

William A. Kuhar, Jr.

COMMONWEALTH OF PENNA,

JANUARY 4, 1993, PETITION FOR APPEAL FROM ORDER OF DEPARTMENT OF TRANSPORTATION SUSPENDING DRIVER'S LICENSE, filed by Defendant.

- One (1) copy Certified to Defendant.
- One (1) copy Certified to Court Administrator
- One (1) copy Certified to Commonwealth/Pittsburgh
- One (1) copy Certified to Commonwelath/Harrisburg

Jan 4
9:45 am

93-1-CD

APRIL 15, 1993, MOTION TO QUASH APPEAL, filed by William A. Kuhar, Jr, Esq.

CERTIFICATE OF SERVICE, filed

April 14, 1993, MOTION TO QUASH APPEAL SERVED TO: John Edward Quick, Deft. /s/ William A. Kuhar, Jr, ESq.

APRIL 20, 1993, MOTION TO QUASH APPEAL, filed by William A. Kuhar, Jr., ESq.

ORDER OF COURT, filed

AND NOW, to-wit: this 19th day of April, 1993 upon consideration of the foregoing Motion, it is hereby ORDERED that a Rule be issued agaisnt the appellant, John Edward Quick, to show cause, if any, as to why the above-captioned appeal should not be quashed for having been untimely filed.

JOHN EDWARD QUICK,

Said rule is returnable at the time of the de novo hearing on this appeal, which is scheduled for the 26th day of April, 1993 at 2:00 pm in Courtroom No 2 of the Clearfield County Courthouse. BY THE COURT: Joseph S. Ammerman, Judge.

MAY 3, 1993, ORDER, filed 1 CA, DEFT, Comwth-H Comwth-P

NOW, April 26, 1993, the Commonwealth's Motion is GRANTED and the Appeal is QUASHED as not being timely filed. BY THE COURT: Joseph S. Ammerman, Judge.

QUASHED

Pro by Deft 40.00

JCP Fee by Deft 5.00

MAY 10, 1993, ORDER RETURNED ADDRESS UNKNOWN, filed

Kimberly M. Kubista

LEZZER CASH & CARRY, INC.
A Pennsylvania Corporation,

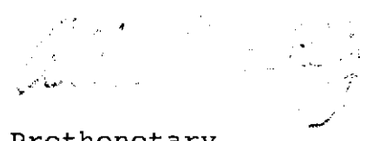
JANUARY 4, 1993, JUDGMENT NOTE, filed.
See Original Papers for Information.
Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Fifteen Thousand Nine Hundred Ninety-eight and 64/100 dollars, with costs.

Debt \$15,998.64

JUDGMENT

Jan 4 10:53 am

93-2-CD



Prothonotary

BLAIR D. GEARHART and
MARY G. GEARHART, t/a
BLAIR D. GEARHART,

JANUARY 4, 1993, Notice of Entry of Judgment mailed to Defendant.

And Now, 28th day of August 1992 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest William A. Hays
Prothonotary

Pro by Atty 9.00

JCP Fee by Atty 5.00

Theodore B. Ely

BANK OF NEW YORK,

JANUARY 4, 1993, COMPLAINT IN CIVIL ACTION, filed by Theodore B. Ely, Esquire.
One (1) copy Certified to Sheriff.

JANUARY 29, 1993, AFFIDAVIT OF SERVICE, filed January 18, 1993, COMPLAINT SERVED TO: Dennis P. Kennely, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

FEBRUARY 5, 1993, NOTICE OF DEFAULT, filed by Theodore B. Fly, Esq.

Jan 4 11:45 am

93-3-CD

FEBRUARY 26, 1993, PRAECIPE FOR ENTRY OF DEFAULT JUDGMENT, filed

1. Enter default judgment against defendant for failure to plead within twenty (20) days of service of the complaint and for failure to plead within ten (10) days of notice of praecipe for entry of default judgment in the amount of \$6,800.83 agqainst Dennis P. Kennely plus interest at 15% per annum from July 9, 1992 and costs of suit.

2. Undersigned counsel hereby certifies that written notice of intention to file this praecipe was mailed to the defendants and to any counsel of record on February 4, 1993, which is after default occurred and at least ten (10) days prior to the date of this praecipe.

3. A copy of the notices of intention of filing this praecipe are attached hereto. /s/ Theodore B. Ely, Esq.

DENNIS P. KENNELY,

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Six Thousand Eight Hundred Dollars and Eighty-Three Cents plus interest at 15%/ annum from July 9, 1992.

Pro by Atty 40.00
JPC Fee by Atty 5.00
Shff by Atty 25.46
sur charge by Atty 2.00
Pro by Atty 9.00
Pro by Atty 5.00

DEBT: \$6,800.83
DEFAULT JUDGMENT

Prothonotary

FEBRUARY 26, 1993, NOTICE OF DEFAULT JUDGMENT MAILED TO DEFT. /s/ tr.

AUGUST 6, 1993, PRAECIPE FOR WRIT OF EXECUTION, filed by William P. Fox, Esq.

WRIT OF EXECUTION ISSUED TO 93-84-EX

OCTOBER 15, 1993, SHERIFF RETURN, filed
October 13, 1993 return the within WRIT as Plaintiff has accepted to clear this matter with the Defendant. /s/ Chester A. Hawkins, Shff by Margaret H. Putt.

DECEMBER 6, 1993, PRAECIPE OF SATISFACTION, filed
Please satisfy the record of the above term and number and mark the docket accordingly.
/s/ William P. Fox, Esq.

SATISFY

Theron G Noble,

WINDSOR STANDARDBREDS, LTD,

JANUARY 4, 1993, FOREIGN JUDGMENT, filed by Theron G. Noble, Esquire.
Two (2) copies Certified to Attorney.

Jan 4 12:00 pm

93-4-CD

AFFIDAVIT, filed.
I, THERON G. NOBLE, ESQUIRE, attorney for Plaintiff, pursuant to the requirements of 42 Pa. C.S.A., 4306, (c)(1), do depose and aver that the last known post office address of Defendant, ROBERT G. SPENCER is PO Box 1, Grampian, Pennsylvania, 16838, that the address of Plaintiff, is PO Box 10, Rego Park, N.Y. 11374, and that the foreign Judgment requested to be entered of record is valid, enforceable and unsatisfied to the best of my knowledge, information and belief. /s/ THERON G. NOBLE Esquire.

PRAECIPE TO ENTER JUDGMENT PURSUANT TO THE UNIFORM ENFORCEMENT OF FOREIGN JUDGMENTS ACT 42 Pa. C.S.A. 4306, filed Theron G. Noble, Esquire.

EXEMPLIFIED RECORD FORM STATE OF NEW YORK, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Six Thousand Four Hundred Two and 91/100 Dollars,

MR. ROBERT G. SPENCER,

Debt \$6,402.91

JUDGMENT

Allen D. Bueg
Prothonotary

Pro by Atty 15.00

Pro by ATTY 5.00

January 4, 1993, Notice of Entry of Judgment mailed to Defendant.

FEBRUARY 18, 1993, INTERROGATORIES TO AID IN EXECUTION, filed Theron G. Noble, Esq.

CERTIFICATE OF SERVICE, filed

January 17, 1993, INTERROGATORIES TO AID IN EXECUTION

SERVED TO: Robert G. Spencer, Esq. /s/Theron G. Noble, Esq.

And Now 31 day of Aug 19 93 By paper filed, the above judgment is satisfied in full of debt interest and cost.

Attest *Allen D. Bueg*
Prothonotary

Barbara H. Schickling
James A. Naddeo

SUSAN A. MIHOLICS,

JANUARY 4, 1993, COMPLAINT IN DIVORCE, filed by Barbara H. Schickling, Esquire.
One (1) copy Certified to Attorney.

1/4/93
\$95.00 pd
by Atty

93-5-CD

JANUARY 8, 1993, AFFIDAVIT OF SERVICE, filed January 5, 1993, COMPLAINT IN DIVORCE SERVED TO: Michael H. Miholics, Deft by Certified mail. /s/ Barbara H. Schickling, Esq.

JANUARY 13, 1993, PRAECIPE TO ENTER APPEARANCE, filed.

Please enter our appearance on behalf of the Defendant in reference to the above captioned action. BELIN & KUBISTA, s/ Carl A. Belin, Jr, Esq. s/ Kimberly M. Kubista, Esq.

Clfd Trust
BAL/\$75.00

JANUARY 29, 1993, ANSWER TO COMPLAINT AND COUNTER-CLAIM, filed by Kimberly M. Kubista, Esq. 1 cert/Atty

Belin & Kubista

MICHAEL H. MIHOLICS,

MARCH 3, 1993, PRAECIPE, filed
Kindly withdraw my appearance as counsel of record for Plaintiff, Susan A. Miholics, in the above case. /s/ Barbara H. Schickling, Esq.

Kindly enter my appearance as counsel of record for Plaintiff, Susan A. Miholics, in the above case. /s/ James A. Naddeo, Esq.

Pro 40.00
State by Atty 10.00
(2 counts)
JCP Fee by Atty 10.00

APRIL 30, 1993, ORDER OF COURT, filed 2 cert/Atty
You, SUSAN A. MIHOLICS, Plaintiff, have been sued in court to obtain custody of the following child: Morgan L. Miholics.

You are ordered to appear in person at Clearfield Courthouse Second Floor on May 21, 1993, at 10:30 am for a conference before the Court.

If you fail to appear as provided by this Order an Order for Custody may be entered agaisnt you or the Court may issue a warrant for your arrest. BY THE COURT: Joseph S. Ammerman, Judge.

Pro .50

MAY 3, 1993, AFFIDAVIT OF SERVICE, filed
April 30, 1993, ORDER OF COURT SERVED TO: James A. Naddeo, ESq. /s/ Kimberly M. Kubista, Esq.

CK#2240 TRANSFER TO REGULAR ACCOUNT 75.00
PRO 40.00
PRO 50

MAY 5, 1993, ORDER FOR MEDIATION CONFERENCE, filed 2 cert/Judge "A"

CK# 7453

ATTY 34.50

NOW, this 5th day of May, 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 26, 1993, at 1:00 PM 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 costs 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. BY THE COURT: Joseph S. Ammerman, Judge.

Pro by Atty 8.00

JULY 2, 1993, PETITION, filed by Kimberly M. Kubista, Esquire

One (1) copy Certified to Attorney
One (1) copy Certified to James A. Naddeo, with Rule.

RULE, filed

AND NOW, this 29th day of June, 1993, upon consideration of the attached Petition, it is hereby ORDERED and DIRECTED that a rule be issued upon Respondent to show cause why said Petition should not be granted. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

CERTIFICATE OF SERVICE, filed.

I hereby certify that a true and coarect dopy of the PETITION AND RULE in this matter was mailed by regular mail, postage prepaid, at the Post Office, Clearfield, Pennsylvania, on this 6th day of July, 1993, to the attorneys of record. /s/ Allen D. Bietz, Prothonotary.

JULY 29, 1993, CONSENT ORDER, filed 3 cert/Atty
NOW, this 29th day of July, 1993, upon agreement of the parties hereto it is hereby ORDERED nad DECREED as follows:

1. That Michael H. Miholics (hereinafter "Father") and Susan A. Miholics (hereinafter "Mother") are the parents of the following child: Morgan L. Miholics, d.o.b.: August 16, 1985.
2. That Mother and Father shall share primary physical and legal custody of their child.
3. That Father shall have physical custody of the child during the following time periods:
 - a) during the summer months each weekday (Monday Through Friday) from 5:30 pm until the following morning, at which time Father shall take the child to the babysitter or other arranged place.
 - b) Mother shall have physical custody of child during the summer months every other weekend from Friday at 5:30 pm until Sunday 8:00 pm and weekdays (Monday through Friday) from 1:00 pm unti 5:30 pm.
4. Mother shall have physical custody of the child during the school year with the Father having visitation every other weekend from Friday at 5:30 pm to Sunday at 8:00 pm and each Tuesday and Thursday from 5:00 pm until 8:00 pm.
5. That the parties shall share the Easter holiday ans they can agree. The parties shall share the Christmas holiday with Father having physical custody of the child on Christmas Eve and return the child to Motehr at 9:00 am Christmas Day. Father shall ahve custody of the child eaach year on Thanksgiving until 3:00 pm at which time the child will be returned

James A. Naddeo

RONALD J. OHL,

JANUARY 4, 1993, COMPLAINT IN DIVORCE, filed by James A. Naddeo, Esquire.
One (1) copy Certified to Attorney.

JANUARY 12, 1993, PRAECIPE FOR ENTRY OF APPEARANCE, filed

Please enter my appearance on behalf of Defendant, GAIL EILEEN OHL, in the above-captioned action. /s/ Laurance B. Seaman, Esq.

JANUARY 12, 1993, AFFIDAVIT OF SERVICE, filed
January 6, 1993 COMPLAINT IN DIVORCE SERVED TO:
Gail Eileen Ohl, Deft. by certified mail. /s/ James A. Naddeo, Esq.

SEPTEMBER 3, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. One copy to Attys. Naddeo, Seaman.

DECEMBER 4, 1996, ORDER, filed.

Cert. copy to Atty. Naddeo, Atty. Seaman

NOW, this 3rd day of December, 1996, 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 nor an attorney representing same having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby dismissed.
BY THE COURT: /s/ Fredric J. Ammerman, Judge

DISMISSED

1/4/93
\$95.00 pd
by Atty

93-6-CD

Clfd Trust

BAL/\$75.00

Laurance B. Seaman

GAIL EILEEN OHL.,

PRO 40.00
State by Atty 10.00
(2 counts)
JCP Fee by Atty 10.00

Ck. # 2990
\$40.00 to
Civil Acct!
Bal. \$35.00
34.50

JOYCE E. WINTERS,

JANUARY 4, 1993, COMPLAINT IN DIVORCE, filed by Plaintiff Joyce E. Winters.

JANUARY 11, 1993, AFFIDAVIT OF SERVICE, filed January 6, 1993, COMPLAINT IN DIVORCE SERVED TO: Kenneth L. Winters, Deft. by certified mail. /s/ Joyce E. Winters, Plff.

APRIL 8, 1993 PRAECIPE TO TRANSMIT RECORD, filed. AFFIDAVIT OF CONSENT, filed by Kenneth Winters, Defendant.

DECREE, filed. AND NOW, the 16th day of April 1993, IT IS ORDERED

AND DECREED that Joyce E. Winters, Plaintiff and Kenneth L. Winters, Defendant, are hereby divorced from the bonds of matrimony. BY THE COURT: s/ JOSEPH S. AMMERMAN, JUDGE.

MAY 15, 1993 VITAL STATISTICS MAILED TO DEPARTMENT OF HEALTH NEW CASTLE PA.

KENNETH L. WINTERS,

1/4/93
\$90.00 Pd
by plff

93-7-CD

Clfd Trust
BAL/\$75.00

Pro 40.00

State by Plff 10.00
(1 count)

JCP Fee by Plff 5.00

Pro .50

CK#2056 TRANSFER TO REGULAR ACCOUNT 75.00

PRO 40.00

PRO .50

CK#2255 PLAINTIFF 34.50

Anthony
Sottile III

TAMMIE ROSE HAZLETT,

JANUARY 5, 1993, COMPLAINT, filed by Anthony Sottile, III, Esquire.

One (1) copy Certified to Attorney.
One (1) copy Certified to Sheriff.

JANUARY 27, 1993, ENTRY OF APPEARANCE, filed
Please enter my appearance for Defendant in the above matter. Papers may be served at the address listed below. /s/ Dennis J. Stofko, Esq.

Jan 5
11:10 am

93-8-CD

JANUARY 29, 1993, AFFIDAVIT OF SERVICE, filed
January 19, 1993, COMPLAINT SERVED TO: Mark McCall, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

FEBRUARY 8, 1993, ANSWER AND NEW MATTER, filed by Dennis J. Stofko, Esq.

FEBRUARY 16, 1993, REPLY TO NEW MATTER, filed by Anthony Sottile, III, Esq. 1 cert/Atty
CERTIFICATE OF SERVICE, filed

Dennis J.
Stofko

MARK MCCALL,

February 12, 1993, REPLY TO NEW MATTER SERVED TO: Dennis J. Stofko, Esq. /s/ Beverly J. Adams

OCTOBER 13, 1993, PRAECIPE, filed
Please place the above captioned matter on the trial list for jury trial.

I certify that there are no outstanding motions and that discovery has been completed and the case is ready for trial. /s/ Dennis J. Stofko, Esq.

DECEMBER 20, 1993, PRAECIPE TO MOVE CASE TO ARBITRATION, filed

Please move the above-captioned action from the Winter Civil Trial List to the Compulsory arbitration list. /s/ Anthony Sottile, III, Esq and /s/ Dennis J. Stofko, Esq.

Pro by Atty 40.00

JCP Fee by Atty 5.00

Shff by Atty 32.34

sur charge by Atty 2.00

Pro by Atty 15.00

Pro by Atty 5.00

MARCH 30, 1994, LETTERS MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING FOR MAY 20, 1994, filed.

APRIL 29, 1994, PRAECIPE, filed
Kindly mark the above captioned action settled and forever discontinued. /s/ Anthony Sottile, III, Esq.

SETTLED AND FOREVER DISCONTINUED

<p>Gary L. Weber</p> <p>Kim C. Kesner</p> <p>Jan 5</p>	<p>WILLIAMSPORT ORTHOPAEDIC ASSOCIATES, LTD.</p> <p>To the Use of STEPHEN C. BRACKBILL</p> <p>93-9-CD</p> <p>WALTER F. HENRY,</p> <p>Pro by Atty 15.00</p> <p>Pro by Atty "K" 5.00</p> <p>Pro by Atty "K" 15.00</p> <p>Pro by Atty. "K"</p>	<p><u>JANUARY 5, 1993, CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT</u>, filed. From Lycoming County. Their number 92-01931.</p> <p>I, WILLIAM J. BURD, Prothonotary, of the court of Common Pleas of Lycoming County Pennsylvania, do hereby certify that the following is a true, correct and full copy of the docket entries in the above captioned case.</p> <p>I, FURTHER CERTIFY that judgment was entered in favor of the Plaintiff and against the Defendant on the 7th of December, 1992, in the above captioned case in the amount of Six Thousand Six Hundred Twenty-two and 00/100 Dollars.</p> <p>IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the said Court, on the 30th day of December, 1992. . /s/ WILLIAM J. BURD. Prothonotary.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Six Thousand Six Hundred Twenty-two and 00/100 Dollars.</p> <p>Debt \$6,622.00</p> <p>JUDGMENT</p> <p><i>Allen D. Bietz</i> Prothonotary</p> <p><u>JANUARY 5, 1992, Notice of Entry of Judgment mailed to Defendant.</u></p> <p><u>JANUARY 11, 1993, PRAECIPE FOR WRIT OF EXECUTION</u>, filed by Gary L. Weber, Esquire.</p> <p><u>WRIT OF EXECUTION ISSUED TO 93-3-EX</u></p>
<p>KESNER</p>	<p>MAY 19, 1994, SHERIFF RETURN, filed</p> <p>May 19, 1994, return the within Writ as defendant has nothing to levy upon to make up the monies being ask for. /s/ Chester A. Hawkins, Shff by Margaret H. Putt.</p> <p>MAR. 09, 1999, PRAECIPE TO MARK JUDGMENT TO USE OF ASSIGNEE, filed. THREE (3) CERT TO ATTY KESNER</p> <p>Kindly mark the judgment in the above captioned matter to the use of Stephen C. Brackbill, 415 Bailey Lane, Boalsburg, Pennsylvania, 16827 in accordance with an Assignment of Judgment by Williamsport Orthopedic Associates, LTD dated March 3, 1999. s/KIM C. KESNER, ESQ.</p> <p>MAR. 09, 1999, ASSIGNMENT OF JUDGMENT, filed. THREE (3) CERT TO ATTY KESNER</p> <p>RE: ASSIGNED, TRANSFERED AND MADE OVER TO: STEPHEN C. BRACKBILL. s/FRANK TRIPOLI, VICE PRESIDENT WILLIAMSPORT ORTHOPEDIC ASSOCIATES, LTD.</p> <p>MAR. 09, 1999, PRAECIPE FOR WRIT OF REVIVAL, filed. THREE (3) CERT TO ATTY KESNER</p> <p>Issue writ of revival of judgment entered to 93-9-CD and index it in the judgment against WALTER E. HENRY in the amount of \$6,622.00 with interest from January 5, 1993, and taxable costs. s/KIM C. KESNER, ESQ.</p> <p><u>WRIT TO ATTORNEY 03/09/99</u></p> <p>MAR. 16, 1999, PRAECIPE, filed. TWO (2) CERT TO ATTY WEAVER</p> <p>Kindly substitute Dawna M. Henry and Robert F. Henry, in their fiduciary capacities as Co-Administrators of the Estate of Walter F. Henry, as Defendants in the above matter pursuant to Pa. R. Civ.P. Rule 2352(a). Mr. Henry died on May 7, 1998, and by the Grant of Letters of Administration issued by the Register of Wills of Clearfield County dated June 8, 1998, the above individuals were named Co-Administrators of the Estate of Walter F. Henry. s/MARK S. WEAVER, ESQ.</p> <p>MAR. 18, 1999, ACCEPTANCE OF SERVICE, OF WRIT OF REVIVAL, s/MARK S. WEAVER, ESQ. ONE (1) CERT TO ATTY</p>	<p><u>MARCH 30, 1994, NOTECIPE TO REISSUE THE WRIT OF EXECUTION, filed</u></p> <p>Kindly reissue the writ of execution against defendant Walter F. Henry and forward it to the sheriff for service. /s/ Gary L. Weber, Esq.</p> <p><u>OCT. 19, 1999, PRAECIPE TO SATISFY JUDGMENT</u>, filed by Kim C. Kesner, Esq.</p> <p>Kindly mark the judgment in the above captioned action satisfied. s/Kim C. Kesner, Esq.</p> <p>S A T I S F I E D</p>

<p>Barbara H. Schickling</p> <p>1/5/93 \$95.00 Pd by Atty</p> <p>Clfd Trust BAL/\$ 80.00 BALANCE: \$59.20</p> <p>CK#2089 TRANS TO REG ACCOUNT 20.80 CK#2290 18.80 CK#2291 2.00</p> <p>CK#2290 SHFF by Pro 18.80 CK#2291 SHFF by Pro 2.00 Pro .50</p>	<p>RANDALL C. BOLTON,</p> <p>93-10-CD</p> <p>LORIE A. BOLTON,</p>	<p>JANUARY 5, 1993, COMPLAINT IN DIVORCE, filed by Barbara H. Schickling, Esquire. One (1) copy Certified to Attorney.</p> <p>JANUARY 29, 1993, MOTION AND ORDER, filed by Barbara H. Schickling, Esq. 1 cert/Atty ORDER, filed AND NOW, this 29th day of January, 1993, upon consideration of the foregoing Motion, it is the ORDER of this Court that a Custody Conference with regard to the above-captioned action be held the 18th day of February, 1993, at 10:00 am in Courtroom NO. -- at the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>FEBRUARY 10, 1993, PRAECIPE TO REINSTATE, filed Kindly reinstate the Divorce Complaint filed in the above-captioned matter. It is necessary to reinstate this Complaint because Defendant failed to accept service by certified mail, restricted delivery, and more than thirty (30) days have elapsed since the date of the filing of the original Complaint. /s/ Barbara H. Schickling, Esq.</p> <p>FEBRUARY 11, 1993, COMPLAINT REINSTATED AND REISSUED TO SHERIFF FOR SERVICE. /s/ arb.</p> <p>FEBRUARY 8, 1993, CERTIFICATE OF SERVICE, filed February 2, 1993, MOTION AND ORDER SERVED TO: Mrs. Lorie A. Bolton. /s/ Barbara H. Schickling, Esq.</p> <p>FEBRUARY 26, 1993, STIPULATION FOR AN AGREED ORDER OF CUSTODY, filed by Barbara H. Schickling, Esq. 4 cert/Atty</p> <p>JUNE 18, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Barbara H. Schickling, Esquire AFFIDAVIT OF CONSENT of RANDALL C. BOLTON, Plaintiff, filed. AFFIDAVIT OF CONSENT of LORIE ANN BOLTON, Defendant, filed. DIVORCE DECREE AND NOW, this 1st day of July, 1993, it is ORDERED and DECREED that Randall C. Bolton, Plaintiff, and Lorie A. Bolton, Defendant, are divorced from the</p>
<p>CK#2105 TRANSFER TO REGULAR ACCOUNT 59.20 PRO 40.00 PRO .50 CK#2307 ATTY 18.70</p>		<p>bonds of matrimony. BY THE COURT, s/ Joseph S. Ammerman, Judge</p>
		<p>JULY 15, 1993, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.</p> <p>JULY 7, 1993, SHERIFF RETURNS, filed. NOW, FEB 18, 1993 at 10:00 AM EST SERVED COMPLAINT IN DIVORCE ON LORIE A. BOLTON, DEFT.. SO ANSWERS, Chester A. Hawkins, shff by s/ Marilyn Hamm</p> <p>JANUARY 28, 1994, PETITION TO MODIFY ORDER OF CUSTODY, filed by Barbara H. Schickling, Esq. 1 cert/Atty RULE 1 cert/Atty 1 cert/Mr. Bolton AND NOW, this 27th day of January, 1994, upon consideration of the within Petition to Modify Order of Custody, a Rule is granted upon the Respondent, Jorie A. Bolton, to show cause why the relief requested in said Petition should not be granted. RULE RETURNABLE, with hearing thereon the 8th day of March, 1994, at 2:00 o'clock p.m. in Court Room No.-- Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT John K. Reilly, Jr., P.J.</p> <p>JANUARY 31, 1994, CERTIFICATE OF SERVICE, filed January 31, 1994, RULE ISSUED TO ATTORNEYS for service. /s/ fl</p>

Jan 6
10:25 am

BURKES HOME CENTER
PO Box 306
St. Marys, PA 15857

93-11-CD

RAINGUARD, INC.
PO Box 506,
S Main st. Ext
DuBois, PA 15801

Pro by Plff 9.00
Pro by Plff 15.00

JANUARY 6, 1993, JUDGMENT FROM J.P., Elizabeth J. Friedl, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Seven Hundred Fivty-seven and 84/100 Dollars, with costs.

Debt \$757.84

Interest from October 21, 1992

Filed and Entered by Plaintiff, January 6, 1993.

JUDGMENT

William L. Allen
Prothonotary

JANUARY 6, 1993, Notice of Entry of Judgment mailed to Defendant.

