY 27, 1995, ORDER, filed,

AND NOW, this 27th day of February, 1995, upon consideration of the Motion to Substitute Counsel filed by Gerald J. Williams, Esquire, counsel of record for the Plaintiff's, and Douglas B. Chester, Esquire, Permission for Mr. Williams to withdraw as counsel for the Plaintiffs, and for Mr. Chester to enter his appearance for the Plaintiffs is hereby GRANTED. The Prothonotary shall file the attached Praecept for substitution of Counsel. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. Five (5) certified copies to Attorney Chester.

FEBRUARY 27, 1995, PRAECEPT FOR SUBSTITUTION OF APPEARANCE, filed by Douglas B. Chester, Esquire.

Please be so kind as to enter the within Notice, withdrawing the appearance of Gerald J. Williams, Esquire, and the firm of Williams & Cuker, and entering the appearance of Douglas B. Chester, Esquire, as Attorney for the Plaintiffs in the above-captioned matter. /s/ Douglas B. Chester, Esquire.

FEB. 07, 1996, WITHDRAWAL OF APPEARANCE, filed. NO CERT COPIES

Kindly withdraw my appearance on behalf of plaintiffs in the above-captioned matter. s/DOUGLAS B. CHESTER, ESQ.

ENTRY OF APPEARANCE

Kindly entry my appearance on behalf of the plaintiffs in the above-captioned matter. s/JAMES C. O'CONNOR, ESQ.

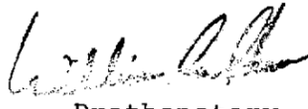
MAY 23, 1996, ENTRY OF APPEARANCE, filed. ONE (1) CERT TO ATTY OPALISKY

Kindly enter my appearance as co-counsel for the plaintiffs in the above captioned matter.
s/MARK E. OPALISKY

JUL 10, 1996, ORDER, filed. ONE (1) CERT TO ATTY O'CONNOR, HILEMAN

NOW, this 10th day of July, 1996, this being the day and date set for status conference in the above-captioned matter, it is the ORDER of this Court that Defendant shall provide two designated employees or representatives for purpose of depositions, said depositions to be completed on or before September 1, 1996. It is the further ORDER of this Court that Plaintiff shall specifically identify the bases for recovery upon which they intend to rely on at trial on or before October 1, 1996, and Defendant shall file all pre-trial motion, including motions in the nature of demand for judgment on the pleadings, on or before the middle of October. Plaintiff shall respond thereto and the Court shall have the argument thereon by the first week of November. It is the further ORDER of this Court that the above-captioned matter shall be placed on the Spring Term of the Call of the Civil List for purposes of trial during said term. No continuances shall be granted. BY THE COURT, s/JOHN K. REILLY, JR., P.J.

CONTINUED ON PAGE 661

CONT FR	PAGE	651	PRUSHNOK al	vs.	THE ARCADIA COAL CO, INC etal	89-330-CD
Judgment is entered in favor of the Plaintiffs and Defendants, James Passmore, Barbara Beasley Fog and James p. Beasley and against the other Defendants by Court Order.						
JUDGMENT PER COURT ORDER.						
						