NOV. 17, 1998, PRAECIPE FOR WRIT OF REVIVIAL, filed by Plaintiff

<p>John R. Carfley</p> <p>Jan 6 10:40 am</p> <p>Keith D. Heinold Eric A. Weiss</p> <p>Richard A. Bell Eric A. Weiss</p>	<p>TRACIE ALBEGIANI, Individually and as Parent and Natural Guardian of JOSHUA SNYDER, A Minor Child,</p> <p>93-12-CD</p> <p>CHRYSLER CORPORATION, PLYMOUTH DIVISION, CHRYSLER CORPORATION, and RICHARDS AUTO SALES,</p>	<p>JANUARY 6, 1993, PRAECIPE FOR WRIT OF SUMMONS, filed by John R. Carfley, Esquire. Please issue a Writ of Summons in the above captioned matter against Defendants as follows: Chrysler Corporation, Penn Center, West III, Suite 420, Pittsburgh, PA 15276. Plymouth Dividion, Chrysler, Corporation, Penn Center, West III, Suite 420, Pittsburgh, PA 15276. and Richards Auto Sales, McConnellsburg, PA 17233. /s/ John R. Carfley, Esquire.</p> <p>JANUARY 6, 1992, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.</p> <p>MARCH 15, 1993, ENTRY OF APPEARANCE, filed Kindly enter our appearance in the above-entitled case for defendant, Chrysler Corporation. /s/ Keith D. Heinold Esq.</p> <p>DEMAND FOR JURY TRIAL, filed by Keith D. Heinold, Esq. PRAECIPE, filed Defendant, Chrysler Corporation, hereby requests a trial by a jury of twelve (12) members plus two alternates; trial to proceed as long as there are twelve (12) members available. /s/ Keith D. Heinold, Esq.</p> <p>MAY 19, 1993, SHERIFF RETURN, filed January 12, 1993, JIM PITTMAN, Shff of Fulton Co deputized by Chester A. Hawkins, Shff of Clfd Co. January 15, 1993, SUMMONS SERVED TO: Ricahrds Auto Sales, Deft by Shff Pittman. January 12, 1993, Eugene L. Coon, Shff of Allegheny Co by Chester A. Hawkins, Shff of Clfd Co. January 29, 1993 SUMMONS SERVED TO: Chrysler Corp and Plymouth Division Chrysler Corp, Deft by Shff Coon. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p> <p>OCTOBER 28, 1993, WITHDRAWAL OF APPEARANCE, filed 1 cert/Atty Kindly withdraw our appearance on behalf of defendant, Chrysler Corporation in the above-captioned matter. /s/ Keith D. Heinold, Esq.</p> <p>ENTRY OF APPEARANCE, filed Kindly enter our appearance on behalf of defendant, Chrysler Corporation in the above-captioned matter. /s/ Keith D. Heinold, Esq.</p> <p>THIS ATTY CHANGED FIRMS, Marshall, Dennehey, Warner Coleman & Goggin</p>
<p>Pro by Atty 20.00</p> <p>JCP Fee by Atty 5.00</p> <p>Shff by Atty 34.60</p> <p>sur charge by Atty 6.00</p> <p>Shff Coon by Atty 33.00</p> <p>Shff Pittman by Atty 18.00</p> <p>Notary by Atty 4.00</p> <p>Pro by Atty 20.00</p> <p>Pro by atty 5.00</p> <p>145.60</p>	<p>JANUARY 3, 1994, COMPLAINT, filed by John R. Carfley, Esq.</p> <p>JANUARY 3, 1994, CERTIFICATE OF SERVICE, filed December 30, 1993, COMPLAINT SERVED TO: Keith D. Heinold, Esq and Richards Auto Sales. /s/ John R. Carfley, Esq.</p> <p>JANUARY 27, 1994, PRELIMINARY OBJECTIONS IN THE NATURE OF A MOTION TO STRIKE OF DEFENDANT, CHRYSLER CORPORATION AND MEMORANDUM OF LAW OF DEFENDANT, CHRYSLER CORPORATION IN SUPPORT OF ITS PRELIMINARY OBJECTIONS IN THE NATURE OF A MOTION TO STRIKE, filed by Philip D. Priore, Esq. 1 cert/Atty</p> <p>CERTIFICATE OF SERVICE, filed January 24, 1994, PRELIMINARY OBJECTION IN THE NATURE OF A MOTION SERVED TO John R. Carfley, Esq. /s/ Philip D. Priore, Esq.</p> <p>MARCH 31, 1994, STIPULATION AND ORDER, filed MARCH 31, 1994 BY THE COURT: John K. Reilly, Jr, P.J /s/ John R. Carfley, Esq and Eric A. Weiss, Esq. 1 cert/Atty Carfley, Weiss</p> <p>APRIL 15, 1994, WITHDRAWAL OF APPEARANCE, filed Kindly withdraw my appearance on behalf of defendant, Chrysler Corporation, in the above-captioned matter. /s/ Keith D. Heinold, Esq.</p> <p>ENTRY OF APPEARANCE, filed Kindly enter my appearance on behalf of defendant, Chrysler Corporation, in the above-captioned matter. /s/ Eric A. Weiss, Esq.</p> <p>MAY 31, 1994, ANSWER OF DEFENDANT, CHRYSLER CORPORATION, WITH NEW MATTER PURSUANT TO PA. R.C.P. 2252(d) TO PLAINTIFFS' COMPLAINT, filed by Eric A. Weiss, Esq.</p> <p>JUNE 3, 1994, WITHDRAWAL OF APPEARANCE, filed Kindly withdraw my appearance on behalf of defendant, Richards Auto Sales Inc, in the above-captioned matter. /s/ Richard A. Bell, Esq.</p> <p>ENTRY OF APPEARANCE, filed Kindly enter my appearance on behalf of defendant, Richards Auto Sales Inc, in the above-captioned matter. /s/ Eric A. Weiss, Esq.</p> <p>JUNE 3, 1994, ANSWER AND NEW MATTER, filed by Eric A. Weiss, Esq.</p>	<p>JANUARY 3, 1994, COMPLAINT, filed by John R. Carfley, Esq.</p> <p>JANUARY 3, 1994, CERTIFICATE OF SERVICE, filed December 30, 1993, COMPLAINT SERVED TO: Keith D. Heinold, Esq and Richards Auto Sales. /s/ John R. Carfley, Esq.</p> <p>JANUARY 27, 1994, PRELIMINARY OBJECTIONS IN THE NATURE OF A MOTION TO STRIKE OF DEFENDANT, CHRYSLER CORPORATION AND MEMORANDUM OF LAW OF DEFENDANT, CHRYSLER CORPORATION IN SUPPORT OF ITS PRELIMINARY OBJECTIONS IN THE NATURE OF A MOTION TO STRIKE, filed by Philip D. Priore, Esq. 1 cert/Atty</p> <p>CERTIFICATE OF SERVICE, filed January 24, 1994, PRELIMINARY OBJECTION IN THE NATURE OF A MOTION SERVED TO John R. Carfley, Esq. /s/ Philip D. Priore, Esq.</p> <p>MARCH 31, 1994, STIPULATION AND ORDER, filed MARCH 31, 1994 BY THE COURT: John K. Reilly, Jr, P.J /s/ John R. Carfley, Esq and Eric A. Weiss, Esq. 1 cert/Atty Carfley, Weiss</p> <p>APRIL 15, 1994, WITHDRAWAL OF APPEARANCE, filed Kindly withdraw my appearance on behalf of defendant, Chrysler Corporation, in the above-captioned matter. /s/ Keith D. Heinold, Esq.</p> <p>ENTRY OF APPEARANCE, filed Kindly enter my appearance on behalf of defendant, Chrysler Corporation, in the above-captioned matter. /s/ Eric A. Weiss, Esq.</p> <p>MAY 31, 1994, ANSWER OF DEFENDANT, CHRYSLER CORPORATION, WITH NEW MATTER PURSUANT TO PA. R.C.P. 2252(d) TO PLAINTIFFS' COMPLAINT, filed by Eric A. Weiss, Esq.</p> <p>JUNE 3, 1994, WITHDRAWAL OF APPEARANCE, filed Kindly withdraw my appearance on behalf of defendant, Richards Auto Sales Inc, in the above-captioned matter. /s/ Richard A. Bell, Esq.</p> <p>ENTRY OF APPEARANCE, filed Kindly enter my appearance on behalf of defendant, Richards Auto Sales Inc, in the above-captioned matter. /s/ Eric A. Weiss, Esq.</p> <p>JUNE 3, 1994, ANSWER AND NEW MATTER, filed by Eric A. Weiss, Esq.</p>

<p>John R. Carfley</p> <p>Jan 6 10:40 am</p>	<p>MABEL MAINES,</p> <p>93-13-CD</p> <p>JAMES RICKETTS, et al</p> <p>Pro by Atty 40.00</p> <p>JCP Fee by Atty 5.00</p>	<p><u>JANUARY 6, 1992, NOTICE OF APPEAL FROM J.P. , William M. Daisher, filed.</u></p> <p><u>PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE, filed.</u></p> <p>Enter rule upon JAMES RICKETTS, ET AL, appellees to file a complaint in this appeal (Common Pleas No. 93-13-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ John R. Carfley, Esquire.</p> <p>RULE: To JAMES RICKETTS, et al., , appellee(s).</p> <p><u>JANUARY 11, 1993, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT, filed</u></p> <p>I hereby swear that I served a copy of the Notice of Appeal, Common Pleas No. 93-13-CD, upon the District Justice designated therein on 1-11-93 by certified mail sender's receipt attached hereto, and upon the appellee James Ricketts, et al, on 1-11-93 by certified mail, sender's receipt attached hereto.</p> <p>AND FURTHER that I served the Rule to File a Complaint accompany the above Notice of Appeal upon the appellee to whom the Rule was addressed on 1-11-93 by certified mail, sender's receipt attached hereto. /s/ John R. Carfley, Esq.</p> <p><u>OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copy to Atty Carfley and Deft.</u></p> <p><u>OCT. 13, 1995, LETTER FROM JOHN R. CARFLEY RE: INACTIVE STATUS, filed by s/JOHN R. CARFLEY, ESQ.</u></p> <p><u>DECEMBER 8, 1995, ORDER, filed.</u></p> <p>NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, 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 that costs of this matter shall be assessed to the Plaintiff.</p> <p>BY THE COURT, /s/ John K. Reilly, Jr., President Judge.</p> <p>1 Certified Copy to Plff, & Deft.</p> <p><u>TERMINATED WITH PREJUDICE</u></p>
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<p>Keystone Legal Services. Robin Jean Foor,</p> <p>Jan 6 10:50 am</p>	<p>CATHY A. TYMENSKY,</p> <p>93-14-CD</p> <p>FRANCIS D. TYMENSKY,</p>	<p><u>JANUARY 6, 1993, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT</u>, filed by Robin Jean Foor, Esquire. Seven (7) copies Certified to Attorney. <u>AFFIDAVIT OF INSUFFICIENT FUNDS</u>, filed. <u>ORDER</u>, filed. AND NOW, this 6th day of January 1993, upon presentation and consideration of the within Petition and upon finding that the Plaintiff, CATHY A. TYMENSKY, is in immediate and present danger of abuse from Defendant, FRANCIS D. TYMENSKY, the following Temporary Protective Order is entered. Defendant is enjoined from having any contact with Plaintiff. Defendant is hereby enjoined from physically abusing, striking, harassing or threatening Plaintiff or her minor children, Defendant is evicted from the RD #1, Box 340 A. Mahaffey, Pennsylvania 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. this Order shall remain in effect until further Order of Court. A hearing will be held on the 14th day of January, 1993, at 2:00 o'clock P.M. at the Clearfield County Courthouse, Clearfield, Pennsylvania. The Sheriff is empowered to enforce this Order. Service to be made on Defendant by the Sheriff forthwith. The Sheriff is ordered to confiscate any and all firearms in the possession of the defendant. The parties are hereby advised that violation of this Order will subject the violating party to punishment for contempt. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p>
<p>Jan 11, 1992, Billed Co.</p> <p>1-27 78.00 106.75 1-27 78.00 106.75 4-1 78.00 106.75</p>	<p>Pro <i>by [unclear]</i> 40.00 JCP Fee <i>by [unclear]</i> Office 5.00 Shff Credit 26.48 Pro <i>by [unclear]</i> 30.00</p>	<p><u>JANUARY 20, 1993, ORDER</u>, filed 4 cert/Atty Foor AND NOW, this 14th day of January, 1993, this being the day and date set for a hearing in the above captioned matter, and upon the defendant's inability to attend the hearing due to incarceration, the hearing is continued and rescheduled for Tuesday, January 19, 1993, at 2:30 pm at the Clearfield County Courthouse. The temporary order entered January 5, 1993 shall remain in effect. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p><u>JANUARY 29, 1993, AFFIDAVIT OF SERVICE</u>, filed January 7, 1993 PFA SERVED TO: Francis D. Tymensky deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm</p>
<p>3. The plaintiff shall have physical custody of the parties' minor children. 4. This order shall remain in effect for one year. 5. Any violation of the terms of this Order by either party or any enticement, participation or cooperation by either party resulting in a violation of the Order in any way shall constitute contempt of Court and may be punishable by a fine of up to \$1,000.00 and/or a jail sentence of up to six (6) months upon either party. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>MAY 21, 1993, PRAECIPE TO PROCEED IN FORMA PAUPERIS, filed by Robin Jean Foor, Esq. <u>ORDER</u>, filed 1 cert/Atty AND NOW, this 21st day of May, 1993, pursuant to Pennsylvania Rule of Appellate Procedure 552(d) and upon consideration of the attached certification of Plaintiff's attorney, it is hereby granted that Cathy A. Tymensky, Plaintiff, may proceed IN Forma Pauperis in the above matter for purposes of appeal. /s/ Allen D. Bietz, Prothy</p> <p>MAY 21, 1993, NOTICE OF APPEAL, filed by Robin Jean Foor, Esq. 5 cert/Atty <u>ORDER FOR TRANSCRIPT</u>, filed by Robin Jean Foor, Esq. 1 cert/Superior Ct. <u>PROOF OF SERVICE</u>, filed May 21, 1993, NOTICE OF APPEAL SERVED TO: Honorable Joseph S. Ammerman; Francis D. Tymensky Deft; Cathy Warrick, Court Reporter; Virginia Evanko, CA. /s/ Robin Jean Foor, Esq.</p> <p>MAY 27, 1993, SUPERIOR COURT DOCKET # 00749PGH93, filed</p> <p>JUNE 8, 1993, ORDER, filed 1 cert/Judge "A" NOW, this 7th day of June, 1993, pursuant to Pa. R.A.P. Rule 1925(b), counsel for Plaintiff is directed to file with the Court a concise statement of the matters complained of on appeal within fourteen (14) days of the above date. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>JUNE 4, 1993, TRANSCRIPT OF PROCEEDINGS PROTECTION FROM ABUSE HEARING, filed in Trans Dr. "T"</p> <p>JUNE 21, 1993, STATEMENT IN COMPLIANCE WITH PA. R.A.P. 1925(b)., filed by Robin Jean Foor</p>		<p>APRIL 27, 1993, ORDER, filed 6 cert/Atty AND NOW, this 27th day of April, 1993, following a hearing and with consent of the parties to paragraphs 1 through 3, it is ORDERED: 1. The defendant is enjoined from physically abusing striking, harassing or threatening plaintiff of her minor children. 2. The defendant is enjoined from having any contact with the plaintiff. Defendant is further enjoined from living at, entering or visiting the current and any future residence of the plaintiff. 3. The plaintiff shall have physical custody of the parties' minor children. 4. This order shall remain in effect for one year. 5. Any violation of the terms of this Order by either party or any enticement, participation or cooperation by either party resulting in a violation of the Order in any way shall constitute contempt of Court and may be punishable by a fine of up to \$1,000.00 and/or a jail sentence of up to six (6) months upon either party. BY THE COURT: Joseph S. Ammerman, Judge.</p>

Daniel C. Bell

GARY E. MILES,

JANUARY 6, 1993, COMPLAINT, filed by Daniel C. Bell, Esquire.

Two (2) copies Certified to Sheriff.

JANUARY 6, 1993, PRAECIPE FOR APPEARANCE filed by Daniel C. Bell, Esquire.

Plase enter my appearance on behalf of Plaintiff, GARY MILES, in the above captioned case. /s/ Daniel C. Bell, Esquire.

FEBRUARY 8, 1993, SHERIFF RETURN, filed

January 13, 1993, Donald Bechwith, Shff of Indiana Co deputized by Chester A. Hawkins, Shff of Clfd Co.

January 21, 1993 COMPLAINT IN TRESPASS SERVED TO: Joseph K. Frankz, Deft.

January 21, 1993 COMPLAINT IN TRESPASS SERVED TO: Hillsdale Construction & Excavation Co, Inc, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

MAY 11, 1993, PRAEICPE TO SETTLE AND DISCONTINUE, filed

Please mark the above capitoned matter settled and discontinued. /s/ Daniel C. Bell, Esq.

JOSEPH K. FRANTZ,

and

HILLSDALE CONSTRUCTION

and EXCAVATION CO., INC

SETTLED

AND

DISCONTINUED

Jan 6
10:66 am

93-15-CD

Pro by Atty 40.00

JPC Fee by Atty 5.00

Shff by Atty 26.60

shff

Beckwith by Atty 60.00

sur

charge by Atty 4.00

Pro by Atty 5.00

Charles P. Wasovich

MID-STATE BANK & TRUST COMPANY,

JANUARY 6, 1993, CERTIFICATIN OF DOCKET ENTRIES AND JUDGMENT, filed. From Blair County. Their number 92-JG001654.

I, JERRY A. STERN, Prothonotary, of the court of Common Pleas of Blair 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 the Defendant on the 15th of December in the above captioned case in the amount of \$619.74.

Jan 6 11:26 am

93-16-CD

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the said Court, on the 18th day of December, 1992. . /s/ JERRY A. STERN, Prothonotary, by Tammie V. Blyler, Deputy.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Six Hundred Nineteen and 74/100 Dollars, with costs.

DAVID E. MULHOLLEN and LUANN MULHOLLEN,

Debt \$619.74

JUDGMENT

William A. Shaw
Prothonotary

JANUARY 6, 1993, Notice of Entry of Judgment mailed to Defendant.

Pro by Atty 15.00

Blair Co Costs 59.00

Pro by Atty 5.00

30 Jan 1994
of debt,

William A. Shaw

CONTINUED FROM PAGE 18, HARCHAK vs REED, et al 93-18-CD

JAN. 31, 1996, CERTIFICATE OF SERVICE, filed. NO CERT COPY
I hereby certify that a true and correct copy of the Notices of Records Depositions to Dr. Danyo, Dr. Evans, and Dr. Passarelli, in the above-captioned matter was mailed by regular mail, postage prepaid, at the Post Office, State College, Pennsylvania, on this 30th day of January, 1996, to the attorney or record, James A. Naddeo, Esquire, 211 1/2 East Locust Street, Marino Building, P.O. Box 552, Clearfield, PA. 16830. s/JANINE C. GISMONDI, ESQ.

MAR. 19, 1996, CERTIFICATE OF SERVICE, NO CERT COPIES
I hereby certify that a true and correct copy of the Interrogatories Propounded by Defendants, For Answer By Plaintiffs (Set Two) in the above-captioned matter was mailed by regular mail at the Post Office, State College, Pennsylvania, postage prepaid, this 18th day of March, 1996, to the attorney of record, JAMES A. NADDEO, ESQ. s/JAMES M. HORNE, ESQ.

MAY 01, 1996, CERTIFICATE OF SERVICE OF PLAINTIFF'S ANSWERS TO DEFENDANTS' SECOND SET OF INTERROGATORIES, filed. No Cert Copy
I, James A. Naddeo, Esquire, do hereby certify that a true and correct copy of Plaintiff's Answers to Defendants' Second Set of Interrogatories in the above-captioned action was served on the following person and in the following manner on this 1st day of May, 1996: First-Class Mail, Postage Prepaid Janine C. Gismondi, Esq. s/JAMES A. NADDEO, ESQ.

MAY 14, 1996, CERTIFICATE OF SERVICE, filed. NO CERT COPIES
I, Janine C. Gismondi, attorney for the Defendants hereby certify that I this 13th day of May, 1996, served true and correct copies of Notices of Taking Deposition For Purposes of Copying Records Only directed to: Dr. Gerald Beresny, Dr. Charles Maxin, Dr. David Passarelli and Dr. John Evans on all counsel of record or parties of interest by depositing same in the U.S. Mail, postage prepaid, at the Post Office, State College, Pa., and addressed as follows: James A. Naddeo, Esq., 211 1/2 East Locust St., P. O. Box 552, Clearfield, Pa. 16830 s/JANINE C. GISMONDI

JUN 13, 1996, CERTIFICATE OF SERVICE, filed. NO CERT COPIES
I, Janine C. Gismondi, attorney for the Defendants hereby certify that I this 12th day of June, 1996, served true and correct copy of a Notice of Taking Deposition For Purposes of Copying Records Only directed to: Centre Community Hospital on all counsel of record or parties of interest by depositing same in the U.S. Mail, postage prepaid, at the Post Office, State College, Penna., and addressed as follows: JAMES A. NADDEO, ESQ., 211 1/2 EAST LOCUST STRETE, P.O. BOX 552, CLEARFIELD, PA. 16830. s/JANINE C. GISMONDI, ESQ.

AUG 16, 1996, CERTIFCATE OF SERVICE, filed. NO CERT COPIES
I hereby certify that a true and correct copy of the Notice of Records Deposition to ERIE INSURANCE GROUP, in the above-captioned matter was mailed by regular mail, postage prepaid, at the Post Office, State College, Pa. on this 14th day of August, 1996, to the attorney of record, James A. Naddeo, Esquire, 211 1/2 East Locust Street, Marino Building, P.O. Box 552, Clearfield, Pa. 16830. s/JANINE C. GISMONDI, ESQ.

CONTINUED ON PAGE 39

<p>James A. Naddeo</p>	<p>JOHN HARCHAK and PATRICIA I. HARCHAK, husband and wife,</p>	<p><u>JANUARY 6, 1993, PRAECIPE FOR WRIT OF SUMMONS</u>, filed by James A. Naddeo, Esquire. Please issue a Writ of Summons against the above-named defendants, Scott Allen Reed and Sandy T. Fenstermacker, who reside at PO Box 717, Milesburg, PA, 16853, and PO box 717, Milesburg, PA 16853, respectively. /s/ James A. Naddeo, Esquire.</p> <p><u>JANUARY 6, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.</u></p> <p><u>FEBRUARY 8, 1993, SHERIFF RETURN</u>, filed January 12, 1993, Denny Nau, Shff of Centre Co deputized by Chester A. Hawkins, Shff of Clfd Co. January 26, 1993, SUMMONS SERVED TO: Sandy J. Fenstermacker, Deft. January 27, 1993, SUMMONS SERVED TO: Scott Allen Reed, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p> <p><u>FEBRUARY 23, 1993, PRAECIPE FOR ENTRY OF APPEARANCE</u>, filed Please enter our appearance on behalf of the Defendants Scott Allen Reed and Sandy J. Fenstermacker, in the above-captioned matter. We are authorized to accept service on their behalf. /s/ James M. Horne, Esq. <u>CERTIFICATE OF SERVICE</u>, filed February 22, 1993, <u>PRAECIPE FOR ENTRY OF APPEARANCE</u> SERVED TO: James A. Naddeo, Esq. /s/ James M. Horne, Esq.</p> <p><u>MARCH 9, 1993, CERTIFICATE OF SERVICE</u>, filed March 8, 1993, NOTICE OF TAKING DEPOSITION SERVED TO: James A. Naddeo, Esq. /s/ James M. Horne, Esq.</p> <p><u>MARCH 19, 1993, CERTIFICATE OF SERVICE</u>, filed 1 cert/Atty March 19, 1993, NOTICE OF DEPOSITION OF DEFENDANT SCOTT ALLEN REED SERVED TO: James M. Horne, Esq. and Hoffman & Shreiber Reporting Service. /s/ James A. Naddeo, Esq.</p> <p><u>JUNE 30, 1994, PRAECIPE FOR A RULE TO FILE COMPLAINT</u>, filed Please issue a Rule on Plaintiff to file their Complaint within twenty (20) days form service thereof or suffer a judgment of non pros against them. /s/ James M. Horne, Esq.</p>
<p>Jan 6 3:30 pm</p>	<p>93-17-CD</p>	
<p>James M. Horne</p>	<p>SCOTT ALLEN REED, An Individual and SANDY J. FENSTERMACKER, An Individual,</p> <p>Pro by Atty 20.00</p> <p>JPC Fee by Atty 5.00</p> <p>Shff by Atty 26.60</p> <p>Shff</p> <p>Nau by Atty 32.20</p> <p>sur charge by Atty 4.00</p> <p>Pro by Atty 20.00</p> <p>Pro by Atty 5.00</p>	<p><u>JUNE 30, 1994, RULE TO FILE COMPLAINT ISSUED TO ATTY NADDEO</u>. /s/ arf.</p> <p><u>AUGUST 2, 1994, COMPLAINT</u>, filed by James A. Naddeo, Esq. 1 cert/Atty Naddeo <u>CERTIFICATE OF SERVICE</u>, filed August 2, 1994, COMPLAINT SERVED TO: James M. Horne, Esq. /s/ James A. Naddeo, Esq.</p> <p><u>SEPTEMBER 23, 1994, ANSWER WITH NEW MATTER</u>, filed by Janine c. Gismondi, Esq. <u>CERTIFICATE OF SERVICE</u>, filed September 22, 1994, ANSWER WITH NEW MATTER SERVED TO: James A. Naddeo, Esq. /s/ Janine c. Gismondi, Esq.</p> <p><u>SEPTEMBER 29, 1994, VERIFICATION TO ANSWER</u>, filed by Janine C. Gismondi, Esq. <u>CERTIFICATE OF SERVICE</u>, filed September 28, 1994, VERIFICATION SERVED TO: James A. Naddeo, Esq. /s/ Janine C. Gismondi, Esq.</p> <p><u>OCTOBER 11, 1994, ANSWER TO NEW MATTER</u>, filed by James A. Naddeo, Esq. 2 cert/Atty Naddeo <u>CERTIFICATE OF SERVICE</u>, filed October 11, 1994, <u>REPLY TO NEW MATTER</u> SERVED TO: Janine C. Gismondi, Esq. /s/ James A. Naddeo, Esq.</p> <p><u>OCTOBER 21, 1994, CERTIFICATE OF SERVICE</u>, filed October 20, 1994, INTERROGATORIES PROPOUNDED BY DEFENDANTS, FOR ANSWER BY PLAINTIFFS (SET ONE) AND REQUEST FOR PRODUCTION (SET ONE) SERVED TO: James A. Naddeo, Esq. /s/ Janine C. Gismondi, Esq.</p> <p><u>FEBRUARY 13, 1995, CERTIFICATE OF SERVICE</u>, filed February 10, 1995, ANSWERS TO DEFENDANTS' INTERROGATORIES SERVED TO: Janine C. Gismondi Esq. /s/ James A. Naddeo, Esq.</p> <p><u>MAY 15, 1996, CERTIFICATE OF SERVICE</u>, filed. NO CERT COPIES I, Janine C. Gismondi, attorney for the Defendants hereby certify that I this 14th day of May, 1996, served true and correct copies of Notices of Taking Deposition For Purposes of Copying Records Only directed to: CENTRE COMMUNITY HOSPITAL on all counsel of record or parties of interest by depositing same in the U.S. Mail, postage prepaid, at the Post Office, State College, Pa., and addressed as follows: James A. Naddeo, Esq., 211 1/2 East Locust Street, P.O. BOx 552, Clearfield, Pa. 16830. s/Janine C. Gismondi</p> <p><u>DECEMBER 10, 1996, PRAECIPE</u>, filed by James A. Naddeo, Esquire. No cert. copies. Please mark the above-captioned case as settled and discontinued. /s/ James A. Naddeo, Esquire.</p>
	<p><u>SETTLED</u></p>	<p>and <u>DISCONTINUED</u></p>

James A. Naddeo	SUSAN I. HARCHAK,	<p><u>JANUARY 6, 1993, PRAECIPE FOR WRIT OF SUMMONS</u>, filed by James A. Naddeo, Esquire.</p> <p>Please issue a Writ in Summons against the above-named defendants, SCOTT ALLEN REED and SANDY J. FENSTERMACKER, who reside at PO Box 717, Milesburg, PA 16853, and PO Box 717, Milesburg, PA 16853, respectively. /s/ James A. Naddeo, Esquire.</p> <p><u>JANUARY 6, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.</u></p> <p><u>FEBRUARY 8, 1993, SHERIFF RETURN</u>, filed January 12, 1993, Denny Nau, Shff of Centre Co deputized by Chester A. Hawkins, Shff of Clfd Co.</p> <p>January 26, 1993 SUMMONS SERVED TO Sandy J. Fenstermacker by Sheriff Nau.</p> <p>January 27, 1993, SUMMONS SERVED TO Scott Allen Reed, Deft. by Shff Nau. s/ Chester A. Hawkins, Shff by Marilyn Hamm</p> <p><u>FEBRUARY 23, 1993, PRAECIPE FOR ENTRY OF APPEARANCE</u>, filed</p> <p>Please enter our appearance on behalf of the Defendants Scott Allen Reed and Sandy J. Fenstermacker, in the above-captioned matter.</p> <p>We are authorized to accept service on their behalf. /s/ James M. Horne, Esq.</p> <p><u>CERTIFICATE OF SERVICE</u>, filed</p> <p>February 22, 1993, PRAECIPE FOR ENTRY OF APPEARANCE SERVED TO: James A. Naddeo, Esq. /s/ James M. Horne, Esq.</p> <p><u>MARCH 9, 1993, CERTIFICATE OF SERVICE</u>, filed</p> <p>March 8, 1993, NOTICE OF TAKING DEPOSITION SERVED: James A. Naddeo, Esq. /s/ James M. Horne, Esq.</p> <p><u>MARCH 19, 1993, CERTIFICATE OF SERVICE</u>, filed</p> <p>1 cert/Atty</p> <p>March 19, 1993, NOTICE OF DEPOSITION OF DEFENDANT SCOTT ALLEN REED SERVED TO: James M. Horne, Esq and Hoffman & Schreiber Reporting Service /s/ James A. Naddeo, Esq.</p> <p>Pro by Atty 20.00</p> <p>JPC Fee by Atty 5.00</p> <p>Shff by Atty 26.60</p> <p>Shff Nau by Atty 32.20</p> <p>Surcharge by Atty 4.00</p> <p>Pro by Atty 20.00</p> <p>Pro by Atty 5.00</p> <p>112.80</p> <p><u>JUNE 29, 1994, PRAECIPE FOR A RULE TO FILE COMPLAINT</u>, filed</p> <p>Please issue a Rule on Plaintiff to file her Complaint within twenty (20) days from service thereof or suffer a judgment of non pros against her. /s/ James M. Horne, Esq.</p> <p><u>CERTIFICATE OF SERVICE</u>, filed</p> <p>June 28, 1994, PRAECIPE FOR RULE TO FILE COMPLAINT SERVED TO: James A. Naddeo, Esq. /s/ James M. Horne, Esq.</p> <p>JUNE 30, 1994, RULE TO FILE COMPLAINT SERVED TO: ATTY NADDEO. /s/ arf.</p> <p><u>AUGUST 2, 1994, COMPLAINT</u>, filed by James A. Naddeo, Esq. 1 cert/Atty Naddeo</p> <p><u>CERTIFICATE OF SERVICE</u>, filed</p> <p>August 2, 1994, COMPLAINT SERVED TO: James M. Horne Esq. /s/ James A. Naddeo, Esq.</p> <p><u>SEPTEMBER 23, 1994, ANSWER WITH NEW MATTER</u>, filed by Janine C. Gismondi, Esq.</p> <p><u>CERTIFICATE OF SERVICE</u>, filed</p> <p>September 22, 1994, ANSWER WITH NEW MATTER SERVED TO: James A. Naddeo, Esq. /s/ Janine C. Gismondi, Esq.</p> <p><u>SEPTEMBER 29, 1994, VERIFICATION TO ANSWER</u>, filed by Janine C. Gismondi, Esq.</p> <p><u>SEPTEMBER 29, 1994, CERTIFICATE OF SERVICE</u>, filed</p> <p>September 28, 1994, VERIFICATION TO ANSWER SERVED TO: James A. Naddeo, Esq. s/ Janine C. Gismondi, Esq.</p> <p><u>OCTOBER 3, 1994, ANSWER TO NEW MATTER</u>, filed by James A. Naddeo, Esq. 2 cert/Atty Naddeo</p> <p><u>CERTIFICATE OF SERVICE</u>, filed</p> <p>October 3, 1994, REPLY TO NEW MATTER SERVED TO: Janine C. Gismondi, Esq and James M. Horne, Esq. s/ James A. Naddeo, Esq.</p> <p><u>OCTOBER 21, 1994, CERTIFICATE OF SERVICE</u>, filed</p> <p>Oceober 20, 1994, INTERROGATORIES PROPOUNDED BY DEFENDNATS, FOR ANSWER BY PLAINTIFF (SET ONE) AND REQUEST FOR PRODUCTION (SET ONE) SERVED TO: James A. Naddeo, Esq. s/ Janine C. Gismondi, Esq.</p> <p><u>FEBRUARY 13, 1995, CERTIFICATE OF SERVICE</u>, filed</p> <p>February 10, 1995, ANSWERS TO DEFENDANTS' INTERROGATORIES SERVED TO: Janine C. Gismondi, Esq. /s/ James A. Naddec, Esq.</p> <p><u>SEPT. 28, 1995, CERTIFICATE OF SERVICE</u>, filed. NO CERT COPIES</p> <p>I hereby certify that a true and correct copy of Defendants' Subpoena and Notice of Taking Records Deposition, in the above-captioned matter was mailed by regular mail, postage prepaid, at the Post Office, State College, Penna., on this 27th day of September 27, 1995, to the attorney of record, James A. Naddeo, Esquire, 211-1/2 East Locust Street, Marion Building, P. O. BOX 552, Clearfield, Pa. 16830. s/JANINE C. GISMONDI, ESQ.</p>
Jan 6 3:30 pm	93-18-CD	
James M. Horne	<p>SCOTT ALLEN REED,</p> <p>An Individiaual, and</p> <p>SANDY J. FENSTERMACKER,</p> <p>An Individual,</p>	
CONTINUED ON PAGE 16		

Laurance B Seaman,

CHARLES D. MCCRACKEN and
MARY LOU MCCRACKEN,

Jan 6
3:50 am

93-19-CD

ARTHUR M. KIFER, a/k/a
ART KIFER, a/k/a, A. W.
KIFER, deceased, and
RUSSELL L. KIFER, and
VIOLA K. MCMURRAY,
Executors of the ESTATE
OF ARTHUR M. KIFER,
a/k/a ART KIFER, a/k/a
A. W. KIFER, deceased,
A. W. KIFER & COMPANY,
and A. W. KIFER, INC.,

JANUARY 6, 1993, PRAECIPE FOR ENTRY OF APPEARANCE AND
ISSUANCE OF WRIT OF SUMMONS, filed by Laurance B.
Seaman, Esquire.

Please enter my appearance on behalf of Plaintiffs
CHARLES D. MCCRACKEN and MARY LOU MCCRACKEN, in the
above-captioned action and issue a Writ of Summons
against Defendants. /s/ Laurance B. Seaman, Esquire.

JANUARY 8, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED
TO SHERIFF FOR SERVICE,

APRIL 8, 1993, SHERIFF'S RETURN, filed.

Now, January 11, 1993, SERVED SUMMONS ON VIOLA K.
McMURRAY, Extr.

Now, January 25, 1993, SERVED SUMMONS RUSSELL L.
KIFER, Extr. So answers, Chester A. Hawkins, Shff
By s/ Marilyn Hamm

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE
CALL OF LIST, filed. Certified Copy to Atty Seaman and
Deft.

NOV. 17, 1995, PRAECIPE TO DISCONTINUE, filed. NO C/C

Please mark the above captioned case, settled, discontinued and
ended. s/LAURANCE B. SEAMAN, ESQ.

SETTLED and DISCONTINUED

Pro	by Atty	20.00
JCP Fee	by Atty	5.00
Shff Hawkins	by Atty	44.84
Shff Surcharge		12.00
Pro	by atty	5.00
		<u>86.84</u>

RICHARD D. SELL,
RD#1, Box 212 B1
Reynoldsville, PA 15851

JANUARY 7, 1993, NOTICE OF APPEAL FROM J.P., Wesley J. Read, filed by Plaintiff.

JANUARY 11, 1993, TRANSCRIPT FROM DISTRICT JUSTICE DUBOIS, filed.

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to Plff/Deft.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff.

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

1 Certified Copy to Plff & Deft.

TERMINATED WITH PREJUDICE

Jan 7
11:10 am

93-20-CD

HUGHES STARR, INC.

Pro by Plff 20.00

JPC Fee by Plff 5.00

IN RE:
RICKY CALDWELL,
An Alleged Severely
Mentally Disabled
Person,

JANUARY 8, 1993, PETITION FOR INVOLUNTARY TREATMENT
MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
ORDER, filed.
ORDER, filed.

JANUARY 8, 1993, MENTAL HEALTH REVIEW OFFICER REPORT
AND DECREE, filed.

One (1) copy Certified to EMS.
DECREE, filed.
AND NOW, this 8th day of January, 1993, the Mental
Health Review Officer's Report is acknowledged. We
approve his recommendations.

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

Accordingly, the Court ORDERS that RICKY CALDWELL
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.

TRANSFER EFFECTIVE: JANUARY 11th, 1993.

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.

Jan 8

93-23-CD

Pro *Ly Co.* 40.00
JCP Fee *Ly Co.* 5.00
R. Mattern 159.68

1-27-93 OK #106174
1-27-93 OK #106174

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.

ORDER, filed.
AND NOW this 8th day of January, 1993, it is the ORDER of this Court that the EMS
Ambulance Service, of DuBois, PA transport the above named RICKY CALDWELL 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 8th, 1993. BY THE COURT: /s/ John K.
Reilly, Jr., President Judge.

<p>James A. Naddeo</p> <p>Jan 8 10:45 am</p> <p>Thomas King Kistler</p> <p>Peter F. Smith</p>	<p>ROBERT C. LINDGREN and JOANN LINDGREN, h/w</p> <p>93-44-CD</p> <p>C. CLASSIC DODGE, A Pennsylvania Corporation, and CLEARFIELD EQUIPMENT CO. A Pennsylvania Corporation, and HELEN C. BROWN, An Individual,</p>	<p><u>JANUARY 8, 1993, PRAECIPE FOR WRIT OF SUMMONS, filed by James A. Naddeo, Esquire.</u> Please issue a Writ of Summons against the above-captioned Defendants whose addresses are 1224 South Second Street, Clearfield, Pennsylvania, 16830; Old Town Road, Clearfield, Pennsylvania, 16830; and 418 West First Street, Clearfield, Pennsylvania, 16830. /s/ James A. Naddeo, Esquire.</p> <p><u>JANUARY 8, 1992, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.</u></p> <p><u>MARCH 23, 1993, SHERIFF RETURN, filed</u> January 11, 1993 SUMMONS SERVED TO: C. Classic Dodge Deft. January 11, 1993 SUMMONS SERVED TO: Clearfield Equipment Co, Deft. January 13, 1993, SUMMONS SERVED TO: Helen c. Brown Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p> <p><u>MARCH 11, 1994, COMPLAINT, filed by James A. Naddeo, Esq. 2 cert/Atty</u></p> <p><u>MAY 18, 1994, SHERIFF RETURN, filed</u> March 14, 1994 COMPLAINT SERVED TO: Robert A. Brown, in charge of Clearfield Equipment co, t/d/b/a C. Classic Dodge, Deft. March 14, 1994, COMPLAINT SERVED TO: Peter F. Smith Attorney for Helen C. Brown, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p> <p><u>JUNE 3, 1994, ANSWER AND NEW MATTER, filed by Peter F. Smith, Esq. 1 cert/Atty</u></p> <p><u>JUNE 3, 1994, CERTIFICATE OF SERVICE, filed</u> June 3, 1994, ANSWER AND NEW MATTER SERVED TO: James A. Naddeo, Esq and Thomas K. Kistler, Esq. /s/ Peter F. Smith, Esq.</p> <p><u>JUNE 3, 1994, ANSWER AND NEW MATTER, filed by Thomas King Kistler, Esq.</u> <u>CERTIFICATE OF SERVICE, filed</u> June 3, 1994, ANSWER AND NEW MATTER SERVED TO: James A. Naddeo, Esq and Peter F. Smith, Esq. /s/ Thomas King Kistler, Esq.</p> <p><u>JUNE 14, 1994, ANSWER TO NEW MATTER OF DEFENDANT CLEARFIELD EQUIPMENT COMPANY, INC, filed by James A. Naddeo, Esq. 2 cert/Atty Naddeo</u> <u>CERTIFICATE OF SERVICE, filed</u> June , 1994 ANSWER TO NEW MATTER SERVED TO: Thomas King Kistler, Esq and Peter F. Smith, Esq. /s/ James A. Naddeo, Esq.</p>
<p>Pro by Atty 20.00</p> <p>JPC Fee by Atty 5.00</p> <p>Shff sur charge by Atty 26.80</p> <p>Pro by Atty 6.00</p> <p>Shff sur charge by Atty 20.00</p> <p>Pro by Atty 22,80</p> <p>Shff sur charge by Atty 4.00</p> <p>Pro by Atty 5.00</p> <p>109.60</p> <p>SEPTEMBER 9, 1994, CERTIFICATE OF SERVICE, filed</p> <p>September 9, 1994, NOTICE OF DEPOSITION SERVED TO: Mr. Lee Thomas, C/o Thomas King Kistler, Esq.; Mr. Robb Brown, c/o Thomas King Kistler, Esq; Ms. Sally Daisher c/o Thomas King Kistler, Esq; Peter F. Smith, Esq; HOFFMAN & SYKES REPORTING SERVICE. /s/ James A. Naddeo, Esq.</p> <p>NOVEMBER 1, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. One cert copy to Attys. Naddeo, Smith, Kistler, & C. Classic Dodge.</p> <p>NOVEMBER 21, 1996, CERTIFICATE OF READINESS, filed by James A. Naddeo, Esquire. No cert. copies.</p> <p>CERTIFICATE OF SERVICE, filed.</p> <p>I hereby certify that a true and correct copy of Plaintiffs' Certificate of Readiness was mailed by first-class mail on this 21st day of November, 1996 to the following: Thomas King Kistler, Esquire; Peter F. Smith, Esquire. /s/ James A. Naddeo, Atty. for Plffs.</p>	<p>Pro by Atty 20.00</p> <p>JPC Fee by Atty 5.00</p> <p>Shff sur charge by Atty 26.80</p> <p>Pro by Atty 6.00</p> <p>Shff sur charge by Atty 20.00</p> <p>Pro by Atty 22,80</p> <p>Shff sur charge by Atty 4.00</p> <p>Pro by Atty 5.00</p> <p>109.60</p> <p>SEPTEMBER 9, 1994, CERTIFICATE OF SERVICE, filed</p> <p>September 9, 1994, NOTICE OF DEPOSITION SERVED TO: Mr. Lee Thomas, C/o Thomas King Kistler, Esq.; Mr. Robb Brown, c/o Thomas King Kistler, Esq; Ms. Sally Daisher c/o Thomas King Kistler, Esq; Peter F. Smith, Esq; HOFFMAN & SYKES REPORTING SERVICE. /s/ James A. Naddeo, Esq.</p> <p>NOVEMBER 1, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. One cert copy to Attys. Naddeo, Smith, Kistler, & C. Classic Dodge.</p> <p>NOVEMBER 21, 1996, CERTIFICATE OF READINESS, filed by James A. Naddeo, Esquire. No cert. copies.</p> <p>CERTIFICATE OF SERVICE, filed.</p> <p>I hereby certify that a true and correct copy of Plaintiffs' Certificate of Readiness was mailed by first-class mail on this 21st day of November, 1996 to the following: Thomas King Kistler, Esquire; Peter F. Smith, Esquire. /s/ James A. Naddeo, Atty. for Plffs.</p>	<p><u>JUNE 14, 1994, ANSWER TO NEW MATTER OF DEFENDANT CLEARFIELD EQUIPMENT COMPANY, INC, filed by James A. Naddeo, Esq. 2 cert/Atty Naddeo</u> <u>CERTIFICATE OF SERVICE, filed</u> June , 1994 ANSWER TO NEW MATTER SERVED TO: Thomas King Kistler, Esq and Peter F. Smith, Esq. /s/ James A. Naddeo, Esq.</p> <p><u>JUNE 14, 1994, ANSWER TO NEW MATTER OF DEFENDANT OF HELEN C. BROWN, filed by James A. Naddeo, Esq.</u> <u>CERTIFICATE OF SERVICE, filed</u> June 14, 1994, ANSWER TO NEW MATTER SERVED TO: Thomas King Kistler, ESq and Peter F. Smith, Esq. /s/ James A. Naddeo, Esq.</p> <p><u>JUNE 28, 1994, CERTIFICATE OF SERVICE, filed</u> June 28, 1994, NOTICES OF TAKING DEPOSITION OF LEE THOMAS, ROBB BROWN AND SALLY DAISHER SERVED TO: Mr. Lee Thomas c/o Thomas King Kistler, Esq; Mr. Robb Brown, c/o Thomas King Kistler, Esq; Ms. Sally Daisher c/o Thomas King Kistler, Esq; Peter F. Smith, Esq; HOFFMAN & SCHREIBER /s/ James A. Naddeo, Esq.</p> <p><u>JULY 19, 1994, NOTICE OF DEPOSITION OF LEE THOMAS, filed by James A. Naddeo, Esq. 7 cert/Atty Naddeo</u> July 19, 1994, NOTICES OF TAKING DEPOSITION OF LEE THOMAS, ROBB BROWN AND SALLY DAISHER SERVED TO: Mr. Lee Thomas c/o Thomas King Kistler, Esq; Mr. Robb Brown, c/o Thomas King Kistler, Esq; Ms. Sally Daisher c/o Thomas King Kistler, Esq; Peter F. Smith, ESq; Hoffman & Schreiber, Reporting Services. /s/ James A. Naddeo, Esq.</p>

<p>Jan 8 3:00 pm</p> <p>John Sughrue</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF TRANSPORTATION,</p> <p>93-46-CD</p> <p>SHANNON K. DONAHUE,</p> <p>Pro by Atty 40.00 JPC Fee by Atty 5.00</p>	<p><u>JANUARY 8, 1993, PETITION FOR APPEAL FROM ORDERS OF DEPARTMENT OF TRANSPORTATION SUSPENDING OPERATOR'S PRIVILEGES</u>, filed by John Sughrue, Esquire. One (1) copy Certified to Court Administrator One (1) copy Certified to Commonwealth/Harrisburg, One (1) copy Certified to Commonwealth/Pittsburgh, One (1) copy Certified to Attorney.</p> <p><u>MARCH 24, 1994, ORDER OF COURT</u>, filed 2 cert/Atty Sughrue AND NOW, to-wit: this 24th day of March, 1994, upon agreement of the parties, the above-captioned operating privilege suspension appeal is sustained. It is hereby ORDERED that the appealed two year operating privilege suspension which, according to official notices that the Department mailed to the petitioner on December 17, 1992 and December 20, 1992, had been imposed for the petitioner's violation of Section 6308 of the Crimes Code, 18 Pa. C.S. §6308, on November 16, 1991 be vacated by the Department. BY THE COURT: John K. Reilly, Jr, PJ.</p>
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Winifred H. Jones-Wenger

DEBORAH M. BELL,

JANUARY 8, 1993, COMPLAINT IN DIVORCE, filed by Winifred H. Jones-Wenger, Esquire.

One (1) copy Certified to Sheriff as per attorney's instructions.

MARCH 4, 1993, SHERIFF RETURN, filed

January 12, 1993, Kenneth Markel, Shff of York County deputized by Chester A. Hawkins, Shff of Clfd Co.

January 20, 1993 COMPLAINT IN DIVORCE SERVED TO: Monroe W.C. Bell, II, Deft. by Shff Markel. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

JANUARY 21, 1994, PRAECIPE TO TRANSMIT RECORD,

filed by Winifred H. Jones-Wenger.

AFFIDAVIT OF CONSENT of Deborah M. Bell, Plaintiff, filed.

AFFIDAVIT OF CONSENT of Monroe W.C. Bell, II, Defendant, filed.

DIVORCE DECREE

AND NOW, the 24th day of January, 1994, it is therefore DECREED that DEBORAH M. BELL be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and MONROE W.C. BELL, II. 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 she or he had never been heretofore married. Full force and recognition to be given to the Agreement dated January 18, 1994, executed by the parties.

The Prothonotary is directed to pay the Court costs from cash deposited and refund any amount remaining.

1/8/93
\$90.00 Pd
by Atty

93-47-CD

Clfd Trust

BAL/\$75.00

MONROE W. C. BELL II,

Pro		40.00
State	by Atty	10.00
	(1 count)	
JCP Fee	by Atty	5.00
Shff	by Atty	22.60
sur		
charge	by Atty	2.00
Shff		
Markel	by Atty	19.36

Pro .50

CK#2523 TRANSFER TO REGULAR ACCOUNT	75.00
PRO	40.00
STATE	.50
CK#1026 ATTORNEY	34.50

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

FEBRUARY 15, 1994, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

<p>Robin B. Shepherd</p> <p>1/11/93 \$105.00 pd by Atty</p> <p>Clfd Trust BAL/\$75.00</p>	<p>MARJORIE A. BITTNER,</p> <p>93-48-CD</p> <p>BRUCE BITTNER,</p> <p>Pro 40.00 State by Atty 10.00 (4 counts) JCP Fee by Atty 20.00 Pro .50 CK#2134 TRANSFER TO REGULAR ACCOUNT 75.00 PRO 40.00 PRO .50 CK#2339 ATTY 34.50</p>	<p>JANUARY 11, 1993, COMPLAINT IN DIVORCE, filed by Robin B. Shepherd, Esquire. Two (2) copies Certified to Attorney.</p> <p>JANUARY 22, 1993, AFFIDAVIT OF MAILING, filed Robin B. Shepherd, Esquire, the attorney for the Plaintiff, being duly sworn according to law, says that she mailed by certified mail, restricted delivery, return receipt requested, a true and correct copy of the Complaint to the Defendant, at his residence as evidence by the signed receipt attached hereto as Exhibit "A". /s/ Robin B. Shepherd, Esq.</p> <p>AUGUST 7, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Robin B. Shepherd, Esq. AFFIDAVIT OF CONSENT OF MARJORIE A. BITTNER, filed. AFFIDAVIT OF CONSENT OF BRUCE BITTNER, filed.</p> <p>AUGUST 6, 1993, DECREE, filed</p> <p>AND NOW, this 6th day of August, 1993, it is Ordered and Decreed that MARJORIE A. BITTNER, Plaintiff, and BRUCE BITTNER, 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 herein at length, verbatim; and the parties are hereby directed to comply in all respects with the terms and conditions of said Agreement. BY THE COURT: /s/ JOSEPH S. AMMERMAN, Judge.</p> <p>AUGUST 15, 1993, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE, PA.</p>
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CHARLES TOOL & SUPPLY
RD 3, Box 161
Shippenville, PA 16254

JANUARY 12, 1993, JUDGMENT FROM J.P., NORMAN E. HEASLEY, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Five Hundred Two and 01/100 Dollars, with costs.

Jan 12
11:10 am

93-51-CD

Debt \$502.01

Interest from December 17, 1992

Filed and Entered by Plaintiff, January 12, 1993

FAIRVIEW COAL,
P.O.Box R
Ridgway, PA 15853,

JUDGMENT

[Signature]
Prothonotary

Pro by Plff 9.00

Pro by Atty 5.00

JANUARY 12, 1993, Notice of Entry of Judgment mailed to Defendant.

And Now, 8th day of Feb 1995 by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest William A Shaw
Prothonotary

CONTINUED FROM PAGE 39, HARCHAK vs REED, al 93-18-CD

JAN. 30, 1997, CERTIFICATE OF SERVICE, filed. NO CERT COPIES

I hereby certify that a true and correct copy of the Amended Notice of Video Deposition for Michael-Gerard Moncman, D.O., in the above-captioned matter was mailed by regular mail, postage prepaid, at the Post Office, State College, Pennsylvania, on this 27th day of January, 1997, to the attorney of record, James A. Naddeo, Esquire 211 1/2 East Locust Street, Marino Building, P.O. BOX 552, Clearfield, PA. 16830.
s/JANINE C. GISMONDI, ESQ.

MAY 21, 1997, CERTIFICATE OF SERVICE, filed. NO CERT COPIES

I, Kay Elliott Ziegler, a paralegal for McQuide, Blasko, Schwartz, Fleming & Faulkner, Inc. hereby certify that I this 20th day of May, 1997, served true and correct copies of Notices of Taking Deposition For Purposes of Copying Records Only directed to: Geisinger Medical Group (Dr. Charles Maxin) and Dr. David Passarelli on all counsel of record or parties of interest by depositing same in the United States Mail, postage prepaid, at the Post Office, State College, Pennsylvania, and addressed as follows: JAMES A. NADDEO, ESQ.
s/KAY ELLIOT ZEIGLER

JUN 30, 1997, CERTIFICATE OF SERVICE, filed. NO CERT COPIES

I, Kay Elliott Zeigler, a paralegal for McQuaide, Blasko, Schwartz, Fleming & Faulkner, Inc. hereby certify that I this 27th day of June, 1997, served true and correct copies of Notices of Taking Deposition For Purposes of Copying Records Only directed to: Geisinger Medical Group-Moshannon Valley on all counsel of record or parties of interest by depositing same in the U.S. Mail, postage prepaid, at the Post Office, State College, Pa., and addressed as follows: JAMES A. NADDEO, ESQ.
s/KAY ELLIOT ZEIGLER

JUL 11, 1997, CERTIFICATE OF SERVICE, SERVED VIA U.S. MAIL, ON JAMES A. NADDEO, ESQ., JULY 1, 1997, COPIES OF NOTICES OF TAKING DEPOSITION FOR PURPOSES OF COPYING RECORDS ONLY DIRECTED TO PHILIPSBURG AREA HOSPITAL, filed by s/KAY ELLIOTT ZIEGLER,

SEPTEMBER 11, 1997, CERTIFICATE OF SERVICE, filed. NO CERT COPIES

I hereby certify that a true and correct copy of the Notice of Deposition to Dr. Carl Wooldridge, D.O., in the above-captioned matter was faxed and mailed by regular mail, postage prepaid, at the Post Office, State College, Pennsylvania, on this 5th day of September 1997, to the attorney of record, James A. Naddeo, Esquire. /s/ Janine C. Gismondi, Esquire

OCT. 24, 1997, PRAECIPE TO SETTLE AND DISCONTINUE, filed. NO CERT COPIES

Please mark the above-captioned case settled and discontinued.
s/JAMES A. NADDEO, ESQUIRE

SETTLED

and

DISCONTINUED

Anthony Sottile III

KIMBERLY RAE GRAFFIUS and LEONARD GRAFFIUS, husband and wife,

JANUARY 12, 1993, COMPLAINT IN CIVIL ACTION, filed by Anthony Sottile III, Esquire. Three (3) copies Certified to Attorney as per Instructions.

Jan 12 11:30 am

93-52-CD

FEBRUARY 1, 1993, ENTRY OF APPEARANCE, filed Please enter the appearance of the undersigned on behalf of Robert Edmiston and Prime Meat, Inc, Defendants above-named. /s/ Robert A. Mix, Esq.

CERTIFICATE OF SERVICE, filed January 29, 1993, ENTRY OF APPEARANCE SERVED TO: Robert S. Marcus, Esq. /s/ Robert A. Mix, Esq.

APRIL 28 1993, PRAECIPE TO REINSTATE COMPLAINT, filed

Kindly reinstate the Complaint regarding the above-captioned action. /s/ Anthony Sottile, III, Esq.

APRIL 29, 1993, COMPLAINT REINSTATED AND REISSUED TO SHFF FOR SERVICE. /s/ arf.

AUGUST 5, 1993, SHERIFF RETURN, filed

MAY 3, 1993, ROBERT MICHEL, SHFF Of Erie Co deputized by Chester A. Hawkins, Shff of Clfd Co.

May 17, 1993, COMPLAINT SERVED TO: Prime Meat, Inc, Deft by Shff Michel. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

Robert A. Mix

ROBERT M. EDMISTON and PRIME MEAT, INC.

AUGUST 12, 1993, NOTICE OF SERVICE OF INTERROGATORIES, filed NO CERT COPIES.

YOU ARE HEREBY NOTIFIED THAT ON AUGUST 12, 1993, THE ORIGINAL AND TWO (2) COPIES OF INTERROGATORIES WERE MAILED BY FIRST CLASS MAIL POSTAGE PREPAID, UPON THE FOLLOWING COUNSEL OF RECORD. ANTHONY SOTTILE, III, ESQ., THE MITCHELL HOUSE, 57 SOUTH 6TH ST., P.O. BOX 1107, INDIANA, PA. 15701. s/ROBERT A. MIX, ESQUIRE

James M. Horne

LEONARD GRAFFIUS Addt'l Deft

AUGUST 13, 1993, ANSWER AND NEW MATTER, filed by s/ROBERT A. MIX, ESQUIRE. NO CERT. COPIES

CERTIFICATE OF SERVICE

I HEREBY CERTIFY THAT A TRUE AND CORRECT COPY OF THE FOREGOING ANSWER AND NEW MATTER WAS DEPOSITED IN THE UNITED STATES MAIL, POSTAGE PREPAID, IN BELLEFONTE, PENNA. ON THE 12th DAY OF AUGUST, 1993, ADDRESSED TO THE FOLLOWING: ANTHONY SOTTILE, III, ESQUIRE. s/ROBERT A. MIX, ESQUIRE

Pro by Atty 40.00

JPC Fee by Atty 5.00

CCA 3503 5/6/93

Pro by atty 5.00

AUGUST 24, 1993, REPLY TO NEW MATTER, filed by Anthony Sottile, III, Esq. 1 cert/Atty

CERTIFICATE OF SERVICE, filed

August 23, 1993, REPLY SERVED TO: Robert A. Mix, Esq.