Prothonotary						
OCTOBER 15, 1992, NOTICES MAILED BY ATTY TO ALL DEFENDANTS. /s/ arb						
NOVEMBER 23, 1992, ALL PAPERS MAILED TO SUPERIOR COURT. /s/ arb.						
<u>NOVEMBER 24, 1992, SENDERS RECEIPT,</u> filed						
<u>NOVEMBER 30, 1992, RETURN RECEIPT,</u> filed						
<u>DECEMBER 3, 1992, STIPULATION IN COMPLIANCE WITH RULE 1932(c) OF THE PENNA RULES OF APPELLATE PROCEDURE,</u> filed /s/ Beverly A. Gazza, Atty Arcadia Co, INC; /s/ James D. Carmella/Atty for Prushnoks; /s/ Ann B. Wood/Atty Robert D. , Roger D. and Daniel J. Rorabaugh, /s/ Winifred H. Jones-Wenger/Atty James Passmore, Barbara Beasley Fog and James P. Beasley						
<u>JANUARY 10, 1994, JUDGMENT FROM SUPERIOR COURT,</u> filed						
ON CONSIDERATION WHEREOF, it is now here ordered and adjudged by this Court that the Court of common Pleas of Clearfield County be, and the same is hereby affirmed. BY THE COURT: Eleanor R. Valecho, Deputy Prothonotary						
JANUARY 10, 1993, ALL PAPERS RECEIVED FROM SUPERIOR COURT FILED IN LEGAL DR PPP /s/ arf.						
<u>OCTOBER 28, 1994, OPINION AND ORDER,</u> filed 1 cert/Atty Wenger, Kirk, Carmella & Bonya						
NOW, this 27th day of October, 1994, upon consideration of Defendants' Motion for Judgment on teh Pleadings, or In the Alternative, Motion for Summary Judgment and the arguments of counsel, it is the ORDER of this Court that Defendants' Motion for Judgment on the Pleadings is hereby DENIED. Defendants' Motion for Partial Summary Judgment, based on the four-year statute of limitations is hereby GRANTED. Therefore, Plaintiff's claim shall proceed but be limited to those payments made after February 24, 1985. It is further ORDERED that Plaitniffs claim shall be limited to the issue of mutual mistake of fact and shall proceed accordingly. BY THE COURT: John K. Reilly, Jr, P.J.						
PARTIAL SUMMARY JDUGMENT is entered in favor of the Defendant and against the Plaintiffs per Court Order dated October 27, 1994.						
PARTIAL SUMMARY JUDGMENT						
						
Prothonotary						
<u>NOVEMBER 3, 1994, PRAECIPE TO ENTER APPEARANCE,</u> filed						
Please enter my appearance on behalf of the above-named Defendant, The Arcadia Coal Company, Inc. /s/ Carl A. Belin, Jr, Esq.						
<u>APRIL 06, 1995, DEFENDANT THE ARCADIA COMPANY, INC.'S FIRST SET OF INTERROGATORIES, REQUEST FOR PRODUCTION OF DOCUMENTS AND REQUEST FOR ADMISSIONS,</u> filed by s/JOHN A. BONYA, ESQUIRE. NO CERT COPIES						
<u>CERTIFICATE OF SERVICE</u>						
I hereby certify that true and correct copies of Defendant, The Arcadia Company, Inc.'s First Set of Interrogatories and Requests for Production of Documents to Plaintiffs served by U.S. first class mail, postage prepaid, this 7th day of February, 1995, upon the following counsel of record: 1)James D. Carmella, Esq. 2) Ann B. Wood, Esq. 3) Dale E. Williams, Esq. & 4) Carl A. Belin, Esq.						
s/JOHN A. BONYA, ESQUIRE						
<u>PLAINTIFFS ANSWERS TO DEFENDANT'S FIRST SET OF INTERROGATORIES, REQUEST FOR PRODUCTION OF DOCUMENTS AND REQUEST FOR ADMISSIONS,</u> filed by s/James D. Carmella s/Dale Williams.						
<u>CERTIFICATE OF SERVICE</u>						
I hereby certify that true and correct copies of Defendant, The Arcadia Company, Inc.'s First Set of Interrogatoreis and Requests for Production of Documents to Plaintiffs served by U.S. first class mail, postage prepaid, this 5th day of April, 1995, upon the following counsel of record: 1)JOHN A. BONYA, ESQ. 2)ANN B. WOOD, ESQ. 3) DALE E. WILLIAMS, ESQ. & 4)CARL A. BELIN, ESQ. S/JAMES D. CARMELLA, ESQUIRE						
<u>APR. 28, 1997, NOTICE OF DEPOSITION OF MARTIN L. BEARER, HARRY HANCHAR, AND MICHAEL KLAPAK,</u> filed by s/JAMES D. CARMELLA, ESQ. NO CERT COPIES						
<u>SEP. 03, 1998, PRAECIPE TO DISCONTINUE,</u> filed. NO CERT COPIES						
Please mark the above-captioned action discontinued as to Count IV - Assumpsit. s/JAMES D. CARMELLA, ESQ. s/JOHN A. BONYA, ESQ. s/ANN B. WOOD, ESQ. s/WINIFRED H. JONES-WENGER, ESQ.						

CONT. FR. PG 581 DOLORES J. GETZ vs. ROBERT J. GETZ 89-618-CD

MAY 13, 1993, CONSENT ORDER, filed. One Copy Certified to Atty Blakley; One Copy Certified to Keystone Legal Service.

NOW, this 12th day of May, 1993, this being the day and date set for mediation conference before Dr. Allen H. Ryen, in the above captioned matter, it is the Order of this Court as follows:

1. The mother shall have primary physical custody with the father to have partial physical custody as follows:

a. For the summer of 1993, from June 19th until July 3rd, July 24th to August 7th, and August 14th until August 28th.

b. For the year 1993, from the Friday following Thanksgiving until the Monday following Thanksgiving.

c. For Christmas 1993, father shall have custody from December 24th through December 28th.

d. At other such times and places as may be agreed upon by the father and daughter, with father to be afforded weekend contacts with his daughter should he be in the DuBois/Clearfield County area.

e. Father's periods of physical custody shall at all times commence at 11:00 a.m. and conclude at 5:00 p.m.

2. Father shall be permitted telephone contact with his daughter each Sunday evening at 6:00 p.m. If daughter is to be unavailable at that time, daughter shall be permitted to call father collect when she is available.

3. Neither of the parties hereto shall become intoxicated in the presence of the minor child, nor shall they permit others to become intoxicated in the child's presence. Additionally, the parties shall not take the child into any drinking establishment unless they are going to this establishment for the sole purpose of eating dinner.

4. The parties shall avoid confrontation or contact with one another and should father be in the DuBois area for an extended period, he shall find lodging apart from mother's residence.

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

CONTINUED FROM PAGE 375 BARRETT vs BARRETT 89-238-CD

JULY 30, 1993, ORDER FOR MEDIATION CONFERENCE, filed. TWO (2) CERT TO MARCY
 NOW, this 29th day of July, 1993, by agreement of the parties and their counsel, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on September 8, 1993, at 9:00 o'clock A.M., in Courtroom #2 of the Clearfield County Courthouse, Clearfield, Penna. Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/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 Dr. Ryen within five (5) days of this ORDER.
 It is also ORDERED that the cost of said conference shall be borne equally by the parties, and both parties shall deposit \$100.00 with Virginia M. Evanko, Court Administrator, not less than seven (7) days prior to the date of the scheduled conference. FAILURE OF THIS MEDIATION TO TAKE PLACE AS SCHEDULED WILL RESULT IN PAYMENT OF THE COSTS FOR THE SCHEDULED TIME BY THE OFFENDING PARTY, IF SAID PARTY HAS NOT NOTIFIED DR. RYEN AT LEAST FIVE (5) DAYS IN ADVANCE. BY THE COURT s/JOSEPH S. AMMERMAN, JUDGE

AUGUST 03, 1993, ACCEPTANCE OF SERVICE, filed.
 I, JAMES A. NADDEO, ESQ., do hereby accept service of the Answer and Counterclaim filed to the above captioned matter on behalf of my client, Tammy L. (Barrett) Sunderland. s/JAMES A. NADDEO, ESQUIRE

AUGUST 10, 1993, ANSWER TO COUNTERCLAIM, filed by James A. Naddeo, Esq. 1 cert/Atty
 CERTIFICATE OF SERVICE, filed
 August 10, 1993, DEFENDANT'S ANSWER TO COUNTERCLAIM SERVED TO: R. Denning Gearhart, Esq.
 /s/ James A. Naddeo, Esq.