Shff by Atty 22.30

sur charge by Atty 2.00

Shff Michel by Atty 24.50

SEPTEMBER 7, 1993, PRAECIPE FOR ENTRY OF APPEARANCE, filed

Please enter our appearance on behalf of the Additional Defendant Leonard Graffius, in the above-captioned matter.

We are authorized to accept service on his behalf. /s/ James M. Horne, Esq.

CERTIFICATE OF SERVICE, filed

September 2, 1993, PRAECIPE FOR ENTRY OF APPEARANCE SERVED TO: Anthony Sottile, III, Esq. /s/ James M. Horne, Esq.

Pro by Atty 5.00

JANUARY 26, 1994, PRAECIPE, filed 2 cert/Atty

Kindly mark the above captioned action settled and forever discontinued. /s/ Anthony Sottile, III, Esq.

SETTLED

DISCONTINUED

R--E- Valasek,-- Kimberly M. Kubista	STEPHEN M. LUCHUCK,	JANUARY 12, 1993, COMPLAINT IN DIVORCE, filed by R. E. Valasek, Esquire Two (2) copies Certified to Attorney.
MASTER DEPOSIT BY ATTY KUBISTA \$200.00		FEBRUARY 19, 1993, ANSWER AND COUNTERCLAIM, filed by Toni M. Cherry, Esq. 1 cert/Atty
Paid Ck # 3535 to Atty Kubista \$200.00 9-8-97	93-53-CD	JUNE 14, 1993, PRAECIPE TO WITHDRAW AND ENTER APPEARANCE, filed Please withdraw my appearance on behalf of the Plaintiff in reference to the above captioned action. /s/ R. E. Valasek, Esq.
1/12/93 \$90.00 Pd by Atty		PRAECIPE TO ENTER APPEARANCE, filed Please enter my appearance on behalf of the Plaintiff in reference to the above captioned action. /s/ Kimberly M. Kubista, ESq.
Clfd Trust BAL/\$75.00		OCTOBER 18, 1993, AFFIDAVIT OF CONSENT UNDER SECTION 3301(d), filed 1. The Parties to this action separated on August 20, 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, 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. Section 4904 relating to unsworn falsification to authorities. /s/ Stephen M. Luchuck, Plff.
Toni M. Cherry	SANDRA L. LUCHUCK,	NOVEMBER 5, 1993, COUNTER-AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE, filed 2 cert/Paula Cherry I oppose the entry of a divorce decree because the parties to this action have not lived separate and apart for a period of at least three years. The parties did not separate until June 7, 1992. The Marriage is not irretrievably broken I wish to claim economic relief which may include alimony, division of property, lawyer's fees or expenses or other important rights. I have already made these claims in my Answer, New Matter and Counterclaim. I verify that the statements made in this counter-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/ Sandra L. Luchuck, Deft.
Pro 40.00 (1 count) JCP Fee by Atty 5.00 State by Atty 10.00 State .50		
CK#2873 TRANSFER TO REGULAR ACCOUNT 75.00 PRO 40.00 STATE .50		
CK#1494	ATTY 34.50	
		AUGUST 10, 1994, ANSWER TO COUNTERCLAIM, filed by Kimberly M. Kubista, Esq. 2 cert/Atty
		NOVEMBER 1, 1994, MOTION FOR HEARING, filed by Kimberly M. Kubista, Esq. 1 cert/Atty Kubista CERTIFICATE OF SERVICE, filed October 20, 1994, MOTION FOR HEARING AND ORDER SERVED TO: Toni M. Cherry, Esq. /s/ Kimberly M. Kubista, Esq.
		NOVEMBER 1, 1994, ORDER, filed 1 cert/Atty Kubista AND NOW, to wit: this 31st day of October, 1994, hearing on the issue of whether or not the marriage is irretrievably broken is set for the 28th day of November, 1994 at 10:00 am in Courtroom No. 2 of the Clearfield County Courthouse, 1 North Second Street, Clearfield, Pennsylvania 16830. BY THE COURT: Fredric J. Ammerman, Judge
		DECEMBER 8, 1994, MOTION FOR BIFURCATION, filed by Toni M. Cherry, Esquire. Two (2) Certified copies to Attorney Cherry.
		DECEMBER 23, 1994, ORDER, filed 1 cert/Atty Kubista, Cherry December 14, 1994, BY THE COURT: Fredric J. Ammerman, Judge (bifurcated granted, spousal support, Health insurance, master)
		DECEMBER 28, 1994, AFFIDAVIT OF CONSENT of Stephen M. Luchuck, Plaintiff, filed.
		DECEMBER 28, 1994, AFFIDAVIT OF CONSENT of Sandra L. Luchuck, Defendant, filed.
		DECEMBER 29, 1994, DIVORCE DECREE, filed by Kimberly M. Kubista, Esquire AND NOW, this 28th day of December, 1994, it is ORDERED and DECREED that Stephen M. Luchuck, Plaintiff and Sandra L. Luchuck, 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/Fredric J. Ammerman, Judge
		JANUARY 15, 1995, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.
		Certified Copies of Decree to parties of record.

<p>Jan 12 3:50 pm</p> <p>Paula M. Cherry</p>	<p>DANIEL STILES and CATHY STILES,</p> <p>93-54-CD</p> <p>ROBERT HALLOWELL,</p> <p>Pro by Atty 20.00 JCP Fee by Atty 5.00 Pro by Atty 9.00</p>	<p><u>JANUARY 12, 1992 , 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 DANIEL STILES and CATHY STILES, appellee, to file a complaint in this appeal (Common Pleas No. 93-54-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ Paul M. Cherry, Attorney for Defendant.</p> <p>RULE: To DANIEL STILES and CATHY STILES, , appellee(s).</p> <p><u>JANUARY 22, 1993, AFFIDAVIT OF SERVICE, filed</u> Before me, the undersigned official, personally appeared PAULA M. CHERRY, ESQ, of the law firm of GLEASON, CHERRY AND CHERRY, PC who, being duly sworn according to law, deposes and says that GLEASON, CHERRY AND CHERRY, PC are the attorneys for ROBERT HALLOWELL, Defendant in the above cause of action, and that she did serve DANIEL STILES and CATHY STILES with a Notice of Appeal from the District Court 46-3-01, which appeal was filed to No. 93-54CD, together with a Rule upon DANIEL STILES and CATHY STILES to file a Complaint within Twenty (20) days from date of service or suffer a Judgment of Non Pros. Service was made on DANIEL STILES nad CATHY STILES of the said Notice of Appeal and rule to File Complaint on January 13, 1993, by certified mail, by Article No. P 331 186 075 and NO. 331 186 074, respectively. Service of the Notice of Appeal was also served on District Court 46-3-01 by certified mail on January 13, 1993, by Article P. 331 186 073. The receipts for certified mailing to DANIEL STILES, CATHY STILES and the District Court as aforesaid are attached hereto. /s/ Paula M. Cherry, Esq.</p> <p><u>JANUARY 22, 1993, TRANSCRIPT FROM DISTRICT JUSTICE READ, filed</u></p> <p><u>FEBRUARY 3, 1993, PRAECIPE FOR JUDGMENT OF NON PROS, filed</u> Please enter Judgment of Non Pros against the Plaintiffs and in favor of Defendant, ROBERT HALLOWELL, for failure to file a Complaint within Twenty (20) days from the date of service of the Rule to File Complaint. /s/ Paula M. Cherry, Esq.</p>
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Judgment is entered in favor of the Defendant and against the Plaintiff for failure to file a Complaint.

JUDGMENT OF NON PROS.

Allen D. Biech
Prothonotary

FEBRUARY 4, 1993, NOTICE OF JUDGMENT OF NON PROS MAILED TO PLFF. /s/ arb.

<p>Winifred H. Jones,</p> <p>Jan 13 2:15 pm</p>	<p>SHAWN P. CARTWRIGHT,</p> <p>93-55-CD</p>	<p>JANUARY 13, 1993, COMPLAINT FOR CUSTODY, PARTIAL CUSTODY AND VISITATION, filed by Winifred H. Jones-Wenger, Esquire. One (1) copy Certified to Attorney.</p> <p>JANUARY 21, 1993, ORDER OF COURT, filed 1 cert/Atty You, JANE ANN KOPTCHAK, Defendnat, have been sued in court to obtain custody, partial custody and/or visitation of the minor child, ALISHA ANN LOPTCHAK, born January 4, 1992. You are ordered to appear in person at the Clearfield County Courthouse, Corner of Second and Market Streets, Clearfield, Pennsylvania, Courtroom NO -- on February 12, 1993, 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: Joseph S. Ammerman, Judge.</p>	
<p>Girard Kasubick</p>	<p>JANE ANN KOPTCHAK,</p> <p>Pro by Atty 40.00 JPC Fee by Atty 5.00</p>	<p>FEBRUARY 2, 1993, AFFIDAVIT OF SERVICE, filed January 28, 1993, COMPLAINT FOR CUSTODY, PARTIAL CUSTODY AND VISITATION, ORDER OF COURT SERVED TO: Jane Ann Koptchak, Deft. /s/ Kathryn D. Gallaher</p> <p>MARCH 25, 1993, STIPULATION AND MOTION FOR CUSTODY AND PARTIAL CUSTODY, filed by Winifred H. Jones-Wenger, Esq. 2 cert/Atty</p> <p>MARCH 25, 1993, ORDER OF COURT/RE: STIPULATION AND MOTION FOR CUSTODY AND PARTIAL CUSTODY, filed 2 cert/Atty NOW THIS 24th day of March, 1993, upon Stipulation and Motion of the parties in the above-captioned action, it is hereby ORDERED and DIRECTED as follows: 1. The parties shall have joint legal custody of ALISHA ANN KOPTCHAK, born January 4, 1992, ("CHILD") 2. JANE ANN KOPTCHAK ("MOTHER") shall have primary physical custody of the minor CHILD, subject to the right of SHAWN P. CARTWRIGHT ("FATHER") to have partial custody in the nature of visitation. 3. It is agreed that the parties will gradually increase the amount of time FATHER will spend with the minor CHILD. To implement this FATHER will spend time with the minor CHILD as follows: A. February 13th, 21st, 27th, and March 7th from 1:00 pm to 5:00 pm at the home of MOTHER; B. February 17th, 24th, March 3rd and 10th from 5:00 pm to 8:00 pm at the home of MOTHER; C. March 13th, 21st, 27th and April 4th from 1:00 pm to 5:00 pm in FATHER'S custody; D. Every Wednesday starting on March 17th and thereafter from 5:00 pm to 8:00 pm in FATHER'S custody. E. April 10th, 18th, 24th and May 2nd from 9:00 am to 5:00 pm in FATHER'S custody; F. May 8th-9th and May 22nd-23rd from 12:00 noon on Saturday to 1:00 pm on Sunday in FATHER'S custody; G. June 5th-6th and June 19th-20th from 12:00 noon on Saturday to 5:00 pm on Sunday in FATHER'S custody; and H. July 3rd-4th and July 17th-18th from 9:00 am on Saturday to 5:00 pm on Sunday in FATHER'S custody.</p>	
		<p>4. Beginning with the weekend of July 30th FATHER shall have visitation with the minor CHILD for regular weekend visitation every other weekend from Friday at 6:00 pm to Sunday at 6:00 pm. FATHER shall continue to have regular weekly visitation with the minor CHILD on Wednesdays from 5:00 pm to 8:00 pm.</p> <p>5. The parties will share and divide the various holidays as follows: A. In odd-numbered years FATHER and even-numbered years MOTHER will have the CHILD: (1) Easter (from 6:00 pm previous evening to 6:00 pm Easter Sunday); [For 1993 only FATHER will have the CHILD from 9:00 am to 2:00 pm on Easter Sunday.] (2) July 4th (from 6:00 pm previous evening to 9:00 am July 5th); [for 1993 only FATHER will have the CHILD from 9:00 am July 3rd to 5:00 pm on July 4th] (3) Thanksgiving Day (from 9:00 am to 9:00 pm); and (4) Christmas Eve (from Noon on December 24th until 10:00 am on December 25th). B. In odd-numbered years MOTHER and even-numbered years FATHER will have the CHILD. (1) Memorial Day (from 6:00 pm. previous evening until 6:00 pm. Memorial Day); (2) Labor Day (from 6:00 pm previous evening until 6:00 pm Labor Day); (3) Christmas Day (from 10:00 am to December 25th until 6:00 pm on December 26th); (1) The CHILD will spend Mother's Day (from 9:00 am to 6:00 pm) with MOTHER; [in 1993 only MOTHER will have the CHILD beginning at 1:00 pm on Mother's Day] (2) The CHILD will spend Father's Day (from 9:00 am to 6:00 pm) with FATHER; (3) If at all possible the CHILD will have time with each parent on the CHILD'S birthday. To accomplish this, the parent with whom the CHILD is otherwise spending that day will permit the other parent to have the CHILD for two hours.</p> <p>6. FATHER shall have visitation with the minor CHILD during the summer for three (3) one week periods--one week in June, one week in July, and one week in August. FATHER shall inform MOTHER of his plans for such vacation time at least thirty (30) days in advance. During the summer of 1992, FATHER will have summer visitation with the minor CHILD for one week only which will be exercised during the month of August. In subsequent summers FATHER will have the CHILD for three weeks as described above.</p> <p>7. The holiday visitation set forth in Paragraphs 5A-C will have precedence over regular weekend, weekly and summer visitation.</p> <p>8. The parties may provide for such other visitation as may be mutually agreed upon between them. BY THE COURT: Joseph S. Ammerman, Judge.</p>	

Robin H. Shepherd,

TINA M. RYDBOM,

JANUARY 13, 1993, COMPLAINT IN DIVORCE, filed by Robin H. Shepherd, Esquire.
Two (2) copies Certified to attorney.

JANUARY 22, 1993, AFFIDAVIT OF MAILING, filed Robin B. Shepherd, Esquire, the attorney for the Plaintiff, being duly sworn according to law, says that she mailed by certified mail, restricted delivery, return receipt requested, a true and correct copy of the Complaint to the Defendant, at his residence as evidence by the signed receipt attached hereto as Exhibit "A".
/s/ Robin B. Shepherd, Esq.

1/13/93
\$90.00 Pd
by Atty

93-54½-CD

MAY 6, 1993 PRAECIPE TO TRANSMIT RECORD, filed by Robin Shepherd, Esquire.

AFFIDAVIT OF CONSENT, filed by Tina Rydbom, Plaintiff.
AFFIDAVIT OF CONSENT, filed by David W. Rydbom, Defendant.

Clfd Trust
BAL/\$75.00

DECREE, filed.
AND NOW, this 10th day of May, 1993, it is Ordered

DAVID W. RYDBOM,

and Decreed that TINA M. RYDBOM, Plaintiff, and DAVID W. RYDBOM, Defendant, are divorced from the bonds of matrimony.

BY THE COURT: s/ JOSEPH S. AMMERMAN, JUDGE.

MAY 15, 1993 VITAL STATISTICS MAILED TO DEPARTMENT OF HEALTH NEW CASTLE PA.

MAY 19, 1993, NOTICE OF ELECTION TO RETAKE MAIDEN NAME, filed

NOTICE Is hereby given that the Plaintiff in the above matter, having been granted a final Decree in Divorce from the bonds of matrimony on the 10th day of May, 1993, hereby elects to retake and hereafter use her maiden name of BAKER 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/ Tina M. Rydbom TO BE KNOWN AS: /s/ Tina M. Baker.

Pro 40.00

State by Atty 10.00
(1 count)

JCP Fee by Atty 5.00

Pro .50

CK#2028 TRANS TO REG ACCOUNT 75.00
PRO 40.00
PRO .50
CK#2224 ATTY 34.50

Pro by Atty 8.00

REGISTERED

Anthony S. Guido

EAGLE ENVIRONMENTAL, L.P.,

JANUARY 14, 1992, COMPLAINT/Action/Quiet Title, filed by Anthony S. Guido, Esquire.

One (1) copy Certified to Attorney.

AFFIDAVIT OF DEFENDANTS, filed.

ALL that coal in and under all that certain piece or parcel of land situate in Chest Township, Clearfield County, Pennsylvania.

ORDER, filed.

NOW, this 13th day of January, 1993, it appearing that an Action to Quiet Title has been filed in the above stated case, and the whereabouts of Defendant, CENTRAL COAL MINING COMPANY, and the whereabouts of Defendants, THE HEIRS, DEVISEES, EXECUTORS, ADMINISTRATORS AND ASSIGNS OF W. P. BROWN, LORD BUTLER HILLIARD, GEORGE G. BROOKS, WILLIAM S. THOMAS, WILLIAM SANFORD, a/k/a WILLIAM SANDFORD, IONA S. FLOOD, DUNCAN W. SANFORD, WILLIAM H. SANFORD, JR., and DOROTHY SANFORD, deceased, and their heirs, devisees, executors, administrators and assigns and all other person, persons, firms, partnerships or corporate entities in interest, claiming any right, title or interest in and to the coal in and under the premises described as Exhibit "A" herein, is unknown, it is hereby ORDERED and DIRECTED that the said Defendants be served with a copy of the Complaint by advertising the same one (1) time in the Clearfield Progress and one (1) time in the Clearfield County Legal Journal in accordance with the notice attached and made a part of the Complaint. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Jan 14 9:15 am

93-56-CD

CENTRAL COAL MINING COMPANY, the Heirs, devisees, executors and assigns of W. P. BROWN, LORD BUTLER HILLIARD, GEORGE G. BROOKS, WILLIAM S. THOMAS, WILLIAM SANFORD, a/k/a WILLIAM SANDFORD, IONA S. FLOOD, DUNCAN W. SANFORD, WILLIAM H.

FEBRUARY 22, 1993, AFFIDAVIT, filed by Anthony S. Guido, Esq.

FEBRUARY 22, 1993, ORDER, filed

NOW, this 19th day of February, 1993, it appearing that service of the Complaint to Quiet Title in the above stated action was served on CENTRAL COAL MINING COMPNAY: THE HEIRS DEVISEES, EXECUTORS AND ASSINGS, OF W.P. BROWN, LORD BUTLER HILLIARD, GEORGE G. BROOKS, WILLIAM S. THOMAS, WILLIAM SANFORD, a/k/a WILLIAM SANDFORD, IONA S. FLOOD, DUNCAN W. SANFORD, WILLIAM H. SANFORD, JR AND DOROTHY SANFORD, Deceased, and all other person, persons, partnerships or corporate entities in interest, claiming any right, title or interest in the several premises described herein, and by affidavit of ANTHONY S. GUIDO, ESQ., Attorney for Plaintiff, 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

SANFORD, JR., and DOROTHY SANFORD, deceased, and all other person, persons, partnerships or corporate entities in interest, claiming any right, title, or interest in the premises described herein.

1. That the said Defendants, CENTRAL COAL MINING COMPNAY; THE HEIRS DEVISEES, EXECUTORS AND ASSINGS OR W.P. BROWN, LORD BUTLER HILLIARD, GEORGE G. BROOKS, WILLIAM S. THOMAS, WILLIAM SANFORD, a/k/a WILLIAM SANDFORD IONA S. FLOOD, DUNCAN W. SANDORD, WILLIAM H. SANFORD, JR, and DOROTHY SANDORD, deceased, and all other person persons, partnerships or corporate entities in interest, claiming any right, title or interest in the premises described herein are forever barred from asserting any right, title, lien or interest inconsistent with the interest or claim of the plaintiff as set forth in his Complaint in and to all of the coal in and under premises situate, lying and being in Chest Township, Clearfield County, Pennsylvania, bounded and described as follows, to wit:

BEGINNING at a white oak (cut down); thence by land now or formerly of Col. E.A. Irvin, South 46° 15' East, 152 perches to post, corner now or formerly of Stephens Estate; thence by said Stephens Estate, South 34° 42' West 112.4 perches to post; thence by the same, South 45° 20' East 17 perches to a witch hazel; thence by land now or formerly of Enos Westover, South 35° 12' West 27.4 perches to a rock oak (now down); thence by same and land now or formerly of George Rainey now or formerly of Bilger and Lederer and land now or formerly of John Hockenberry, North 33° 27' East 142.7 perches to place of beginning. Containing in all within above set out metes and bounds 134 acres, 16 perches net.

Pro by Atty 40.00
JCP Fee by Atty 5.00
Pro by atly 3.00

Reserving and excepting three acres about the building, the same to be rectangular in shape twenty perches long east and west and twenty four perches long north and south. The barn to be moved from tis present location to a point on this reservation, and north of the house as now located. The reservation to be surveyed and plan made by Harry Beyers, surveyor.

Said Order to be final and absolute unless the Defendant, CENTRAL COAL MINING COMPANY; THE HEIRS DEVISEESS, EXECUTORS AND ASSINGS OR W.P. BROWN, LORD BUTLER HILLIARD, GEORGE G. BROOKS, WILLIAMS S. THOMAS, WILLIAM SANFORD, a/l/a WILLIAM SANDFORD, IONA S. FLOOD, DUNCAN W. SANFORD, WILLIAM H. SANFORD, JR nad DOROTHY SANDORD, deceased, and all other person, persons, firms, partnership or corporate entitles in interest, claiming any right, title or interest in the several premises described herein, shall file exceptions thereto within thirty days.

Balance Due
Paid 1-19-93
CR# 3399

Michael E.
Koll,

IN THE MATTER OF:
JUSTIN M. DIXON,

JANUARY 14, 1993, PETITION FOR COURT APPROVAL OF
COMPROMISE AND SETTLEMENT OF A MINOR'S CLAIM, filed.
One (1) copy Certified to Court Administrator.

FEBRUARY 19, 1993, ORDER, filed 1 cert/Atty
AND NOW, this 19th day of February, 1993, upon
consideration of the Petition for Court Approval of
Compromise and Settlement of a Minor's Claim and after
hearing, said Petition is GRANTED. BY THE COURT:
John K. Reilly, Jr., P.J.

Jan 14
11:20 am

93-58-CD

Pro by Atty 40.00
JCP Fee by Atty 5.00

Charles P.
Wasovich

MID-STATE BANK & TRUST
COMPANY,

JANUARY 14, 1993, CERTIFICATION OF DOCKET ENTRIES
AND JUDGMENT, filed. From Blair County, Their number
93-JG000029,

I, JERRY A. STERN, Prothonotary, of the court
of Common Pleas of Blair 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 the Defendant on the
6th day of January, in the above captioned case in
the amount of \$1,064.54.

Jan 14
11:35 am

93-60-CD

IN TESTIMONY WHEREOF, I have hereunto set my hand and
affixed the Seal of the said Court, on the 11th day
of January, 1993, . /s/ CAROL A. NEWMAN, Acting
Prothonotary, by Tammie, Deputy.

Judgment is entered in favor of the Plaintiff
and against the Defendant in the sum of One Thousand
Sixty-four and 54/100 dollars.

Debt \$1,064.54

IRVIN ETTERS,

JUDGMENT

[Signature]
Prothonotary

Pro by Atty 15.00
Blair Co. Costs 55.50

JANUARY 14, 1993, Notice of Entry of Judgment mailed
to Defendant

J. Michael McCague
 INTEGRA CARD SERVICES,
 93-61-CD
 JOHN G. DELA TORRE,
 Pro by Atty 40.00
 JPC Fee by Atty 5.00
 Pro by Atty 5.00
 Shff by Atty 21.16
 sur charge by Atty 2.00
 Pro by Atty 9.00

Jan 14 11:45 am

JANUARY 14, 1993, COMPLAINT IN CIVIL ACTION, filed by J. Michael McCague, Esquire.
 One (1) copy Certified to Sheriff as per Attorney's Instructions
 MARCH 23, 1993, PRAECIPE TO REINSTATE COMPLAINT IN ASSUMPSIT, filed
 Please reinstate the Civil Action Complaint against the defendant, John G. Dela Torre, regarding the abvoe captioned matter. /s/ J. Michael McCague, Esq.
 MARCH 24, 1993, COMPLAINT REINSTATED AND ISSUED TO ATTY FOR SERVICE. /s/ arf.
 MARCH 25, 1993, SHERIFF RETURN, filed
 NOW, March 24, 1993 after diligent search in my bailiwick I return the within Complaint "NOT FOUND" as to John G. DelaTorre, Deft. Moved to Maryland, Address unknow. /s/ Chester A. Hawkins, Shff by Marilyn Hamm
 APRIL 8, 1993, AFFIDAVIT OF SERVICE, filed.
 March 26, 1993, COMPLAINT MAILED TO JOHN G. Dela TORRE. s/ Dawn M. Dabulis, Notary Public
 JUNE 7, 1993, PRAECIPE FOR DEFAULT JUDGMENT, filed
 Please enter judgment by default against the within named defendant, John G. Dela Torre, for failure to file an Answer.
 Amount claimed in Complaint \$5,681.19
 Interest from 8-6-92 thru 5-11-93 647.74
 Costs of suit
 TOTAL \$6,328.93
 /s/ William T. Molczan, Esq.
 Judgment is entered in favor of the Plaintiffs and against the Defendant for failure to file an answer in the sum of Six Thousand Three Hundred Twenty-Eight Dollars and Ninety-Three Cents, plus costs of suit.
 DEBT: \$6,328.93
 DEFAULT JUDGMENT

Pro by Atty 5.00

Allen D. Buz
 Prothonotary

JUNE 7, 1993, NOTICE OF DEFAULT JUDGMENT MAILED TO DEFT. /s/ ns
 and Now, 6th day of June 1993 By paper filed, the above judgment is satisfied in full of debt, interest and cost.
 Attest William A. Shaw
 Prothonotary

CONTINUED FROM PAGE 30, LUCHUCK vs LUCHUCK, 93-53-CD

JAN. 30, 1997, ANSWER TO PETITION, filed, NO CERT COPIES
 s/KIMBERLY M. KUBISTA, ESQ. NO CERT COPIES
 VERIFICATION, a/KIMBERLY M. KUBISTA, ESQ.
 CERTIFICATE OF SERVICE
 This is to certify that the undersigned has served a true and correct copy of Answer to Petition in the above-captioned matter to the following party by first-class, postage prepaid mail, on the 30th day of January, 1997:
 TONI M. CHERRY, ESQ. s/KIMBERLY M. KUBISTA, ESQ.

JAN. 31, 1997, AMENDED CERTIFICATE OF SERVICE, NO CERT COPIES
 This is to certify that the undersigned has served a true and correct copy of Answer to Petition in the above-captioned matter to the following party by facsimile and by first-class, postage prepaid mail, on the 31st day of January, 1997: TONI M. CHERRY, ESQ. s/KIMBERLY M. KUBISTA, ESQ.

FEB. 18, 1997, CERTIFICATE OF SERVICE, filed. NO CERT COPIES
 This is to certify that the undersigned has served a certified copy of Answer to interrogatories in the above-captioned matter to the following party by first-class, postage prepaid mail, on the 14th day of February, 1997:
 TONI M. CHERRY, ESQ. s/KIMBERLY M. KUBISTA, ESQ.