SEPTEMBER 8, 1993, ORDER, filed 7 cert/Atty
 NOW, this 8th day of September, 1993, this being the date set for mediation conference between the parties and the parties having reached an agreement to modify the prior Order of this Court dated May 9, 1991, the parties and their counsel move the Court to modify the Order of May 9, 1991, as follows:
 1. That from June 1st until September 7th of each year the mother shall have physical custody of Keith Barrett, provided she is not working, on the father's work days from 6:30 am when the father shall deliver the child to the mother until approximately 3:45 pm when the father shall pick up the child at the end of his work day.
 2. That from June 1st until September 7th of each year the father shall have physical custody of Keith Barrett on those weekend days when the mother is working. Said visitation shall commence when the father picks up the child at the home of the mother at the beginning of her work day and shall continue until the mother shall pick up the child at the end of her work day.
 3. That from September 7th until June 1st of each year, preceding those days that the mother works, the father shall have physical custody of Keith Barrett from 8:00 pm when the mother shall deliver Keith Barrett to his home until approximately 3:30 pm when the mother shall pick up said child at the end of her work day.
 In all other respects the Court's Order of May 9, 1991, shall remain in full force and effect until modified by agreement of the parties or upon decision of the Court. BY THE COURT: John K. Reilly, Jr, P.J.
 We do hereby consent to the Order contained herewith. /s/ Douglas H. Barrett-R. Denning Gearhart, Esq /s/ Tammy L. Barrett Sunderland-James A. Naddeo, Esq.

FEB. 23, 1996, MOTION FOR CONTEMPT, filed. TWO (2) CERT TO ATTY GEARHART
 filed by s/R. DENNING GEARHART, ESQ.
 AFFIDAVIT, s/DOUGLAS H. BARRETT

FEB. 26, 1996, RULE RETURNABLE, filed. TWO (2) CERT TO ATTY GEARHART
 AND NOW THIS 26th day of February, 1996, upon consideration of the attached Motion a Rule is hereby issued upon TAMMY BARRETT SUNDERLAND, to Show Cause why she should not be found in contempt. Rule Returnable the 18th day of March, 1996, for filing written response.
 BY THE COURT, s/FREDRIC J. AMMERMAN, Judge

MAR. 06, 1996, ACCEPTANCE OF SERVICE, filed. NO CERT COPIES
 I, JAMES A. NADDEO, Esquire, do hereby accept service of the Motion for Contempt filed to the above captioned matter on behalf of the Defendant, Tammy Barrett Sunderland.
 s/JAMES A. NADDEO, ESQUIRE

APR. 02, 1996, ANSWER TO PLAINTIFF/PETITIONER'S MOTION FOR CONTEMPT, filed by s/JAMES A NADDEO, ESQ. NO CERT COPIES
 VERIFICATION, s/TAMMY L. (BARRETT) SUNDERLAND
 CERTIFICATE OF SERVICE
 I, James A. Naddeo, Esquire, do hereby certify that a certified copy of Defendant/Respondent's Answer to Plaintiff/Petitioner's Motion for Contempt in the above-captioned action was served on the following person and in the following manner on this 2nd day of April, 1996: First-Class Mail, Postage Prepaid R. DENNING GEARHART, ESQ.
 s/JAMES A. NADDEO, ESQ.

APR. 24, 1996, MOTION AND ORDER FOR MEDIATION, filed by s/JAMES A. NADDEO, ESQ. TWO (2) CERT TO ATTY NADDEO, ONE (1) TO ATTY GEARHART
 ORDER
 AND NOW, this 23 day of April, 1996, upon consideration of the Motion of counsel for the above-captioned parties, it is the Order of this Court that the matter be submitted to mediation in accordance with the local rules of Court.
 s/FRED AMMERMAN, Judge

APR. 24, 1996, ORDER FOR MEDIATION CONFERENCE AND PAYMENT OF COSTS, filed. ONE (1) CERT TO ATTY NADDEO, ATTY GEARHART
 NOW, this 23rd day of April, 1996, the parties not being able to resolve the above matter at a Pre-Hearing Conference, it is ORDERED that a Custody Mediation Conference be held before Dr. Allen H. Ryen., Licensed Child Psychologist.
 It is further ORDER that the parties shall forthwith complete a child custody Mediation Questionnaire and forward the same to Dr. Ryen within TEN (10) days of receipt of this ORDER.
 It is also ORDERED that the cost of said conference shall be borne equally by the parents, and each parent shall deposit One Hundred Twenty Five Dollars (\$125.00) (check or money order only) with David S. Meholick, Court Administrator of Clearfield County, within TWENTY (20) days of receipt of this ORDER. This Court shall issue a further ORDER scheduling the Mediation Conference when the required deposit has been received from both parties.
 s/FREDRIC J. AMMERMAN, Judge

CONTINUED ON PAGE 660

CONTINUED FROM PAGE 28 / EAKEN vs EAKEN, JR. 89-246-CD

AUGUST 03, 1993, CONSENT ORDER AND FAMILY CUSTODY AGREEMENT, filed. ONE (1) CERT TO ATTY WOOLEY
ONE (1) CERT TO KEYSTONE LEGAL SERVICES

AND NOW, this 3rd day of August, 1993, it appearing that the Parties have reached an agreement for custody and visitation arrangements for their minor children CALVIN EUGENE EAKEN, III, born February 13, 1984, and MELINA NICOLE EAKEN, born November 3, 1985, and to that effect have presented to this Court a duly executed Family Custody Agreement, it is hereby ordered and directed that the said Consent Order of this Court dated July 20, 1989, is hereby amended due to the change of residence of the Natural Mother.

It is further ordered and directed that the attached Custody Agreement entered into by the Parties is fully incorporated into this Order. The parties are hereby Ordered to make their best efforts to live up to this agreement.

This Order shall be in effect for a period of one (1) year or so long thereafter as the parties may agree. After one (1) year, the children shall be entitled to express their preference as to the location of their residence, just as they have for this consent order, and the parties hereto shall give strong consideration to the children's preference if it is in accordance with the best interests of the children. BY THE COURT, s/JOHN K. REILLY, JR., PRESIDENT JUDGE

CONTINIUED FROM 503, MURRAY vs MURRAY

89-842-CD

APRIL 27, 1995, AMENDED QUALIFIED DOMESTIC RELATIONS ORDER, filed. TWO(2) CERT TO ATTY NADDEO AND NOW, to wit, this 27 day of April, 1995, it appearing to the Court that:

- 1. The parties hereto are husband and wife and parties to a Marriage Settlement Agreement dated Apr. 15, 1994.
- 2. Gregory B. Murray, social security number 192-56-6551, hereinafter referred to as "Plaintiff" is employed by Murray Ford, Inc. and is a participant in the NADART Pension and Profit Sharing Plans.
- 3. Nanette Marie Murray, social security number 166-58-9449, hereinafter referred to as "Defendant" has raised claims for, inter alia, equitable distribution of material property pursuant to the Pennsylvania Divorce Code 23 Pa C.S. Section 3101, et seq.
- 4. Plaintiff's current and last known address is R.D. #1, Box 12, DuBois, Pa. 15801
- 5. Defendant's current and last known address is 318 West Weber Avenue, DuBois, Pa. 15801

IT IS ORDERED, ADJUSGED and DECREED as follows:

- a. The Defendant shall receive 100% of the value of the NADART Pension and Profit Sharing Plan as that value existed on the date of May 27, 1994, plus any accrued income which amount shall be paid forthwith by NADART into an IRA set up in the Defendant's name in the First National Bank of Reynoldsville, Account #55329
- b. The parties shall promptly notify the NADART Pension and Profit Sharing Plan Administrator of any change in their address from those set forth above in this Order.
- c. The parties shall promptly submit this Order to the NADART Pension and Profit Sharing Plan Administrator for determination of its status as a Qualified Domestic Relations Order

IT IS INTENDED that this Order shall qualify as a Qualified Domestic Relations Order under the Retirement Equity ACT OF 1984. The Court retains jurisdiction to amend this Order as might be necessary to establish or maintain its status as a QUALIFIED DOMESTIC RELATIONS ORDER under the Retirement Equity Act of 1984.