SEP. 02, 1997, INVENTORY AND APPRAISEMENT, filed by s/KIMBERLY M. KUBISTA, ESQ. TWO (2) TO ATTY KUBISTA
 SEP. 02, 1997, PRE-HEARING MEMORANDUM, filed by s/KIMBERLY M. KUBISTA, ESQ. TWO (2) CERT TO ATTY CHERRY
 SEP. 02, 1997, MOTION FOR APPOINTMENT OF MASTER, filed by s/Kimberly M. Kubista, Esq. ONE (1) CERT TO ATTY KUBISTA, ONE (1) CERT TO ATTY CHERRY

SEP. 04, 1997, ORDER APPOINTING MASTER, filed. TWO (2) CERT TO ATTY KUBISTA
 AND NOW, this 3rd day of September, 1997, JOHN R. LHOTA, Esquire, is appointed master with respect to the following claim: equitable distribution, alimony, counsel fees, costs and expenses.
 BY THE COURT, s/FREDRIC J. AMMERMAN, Judge

SEP. 04, 1997, EQUITABLE DISTRIBUTION ORDER, filed. THREE (3) CERT TO ATTY KUBISTA, TWO (2) CERT TO ATTY CHERRY
 BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE

CONTINUED ON PAGE 51

Jan 14
1:50 pm

KEVIN J. TRIMPEY,
RD #1, Box 215A
West Decatur, PA 16878

93-62-CD

WILLIAM LEFORT,
RD#4,
Clearfield, PA 16830

Pro by Plff 9.00

JANUARY 14, 1993, JUDGMENT FROM J.P., William M. Daisher,
filed.

Judgment is entered in favor of the Plaintiff
and against the Defendant, in the sum of Four Thousand
Fifty-six and 70/100 Dollars, with costs.

Debt \$4,056.70

Interest from October 15, 1992.

Filed and Entered by Plaintiff, January 14, 1993

JUDGMENT

[Signature]
Prothonotary

JANUARY 14, 1993, Notice of Entry of Judgment mailed
to Defendant.

Robin B. Shepherd

DIANA DOMBROWSKI,

JANUARY 14, 1993, PETITION FOR PROTECTION FROM ABUSE, filed by Robin B. Shepherd, Esquire.

Eight (8) copies Certified to Attorney.

TEMPORARY PROTECTIVE ORDER, filed.

AND NOW, this 14th day of January, 1993, upon presentation and consideration of the within Petition and upon finding that the Petitioner, DIANA DOMBROWSKI, is in immediate and present danger of abuse from Respondent, JOSEPH DOMBROWSKI, the following Temporary Protective Order is entered:

Respondent, JOSEPH DOMBROWSKI, is hereby enjoined from abusing, harassing or otherwise having any contact whatsoever with the Petitioner or her family. FURTHER, the Petitioner is granted temporary custody of the Parties' minor child, namely, ASHLEY, (d.o.b. 5/9/85). FURTHER, the Respondent is to be excluded from the residence of the Petitioner located at R. R. 1, Box 492, Osceola Mills, PA 16666.

This is an ORDER of Court. A violation of this Order shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) Dollars, and a jail sentence of up to six (6) months.

THIS ORDER shall remain in effect until a hearing is held on this matter on the 26th day of January, 1993, at 10:00 o'clock A.M. in Courtroom NO. , of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

JANUARY 25, 1993, ORDER, filed 8 cert/Atty

AND NOW, this 25th day of January, 1993, by consent of the parties, by and through their attorneys Robin B. Shepherd for Petitioner, and David C. Mason for Respondent, it is ORDERED that the Hearing and Temporary Order in this matter are hereby continued until further Order of the Court. BY THE COURT: Joseph s. Ammerman, Judge.

MARCH 5, 1993, STIPULATION FOR ENTRY OF ORDER FOR TEMPORARY CUSTODY, filed by David C. Mason

Two Copies Certified to Attorney s/Robin B. Shepherd, Esquire s/ Diana Dombrowski s/David C. Mason, Esquire s/ Joseph Dombrowski

08 MAR 95 AFFIDAVIT OF SERVICE, filed NO CERT COPIES

NOW, January 18, 1993, at 3:01 PM o'clock EST served the within PFA on Joseph Dombrowski, Defendant at employment, Charles Navasky & Co., Chester Hill, Clearfield County, Penna. by handing to Joseph Dombrowski a true and attested copy of the original PFA and made known to him the contents thereof. SO ANSWERS, CHESTER A. HAWKINS by s/MARILY HAMM

Jan 14 2:45 pm

93-63-CD

David C. Mason

JOSEPH DOMBROWSKI,

Billed Co. 1/19/93

Pro	<i>by county</i>	40.00
JPC Fee	<i>by county</i>	5.00
Sheriff	(RDG)	
Hawkins	by Atty	25.60
Surcharge	by Atty	2.00

1-27-93 - 106175
1-27-93 - 106175

David C.
MasonCERTIFIED BUILDERS
WHOLESALE, INC.JANUARY 14, 1993, NOTICE OF APPEAL FROM J.P., Michael A. Rudella, filed by David C. Mason, for Plaintiff.~~JANUARY 22, 1993, AFFIDAVIT OF MAILING, filed Robin B. Shepherd, Esquire, the attorney for the Plaintiff, being duly sworn according to law, says that she mailed by certified mail, restricted delivery, return receipt requested, a true and correct copy of the Complaint to the Defendant, at his residence as Evidence by the signed receipt attached hereto as Exhibit "A".~~FEBRUARY 18, 1993, COMPLAINT, filed by David C. Mason, Esq.MARCH 5, 1993, ENTRY OF APPEARANCE, filed.

Enter my appearance on behalf of the Defendants, Frank L. Godissart and Sandy Godissart, in the above-captioned action. s/ J. Richard Mattern, II, Attorney for Defendants.

THREE COPIES CERTIFIED TO ATTORNEY.

MARCH 5, 1993, PRELIMINARY OBJECTIONS, filed by J. Richard Mattern II, Esq. 4 cert/AttyJUNE 23, 1993, SHERIFF RETURNS, filed.

NOW, FEB. 24, 1993, AT 5:18PM EST, SERVED THE WITHIN COMPLAINT ON FRANK L. GODISSART, DEFENDANT AT RESIDENCE, 482 E. 9th ST., CLEARFIELD, CLEARFIELD COUNTY, PENNA. BY HANDING TO FRANK L. GODISSART A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HIM THE CONTENTS THEREOF. SERVED BY: SNYDER.

NOW, FEBRUARY 24, 1993, AT 5:18PM EST SERVED THE WITHIN COMPLAINT ON SANDY GODISSART, DEFENDANT AT RESIDENCE, 482 E. 9TH ST., CLEARFIELD, CLEARFIELD COUNTY, PENNA. BY HANDING TO FRANK GODISSART, HUSBAND, A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HIM THE CONTENTS THEREOF. SERVED BY: SNYDER.

SO ANSWERS, CHESTER A. HAWKINS, by s/MARILYN HAMM

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to Atty Mason and Atty Mattern.DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff.

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

1 Cert. Copy To Atty. Mason & 1 Copy To Atty Mattern

TERMINATED WITH PREJUDICEJan 14
3:59 pm

93-64-CD

J. Richard
Mattern,II

FRANK L. GODISSART,et al

Pro by Atty 20.00

JCP Fee by Atty 5.00

Pro by Atty 20.00

Shff by atty 21.80

Shff by atty 4.00

<p>Jan 15</p> <p>93-66-CD</p> <p>Billed County 1/19/93</p> <p>1-27-93 Cf 11/17/93</p> <p>1-27-93 Cf 11/17/93</p>	<p>ALICE HORNE,</p> <p>JAMES HORNE,</p> <p>Pro <i>by County</i> 40.00</p> <p>JCP Fee <i>by County</i> 5.00</p>	<p><u>JANUARY 15, 1993, PETITION FOR PROTECTION FROM ABUSE ORDER</u>, filed by Hope for Plaintiff. Seven (7) copies Certified to Attorney. <u>AFFIDAVIT OF INSUFFICIENT FUNDS</u>, filed. <u>TEMPORARY ORDER</u>, filed. AND NOW, this 15th day of January, 1993, upon review of the Plaintiff's Petition, the Court enters the following ORDER: The defendant shall refrain from abusing, harassing and threatening the plaintiff and the minor child(ren) of placing her in fear of abuse in any place where she may be found. The defendant is enjoined and prohibited from living at, entering, attempting to enter or visiting the residence located at 516 Spruce St., Lot 11, Clearfield, Pennsylvania and any subsequent address in which plaintiff resides during pendency of this ORDER. The defendant is prohibited from having any contact with the Plaintiff, including, but not limited to entering the palce of employment, business or school of the plaintiff and the minor child and harassing the plaintiff and plaintiff's relatives or minor children. The Plaintiff is awarded temporary custody of the minor children, JESSI LYNN, age 2½ years, and Jodi 1½ years, The DUBOIS STATE POLICE is directd to serve a copy of the petition nad ORDER on the defendant. The Plaintiff shall serve copies of the ORDER on the police department in the jurisdiction where plaintiff resides and the Court shall serve County Control which serves as the central registry for all Protection From Abuse ORDERS. This ORDER shall be enforced by any law enforcement agency in a County where a violation of this ORDER occurs. This ORDER shall remain in full force and effect until modified or terminated by this Court. THIS IS AN ORDER OF COURT. Any violation of this Order by either party shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) dollars, and a jail sentence of up to Six (6) months. BY THE COURT: /s/ Joseph S. Ammerman,</p> <p><u>JANUARY 26, 1993, ORDER</u>, filed</p>	
		<p>AND NOW, this 25th day of January, 1993, this being the day and time set for hearing on the matter commenced by the filing of a Petition For Protection From Abuse, and the parties having reached an Agreement and consenting to a Court Order as outlined below, it is hereby ORDERED as follows:</p> <ol style="list-style-type: none"> 1. Respondent is hereby enjoined from abusing, threatening, harassing or having any contact whatsoever with the Petitioner, or her family. 2. Petitioner is hereby granted exclusive use of the residence located at 516 Spruce St, Lot 11, Clearfield, PA 16830. 3. The custody of the parties minor children shall be determined by a separate custody action. 4. Unless otherwise stated, this Order shall remain in full force and effect for a period of One (1) year from this date. 5. The parties are hereby admonished that if a reconciliation is to take place, it may be necessary to modify this Order to reflect that. 6. If a weapon has been confiscated as a result of these proceedings, you must Petition this Court within thirty (30) days from date hereof for return of said weapon. Failure to do so will result in the Sheriff of Clearfield County disposing of the weapon. BY THE COURT: James L. Hawkins, District Justice 46-3-04. <p>We do hereby consent to the Order contained herewith. /s/ Alice Horne and /s/ James Horne</p>	

<p>John R. Carfley,</p> <p>Jan 15</p>	<p>CLINTON THOMPSON, SR., Individually and t/a T&T CLAY COMPANY,</p> <p>93-67-CD</p>	<p><u>JANUARY 15, 1993, COMPLAINT</u>, filed by John R. Carfley, Esquire. One (1) copy Certified to Attorney.</p> <p><u>FEBRUARY 19, 1993, PRELIMINARY OBJECTIONS TO PLAINTIFF'S COMPLAINT</u>, filed by William C. Kriner, Esq. <u>CERTIFICATE OF SERVICE</u>, filed February 19, 1993, PRELIMINARY OBJECTIONS TO PLAINTIFFS COMPLAINT SERVED TO: John R. Carfley, Esq. /s/ William C. Kriner, Esq.</p> <p><u>MARCH 2, 1993, PLAINTIFF'S PRELIMINARY OBJECTIONS FILED IN RESPONSE TO DEFENDANT'S PRELIMINARY OBJECTIONS</u>, filed by John R. Carfley, Esq. <u>CERTIFICATE OF SERVICE</u>, filed March 1, 1993, PRELIMINARY OBJECTIONS TO DEFENDANT'S PRELIMINARY OBJECTIONS SERVED TO: William C. Kriner, Esq. /s/ John R. Carfley, Esq.</p> <p><u>MARCH 25, 1993, AFFIDAVIT OF SERVICE</u>, filed January 26, 1993, COMPLAINT SERVED TO: Peter F. Swistock t/d/b/a Swistock Contr. Deft. /s/ Chester A. Hawkins, Shff by Marily Hamm.</p> <p><u>AUGUST 27, 1993, PETITION FOR INJUNCTIVE RELIEF</u>, filed by John R. Carfley, Esq. 1 cert/Atty</p>
<p>William C. Kriner</p>	<p>PETER R. SWISTOCK, JR., t/d/b/a SWISTOCK CONTRACTING,</p> <p>Pro by Atty 40.00 JPC Fee by Atty 5.00</p>	<p><u>SEPTEMBER 29, 1993, ORDER OF COURT</u>, filed AND NOW, this 29th day of September, 1993, upon consideration of the Plaintiff's petition for preliminary injunction IT IS HEREBY ORDERED that respondent appear and show cause why the prayer of said Petition should not be granted. RULE RETURNABLE AND HEARING THEREON the 19th day of October, 1993, at 9:00 am in Courtroom No. 1 Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: John K. Reilly, Jr., P.J.</p> <p><u>SEPTEMBER 30, 1993, 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 30th day of September 1993 to the attorneys of record. /s/ Anita Fisher</p> <p><u>OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST</u>, filed. Certified Copies to atty Carfley and Atty Kriner</p>
<p>JAN. 18, 1996, PRAECIPE, filed. NO CERT COPY</p> <p>PLEASE mark the above matter settled, discontinued and ended without prejudice. s/JOHN R. CARFLEY, ESQ. NO CERT COPIES</p>	<p>Shff by Atty 24.72 sur charge by Atty 2.00 Pro by atty 5.00</p> <p><u>SETTLED</u></p>	<p><u>NOV. 20, 1995, PRAECIPE</u>, filed. NO C/C Please list the above captioned case for non-jury trial. s/JOHN R. CARFLEY, ESQ.</p> <p><u>DISCONTINUED and ENDED</u></p>

Girard Kasubick

TIMOTHY A. LEWIS and
TINA M. LEWIS, h/w

JANUARY 18, 1993, COMPLAINT/Action/Quiet Title, filed by Girard Kasubick, Esquire.
Eleven (11) copies Certified to Attorney.

JANUARY 18, 1993, MOTION FOR SERVICE BY PUBLICATION, filed by Girard Kasubick, ESq.
AFFIDAVIT, filed by Girard Kasubick, Esq.
ORDER DIRECTING COMPLAINT TO BE SERVED BY ADVERTISEMENT ON CERTAIN DEFENDANTS, filed

Jan 18
11:03 am

93-70-CD

NOW, this 20th day of January, 1993, the within action being an Action to Quiet Title and the Plaintiff having made affidavit that the addresses of certain Defendants are unknown and cannot be ascertained, and therefore, upon motion of Girard Kasubick, Esq, Attorney for Plaintiffs, it is Ordered and Decreed that substitute service by publication be made upon the Defendants whose addresses are unknown, or may be deceased, by giving notice in the Progress, a newspaper of general circulation published in the Clearfield County area and in the Clearfield County Legal Journal, to all of the above named Defendants, such publication to be one (1) time only stating that this action must be pleaded to within twenty (20) days after publication of notice; otherwise judgment will be taken against all of the unknown Defendants by default.
BY THE COURT: John K. Reilly, Jr., P.J.

JAMES A. GINTER, JACOB GINTER, MARY E. GINTER a/k/a MARY GINTER, ELLA GINTER, a/k/a ELVA GINTER, MAY GINTER, LUCY GINTER, IVA GINTER, E. G. GINTER, J. W. GINTER, J. V. GINTER, C. C. GINTER, VERDA TROXELL, MRS. W. B. LEE, FRED R. KORMAN, JOHN H. SCHRAM and ANTOINETTE SCHRAM, h/w, HERBERT MARK GENESI and SUSAN P. GENESI, h/w, ANDREW M. POPYACK, GEORGE W. FOX, CHARLOTTE MOOSE, CHARLES D. MOOSE, BERTHA KRAMP, HOUTZDALE MUNICIPAL AUTHORITY, and CLEARFIELD COUNTY MUNICIPAL SERVICES AND RECREATION AUTHORITY, and their heirs, executors, administrators, trustees, successors, and assigns known or unknown, and any other person or entity who may claim title or an interest in the property subject to this action.

MARCH 11, 1993, AFFIDAVIT OF PROOF OF SERVICE, filed January 20, 1993 COMPLAINT SERVED TO: Charles D. Moose Deft. /s/ Barbara J. Green; Girard Kasubick, Esq.

MARCH 11, 1993, ACCEPTANCE OF SERVICE, filed I, John R. Carfley, Esquire, attorney for Fred R. Korman, accept service of the Complaint filed in the above matter. /s/ John R. Carfley, Esq.

MARCH 11, 1993, ACCEPTANCE OF SERVICE, filed I, John H. Schram, Accept service of the Complaint filed in the above matter. /s/ John H. Schram, Deft.

MARCH 11, 1993, ACCEPTANCE OF SERVICE, filed I, Antoinette Schram, accept service of the Complaint filed in the above matter. /s/ Antoinette Schram Deft.

MARCH 11, 1993, ACCEPTANCE OF SERVICE, filed I, JOHN R. CARFLEY, ESQUIRE, hereby accept service of the Complaint filed in the above matter on behalf of Andrew M. Popyack. /s/ John R. Carfley, Esq.

MARCH 11, 1993, ACCEPTANCE OF SERVICE, filed I, Bertha Kramp, accept service of the Complaint filed in the above matter. /s/ Bertha Kramp Deft.

MARCH 11, 1993, ACCEPTANCE OF SERVICE, filed I, Michael P. Yeager, Esq, Solicitor for Clearfield County Municipal Services and Recreation Authority, accept service of the Complaint filed in the above matter, and hereby certify that I am authorized to do so. /s/ Michael P. Yeager, Esq.

MARCH 11, 1993, ACCEPTANCE OF SERVICE, filed I, John R. Carfley, Esq, Solicitor for Houtzdale Municipal Authority, accept service of the Complaint filed in the above matter, and hereby certify that I am authorized to do so. /s/ John R. Carfley, Esq.

Pro by Atty 52.00
JCP Fee by Atty 5.00
Shff Hawkins by Atty 17.80
Surcharge 2.00
Pro by atty 9.00

MARCH 17, 1993 AFFIDAVIT OF SERVICE, filed by Girard Kasubick, Esquire.

MARCH 25, 1993, AFFIDAVIT OF SERVICE, , filed.

NOW, January 28, 1993 at 9:05 AM o'clock EST served within: COMPLAINT/QUIET TITLE on George W. Fox, deft. So answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm

MARCH 30, 1993, ACCEPTANCE OF SERVICE, filed I, Herbert Mark Genesi, accept service of the Complaint filed in the above matter. /s/ Herbert Mark Genesi, Deft.

MARCH 30, 1993, ACCEPTANCE OF SERVICE, filed I, Susan P. Genesi, accept service of the Complaint filed in the above matter. /s/ Susan P. Genesi, Deft.

NOVEMBER 22, 1993, STIPULATION, filed by Girard Kasubick, Esq.

NOVEMBER 24, 1993, ORDER OF COURT, filed 2 cert/Atty Kasubick
NOW, this 24th day of November, 1993, the Court having been presented with and having reviewed the Stipulations dated the 18th day of November, 1993, between Plaintiffs and the Defendant, Clearfield County Municipal Services and Recreation Authority, and being satisfied that the Parties have knowingly, willingly and intelligently entered into such Agreement and Stipulation IT IS HEREBY ORDERED AND DECREED that the terms and conditions of the Agreement and Stipulation are approved and accepted by the Court, and those terms and conditions are hereby incorporated herein as though fully set forth herein. It is the further Order of this Court that this Stipulation and Order shall be filed to the above term and number and shall be dispositive of the issues presented to the Court for determination between the said Parties and to amicably settle this case and for entry of final judgment according to the Stipulations between Plaintiff and Clearfield County Numicipal Services and Recreation Authority. BY THE COURT: John K. Reilly, Jr, P.J.

Arthur Cutruzzula	MICHAEL SUTIKA, SR., Administrator of the ESTATE OF JENNIFER L. SUTIKA, deceased.	<p><u>JANUARY 18, 1993, APPEAL FROM INSURANCE ARBITRATION AWARD</u>, filed by Robert M. Hanak, Esqurie.</p> <p><u>FEBRUARY 5, 1993, ANSWER AND NEW MATTER</u>, filed by Arthur Cutruzzula, Esq. <u>CERTIFICATE OF SERVICE</u>, filed <u>February 4, 1993, ANSWER AND NEW MATTER SERVED TO:</u> Robert M. Hanak, Esq. /s/ Arthur Cutruzzula, Esq.</p> <p><u>FEBRUARY 17, 1993, ANSWER TO NEW MATTER</u>, filed by Robert M. Hanak, Esq.</p> <p><u>JULY 22, 1993, PRAECIPE FOR ARGUMENT</u>, filed Kindly list the above captioned matter for argument only.</p> <p>1. This is strictly a legal matter and no testimony is anticipated.</p> <p>2. This is an appeal under the Pennsylvania Uniform Arbitration Act, seeking modification of an award of arbitrators.</p> <p>3. I certify that notice has been served on all counsel of record. /s/ Matthew B. Taladay, Esq.</p> <p><u>DECEMBER 17, 1993, ORDER OF COURT</u>, filed AND NOW, to-wit, this 17th day of December, 1993, upon consideration of the foregoing Brief in Opposition to Defendant's Appeal from Insurance Arbitration Award, it is hereby ORDERED, ADJUDGED and DECREED that Erie's Petition/Appeal is denied. BY THE COURT: John K. Reilly, Jr, P.J.</p>
Jan 18 12:02 pm	93-71-CD	
Robert M. Hanak	ERIE INSURANCE COMPANY, ERIE INSURANCE EXCHANGE,	<p><u>FEBRUARY 4, 1994 ORDER OF COURT AND NOTICE TO DEFEND</u> filed. (3 Certified copies mailed to Atty in attached envelope) You have been sued in Court, to determine custody of the minor child JADEN ELIZABETH DUFFEE, You are orderd to appear in person at the Clearfield County Court House, in Clearfield, Pennsylvania, on the 4th day of March, 1994, at 1:30 p.m. for apre hearing conference, if you fail to appear as provided by this Order, and Order for custody may be entered against you or the Court may issue a warrant for your arres.</p> <p>YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER, OR CANNOT AFFORD ONE, GO TO THE TELEPHONE THE OFFICE SET FORTH BELOW TO FIND OUT WHEREYOU CAN GET LEGAL HELP. BY THE COURT /s/ John K. Reilly Jr. Judge.</p>
	<p>Pro by Atty 40.00</p> <p>JCP Fee by Atty 5.00</p> <p>Pro by Atty 9.00</p> <p>Pro by Atty 30.00</p>	<p><u>FEBRUARY 17, 1994, PRAECIPE FOR JUDGMENT</u>, filed 2 cert/Atty Durant Kindly enter Judgment in this matter in favor of the Plaintiff and against the Defendant, in the amount of Two Hundred Fifty Thousand and 00/100 Dollars (\$250,000) plus interest and costs. /s/ Arthur Cutruzzula, Esq.</p> <p>JUDGMENT is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Fifty Thousand and 00/100 Dollars.</p> <p>DEBT: \$250,000.00</p> <p>JUDGMENT PER COURT ORDER</p> <p><i>William L. Shaw</i> Prothonotary</p> <p><u>FEBRUARY 23, 1994, NOTICE OF JUDGMENT MAILED TO DEPT.</u> /s/ fl</p> <p><u>MARCH 21, 1994, NOTICE OF APPEAL</u>, filed by Robert M. Hanak, Esq. 1 cert/Superior Ct. <u>CERTIFICATE OF SERVICE</u>, filed <u>March 18, 1994, NOTICE OF APPEAL SERVED TO:</u> Arthur Cutruzzula, Esq, Official Court Reporter, Honorable John K. Reilly, Jr, Court Administrator. s// Robert M. Hanak, Esq.</p> <p><u>MARCH 31, 1994, SUPERIOR DOCKET NUMBER 00458PGH94</u>, filed</p> <p><u>MAY 26, 1994, SUPERIOR COURT ORDER</u>, filed <u>May 23, 1994, PRAECIPE FOR DISCONTINUANCE</u>, FILED. (APPEAL DISCONTINUED) /s/ Eleanor R. Valecho, Deputy Prothy</p> <p><u>JUNE 10, 1994, PETITION TO OPEN AND/OR MODIFY JUDGMENT</u>. filed by Robert M. Hanak, Esq. <u>ORDER OF COURT</u>, filed 1 mailed to Atty Hanak, AND NOW, to wit, upon Petition duly presented, it is hereby ordered upon the Plaintiff/ Respondent to show cause why the relief sought by the Petitioner to open, modify, or satisfy judgment should not be granted. This rule is returnable for answer on the 30th day of June, 1994 and for hearing on the 8th day of July, 1994, at 2:30 pm. In the meantime, it is ordered that all matters stay until further order of Court. BY THE COURT: John K. Reilly, Jr, P.J.</p> <p><u>JUNE 13, 1994, RULE RETURNABLE ISSUED TO ATTY FOR SERVICE.</u> /s/ arf.</p>

Benjamin S. Blakley,	HELEN LUCILLE SANDY and FRANK J. SANDY,	<p>JANUARY 19, 1993, PRAECIPE FOR WRIT OF SUMMONS, filed by Benjamin S. Blakley, Esquire. Kindly issue a Writ of Summons in the above captioned matter. /s/ Benjamin S. Blakley, Esquire.</p> <p>JANUARY 19, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.</p> <p>FEBRUARY 5, 1993, AMENDED WRIT OF SUMMONS, filed 3 cert/Atty Kindly issue a Writ of Summons in the above captioned matter. /s/ Benjamin S. Blakley, III, Esq.</p> <p>FEBRUARY 5, 1993, 7 AMENDED WRIT OF SUMMONS ISSUED TO SHERIFF FOR SERVICE. /s/ ns</p>
Jan 19 9:15 am	93-72-CD	<p>FEBRUARY 26, 1993 PRAECIPE FOR ENTRY OF APPEARANCE, filed by Daniel McGee, Esquire. CERTIFICATE OF SERVICE, filed. FEBRUARY 25, 1993 COPY OF ENTRY OF APPEARANCE MAILED TO: Benjamin Blakley, Esquire., Cletas Heller, Frank Vitarelli, Annette Vitarelli Hendricks, Patricia Rogers. s/ Daniel McGee, Esquire.</p> <p>FEBRUARY 26, 1993 PRAECIPE FOR RULE TO FILE A COMPLAINT, filed by Daniel McGee, Esquire. Please issue a Rule on Plaintiffs above named to file a Complaint against Defendant, The Prudential Insurance Co. within twenty (20) days from service or suffer non pros. s/ Daniel McGee, Esquire.</p> <p>FEBRUARY 26, 1993 RULE TO FILE A COMPLAINT ISSUED TO ATTORNEY BLAKLEY AND TO ATTORNEY MCGEE BY REGULAR MAIL. s/ TR.</p>
Daniel C. Bell	CLETAS HELLER and FRANK A. VITARETTI, individually and FRANK A. VITARELLI, ANNETTE VITARETTI HENDRICKS and PATRICIA MARIE ROGERS, heirs of the ESTATE OF DOROTHY B. VITARELLI, and THE PRUDENTIAL INSURANCE COMPANY,	<p>MARCH 12, 1993, COMPLAINT, filed by Benjamin S. Blakley, III, Esq. 5 cert/Atty</p> <p>MARCH 24, 1993, AFFIDAVIT OF MAILING, filed March 16, 1993 COMPLAINT SERVED TO: Cletas Heller, Deft. March 16, 1993 COMPLAINT SERVED TO: Frank A. Vitarelli Deft. March 16, 1993 COMPLAINT SERVED TO: Annette Vitarelli Hendricks, Deft. March 19, 1993, COMPLAINT SERVED TO: Patricia Marie Rogers, Esq. s/ Benjamin S. Blakley, Esq.</p>
DANIEL MCGEE WILLIAM C. BISPERS, JR		<p>APRIL 2, 1993, SHERIFF RETURN, filed</p>
3/16/93	<p>Pro by Atty 20.00</p> <p>JCP Fee by Atty 5.00</p> <p>Pro by Atty 20.00</p> <p>Shff by Atty 49.95</p> <p>sur charge by Atty 12.00</p> <p>Shff by Atty 65.88</p> <p>sur charge by Atty 14.00</p> <p>Pro by Atty 5.00</p> <p>191.83</p>	<p>APRIL 2, 1993, SHERIFF RETURN, filed</p> <p>February 1, 1993 SUMMONS SERVED TO: Prudential Ins. Co, Deft. February 1, 1993, SUMMONS SERVED TO: Frank A. Vitarelli heir of Estate of Dorothy B. Vitarelli, Deft. February 1, 1993, SUMMONS SERVED TO: Frank A. Vitarelli, Ind, Deft. February 1, 1993, SUMMONS SERVED TO: Annette Vitarelli Hendricks, Heir of Estate of Dorothy B. Vitarelli, Deft. February 1, 1993 SUMMONS SERVED TO: Cletas Heller, Ind, Deft. February 2, 1993, SUMMONS SERVED TO: Marie Rogers, heir of Estate of Dorothy B. Vitarelli, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p> <p>APRIL 2, 1993, SHERIFF RETURN, filed</p> <p>February 8, 1993, AMENDED SUMMONS SERVED TO: Frank Vitarelli, Ind, Deft. February 8, 1993 AMENDED SUMMONS SERVED TO: Frank Vitarelli, Co esec of Estate of Dorothy B. Vitarelli, Deft. February 8, 1993 AMENDED SUMMONS SERVED TO: The Prudential Ins Co, Deft. February 9, 1993 AMENDED SUMMONS SERVED TO: Cletas Heller, Deft. February 11, 1993, AMENDED SUMMONS SERVED TO: Annette Vitarelli Hendricks, Co, Exec of Estate of Dorothy B. Vitarelli, Deft. February 11, 1993, AMENDED SUMMONS SERVED TO: Annette Vitarelli Hundreicks, Inc, Deft. February 13, 1993, AMENDED SUMMONS SERVED TO: Patricia Marie Rogers, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p>
		<p>MAY 4, 1993, ANSWER AND NEW MATTER ON BEHALF OF DEFENDANT, THE PRUDENTIAL INSURANCE COMPANY OF AMERICA, WITH NEW MATTER UNDER PA. R.C.P. 2252(D), filed by Daniel McGee, Esq.</p> <p>CERTIFICATE OF SERVICE, filed</p> <p>May 3, 1993, ANSEWR AND NEW MATTER SERVED TO: Benjamin S. Blakley, III, ESq; Cletas Heller c/o Heller Triangle Spring Co; Frank Vitarelli; Annette Vitarelli Hendricks; Patricia Marie Rogers. /s/ Daniel McGee, Esq.</p> <p>MAY 7, 1993, PRAECIPE FOR APPEARANCE, filed</p> <p>Please enter my appearance on behalf of Defendants, CLETAS HELLER, FRANK A. VITARELLI, individually and as Co-Executors of the Estate of Dorothy B. Vitarelli and ANNETTE VITARELLI HENDRICKS, individually and as Co-Executrix of the Estate of Dorothy B. Vitarelli and PATRICIA MARIE ROGERS, in the above captioned case. /s/ Daniel C. Bell, Esq.</p> <p>CERTIFICATE OF SERVICE, filed</p> <p>May 7, 1993, PRAECIPE FOR APPEARANCE SERVED TO: Benjamin S. Blakley, III, ESq. and Daniel McGee, Esq /s/ Daniel C. Bell, Esq.</p>

Richard J. Parks,

INTEGRA NATIONAL BANK/
NORTH,

JANUARY 19, 1993, COMPLAINT IN CONFESSION OF JUDGMENT,
filed by Richard J. Parks, Esquire.
One (1) copy Certified to Defendants.