BY THE COURT: s/FREDRIC J. AMMERMAN, Judge We consent to the entry of this Order. s/GREG MURRAY
s/NANETTE MURRAY

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CONTINUED FROM PAGE 657, BARRETT vs BARRETT, 89-238-CD

MAY 09, 1996, ORDER SCHEDULING MEDIATION CONFERENCE, filed. NO CERT COPIES

NOW, this 8th day of May, 1996, both parties having provided to the Court Administrator of Clearfield County the required deposit, it is ORDERED that the Custody Mediation Conference be held before Dr. Allen H. Ryan, Ph.D., Licensed Child Psychologist, on July 3, 1996, at 9:00 o'clock a.m., in Courtroom No. 2 at the Clearfield County Courthouse, Clearfield, Pennsylvania.

Both parents, their respective counsel and the child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/children while the parent is in private conference.

s/FREDRIC J. AMMERMAN, Judge

JUL 05, 1996, ORDER, filed. TWO (2) CERT TO NADDEO (NOTE WAS ATTACHED STATING THAT ALL PARTIES, WITH THE EXCEPTION OF ATTY NADDEO, RECEIVED COPIES)

NOW, this 3rd day of July, 1996, this being the date scheduled for mediation in the above-captioned matter and the parties having reached an amicable settlement, it is ORDERED and DECREED as follows:

(Please refer to filing for details)

BY THE COURT, s/FRED AMMERMAN, JUDGE

We, the undersigned, do hereby agree and consent to the entry of the foregoing Order:

s/DOUGLAS H. BARRETT

s/TAMMY L. SUNDERLAND

s/R. DENNING GEARHART, ESQ.

s/JAMES A. NADDEO, ESQ.

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CONTINUED FROM PAGE 654, MANEY vs CHEVRON CHEMICAL COMPANY, 89-608-CD

JUL 16, 1996, DEFENDANT CHEVRON CHEMICAL COMPANY'S AMENDED ANSWER, filed by s/MINDY J. SHREVE, ESQ. ONE (1) CERT TO ATTY BELL
CERTIFICATE OF SERVICE
 I hereby certify that a true and correct copy of Defendant Chevron Chemical Company's Amended Answer was forwarded to the following counsel of record by U.S. Postal Service, first class mail, this 15th day of July, 1996: JAMES C. O'CONNOR, ESQUIRE
 S/Mindy J. Shreve, Esq.

JUL 23, 1996, PRAECIPE FOR APPEARANCE, filed
 Please enter our appearance on behalf of Defendant Chevron Chemical Company in this case. The withdrawal of the appearance of Charles C. Hileman is attached hereto.
 s/GEORGE E. YOKITIS, ESQ. s/MINDY J. SHREVE, ESQ. s/RICHARD A. BELL, ESQ.
WITHDRAWAL OF APPEARANCE, filed.
 Kindly withdrawal my appearance as attorney for defendant Chevron USA, Inc.
 s/CHARLES C. HILEMAN

CERTIFICATE OF SERVICE
 I hereby certify that a true and correct copy of the foregoing Praecipe for Appearance was forwarded to the following counsel of record by U.S. Postal Service, first class mail, this 23rd day of July, 1996:
 JAMES C. O'CONNOR, ESQ.
 s/RICHARD A. BELL, ESQ.

JUL 23, 1996, ANSWER OF PLAINTIFF TO NEW MATTER AND AMENDED ANSWER OF CHEVRON CHEMICAL COMPANY, filed by s/JAMES C. O'CONNOR, ESQ. ONE (1) CERT TO ATTY O'CONNOR
VERIFICATION, s/JAMES C. O'CONNOR, ESQUIRE

OCT. 21, 1996, Defendant Chevron Chemical Company's Motion For Summary Judgment, filed by s/MINDY J. SHREVE, ESQ. TWO (2) CERT TO ATTY YOKITIS
CERTIFICATE OF SERVICE
 I hereby certify that a true and correct copy of Defendant Chevron Chemical Company's Motion for Summary Judgment was forwarded to the following counsel of record by facsimile and UPS Next Day Air on the following counsel of record, this 18th day of October, 1996: JAMES C. O'CONNOR, ESQ.
 s/MINDY J. SHREVE, ESQ.

NOVEMBER 15, 1996, ANSWER OF PLAINTIFFS TO MOTION FOR SUMMARY JUDGMENT OF DEFENDANT CHEVRON CHEMICAL COMPANY, filed by James C. O'Connor, Atty. for Plffs. No cert. copies.

JAN. 07, 1997, OPINION AND ORDER, filed. ONE (1) CERT TO ATTY SHREVE, BELL, & O'CONNOR
ORDER
 NOW, this 7th day of January, 1997, consistent with the forgoing Opinion, it is the ORDER of this Court as follows:
 1) As to Plaintiffs' negligence claim, Defendant's Motion for Summary Judgement is hereby granted;
 2) As to Plaintiffs' strict liability claim, Defendant's Motion for Summary Judgement is granted to the extent Plaintiffs' claim is based upon inadequate labeling or warning and denied to the extent Plaintiffs' claim is based upon defective design or manufacture. BY THE COURT, s/JOHN K. REILLY, JR., P.J.

JAN. 28, 1997, DEFENDANT CHEVRON CHEMICAL COMPANY'S MOTION FOR RECONSIDERATION, filed by s/MINDY J. SHREVE, ESQ. ONE (1) CERT TO ATTY SHREVE
CERTIFICATE OF SERVICE
 I hereby certify that a true and correct copy of the foregoing Defendant Chevron Chemical Company's Motion for Reconsideration was forwarded to the following counsel of record by UPS Next Day Air, this 27th day of January, 1997: JAMES C. O'CONNOR, ESQ.
 s/MINDY S. SHREVE, ESQ.

FEB. 20, 1997, ANSWER OF PLAINTIFFS TO MOTION FOR RECONSIDERATION OF DEFENDANT CHEVRON CHEMICAL COMPANY, filed by s/JAMES C. O'CONNOR, ESQ. ONE (1) CERT TO ATTY O'CONNOR
MEMORANDUM ON BEHALF OF PLAINTIFF IN OPPOSITION TO MOTION FOR RECONSIDERATION OF DEFENDANT CHEVRON CHEMICAL COMPANY, filed by s/JAMES C. O'CONNOR, ESQ.

MAR. 17, 1997, OPINION AND ORDER, filed. ONE (1) CERT TO ATTY YOKITIS, BELL, & O'CONNOR
ORDER
 NOW, this 17th day of March, 1997, consistent with the foregoing Opinion, it is the ORDER of this Court as follows:
 1. The basis of recovery Plaintiffs intend to pursue in the instant matter are hereby deemed to be those theories set forth in Plaintiffs' letter of both this Court and Defendant, dated September 27, 1996.
 2. Defendant's Motion for Reconsideration is, in all other respects, hereby DENIED.
 By the Court, s/JOHN K. REILLY, JR., President Judge

APR. 21, 1997, PRE-TRIAL ORDER, filed. ONE (1) CERT TO ATTY O'CONNOR, YOKITIS
 NOW, this 17th day of April, 1997, 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 28, 1997, at 11:15 a.m. with trial by jury to commence Monday, August 11, 1997, at 9:00 a.m. and continuing through Friday, August 22, 1997.
 BY THE COURT, s/JOHN K. REILLY, JR., President Judge

APR. 24, 1997, ORDER, filed. ONE (1) CERT TO ATTY O'CONNOR, YOKITIS, BELL
 NOW, this 23rd day of April, 1997, Defendant having moved for Summary Judgment based on Comment K to Section 402(a) of the Restatement of Torts, following research and argument thereon, this Court is satisfied that Defendant's Motion is well taken and therefore, does enter Summary Judgment in favor of Chevron Chemical Company and dismisses Plaintiff's Complaint. Opinion to follow.
 By the Court, s/JOHN K. REILLY, JR., President Judge