Jan 19
11:10 am

93-73-CD

Pursuant to the authority contained in the warrant of attorney in the true and correct photostatic copy of the original instrument attached hereto and incorporated herein by reference as Exhibit "A", I hereby appear for the defendants and confess judgment in favor of the plaintiff and against defendants as follows:

Principal Su.: \$7,845.13, Interest to 1/4/93, \$572.73, Attorney fee (10%), \$841.79. and TOTAL AMOUNT: \$9,259.65. Int. Rate at 12.% per annum @ 1/5/93 & costs.

DENNIS L. LINGLE and
CAROL LINGLE,

Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Nine Thousand Two Hundred Fifty-nine and 65/100 Dollars,

Debt \$9,259.65

JUDGMENT

[Signature]
Prothonotary

Pro by Atty 9.00
JPC Fee by Atty 5.00
Pro by Atty 5.00

JANUARY 19, 1993, Notice of Entry of Judgment mailed to Defendant.

JANUARY 27, 1993, PRAECIPE FOR WRIT OF EXECUTION,
filed by Richard J. Parks, Esq.

WRIT OF EXECUTION ISSUED TO NO 93-10-EX

MARCH 25, 1993, SHERIFF RETURN, filed
NOW, march 25, 1993, return the within Writ as Defendant cured the debt. Costs were taken out of advance and refund to the attorney was made. /c/ Chester A. Hawkins Shff by Margaret Putt

AUGUST 26, 1993, PRAECIPE TO AMEND AND REISSUE WRIT OF EXECUTION, filed by Richard J. Parks, Esq.

DECEMBER 13, 1993, SHERIFF RETURN, filed
December 10, 1993 return the within Writ as no sale held. The defendant paid debt and costs in full. /s/ Chester A. Hawkins Shff by Margaret H. Putt.

MARCH 8, 1994, PRAECIPE TO SATISFY, filed
Please satisfy the above captioned judgment by the Plaintiff against Defendants and mark the judgment docket accordingly. /s/ Richard J. Parks, Esq.

And Now, 8 day of Mar 1994 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest William A. Shaw
Prothonotary

Michael J.
WilsonPENNSYLVANIA GRANGE
CREDIT UNION,

JANUARY 19, 1993, COMPLAINT/Action/Mortgage Foreclosure,
filed by Michael J. Wilson, Esquire.
One (1) copy Certified to Attorney.
One (1) Copy Certified to Sheriff as per Attorney's
Instructions.

JAN 19
11:55 am

93-74-CD

MARCH 25, 1993, SHERIFF RETURN, filed
January 20, 1993, Eugene L. Coon, Shff of Allegheny
Co deputized by Chester A. Hawkins, Shff.
February 2, 1993, COMPLAINT ATTEMPTED TO BE SERVED
TO: Bradley J. Conklin by Shff of Allegheny Co.
RETURNED NOT FOUND. /s/ Chester A. Hawkins, Shff by
Marilyn Hamm.

APRIL 6, 1993, PRAECIPE TO REINSTATE COMPLAINT,
filed
Please reinstate the complaint, a copy of which is
attached, in the above action. /s/ Michael J. Wilson,
Esq.

APRIL 7, 1993, COMPLAINT REINSTATED AND REISSUED TO
SHERIFF FOR SERVICE. /s/ arf.

MAY 19, 1993, SHERIFF RETURN, filed
April 19, 1993, COMPLAINT IN MORTGAGE FORECLOSURE
SERVED TO: Bradley J. Conklin, Deft. /s/ Chester A.
Hawkins, Shff by Marilyn Hamm.

BRADLEY J. CONKLIN,

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL
OF LIST, filed. Certified Copies to Atty Wilson and Deft.

OCT. 16, 1995, PRAECIPE TO DISCONTINUE, filed. NO CERT COPY
Please mark the above suit settled and discontinued.
s/MICHAEL J. WILSON, ESQ.

Pro	by Atty	40.00
JCP Fee	by Atty	5.00
Shff	by Atty	18.60
sur		
charge	by Atty	2.00
Shff		
Coon	by Atty	21.00

Notary	by Atty	2.00
Pro	by Atty	5.00
Shff	by Atty	11.10
Pro	by atty	5.00

<p>David P. King</p> <p>Jan 19 12:50 pm</p>	<p>DIANE HUDSICK,</p> <p>93-75-CD</p>	<p><u>JANUARY 19, 1993, PRAECIPE FOR WRIT OF SUMMONS,</u> filed by David P. King, Esquire. ISSUE a Writ of Summons in Trespass against the above named Defendant. /s/ David P. King, Esquire.</p> <p><u>JANUARY 19, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED BACK TO ATTORNEY FOR SERVICE AS PER INSTRUCTIONS,</u></p> <p><u>FEBRUARY 22, 1993, PRAECIPE,</u> filed Reinstate/Reissue the Writ of Summons against the defendant Bret Alan Bailey s/ David P. King, Esq.</p> <p>FEBRUARY 22, 1993, WRIT OF SUMMONS REINSTATED AND REISSUED TO SHERIFF FOR SERVICE. /s/ tr</p> <p>FEBRUARY 24, 1993, WRIT OF SUMMONS TAKEN TO SHERIFF FOR SERVICE. /s/ arb.</p> <p><u>MAY 3, 1993, PRAECIPE,</u> filed Please mark the above captioned case settled and discontinued. /s/ David P. King, Esq.</p> <p><u>SETTLED AND DISCONTINUED</u></p> <p><u>JUNE 23, 1993, SHERIFF RETURN,</u> filed March 4, 1993, SUMMONS SERVED TO: Bret Alan Bailey, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p>
	<p>BRET ALAN BAILEY,</p> <p>Pro by Atty 20.00</p> <p>JCP Fee by Atty 5.00</p> <p>Pro by Atty 5.00</p> <p>Pro by Atty 5.00</p> <p>Shff by Atty 17.80</p> <p>sur charge by Atty 2.00</p>	

CONT. FR. PG 53 SUTIKA al vs. ERIE INSURANCE CO/EXCHANGE 93-71-CD

JUNE 30, 1994, ANSWER AND NEW MATTER TO PETITION TO OPEN AND/OR MODIFY JUDGMENT, filed by Arthur Cutruzzula, Esq. 1 cert/Atty Durant
CERTIFICATE OF SERVICE, filed

June 29, 1994, ANSWER AND NEW MATTER TO PETITION TO OPEN AND/OR MODIFY JUDGMENT SERVED TO: Robert M. Hank and Timothy E. Durant. /s/ Arthur Cutruzzula, Esq.

JULY 8, 1994, ORDER, filed 1 cert/Atty Cutruzzula, Taladay
NOW, this 8th day of July, 1994, following argument into Defendant's Petition to Open and/or Modify Judgment, it is the ORDER Of this Court that Defendant shall file a brief within thirty (30) days from date hereof and Plaintiff shall file a brief fifteen (15) days thereafter.
BY THE COURT: John K. Reilly, Jr, P.J.

AUGUST 29, 1994, ORDER, filed 1 cert/Atty Cutruzzulo, Hanak
NOW, this 26th day of August, 1994, this matter coming before the Court on a Petition to Open and/or Modify Judgment filed on behalf of Defendant above-named, it is the ORDER of this Court that said Petition be and is hereby granted to the extent that the subject judgment shall be and is hereby opened for purposes of evidentiary hearing to determine the maximum legal obligation of Erie Insurance complaint to Plaintiff under the terms of its insurance contract plus any other issues relevant to the determination of this proceeding.
It is the further ORDER of this Court that in light of the above, a status conference shall be had on Friday, October 7, 1994, at 3:00 pm. BY THE COURT: John K. Reilly, Jr, P.J.

JUNE 3, 1996, AMENDED NEW MATTER TO PETITION TO OPEN AND/OR MODIFY JUDGEMENT, filed by Arthur Cutruzzula, Attorney for Plaintiff. One cert. to Attorney Durant.
CERTIFICATE OF SERVICE, filed.
I, Arthur Cutruzzula, Esquire, hereby certify that I served a true and correct copy of the foregoing Amended New Matter To Petition To Open And/Or Modify Judgement upon the following by United States Mail, postage pre-paid, this date: Robert M. Hanak, Esquire. /s/ Arthur Cutruzzula, Attorney for Plaintiff.

JUNE 3, 1996, MOTION TO SCHEDULE AN EVIDENTIARY HEARING, filed by Arthur Cutruzzula, Attorney for Plaintiff. One cert. to Atty. Durant.
CERTIFICATE OF SERVICE, filed.
I, Arthur Cutruzzula, Esquire, hereby certify that I served a true and correct copy of the foregoing Motion To Schedule Evidentiary Hearing upon the following by United States Mail, postage pre-paid, this date: Robert M. Hanak, Esquire /s/ Arthur Cutruzzula, Attorney for Plaintiff.

JUN 11, 1996, ORDER OF COURT, filed. ONE (1) CERT TO ATTY CUTRUZZULO
AND NOW, TO-WIT, this 10th day of June, 1996, upon consideration of the foregoing Motion, it is hereby ORDERED, ADJUDGED and DECREED that said Motion is granted and an Evidentiary Hearing in this matter is scheduled for the 10th day of July, 1996, at 9:00 a.m.
BY THE COURT: s/JOHN K. REILLY, JR., P.J.

JUN 18, 1996, ANSWER TO AMENDED NEW MATTER, filed by s/ROBERT M. HANAK, ESQ. NO CERT COPIES
CERTIFICATE OF SERVICE
I, Robert M. Hanak, Esquire, hereby certify that I served a true and correct copy of the foregoing Answer to Amended New Matter upon the following Counsel by mail, postage prepaid this date: ARTHUR CUTRUZZULA, ESQ. S/ROBERT M. HANAK

CONTINUED TO PAGE 58

David P. King

LOIS EICHWALD,

JANUARY 19, 1993, PRECIPE FOR WRIT OF SUMMONS, filed by David P. King, Esquire.

Issue a Writ of Summons in Trespass against all (3) of the above named defendants. /s/ David P. King, Esquire.

JANUARY 19, 1993, WRIT OF SUMMONS IN CIVIL ACITON ISSUED BACK TO ATTORNEY FOR SERVICE AS PER INSTRUCTIONS.

AUGUST 25, 1993, Praecipe, filed Please reissue the 2 writs of Summons against the above named defendants. /s/ David P. King, Esq.

AUGUST 26, 1993, WRIT OF SUMMONS ISSUED TO ATTY FOR SERVICE. /s/ arf.

SEPTEMBER 9, 1993, SHERIFF RETURN, filed September 8, 1993, SUMMONS SERVED TO: Recreation Land Corp, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

JUNE 16, 1994, PRAECIPE, filed by David P. King, Esquire. Please mark the above captioned case "settled and discontinued" and issue a Certificate of Discontinuance. /s/ David P. King, Esquire, Attorney for Plaintiff.

SETTLED AND DISCONTINUED

Jan 19 12:50 pm

93-76-CD

RECREATION LAND CORPORATION, NACO, NACO FINANCIAL,

Pro by Atty 20.00
JCP Fee by Atty 5.00
Pro by Atty 5.00
Shff by Atty 25.16
Sur charge by Atty 2.00
Pro by Atty 5.00

CONTINUED FROM PAGE 57 NO. 93-71-CD MICHAEL SUTIKA, SR, Admtr -vs- ERIE INSURANCE CO, al

SEPTEMBER 12, 1996, STIPULATION OF FACTS, filed by Arthur Cutruzzula & Associates No Certified Copies.

JUL 06, 1998, MOTION TO REQUEST A BRIEFING SCHEDULE AND ARGUMENT DATE, filed by s/ARTHUR CUTRUZZULA, ESQUIRE NO CERT COPIES CERTIFICATE OF SERVICE, filed by s/ARTHUR CUTRUZZULA, ESQ.

JUL 07, 1998, ORDER OF COURT, filed. RE: MOTION TO REQUEST A BRIEFING SCHEDULE AND ARGUMENT DATE. BY THE COURT: s/JOHN K. REILLY, JR., P.J.

OCT. 06, 1998, ORDER, filed. ONE (1) CERT TO ATTY CUTRUZZULA, HANAK RE: ARGUMENT CONTINUED TO NOV. 03, 1998. BY THE COURT, s/JOHN K. REILLY, JR., PRESIDENT JUDGE

DEC. 18, 1998, OPINION and ORDER, filed. ONE (1) CERT TO ATTY HANAK, CUTRUZZULA ORDER

NOW, this 18th day of December, 1998, based on the foregoing Opinion, it is the ORDER of this Court that the Petition of Erie Insurance Company/Erie Insurance Exchange for an order opening and/or modifying the arbitration award rendered on December 18, 1992, is hereby DENIED. BY THE COURT: s/JOHN K. REILLY, JR., PRESIDENT JUDGE

MAR. 02, 1999, PETITION FOR ORDER AND FINAL DISTRIBUTION PURSUANT TO AN UNDERINSURED MOTORISTS ARBITRATION WRONGFUL DEATH AND SURVIVAL AWARD, filed by s/ARTHUR CUTRUZZULA, ESQ. ONE (1) CERT TO ATTY CUTRUZZULA, HANAK

AFFIDAVIT, s/ARTHUR CUTRUZZULA, ESQ.
AFFIDAVIT, s/MICHAEL C. SUTIKA, SR.,
AFFIDAVIT, s/BETTY JO SUTIKA
ORDER of COURT, filed.

AND NOW, to-wit, this 2nd day of March, 1999, upon consideration of the foregoing Petition, it is hereby ORDERED, ADJUDGED and DECREED that the foregoing Petition for Order and Final Distribution Pursuant to an Underinsured Motorists Arbitration Wrongful Death and Survival Award in the above captioned matter is approved. It is further ORDERED and DECREED that distribution of the funds be made by counsel for the Petitioner in teh following manner.

TO: Arthur Cutruzzula & Associates Counsel Fees \$109,234.83

TO: Michael Sutika, Sr., Administrator of the Estate of Jennifer L. Sutika, Deceased, to be distributed by further Order of the Orphans Court of Clearfield County

TOTAL 165,771.65 \$275,006.48

BY THE COURT: s/JOHN K. REILLY, JR., President Judge

David P. King,

ANGELA M. SLACK,

JANUARY 19, 1992, COMPLAINT IN DIVORCE, filed by David P. King, Esquire.
One (1) copy Certified to Attorney.

OCTOBER 20, 1993, AFFIDAVIT OF SERVICE, filed.

Personally appeared before me, the undersigned officer, David P. King, Esq., who, being duly sworn according to law, deposes and says that service of the Complaint in Divorce at the above term and number was served upon the Defendant by sending to him a true and certified copy of said Complaint by certified mail, return receipt requested, on the 26th day of January, 1993, said Complaint sent to his last known residence, and that the same was received by him on the 4th day of February, 1993, as evidenced by the return receipt card attached hereto with his signature affixed thereon.
s/ David P. King, Esq.

1/19/93
\$100.00 Pd
by atty

93-78-CD

Clfd Trust

OCTOBER 20, 1993, PRAECIPE TO TRANSMIT RECORD, filed by David P. King, Attorney for Plaintiff
AFFIDAVIT OF CONSENT of Angela M. Slack, Plaintiff, filed.

BAL/\$75.00

THOMAS A. SLACK,

AFFIDAVIT OF CONSENT of Thomas A. Slack, Defendant, filed.

DECREE IN DIVORCE

AND NOW, October 22, 1993, it is ORDERED AND DECREED that ANGELA M. SLACK, Plaintiff, and THOMAS A. SLACK, Defendant, are divorced from the bonds of matrimony.

Pro	40.00
State by Atty (3 counts)	10.00
JCP Fee by Atty	15.00
Pro	.50

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 Settlement Agreement between the parties dated August 17, 1993, and attached to this Decree and Order is hereby incorporated into this Decree and Order by reference as fully as though

CK#2253 TRANSFER TO REGULAR ACCOUNT	75.00
PRO	40.00
PRO	.50

CK#2466	ATTY	34.50
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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/ John K. Reilly, Jr.
NOVEMBER 15, 1993, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

<p>Jan 19 12:55 pm</p>	<p>BERKHEIMER ASSOCIATES, Agent for: HUOTZDALE, BORO, 4653 Clairton Blvd. 2183 Pittsburgh, PA 15236-</p> <p>93-79-CD</p> <p>MRS. JOHN E. BERG, 715 Good Street Houtzdale, PA 16651</p> <p>Pro by Plff 9.00</p>	<p><u>JANUARY 19, 1993, JUDGMENT FROM J.P., James L. Hawkins, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Two Hundred Seventy-seven and 30/100 dollars, with costs.</p> <p>Debt \$277.30</p> <p>Interest from November 1, 1992, Filed and Entered by Plaintiff, January 19, 1993.</p> <p>JUDGMENT</p> <p><i>Allen D. B...</i> Prothonotary</p> <p><u>JANUARY 19, 1993, Notice of Entry of Judgment mailed to Defendant.</u></p>
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<p>Jan 19 12:55 pm</p>	<p>BERKHEIMER ASSOCIATES Agent for: Houtzdale Boro, 4653 Clairton Blvd. 2183 Pittsburgh, PA 15236-</p> <p>93-80-CD</p> <p>MRS. GERALD PHILLIPS 802 Eliza Street Houtzdale, PA 16651</p> <p>Pro by Plff 9.00</p>	<p><u>JANUARY 19, 1993, JUDGMENT FROM J.P., James L. Hawkins, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Two Hundred Fifty-two and 67/100 Dollars, with costs.</p> <p>Debt \$252.67</p> <p>Interest from November 1, 1991. Filed and Entered by Plaintiff, January 19, 1993</p> <p>JUDGMENT</p> <p><i>Allen D. B...</i> Prothonotary</p> <p><u>JANUARY 19, 1993, Notice of Entry of Judgment mailed to Defendant.</u></p>
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Jan 19
12:55 pm

BERKHEIMER ASSOCIATES
Agent for
HOUTZDALE BORO
4653 Clairton Blvd.
2183
Pittsburgh, PA 15236-

93-81-CD

BONNIE WASHIC
325 Spring Street
Houtzdale, PA, 16651

Pro by Plff 9.00

Pro by Plff 5.00

May 94

William A. Shaw

JANUARY 19, 1993, JUDGMENT FROM J.P., James L. Hawkins, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of One Hundred Seventy-eight and 10/100 Dollars, with costs.

Debt \$178.10

Interest from November 1, 1992

Filed and Entered by Plaintiff, January 19, 1993.

JUDGMENT

Allen D. Bell
Prothonotary

JANUARY 19, 1993, Notice of Entry of Judgment mailed to Defendant.

Jan 19
12:55 pm

BERKHEIMER ASSOCIATES,
Agent for
HOUTZDALE BORO
4653 Clairton Blvd.
2183
Pittsburgh, PA 15236-

93-82-CD

MARK WASHIC,
325 Spring Street
Houtzdale, PA 16651

Pro by Plff 9.00

Pro by Plff 5.00

May 94

William A. Shaw

JANUARY 19, 1993, JUDGMENT FROM J.P., James L. Hawkins filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of One Hundred Seventy-eight and 10/100 Dollars, with costs.

Debt \$178.10

Interest from November 1, 1992.

Filed and Entered by Plaintiff, January 19, 1993

JUDGMENT

Allen D. Bell
Prothonotary

JANUARY 19, 1993, Notice of Entry of Judgment mailed to Defendant.

<p>Jan 19 12:55 pm</p>	<p>BERKHEIMER ASSOCIATES, Agent for Houtzdale Boro, 4653 Clairton Blvd. 2183 Pittsburgh, PA 15236-</p> <p>93-83-CD</p> <p>THOMAS WEST, 518 Good street Houtzdale, PA 16651</p> <p>Pro by Plff 9.00</p>	<p><u>JANUARY 19, 1993, JUDGMENT FROM J.P., James L. Hawkins filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Two Hundred Eighty-nine and 63/100 Dollars, with costs.</p> <p style="text-align: center;">Debt \$289.63</p> <p>Interest from November 1, 1992</p> <p>Filed and Entered by Plaintiff, January 19, 1993.</p> <p>JUDGMENT</p> <p style="text-align: right;">Prothonotary</p> <p><u>JANUARY 19, 1993, Notice of Entry of Judgment mailed to Defendant.</u></p>
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<p>Kathleen Simon</p> <p>Jan 19 12:55 pm</p>	<p>BERKHEIMER ASSOCIATES, Agent for HOUTZDALE BORO, 4653 Clairton Blvd. 2183 Pittsburgh, PA 15236-</p> <p>93-84-CD</p> <p>BRENT REED 410 Brisbin street Houtzdale, PA 16651</p> <p>Pro by Plff 9.00 Pro by Plff 5.00</p>	<p><u>JANUARY 19, 1993, JUDGMENT FORM J.P. James L. Hawkins, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of One Hundred Sixth-nine and 35/100 Dollars, with costs.</p> <p style="text-align: center;">Debt \$169.35</p> <p>Interest from December 19, 1991</p> <p>Filed and Entered by Plaintiff, January 19, 1993</p> <p>JUDGMENT</p> <p style="text-align: right;">Prothonotary</p> <p><u>JANUARY 19, 1993, Notice of Entry of Judgment mailed to Defendant.</u></p> <p>MAY 09, 1997, PRAECIPE FOR ENTRY OF APPEARANCE, filed. NO CERT COPIES</p> <p>Kindly enter my appearance on behalf of Berkheimer Associates, Agent for, HOUTZDALE BORO, in the above-captioned matter. s/KATHLEEN SIMON, ESQ.</p> <p style="text-align: right;"> And filed 9th day of May 1997 in full of Court ALICE W. A. Shaw (1997) Prothonotary </p>
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BERKHEIMER ASSOCIATES,
Agent for:
Houtzdale Boro
4653 Clairton Blvd.
2183
Pittsburgh, PA 15236-

Jan 19
12:55 PM

93-85-CD

HENRY LUTCHKO,
508 Mary Street
Houtzdale, PA 16651

Pro by Plff 9.00

JANUARY 19, 1993, JUDGMENT FROM J.P. James L. Hawkins, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of One Hundred Seventy-seven and 75/100 Dollars, with costs.

Debt \$177.75

Interest from December 19, 1991

Filed and Entered by Plaintiff, January 19, 1993.

JUDGMENT

Prothonotary

JANUARY 19, 1993, Notice of Entry of Judgment mailed to Defendant.

BERKHEIMER ASSOCIATES,
Agent for
Houtzdale Boro, 2183
Pittsburgh, PA 15236-

Jan 19
12:55 pm

93-86-CD

JAMES SOCASH,
416 Hannah Street
Houtzdale, PA 16651

Pro by Plff 9.00

JANUARY 19, 1993, JUDGMENT FROM J.P., James L. Hawkins, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Two Hundred Forty-seven and 43/100 Dollars, with costs.

Debt \$247.43

Interest from December 19, 1991.

Filed and Entered by Plaintiff, January 19, 1993.

JUDGMENT

Prothonotary

JANUARY 19, 1993, Notice of Entry of Judgment mailed to Defendant.

<p>Jan 19 12:55 pm</p>	<p>BERKHEIMER ASSOCIATES, Agent For: Harmony A. S. D. 4653 Clairton Blvd. 2183 Pittsburgh, PA 15236-</p> <p>93-87-CD</p> <p>MELVIN RAINEY, RD 1, Box 15 Westover, PA 16692</p> <p>Pro by Plff 9.00 Pro by Plff 5.00</p>	<p><u>JANUARY 19, 1993, JUDGMENT FROM J.P., James L. Hawkins, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Two Hundred Ninety-seven and 76/100 Dollars, with costs.</p> <p>Debt \$297.76</p> <p>Interest from November 1, 1992</p> <p>Filed and Entered by Plaintiff, January 19, 1993.</p> <p>JUDGMENT</p> <p><i>Allen D. Bietz</i> Prothonotary</p> <p><u>JANUARY 19, 1992, Notice of Entry of Judgment mailed to Defendant.</u></p> <p>And Now, <u>13th</u> day of <u>Sept</u> 19 <u>99</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <u>W. A. Shaw (RB)</u> Prothonotary</p>
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<p>Jan 19 12:55 pm</p>	<p>BERKHEIMER ASSOCAITES Agent for: HARMONY A. S. D. 4642 Clairton Blvd. Pittsburgh, PA 15236</p> <p>93-88-CD</p> <p>KENNETH L. KEITH, PO Box 282 Cherry Tree, PA 15724</p> <p>Pro by Plff 9.00</p>	<p><u>JANUARY 19, 1993, JUDGMENT FORM J.P., James L. Hawkins filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Six Hundred Six and 88/100 Dollars, with costs.</p> <p>Debt \$606.88</p> <p>Interest from August 27, 1991</p> <p>Filed and Entered by Plaintiff, January 19, 1993.</p> <p>JUDGMENT</p> <p><i>Allen D. Bietz</i> Prothonotary</p> <p><u>JANUARY 19, 1993, Notice of Entry of Judgment mailed to Defendant.</u></p>
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Jan 19
12:55 pm

BERKHEIEMR ASSOCIATES
Agent for:
HARMONY A.S.D.
4635 Clairton Blvd.
2183
Pittsburgh, PA 15236-

93-89-CD

ERNEST D. SMITH,
RD 1, Box 45A
Cherry Tree, PA 15724

Pro by Plff 9.00

JANUARY 19, 1993, JUDGMENT FROM J.P., James L. Hawkins, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Three Hundred Sixteen and 50/100 Dollars, with costs.

Debt \$316.50

Interest from November 26, 1991

Filed and Entered by Plaintiff, January 19, 1993.

JUDGMENT



Prothonotary

JANUARY 19, 1993, Notice of Entry of Judgment mailed to Defendant

Jan 19
12:55 pm

BERKHEIMER ASSOCIATES
Agent for:
HARMONY A.S.D.
4653 Clairton Blvd.
2183
Pittsburgh, PA 15236-

93-90-CD

PATRICK E. HENRY,
Box 224
Cherry tree, PA 15724

Pro by Plff 9.00
Pro by Atty 5.00

JANUARY 19, 1993, JUDGMENT FROM J.P., James L. Hawkins, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Two Hundred Ninety-eight and 27/100 Dollars, with costs.

Debt \$298.27

Interest from August 27, 1991

Filed and Entered by Plaintiff, January 19, 1993.

JUDGMENT



Prothonotary

JANUARY 19, 1993, Notice of Entry of Judgment mailed to Defendant.

MARCH 15, 1993, ORDER TO SATISFY JUDGMENT OR VERDICT, filed

Mark the above case Satisfied upon Payment of Prothonotary costs only. /s/ David R. Gordon, Esq.

SATISFIED

<p>Barbara H. Schickling Jonathan C. Hook</p> <p>Jan 19 \$90.00 pd by Atty</p> <p>Clfd Trust BAL/\$75.00</p> <p>James A. Naddeo</p>	<p>DONALD A. DUFOUR,</p> <p>93-91-CD</p> <p>SANDRA L. DUFOUR,</p> <p>Pro 40.00 State by Atty 10.00 (1 count) JCP Fee by Atty 5.00 Pro .50 CK#2132 TRANSFER TO REGULAR ACCOUNT 75.00 PRO 40.00 PRO .50 CK#2337 ATTY 34.50</p>	<p>JANUARY 19, 1993, COMPLAINT IN DIVORCE, filed by Barbara H. Schickling, Esquire. One (1) copy Certified to Attorney.</p> <p>JANUARY 26, 1993, AFFIDAVIT OF SERVICE, filed January 19, 1993, COMPALINT IN DIVORCE SERVED TO: Sandra L. DuFour by Certified Mail. /s/ Barbara H. Schickling, Esq.</p> <p>AUGUST 18, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Barbra H. Schickling, Esq. AFFIDAVIT OF CONSENT OF DONALD A. DUFOUR, filed. AFFIDAVIT OF CONSENT OF SANDRA L. DUFOUR, filed.</p> <p>AUGUST 19, 1993, DIVORCE DECREE filed.</p> <p>AND NOW, this 19th day of August, 1993, it is ORDERED and DECREED that DONALD A. DUFOUR, Plaintiff, and SANDRA L. DUFOUR, Defendant, are divorced from the bonds of matrimony. BY THE COURT: /s/ JOHN K. REILLY, JR., Judge.</p> <p>SEPTEMBER 15, 1993, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE, PA.</p> <p>AUGUST 18, 1993, STIPULATION FOR AN AGREED ORDER OF CUSTODY, filed 2 cert/Atty AND NOW, the parties, by and through their attorneys, stipulate and agree as follows: 1. The parties shall have joint legal custody of their minor child, KESHIA L. DuFOUR, born January 22, 1989. 2. Defendant/Mother shall have primary physical custody of the said child. 3. Plaintiff/Father shall have partial physical custody of the said hcild as follows: A. Plaintiff/Father shall have partial physical custody of the child on alternating Sundays from 12 NOON to 7 PM; B. Plaintiff/Father shall have partial physical custody every Wednesday from 1:00 PM to 6:00 PM; C. In consideration of his work schedule, Plaintiff/Father shall have partial physical custody at such other times and places that the parties may agree. 4. With respect to holidays and vacations, Plaintiff and Defendant have been able to amicably resolve this int he past and expect to be able to continue to do so without setting forth a specific arrangementt at this time. 5. Plaintiff/Father shall have reasonalbe telephone and mail access to the said child. 6. This Stipulation shall be entered as a Order of the Court. BY THE COUR:T John K. Reilly, Jr., P.J. /s/ Donald A. DuFour-Barbara H. Schickling, Esq. /s/ Sandra L. DuFour-James A. Naddeo, Esq.</p>
<p>APRIL 29, 1994, PETITION FOR MODIFICATION OF CUSTODY ORDER, filed by Atty Hook 2 cert/Atty Hook</p> <p>MAY 6, 1994, ORDER OF COURT, filed 2 cert/Atty Hook You, SANDRA L. DUFOUR, Defendnat, have been sued in Court to obtain custody, partial custody or visitation of the child: KESHIA L. DUFOUR. you are ordered to appear in person at Clearfield County Courthouse on the 10th day of June, 1994, at 9:30 am for a pretrial conference. You are furher ordered to bring with you the child KESHIA L. DUFOUR. 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.</p> <p>MAY 16, 1994, MOTION FOR CONTINUANCE, filed by Jonathan C. Hook Esq. 1 cert/Atty Hook, Schickling</p> <p>ORDER OF COURT, filed You, SANDRA L. DUFOUR, Defendant, have been sued in Court to obtain custody, partial custody or visitation of the child: KESHIA L. DUFOUR. You are ordered to appear in person at Clearfield County Courthouse on the 20th day of June, 1994, at 9:00 am for a pretrial conference. You are further ordered to bring with you the child: KESHIA L. DUFOUR. 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.</p> <p>MAY 23, 1994, PRAECIPE, filed Kindly withdraw my appearance as counsel of record for Plaintiff, Donald A. DuFour, in the above case. /s/ Barbara H. Schickling, Esq. Kindly enter my appearance as counsel of record for Plaintiff, Donald A. DuFour in the above case. /s/ Jonathan C. Hook, Esq.</p>		

COMMONWEALTH OF PENNA,
DEPARTMENT OF LABOR AND
INDUSTRY,
Harrisburg, PA 17105

JANUARY 19, 1992, CERTIFIED COPY OF LIEN, TO THE USE
OF THE UNEMPLOYMENT COMPENSATION FUND, filed..

Jan 19,
3:30 pm

93-92-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 Five Hundred
Sixty and 45/100 dollars, with costs.

Debt \$560.45

Interest Computation Date, January 31, 1993.
Filed and Entered by Plaintiff, January 19, 1993

JUDGMENT

BRUCE GRAHAM,
Individually and t/a
BRUCE GRAHAM WOOD
PRODUCTS,
Woodland, PA 16881

[Signature]
Prothonotary

Pro by Plff 9.00
Pro by Deft 5.50

Jan 16 1994
William A Shaw

COMMONWEALTH OF PENNA,
DEPARTMENT OF LABOR AND
INDUSTRY,
Harrisburg, PA 17105

JANUARY 19, 1993, CERTIFIED COPY OF LIEN, TO THE
USE OF THE UNEMPLOYMENT COMPENSATION, filed.

Jan 19
3:30 pm

93-93-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 One Thousand
Four Hundred Two and 86/100 Dollars, with costs.

Debt \$1,402.86

Interest Computation Date
Filed and Entered by Plaintiff., January 19, 1993.

JUDGMENT

GREG T. BARGER,
Individually and t/a
G. T. Barger,
Contracting,
RD 1 421 Forest Dr.
Clearfield, PA 16830

[Signature]
Prothonotary

Pro by Plff 9.00
Pro by Deft 5.50

Jan 19 1993
By paper
is satisfied in full of debt,
William A Shaw

Jan 19
3:30 pm

COMMONWEALTH OF PENNA,
DEPARTMENT OF LABOR AND
INDUSTRY,
Harrisburg, PA 17105

93-94-CD

ON TARGET SHOOTING
RANGE, INC.,
RD #1
Penfield, PA 15849

Pro by Plff 9.00

JANUARY 19, , 1992, 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 Eight Hundred
Nine and 86/100 Dollars, with costs.

Debt \$809.86

Interest Computation Date January 31, 1993

Filed and Entered by Plaintiff. January 19, 1993

JUDGMENT

Prothonotary

Daniel C. Bell

CHARLES P. NIXON,

JANUARY 20, 1992, COMPLAINT IN DIVORCE, filed by Daniel C. Bell, Esquire.
One (1) copy Certified to Attorney.

JANUARY 26, 1993, AFFIDAVIT OF SERVICE BY CERTIFIED MAIL, filed

January 20, 1993, COMPLAINT IN DIVORCE SERVED TO: Dorothy I. Nixon, Deft. by Certified Mail. /s/ Daniel C. Bell, Esq.

CERTIFICATE OF SERVICE, filed

January 26, 1993, AFFIDAVIT OF SERVICE SERVED TO: Dorothy I. Nixon, Esq. /s/ Daniel C. Bell, Esq.

SEPTEMBER 3, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. One copy to Atty. Bell, Deft.

SEP 04, 1996, LETTER FROM WILLIAM A. SHAW TO DOROTHY I. NIXON, re: CALL OF THE INACTIVE LIST, 12/03/96, RETURNED BY POSTAL SERVICE. Filed.

DECEMBER 4, 1996, ORDER, filed.
Cert. copy to Atty. Bell

NOW, this 3rd day of December, 1996, 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 nor an attorney representing same having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby dismissed.
BY THE COURT: /s/ Fredric J. Ammerman, Judge

DISMISSED

Pro 40.00
State by Atty 10.00
(2 counts)
JCP Fee by Atty 10.00

Ck. # 2990
\$40.00 to
Civil Acct
Bal. \$35.00
34.50

93-95-CD

DOROTHY I. NIXON,

1/20/93
\$95.00 Pd
by Atty

Clfd Trust
BAL/\$75.00

<p>Ronald E. Archer,</p> <p>1/20/93 \$90.00 Pd by Atty</p> <p>Clfd Trust BAL/\$75.00</p> <p>CK#2932 TRANSFER TO REGULAR ACCOUNT PRO 40.00 STATE .50 CK#1550 ATTY 34.50</p>	<p>LORI A. CONWAY,</p> <p>93-96-CD</p> <p>JAMIE G. CONWAY,</p> <p>Pro 40.00 State by Atty 10.00 (1 count) JCP Fee by Atty 5.00 State .50</p>	<p><u>JANUARY 20, 1993, COMPLAINT IN DIVORCE</u>, filed by Ronald E. Archer, Esquire.</p> <p><u>FEBRUARY 22, 1995, MOTION FOR DECREE OF DIVORCE UNDER SECTION 201(c) OF THE DIVORCE CODE</u>, filed by Ronald E. Archer, Esquire</p> <p><u>AFFIDAVIT OF SERVICE OF COMPLAINT IN DIVORCE</u>, filed.</p> <p>PEGGY SWANSON, being duly sworn according to law, deposes and says that she did mail to JAMIE G. CONWAY, Defendant in the above matter, a copy of the Complaint in Divorce. Said copy of the Complaint in Divorce was mailed on January 21, 1993, by certified mail, return receipt requested, and that said Complaint in Divorce was received by defendant or his designated agent, as indicated by the signature on the attached return receipt. s/ Peggy Swanson</p> <p><u>AFFIDAVIT OF CONSENT of Jamie G. Conway, Defendant</u>, filed.</p> <p><u>AFFIDAVIT OF CONSENT of Lori A. Conway, Plaintiff</u>, filed.</p> <p><u>DECREE</u></p> <p>AND NOW, this 23 day of February, 1995, it is ORDERED and DECREED that LORI A. CONWAY, Plaintiff, and JAMIE G. CONWAY, Defendant, are divorced from the bonds of matrimony. BY THE COURT, s/ Fredric J. Ammerman, Judge</p> <p><u>MARCH 15, 1995, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.</u></p> <p>Certified Copies of Decree to parties of record.</p> <p><u>MARCH 3, 1995, DECREE RETURNED</u>, filed (Jamie G. Conway)</p>
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SAVINGS & TRUST
COMPANY OF PA,

JANUARY 20, 1993, 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 Savings & Trust Company of PA, appellee, to file a complaint in this appeal (Common Pleas No. 93-97-CD) within twenty (20) days after service or rule or suffer entry of judgment of non pros. /s/ Querino R. Torretti, Esquire.

RULE: To SAVINGS & TRUST COMPANY OF PA, appellee

JANUARY 22, 1993, 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. 93-97 upon the District Justice designated therein on January 21, 1993, by certified mail sender's receipt attached hereto, and upon the appellee Saving & Trust Company of PA on January 21, 1993, by certified mail, sender's receipt attached hereto.

AND FURTHER that I served the Rule to File A Complaint accompanying the above Notice of Appeal upon the appellee to whom the Rule was addressed on January 21, 1993 by certifeid mail, sender's receipt attached hereto. /s/ Querino R. Torretti, Esq.

JANUARY 28, 1993, COPY OF RETURN RECEIPT, filed by Querino R. Torretti, Esq.

FEBRUARY 1, 1993, TRANSCRIPT FROM DISTRICT JUSTICE DUBOIS, filed

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to Plaintiff and Atty Torretti.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff.

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

1 Cert. To Plff. & Atty Torretti
TERMINATED WITH PREJUDICE

Jan 20
3:10 am

93-97-CD

Querino R.
Torretti,

KATHLEEN A. CAIN,

Pro by Atty 20.00

JCP Fee by Atty 5.00

<p>R. Denning Gearhart</p> <p>Jan 21 10:45</p> <p>Daniel-C. Bell Barbara H. Schickling</p>	<p>G. SAMUEL CARNS and CAROL A. CARNS, h/w and JOHN O. BUMBARGER II, and SYLVIA J. BUMBARGER, h/w</p> <p>93-100-CD</p> <p>STEVEN M. BASS and RITA D. BASS, t/d/b/a OUTDOOR DESIGNS,</p>	<p>JANUARY 21, 1993, COMPLAINT IN CIVIL ACTION, filed by R. Denning Gearhart, Esquire Two (2) copies Certified to Attorney.</p> <p>MARCH 1, 1993, PRAECIPE FOR APPEARANCE, filed. Please enter my Appearance in the above matter on behalf of STEVEN M. BASS and RITA D. BASS, t/d/b/a OUTDOOR DESIGNS, Defendants in the above matter. BELL, SILBERBLATT & WOOD, By s/ Daniel C. Bell, Esquire</p> <p>MARCH 25, 1993, SHERIFF'S RETURN, filed. Now, January 29, 1993 at 9:01 AM EST served: COMPLAINT on Steven M. Bass, t/d/b/a Outdoor Designs, deft.</p> <p>Now, January 29, 1993 at 9:01 AM EST served within: COMPLAINT on Rita D. Bass, t/d/b/a Outdoor Designs, deft So answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm</p> <p>APRIL 6, 1993, PRELIMINARY OBJECTIONS, filed by Daniel C. Bell, Esq. CERTIFICATE OF SERVICE, filed April 6, 1993, PRELIMINARY OBJECTIONS SERVED TO: R. Denning Gearhart, Esq. /s/ Daniel C. Bell, Esq.</p> <p>MAY 6, 1993, CONSENT TO LEAVE TO FILE AMENDED COMPLAINT, filed by Daniel C. Bell, Esq.</p> <p>MAY 6, 1993, AMENDED COMPLAINT, filed by R. Denning Gearhart, Esq. 2 cert/Atty</p> <p>MAY 25, 1993, SECOND AMENDED COMPLAINT, filed by R. Denning Gearhart, Esq. 2 cert/Atty</p> <p>JUNE 9, 1993, ACCEPTANCE OF SERVICE, filed I, DANIEL C. BELL, ESQ, do hereby accept service of the Second Amended Compalint filed to the above captioned matter on behalf of my clients, Steven M. Bass and Rita D. Bass. /s/ Daniel C. Bell, Esq.</p> <p>JUNE 30, 1993, PETITION TO WITHDRAW AS COUNSEL, filed by Daniel C. Bell, Esquire WHEREFORE, the Petitioner would respectfully request that your Honorable court permit the Petitioner to withdraw as counsel for the Defendants and stay all proceedings for a period of thirty (30) days to permit the Defendants to obtain other counsel, if they desire. BELL, SILBERBLATT & WOOD, BY s/ Daniel C. Bell, Esquire</p>
<p>Pro by Atty 40.00</p> <p>JPC Fee by Atty 5.00</p> <p>Shff Hawkins by Atty 21.80</p> <p>Surcharge by Atty 4.99</p> <p>Shff Hawkins by Atty 21.80</p> <p>Surcharge by Atty 4.00</p> <p>Pro by Atty 15.00</p> <p>Pro by Atty 9.50</p> <p>Pro by Atty 5.00</p> <p>JULY 13, 1993, AFFIDAVIT OF SERVICE, filed</p> <p>JULY 15, 1993, ORDER OF COURT, filed 2 cert/Atty</p> <p>JULY 16, 1993, IMPORTANT NOTICE, filed by R. Denning Gearhart, ESq. 2 cert/Atty</p> <p>JULY 16, 1993, IMPORTANT NOTICE, filed by R. Denning Gearhart, ESq. 2 cert/Atty</p> <p>JULY 20, 1993, AFFIDAVIT OF SERVICE BY CERTIFIED MAIL, filed</p>	<p>AND NOW, this 25 day of June, 1993, upon consideration of the foregoing Petition to Withdraw As Counsel, it is the ORDER of this Court that a Rule be issued on Steven M. Bass and Rita D. Bass, t/d/b/a Outdoor Designs, Defendants, to show cause why Daniel C. Bell, Esquire should not be permitted to withdraw as counsel for the Defendants.</p> <p>RULE RETURNABLE the 15th day of July, 1993 at 1:30 p.m. o'clock in Courtroom No. _____ at the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT, s/ John K. Reilly, Jr., P.J.</p> <p>JULY 1, 1993, RULE ISSUED TO ATTY GEARHART AND ATTY BELL, BY REGULAR MAIL.</p> <p>JULY 16, 1993, PRAECIPE TO WITHDRAW AS COUNSEL, In accordance with the Order of Court dated July 15, 1993 permitting my withdrawal as counsel for the Defendants in the above capitoned matter, please withdraw my Appearance on behalf of Steven M. Bass and Rita D. Bass, t/d/b/a Outdoor Designs, Defendants. /s/ Daniel C. Bell, Esq.</p> <p>CERTIFICATE OF SERVICE, filed July 16, 1993, PRAECIPE TO WITHDRAW AS COUNSEL SERVED TO: R. Denning Gearhart, ESq and Steven M. Bass and Rita D. Bass. /s/ Daniel C. Bell, Esq.</p> <p>JUNE 30, 1993, PETITION TO WITHDRAW AS COUNSEL AND RULE TO SHOW CAUSE SERVED TO: Steven M. Bass and Rita Bass by Certified Mail. /s/ Daniel C. Bell, Esq.</p> <p>AND NOW, this 15th day of July, 1993, upon consideration of the within Petition, Daniel C. Bell, Esquire is granted permission to withdraw as counsel and is relieved of further responsibility as counsel for the Defendant. Notice of this Petition and Order shall be served upon the defendants by Certified mail, Return Receipt Requested. BY THE COURT: JOHN K. Reilly, Jr., PJ.</p>	<p>AND NOW, this 15th day of July, 1993, upon consideration of the within Petition, Daniel C. Bell, Esquire is granted permission to withdraw as counsel and is relieved of further responsibility as counsel for the Defendant. Notice of this Petition and Order shall be served upon the defendants by Certified mail, Return Receipt Requested. BY THE COURT: JOHN K. Reilly, Jr., PJ.</p> <p>JULY 15, 1993, PRAECIPE TO WITHDRAW AS COUNSEL SERVED PERSONALLY TO: Steven M. Bass, Deft. /s/ Daniel C. Bell, Esq.</p>

<p>R. Denning Gearhart Robin B. Shepherd</p>	<p>JAMES LITZINGER,</p>	<p><u>JANUARY 21, 1993, COMPLAINT FOR CUSTODY</u>, filed by R. Denning Gearhart, Esquire. Two (2) copies Certified to Attorney. <u>ORDER</u>, filed. You, MELINDA LITZINGER, Respondent, have been sued in Court to obtain custody of the children JAMES LITZINGER (d.o.b 2/9/86) and AMANDA LITZINGER (d.o.b 6/5/88). You are ORDERED to appear in person at the Clearfield County Courthouse, Clearfield, Pennsylvania, on the 10th day of February, 1993, at 10:00 o'clock in Courtroom No. __, for a Conference. IT IS THE FURTHER ORDER of this Court that the Petitioner shall have temporary custody of said children until said 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/ Joseph S. Ammerman, Judge.</p>	
<p>Jan 21 9:15 am</p>	<p>93-99-CD</p>	<p><u>FEBRUARY 3, 1993, AFFIDAVIT OF MAILING</u>, filed Robin B. Shepherd, Esq, the attorney for the Plaintiff, being duly sworn according to law, says that she mailed by certified mail, restricted delivery, return receipt requested, a true and correct copy of the Petition to the Defendant, at her residence as evidence by the signed receipt attached hereto as Exhibit "A". /s/ Robin B. Shepherd, Esq.</p>	
<p>Keystone Legal Serv.</p>	<p>MELINDA LITZINGER,</p> <p>Pro by Atty 40.00 JPC Fee by Atty 5.00</p>	<p><u>FEBRUARY 11, 1993, ORDER FOR MEDIATION CONFERENCE</u>, filed 2 cert/Judge "A" NOW, this 10th day of February, 1993, 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 17, 1993, at 9:00 am, in Courtroom No 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 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 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. BY THE COURT: Joseph S. Ammerman, Judge.</p>	
<p>APRIL 30, 1993, PETITION TO PROCEED IN FORMA PAUPERIS, filed by Dennis Kenny, Esq. <u>AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS</u>, filed <u>ORDER</u>, filed</p>		<p><u>FEBRUARY 11, 1993, TEMPORARY CUSTODY AGREEMENT</u>, filed by Robin B. Shepherd, Esq. 3 cert/Atty</p> <p>NOW, this 30th day of April, 1993 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 granted. BY THE COURT: Joseph S. Ammerman, Judge.</p>	
<p>MAY 5, 1993, TEMPORARY CUSTODY AGREEMENT, filed by Robin B. Shepherd, ESq. 5 cert/Atty</p> <p>JULY 21, 1993, ORDER FOR MEDIATION CONFERENCE, filed</p>		<p>NOW, this 19th 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 August 25, 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 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 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. BY THE COURT: Joseph S. Ammerman, Judge.</p>	
<p>AUGUST 25, 1993, ORDER, filed 4 cert/Atty</p>		<p>NOW, this 25th day of August, 1993, this being the day and date for Custody Mediation in the above matter, the parties being unable to reach a permanent agreement concerning custody of the minor children, it is hereby ORDERED as follows:</p> <ol style="list-style-type: none"> 1. The Court's Order of April 22, 1993 is hereby CONTINUED until further Order of the Court. 2. Clearfield County Children, Youth & Family Services shall perform home studies of each parties' residence and copies of said study shall be forwarded to Dr. Ryen, R, Francis, the Central Intermediate Unit Number 9 and counsel for each party. 3. Psychological evaluations shall be performed on each party, the minor children and Susan McMasters. Said evaluations shall be performed by dr. Raymond Francis or other qualified professional the cost for which shall be bourne by the Court. Copies of said evaluations shall be forwarded to Dr. Ryen and counsel for each party. 4. Comprehensive psychol-educational evaluation shall be performed on teh minor child, James Litzinger, such evaluation to be performed by Central Intermediate Unit Number 9 as soon as possible. 5. The above evaluations and home studies shall be performed within thrity 930) days. <p>BY THE COURT: Joseph S. Ammerman, Judge.</p>	

Robin B. Shepherd

MICHAEL L. COLEMAN,

JANUARY 21, 1993, PETITION FOR CUSTODY, filed by Robin B. Shepherd, Esquire.

One (1) copy certified to Attorney.

ORDER, filed.

You, SUSAN J. COLEMAN, Respondent, have been sued in Court to obtain custody of the children BETHANY JANE COLEMAN, (d.o.b. 2/23/86) and JESSICA LEIGH COLEMAN, (d.o.b. 1/5/83)

You are ORDERED to appear in person at the Clearfield County Courthouse, Clearfield, Pennsylvania, on the 11th day of February, 1993, at 10:00 o'clock A.M. in the Courtroom No. ___ for a Conference.

IT IS THE FURTHER ORDER of this Court that the Petitioner shall have temporary custody of Bethany Jane Coleman and Jessica Leigh Coleman.

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, Judge.

Jan 21 9:05 am

93-98-CD

FEBRUARY 3, 1993, AFFIDAVIT OF MAILING, filed

Robin B. Shepherd, Esq, the attorney for the Plaintiff, being duly sworn according to law, says that she mailed by certified mail, restricted delivery return receipt requested, a true and correct copy of the Petition to the Defendant, at her residence as evidence by the signed receipt attached hereto as Exhibit "A". /s/ Robin B. Shepherd, Esq.

Ann B. Wood

SUSAN J. COLEMAN,

FEBRUARY 11, 1993, ANSWER AND COUNTERCLAIM TO PETITION FOR CUSTODY, filed by Ann B. Wood, Esq. 1 cert/Atty

FEBRUARY 12, 1993, AFFIDAVIT OF SERVICE, filed 1 cert/Atty

February 11, 1993, ANSWER AND COUNTERCLAIM TO PETITION SERVED TO: Robin B. Shepherd, Esq. /s/ Ann B. Wood, Esq.

Pro by Atty 40.00

JPC Fee by Atty 5.00

Pro by Atty 5.00

FEBRUARY 12, 1993, ORDER FOR MEDIATION CONFERENCE, filed 2 cert/Judge "A"

NOW, this 11th day of February, 1993, 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 24, 1993, at 1:00 Pm, in Courtroom No 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 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 Virginia M. Evanko, Court Administrator, not less than seven (7) days prior to the date of the schedule conference. BY THE COURT: JOseph S. Ammerman, Judge.

of said conference shall be borne equally by the parents with Virginia M. Evanko, Court Administrator, not less of the schedule conference. BY THE COURT: JOseph S.

FEBRUARY 12, 1993, ORDER, filed 4 cert/Judge "A"

NOW, this 11th day of February, 1993, this being the day and date scheduled for custody conference, the parties being unable to resolve the custody between them and it appearing that the matter shall have to be scheduled for mediation, it is hereby ORDERED as follows:

1. That pending further Order of Court Susan J. Coleman shall have the right to visitation with Jessica Leigh Coleman and Bethany Jane Coleman every weekend from Friday at 6:00 pm until Sunday at 6:00 pm. Susan J. Coleman shall be responsible for providing transportation for said visitation.

2. That there shall be such other visitation as the parties may agree. BY THE COURT: Joseph S. Ammerman, Judge.

We do hereby consent to the Order contained herewith. /s/ Michael L. Coleman-Robin B. Shepherd /s/ Susan J. Coleman-Ann B. Wood.

MARCH 26, 1993, ORDER, filed 1 cert/Atty Wood, Shepherd

NOW, this 24th day of March, 1993, this being the day and date scheduled for mediation, upon agreement of the parties, it is hereby ORDERED as follows:

1. That michael L. Coleman and Susan J. Coleman shall have shared legal custody of their minor children, namely Jessica Leigh Coleman and Bethany Jane Coleman.

2. That until the completion of the Philipsburg-Osceola 1992-93 shcool year, primary physical custody shall be with Michael L. Coleman:

a) During this time Susan J. Coleman shall have the right to visitation with the children every weekend from Friday at 6:00 pm until Sunday at 6:00 pm except for the third full calendar weekend of each month when they shall remain with Michael L. Coleman.

b) A full weekend shall be considered to be a weekend when Friday, Saturday and Sunday fall within the same calendar month.