DISMISSED BY COURT ORDER

APR. 29, 1997, SUPPLEMENTAL OPINION and ORDER, filed. CERT COPIES TO ATTY O'CONNOR, YOKITIS, & BELL WHEREFORE, the Court netered its Order dated April 23, 1997.
 s/JOHN K. REILLY, JR., President Judge

MAY 19, 1997, NOTICE OF APPEAL, filed by James C. O'Connor, Esquire. One cert. copy to Atty., Superior Court.
CERTIFICATE OF SERVICE, filed.
 May 16, 1997 Notice of Appeal served by first class mail, postage prepaid: 1) George E. Yokitis, Esquire 2) Mindy Shreve, Esquire 3) The Honorable John K. Reilly, Jr. 4) Court Administrator, Court of Common Pleas BY: /s/ James C. O'Connor

MAY 28, 1997, LETTER FROM SUPERIOR COURT OF PENNSYLVANIA RE: NOTICE OF APPEAL, filed.

CONTINUED FROM	PAGE 661, CHEVRON vs MILLER,	89-608
<p><u>MAY 30, 1997, AMENDED NOTICE OF APPEAL</u>, filed. ONE (1) CERT TO SUPERIOR COURT, TWO (2) CERT TO ATTY Notice is hereby given that plaintiffs in the above-named action, hereby appeal to the Superior Court of Pennsylvania from the Order and Opinion entered in this matter on the 7th day of Jan., 1997. This Order has been entered in the docket as evidenced by the attached copy of the docket entry. s/JAMES C. O'CONNOR, ESQ.</p>		
<p><u>MAY 30, 1997, AMENDED NOTICE OF APPEAL</u>, filed. ONE (1) CERT TO SUPERIOR COURT. TWO (2) CERT TO ATTY Notice is hereby given that plaintiffs in the above-named action, hereby appeal to the Superior Court of Pennsylvania from the Order and Opinion entered in this matter on the 23rd day of April, 1997. This Order has been entered in the docket as evidenced by the attached copy of the docket entry. s/JAMES C. O'CONNOR, ESQUIRE</p>		
<p><u>JUNE 4, 1997, SUPERIOR COURT OF PENNSYLVANIA OFFICIAL DOCKET # 01117PGH97</u>, filed. No cert. copies.</p>		
<p><u>JUNE 4, 1997, SUPERIOR COURT OF PENNSYLVANIA OFFICIAL DOCKET #01118PGH97</u>, filed. No cert. copies.</p>		
<p><u>JUN 10, 1997, RECEIPT FOR CERTIFIED MAIL P 229 697 148</u>, filed.</p>		
<p><u>JUN 16, 1997, DOMESTIC RETURN RECEIPT, P 229 697 148</u>, filed.</p>		
<p><u>JULY 18, 1997, ORDER FROM SUPERIOR COURT</u>, filed. Notice of receipt to Superior Court. The appeal at No. 1117 is dismissed as duplicative of the appeal at No. 1118. It is neither necessary nor proper to specifically delineate in a notice of appeal each interlocutory order to which the appellant wishes to raise issues. The appellant having filed a timely appeal from the final order of April 23 (No. 1118), the appellant may raise any properly preserved issue in that appeal. Date: June 6, 1997 /s/ Eleanor R. Valecko, Deputy Prothonotary</p>		
<p><u>APPEAL #01117PGH97 DISMISSED</u></p>		
<p><u>APR. 21, 1998, CERTIFICATE OF CONTENTS OF REMANDED RECORD AND NOTICE OF REMAND under P.R.A.P. 2571 and 2572</u>, filed by s/ELEANOR R. VALECKO, DEPUTY PROTHONOTARY, SUPERIOR COURT OF PENNSYLVANIA ONE (1) RETURNED TO SUPERIOR COURT. (NO 1118PGH97)</p>		
<p><u>APR. 21, 1998, JUDGMENT</u>, filed. NO. 1118 PGH 1997</p>		
<p>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 IN PART, REVERSED IN PART. CASE REMANDED JURISDICITON RELINQUISHED.</p>		
<p>BY THE COURT: s/ELEANOR R. VALECKO, Deputy Prothonotary of Superior Court of Pennsylvania</p>		