3. That the day after school terminates for the 1992-93 year, primary physical custody shall be with Susan J. Coleman until further Order of Court.

a) During this time Michael L. Coleman shall have the right to visitation with the children every weekend from Friday at 6:00 pm until Sunday at 6:00 pm except for the third full calendar weekend of each month when they shall remain with Susan J. Coleman.

b) Michael L. Coleman shall have the children for one week furing the summer to correspond with his vacation, a week being Monday through Friday, which shall be scheduled not to conflict with Susan J. Coleman's one week vacation. Susan J. Coleman shall notify Michael L. Coleman of the date of her vacaiton as soon as possible.

4. Transportation shall be the responsibility of the party having visitation.

Elizabeth
Cunningham

SHERRY L. QUINN,

JANUARY 21, 1993, COMPLAINT IN DIVORCE, filed by
Elizabeth Cunningham, Esquire
One (1) copy Certified to Plaintiff.

SEPTEMBER 3, 1996, LETTER IN REGARD TO INACTIVE CALL
OF LIST, filed. One copy to Atty. Cunningham, Deft.

SEP. 05, 1996, LETTER FROM WILLIAM A. SHAW TO JAMES E. QUINN,
RE: CALL OF THE INACTIVE LIST, 12/03/96, RETURNED BY POSTAL SERVICE,
"RETURN TO SENDER, FORWARDING ORDER EXPIRED", filed.

DECEMBER 4, 1996, ORDER, filed.
Cert. copy to Atty Cunningham

NOW, this 3rd day of December, 1996, 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 nor
an attorney representing same having appeared, it is the ORDER
of this Court that the above-captioned case be and is hereby dismissed.
BY THE COURT: /s/ Fredric J. Ammerman, Judge

DISMISSED

JAMES E. QUINN,

Pro	40.00
State by Atty (1 count)	10.00
JCP Fee by Atty	5.00

1/21/93
\$90.00 Pd
by Atty

93-101-CD

Clfd Trust

BAL/\$75.00

Ck. # 2990
~~\$40.00~~ to
Civil Acct.
Bal. \$35.00
34.50

Peter F. Smith

Jan 22
10:40 am

HELMBOLD & STEWART, INC.

GEORGE W. ANDERSON and
SONIA ANDERSON,

Pro by Atty 9.00
JPC Fee by Atty 5.00
Pro by Atty 5.00

JANUARY 22, 1993, COMPLAINT TO CONFESS JUDGMENT, filed by Peter F. Smith, Esquire.
Four (4) copies Certified to Attorney.
CERTIFICATE OF SERVICE, filed.
Pursuant to the authority contained in the warrant of Judgment in the Demand Note sued upon, a copy of which is attached to the Complaint in this action, I appear for the Defendants and Confess Judgment in favor of the Plaintiff and against the defendants as follows:
Principal, \$5,760.00, b) Attorney's fees (to be added) and c) Costs of Suit to be added) /s/ Peter F. Smith, Esquire.
Judgment is entered in favor of the Plaintiff and against the defendant in the sum of Five Thousand Seven Hundred Sixty and 00/100 Dollars, with costs.
Debt \$5,760.00
JUDGMENT

Prothonotary

JANUARY 22, 1993, Notice of Entry of Judgment mailed to Defendant.

JANUARY 28, 1993, PRAECIPE FOR WRIT OF EXECUTION filed by Peter F. Smith, Esquire.

WRIT OF EXECUTION ISSUED TO 93-11-EX

JANUARY 20, 1994, SHERIFF RETURNS, filed February 2, 1993, Now, January 18, 1994, return the within Writ of Execution as no sale held, was cancelled by Plaintiff Attorney. /s/ Chester A. Hawkins, Shff., by Margaret H. Putt

APRIL 14, 1994, RELEASE OF LIEN OF JUDGMENT, filed by R. Denning Gearhart PIKE TOWNSHIP (See original for information)

Now, 17th day of Aug 1995 by [Signature]
the above judgment is satisfied in full of debt, interest and cost.
Attest: [Signature] Prothonotary

J. Michael McCague

INTEGRA CARD SERVICES,

JANUARY 22, 1993, COMPLAINT IN CIVIL ACTION, filed by J. Michael McCague, Esquire.

Two (2) copies Certified to Sheriff as per attorney's instructions.

APRIL 5, 1993, SHERIFF RETURN, filed February 17, 1993 COMPLAINT SERVED TO: Joseph A. Reitz, Deft. February 17, 1993 COMPLAINT SERVED TO: Sherri L. Reitz, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

APRIL 2, 1993, PRAECIPE FOR DEFAULT JUDGMENT, filed

Please enter judgment by default against the defendants, Joseph A. Reitz and Sherri L. Reitz, for failure to file an Answer.

Amount claimed in Complaint \$2,753.23 Interest from 8/10/92 to 224.40 TOTAL \$2,977.63

With interest accruing on TOTAL of \$2,977.63 at the rate of 6.000% from the date of Judgment together with costs of suit. /s/ William T. Molczan, Esq.

JOSEPH A. REITZ and SHERRI L. REITZ,

Judgment is entered in favor of the Plaintiff and against the Defendants for failure to file an answer in the sum of Two Thousand Nine Hundred Seventy-Seven Dollars and Sixty-Three Cents.

DEBT: \$2,977.63

DEFAULT JUDGMENT

Pro by Atty 40.00 JCP Fee by Atty 5.00 Shff by Atty 45.88 sur charge by Atty 4.00 Pro by Atty 9.00

William A. Shaw
Prothonotary

APRIL 2, 1993, NOTICE OF DEFAULT JUDGMENT MAILED TO DEFT. /s/ tr.

And Now, 14th day of August 1993 By paper filed, the above judgment is satisfied in full of debt, interest and cost. To Joseph A. Reitz only (P)

Attest *William A. Shaw*
Prothonotary

Pro by atty 5.00 Pro byatty 5.00

And Now, 20th day of March 1993 By paper filed, the above judgment is satisfied in full of debt, interest and cost. to Sherri L. Reitz
Attest *William A. Shaw*
Prothonotary

Jan 22 11:15 am

93-103-CD

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17128

Jan 22
11:35 am

93-104-CD

RESOURCE TRANSPORT
COMPANY,
Law & Finance Bldg.
DuBois, PA 15801

Pro by Plff 9.00

JANUARY 22, 1993, , CERTIFIED COPY OF LIEN, CT 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 Eight Thousand
Six Hundred Ten and 00/100 Dollars, with costs.

Debt \$8,610.00

Interest Computation Date _____

Filed and Entered by Plaintiff, January 22, 1993

JUDGMENT

Allen D. Bell
Prothonotary

Kim C. Kesner

COUNTY OF CLEARFIELD,

JANUARY 22, 1993, COMPLAINT IN CIVIL ACTION, filed by Kim C. Kesner, Esquire.

Four (4) copies Certified to Attorney.

FEBRUARY 22, 1993, AFFIDAVIT OF SERVICE, filed February 17, 1993, COMPLAINT SERVED TO John Edward Herman, Deft. /s/ Kim C. Kesner, Esq.

APRIL 5, 1993, SHERIFF RETURN, filed February 19, 1993, Terry Ashe, Shff of Wilson Co deputized by Chester A. Hawkins, Shff of Clfd Co.

March 2, 1993 COMPLAINT SERVED TO: Jacob's Daddy, INC, Deft by Shff Ashe. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

Jan 22 11:55 am

93-105-CD

JUNE 3, 1993, PRAECIPE FOR DEFAULT JUDGMENT, filed Kindly enter judgment in favor of the above named Plaintiff, County of Clearfield and against the above named Defendant, John Edward Herman, for failure to file an answer in the above-captioned action within twenty (20) days from the date of service, John Edward Herman, having been served on February 17, 1993, as appears separately of record. A notice of Plaintiff's intention to file a Praecipe for Default judgment was mailed to Defendant, John Edward Herman, at 2531 Tomkinsville Rd, Edmonton, KY 42129-9202 on March 24, 1993. A copy of the notice sent to the Defendant is attached hereto as Exhibit "A" and incorporated herein by reference.

JACOB'S DADDY, INC., and JOHN EDWARD HERMAN,

Kindly assess damages against the Defendant, John Edward Herman, as follows:

Principal debt: \$1,237.80 Taxable costs expended 111.86 TOTAL: \$1,349.66

/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

Pro by Atty 40.00 JPC Fee by Atty 5.00 Shff Sur charge by Co 24.82 2.00

of One Thousand Three Hundred Forty-Nine Dollars and Sixty-Six Cents

DEBT: \$1,349.66

DEFAULT JUDGMENT AGAINST JOHN EDWARD HERMAN ONLY

Allen D. Batey Prothonotary

Ch# 110396 9/13/93

Shff Ashe by Co 12.00 Pro by Atty 9.00 Pro by Atty 9.00 Pro by Co 5.00 Pro by Co 5.00 Pro by Plff 5.00

JUNE 4, 1993, NOTICE OF JUDGMENT MAILED TO DEFT. s/ arf.

JUNE 3, 1993, PRAECIPE FOR DEFAULT JUDGMENT, filed Kindly enter judgment in favor of the above named Plaintiff, County of Clearfield and against the above named Defendant Jacob's Daddy, Inc, for failure to file an answer in the above-captioned action within twenty (20) days from the date of service Defendant, Jacob's Daddy, Inc, having been served on March 2, 1993, as appears separately of record. A notice of Plaintiff's intention to file a Praecipe for Default Judgment was mailed to Defendant, Jacob's Daddy, Inc, at Route 3, Box 527, Mr. Juliet, TN 37122 on March 24, 1993. A copy of the Notice sent to the Defendant is attached hereto as Exhibit "A" and incorporated herein by reference. Kindly assess damages against the Defendant, Jacob's Daddy, Inc, as follows:

Principal debt: \$1,237.80 Taxable costs expended: 111.86 TOTA: \$1,349.66

/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 One Thousand Three Hundred Forty-Nine Dollars and Sixty-Six Cents.

DEBT: \$1,349.66

DEFAULT JUDGMENT AGAINST JACOB'S DADDY, INC ONLY

Allen D. Batey Prothonotary

JUNE 4, 1993, NOTICE OF DEFAULT JUDGMENT MAILED TO DEFT. /s/ arf.

Jeffrey Lundy

1/22/93
\$90.00 Pd
by Plff

Clfd trust
BAL/\$75.00

ROBERT J. ALEXANDER,

93-107-CD

HELGA F. ALEXANDER,

Pro 40.00
State by Atty 10.00
(1 count)
JCP Fee by Atty 5.00
PRO .50
CK#2057 TRANSFER TO REGULAR ACCOUNT 75.00
PRO 40.00
PRO .50
CK#2256 ATTY 34.50

JANUARY 22, 1993, COMPLAINT IN DIVORCE, filed by Jeffrey Lundy, Esquire.
Two (2) copies Certified to Plaintiff.
PLAINTIFF'S AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE, filed.
1. the parties of this action separated in August 1979, , and have continued to live separate and apart for a period of at least two years.
2. the marriage is irretirevably 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 falsificatins to authorities.
/s/ Robert J. Alexander, Plaintiff.

FEBRUARY 12, 1993, AFFIDAVIT OF SERVICE, filed 1 cert/Atty
February 8, 1993, COMPLAINT IN DIVORCE AND PLAINTIFF'S AFFIDAVIT UNDER SECTION 3301(d) SERVED TO: Helga F. Alexander by certified mail. /s/ Jeffrey Lundy, Esq.

APRIL 6, 1993 PRAECIPE TO TRANSMIT RECORD, filed by Jeffrey Lundy, Esquire.
DIVORCE DECREE, filed
AND NOW, this 16th day of April, 1993, IT IS HEREBY ORDERED AND DECREED THAT the Plaintiff, ROBERT J. ALEXANDER, and the Defendant, HELGA F. ALEXANDER, are divorced form the bonds of matrimony. BY THE COURT: s/ JOSEPH S. AMMERMAN, JUDGE.

MAY 15, 1993 VITAL STATISTICS MAILED TO DEPARTMENT OF HEALTH NEW CASTLE PA.

<p>James A. Naddeo</p> <p>Jan 22 \$95.00 Pd by Atty</p> <p>Clfd Trust BAL/\$75.00</p> <p>Ann B. Wood</p> <p>Clk. # 2990 \$40.00 to Civil Acct. Bal. \$35.00 34 50</p>	<p>JUNE S. TILTON,</p> <p>93-108-CD</p> <p>CHARLES WILLIAM TILTON,</p> <p>Pro 40.00 State by Atty 10.00 (2 counts) JCP Fee by Atty 10.00</p>	<p><u>JANUARY 22, 1993, COMPLAINT IN DIVORCE</u>, filed by James A. Naddeo, Esquire. One (1) copy Certified to Attorney.</p> <p><u>JANUARY 22, 1993, PLAINTIFF'S AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE</u>, filed. 1. The parties of this action separated on October 1983, , and have continued to live separate and apart for a period of at least two years. 2. The marriage is irretirevably 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 falsificatins to authorities. /s/ June S. Tilton, Plaintiff. One (1) copy Certified to Attorney.</p> <p><u>JANUARY 28, 1993, RULE</u>, filed. AND NOW, this 28th day of January, 1993, upon consideration of the foregoing Petition of June S. Tilton, 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 expenses. RULE RETURNABLE AND HEARING THEREON to be held on the 18th day of February, 1993, at 10:00 A.M. at the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p> <p><u>JANUARY 28, 1993, RULE ISSUED ON RESPONDENT THIS DATE BY REGULAR MAIL.</u></p> <p><u>JANUARY 28, 1993, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND COSTS</u>, filed by James A. Naddeo, Esq. 1 cert/Atty</p> <p><u>FEBRUARY 16, 1993, AFFIDAVIT</u>, filed January 28, 1993, COMPLAINT IN DIVORCE SERVED TO: Charles William Tilton by certified mail. /s/ James A. Naddeo, Esq.</p> <p><u>FEBRUARY 19, 1993, CERTIFICATE OF SERVICE</u>, filed January 29, 1993, PLAINTIFF'S PETITION AND RULE FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND COSTS SERVED TO: Charles William Tilton, Deft. /s/ James A. Naddeo, Esq.</p> <p><u>FEBRUARY 19, 1993, ORDER</u>, filed 1 cert/Atty Naddeo, Deft. NOW, this 18th day of February, 1993, the above matter being before the Court on Plaintiff's Petition for Alimony Pendete Lite, Counsel Fees and Expenses, the defendant having been served and failing to appear, the Court awards the Plaintiff Alimony Pendente Lite in the amount of One Thousand (\$1,000) Dollars per month, counsel fees at this date in teh amount of Three Hundred Fifty (\$350) Dollars, and expenses of Seventy-five (\$75) Dollars. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p><u>SEPTEMBER 1, 1993, PETITION TO WITHDRAW</u>, filed by James A. Naddeo, Esq.</p> <p><u>SEPTEMBER 1, 1993, ORDER</u>, filed 1 cert/Atty Naddeo, Plff AND NOW, this 1st day of September, 1993, upon consideration of the foregoing Petition of James A. Naddeo, Esquire, Petitioner, it is hereby ORDERED and DIRECTED that a Rule be issued on the Plaintiff to show cause why Petitioner should not be permitted to withdraw as counsel. RULE RETURNABLE AND HEARING THEREON to be held on the 30th day of September, 1993 at 2:00 pm at the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: John K. Reilly, Jr, P.J.</p> <p><u>SEPTEMBER 2, 1993, 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 2nd day of September 1993, to the attorney of record. /s/ Anita Fisher</p> <p><u>SEPTEMBER 2, 1993, CERTIFICATE OF SERVICE</u>, filed September 2, 1993, PETITION TO WITHDRAW SERVED TO: June S. Tilton and Ann B. Wood, Esq. /s/ James A. Naddeo, Esq.</p> <p><u>OCTOBER 15, 1993, PETITION FOR MODIFICATION OF ALIMONY PENDENTE LITE</u>, filed by Ann B. Wood, Esq. 1 cert/Atty <u>CERTIFICATE OF SERVICE</u>, filed October 15, 1993, PETITION FOR MODIFICATION OF ALIMONY PENDENTE LITE SERVED TO: James A. Naddeo, Esq. /s/ Ann B. Wood, Esq. <u>RULE</u>, filed 1 cert & Mail Atty Naddeo, Wood. AND NOW, this 13th day of October, 1993, upon consideration of the foregoing Petition for Modification of Alimony Pendente Lite, it is hereby Ordered and Directed that a Rule be issued on the Plaintiff to show cause why Alimony Pendente Lite should not be modified and/or terminated. RULE RETURNABLE AND HEARING THEREON to be held on the 21st day of October, 1993 at 10:00 am at the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: John K. Reilly, Jr, P.J.</p>
<p>CONT. TO PG 140</p>		

JOSEPH COLAVECCHI,

JANUARY 25, 1993, 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 JOSEPH COLAVECCHI, ESQUIRE, appellee, to file a complaint in this appeal (Common Pleas No. 93-109-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ Laurance M. Doyle, Defendant.

RULE: To Joseph Colavecchi, appellee.

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to Atty Colavecchi and Deft

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Defendant.

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

1 Cert. To Atty Colavecchi & Deft.

TERMINATED WITH PREJUDICE

Jan 25
8:50 am

93-109-CD

FRANK J. DOYLE, INC.

Pro by Deft 20.00

JCP Fee by Deft 5.00

<p>Henry Ray Pope III</p> <p>Jan 25 11:35 am</p> <p>F. Cortez Bell, III</p>	<p>C & K COAL COMPANY,</p> <p>93-110-CD</p> <p>JOHN PUSEY and IONE PUSEY, h/w</p> <p>Pro by Atty 40.00</p> <p>JCP Fee by Atty 5.00</p> <p>Shff by Atty 34.84</p> <p>sur charge by Atty 4.00</p> <p>Shff Field by Atty 20.25</p>	<p><u>JANUARY 25, 1993, COMPLAINT,</u> filed by Henry Ray Pope, III, Esquire. Two (2) copies Certified to Sheriff as per Instructions.</p> <p><u>MARCH 24, 1993, PRAECIPE FOR ENTRY OF APPEARANCE,</u> filed 1 cert/Atty Kindly enter my appearance in the above-captioned matter on behalf of the Defendants, John and Ione Pusey. /s/ F. Cortez Bell, III, Esq. <u>CERTIFICATE OF SERVICE,</u> filed March 16, 1993, PRAECIPE FOR ENTRY OF APPEARANCE SERVED TO: Henry Ray Pope, III, Esq. /s/ F. Cortez Bell, III, Esq.</p> <p><u>MARCH 25, 1993, ANSWER, NEW MATTER AND COUNTERCLAIM,</u> filed by F. Cortez Bell, III, Esq. 4 cert/Atty <u>CERTIFICATE OF SERVICE,</u> filed March 25, 1993, ANSWER, NEW MATTER AND COUNTERCLAIM SERVED TO: Henry Ray Pope, III, Esq. /s/ F. Cortez Bell, III, Esq.</p> <p><u>APRIL 23, 1993, ANSWER TO NEW MATTER AND COUNTERCLAIM,</u> filed by Henry Ray Pope III, Esq. 1 cert/Atty <u>CERTIFICATE OF SERVICE,</u> filed April 22, 1993, ANSWER TO NEW MATTER AND COUNTERCLAIM SERVED TO: F. Cortez Bell III, Esq. /s/ Henry Ray Pope, III, Esq.</p> <p><u>MAY 7, 1993, MOTION TO ESTABLISH ESCROW ACCOUNT AND ORDER,</u> filed by Henry Ray Pope III, Esq. <u>CERTIFICATE OF SERVICE,</u> filed April 28, 1993, MOTION TO ESTABLISH ESCROW ACCOUNT SERVED TO: F. Cortez Bell III, Esq. /s/ Henry Ray Pope, III, Esq. <u>ORDER,</u> filed AND NOW, this 7th day of May, 1993, upon consideration of the attached Motion, the prayer thereof is hereby granted and the following Order entered: IT IS HEREBY ORDERED AND DECREED that C & K Coal Company may deposit any sums due as advanced royalty under the terms of the Agreements attached to Plaintiff's Complaint for Declaratory Judgment into an escrow account at Integra Bank, 551 Main Street, Clarion, Penna entitled C & K/Pusey Escrow. All the terms and conditions applicable to C & K Coal Company's payments to Pusey shall be applicable to the payment into the C & K/Pusey Escrow. Payment into the escrow account shall not constitute a ratification of the Agreement by Pusey. The money deposited into the escrow account shall not be released without Order of Court. BY THE COURT: John K. Reilly, Jr., P.J.</p>
<p>4-6-94</p>	<p>Pro <i>By Atty</i> 9.00</p> <p>Pro by Atty 30.00</p>	<p><u>MAY 19, 1993, SHERIFF RETURN,</u> filed January 29, 1993 Larry Field, Shff of Blair Co deputized by Chester A. Hawkins, Shff of Clfd Co. February 2, 1993, COMPLAINT SERVED TO: Ione Pusey, Deft by Shff Field. May 19, 1993, after diligent search in my baliliwick COMPLAINT RETURNED "NOT FOUND" to John Pusey, Deft is "DECEASED". /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p> <p><u>JUNE 11, 1993, PRAECIPE TO PLACE ON TRIAL LIST,</u> filed Please place the above capitonned case on the next available non-jury trial list. /s/ Henry Ray Pope III, Esq.</p> <p><u>OCTOBER 12, 1993, MOTION TO AMEND AND ORDER,</u> filed by Henry Ray Pope III, Esq. AND NOW, this 12th day of October, 1993, upon consideration of the within Motion, the prayer thereof is granted and Plaintiff's Answer to Defendant's Counterclaim is amended so as to include the following: NEW MATTER 24. Even if the real estate of the Defendant was damaged by Plaintiff, the Defendant was damaged by Plaintiff, the Defendant has waived any right to recover those damages pursuant to the terms set forth in Exhibits B, C, D, and E, of Plaintiff's Complaint, which are incorporated into this pleading by reference. WHEREFORE the Plaintiff requests your Honorable Court to grant the relief requested by Plaintiff in its Complaint for Declaratory Relief. This case shall proceed to trial with the amended pleading, which shall be deemed to be denied by Defendant. BY THE COURT: John K. Reilly, Jr., P.J.</p> <p><u>OCTOBER 12, 1993, ORDER,</u> filed 1 cert/Atty Bell, Pope NOW, this 12th day of October, 1993, following hearing into the above-captioned matter and counsel desiring to file briefs with this Court, it is the ORDER of this Court that brief on behalf of defendants be and is hereby due within Ten (10) days from this date, and brief on behalf of plaintiff due Ten (10) days thereafter. BY THE COURT: John K. Reilly, Jr. P.J.</p> <p><u>OCTOBER 14, 1993, MOTION FOR SANCTIONS AND ORDER,</u> filed by Henry Ray Pope III, Esq.</p> <p><u>OCTOBER 18, 1993, ORDER,</u> filed 1 cert/Atty Bell, Pope AND NOW, this 18th day of October, 1993, upon consideration of the within Motion for Sanctions, and the failure of the Defendants to provide counsel for the Plaintiff with proper Answers to its Interrogatories, which have been long due, the prayer of the Motion is granted and the Defendants are prevented from entering any evidence to support the contention that the signatures on the Lease, which is the subject of this litigation, are not authentic, or any evidence which would support the contention that C & K Coal Company was liable to Ione Pusey for damages resulting from the operations which it conducted on her property. BY THE COURT: John K. Reilly, Jr. P.J.</p>

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17128

JANUARY 25, 1993, , CERTIFIED COPY OF LIEN, P.I.T,
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 Five Hundred
Seventy six and 92/100 Dollars, with costs.

Jan 25
12:25 pm

93 -111-CD

Debt \$576.92

Interest Computation Date, February 6, 1993.

Filed and Entered by Plaintiff, January 25, 1993.

ARNOLD A. BEST and

JUDGMENT

PATRICIA A. BEST,

PO Box 64

Morann, PA 16663

Prothonotary

Pro by Plff 9.00

<p>Jan 25 12:40 pm</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF LABOR AND INDUSTRY, Harrisburg, PA 17105</p> <p>93-113-CD</p> <p>POSITIVE RESULTS MARKETING, INC. t/a OLE RELIABLE REMODELERS, 318 Kunt Street DuBois, PA 15801</p> <p>Pro by Plff 9.00</p>	<p><u>JANUARY 25, 1993, 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 Thirty-seven, Four Hundred Sixty and 58/100 Dollars, with costs.</p> <p>Debt \$37,460.58</p> <p>Interest Computation Date, January 31, 1993</p> <p>Filed and Entered by Plaintiff. Kamiaru 25. 1993</p> <p>JUDGMENT</p> <p><i>Allen D. King</i> Prothonotary</p>
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<p>Jan 25 12:40 PM</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF REVENUE, Harrisburg, PA 17105</p> <p>93-114-CD</p> <p>POSITIVE RESULTS MRKETING, INC., t/a OLE RELIABLE REMODLERS, 318 Kunt Street DuBois, PA 15801</p> <p>Pro by Plff 9.00</p>	<p><u>JANUARY 25, 1993, 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 Fifteen Thousand Seven Hundred Twenty-seven and 33/100 Dollars, with costs.</p> <p>Debt \$15,727.33</p> <p>Interest Computation Date January 31, 1993.</p> <p>Filed and Entered by Plaintiff, January 25, 1993</p> <p>JUDGMENT</p> <p><i>Allen D. King</i> Prothonotary</p>
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Carl A. Belin

WAL-MART STORES, INC.
A Delaware Corporation,

JANUARY 25, 1993, COMPLAINT, Action/Quiet/Title, filed by Carl A. Belin, Esquire.
Six (6) copies Certified to Attorney.
ALL that tow-sevenths (2/7ths) interest in and to all teh coal, fire clay, gas, oil, and other minerals lying in, upon or under certain premises situate in the Township of Bradford, County of Clearfield, State of Pennsylvania,

Jan 25
2:45 pm

93-115-CD

FEBRUARY 22, 1993, PRAECIPE TO REINSTATE COMPLAINT, filed
Please reinstate the Complaint filed in the above captioned action in quiet title. /s/ Carl A. Belin, Jr Esq.

FEBRUARY 22, 1993, COMPLAINT REINSTATED AND REISSUED TO ATTY FOR SERVICE. /s/ arb.

MARCH 4, 1993, SHERIFF RETURN, filed
February 18, 1993, Dennis Rickard, Shff of Butler Co deputized by Chester A. Hawkins, Shff of Clfd Co.
February 23, 1993 Attempted to serve COMPLAINT ON THE SALVATION ARMY, THE BLIND ASSOC OF BUTLER AND THE AMERICAN CANCER SOCIETY, "NOT SERVED, NEEDS REINSTATED".
/s/ Chester A. Hawkins, Shff by Marilyn Hamm.

ORIENT LODGE NO. 590,
and ACCEPTED MASONS,
THE BLIND ASSOCIATION OF BUTLER, THE SALVATION ARMY and THE AMERICAN CANCER SOCIETY, all charitable corporations organized under the laws of the Commonwealth of Pennsylvania.

MARCH 29, 1993, AFFIDAVIT OF SERVICE, filed by Kimberly M. Kubista, Esq.

MARCH 31, 1993, ACCEPTANCE OF SERVICE, filed
I hereby accept service of the Complaint filed in the above captioned action on behalf of Defendant Orient Lodge 590, Free and Accepted Masons. /s/ Douglas Loughary

APRIL 7, 1993, PRAECIPE TO ENTER DEFAULT JUDGMENT, filed
Please enter default judgment in favor of the Plaintiff against the following Defendants in reference to the above captioned action: The Blind Association of Butler; The Salvation Army; and the American Cancer Society. /s/ Kimberly M. Kubista, ESq.

Judgment is entered in favor of the Plaintiff and against the Defendants, Blind Association of Butler, The Salvation Army and the American Cancer Society Only.

DEFAULT JUDGMENT

Prothonotary

Pro by Atty 40.50
JCP Fee by Atty 5.00
Pro by Atty 5.00
Shff by Atty COSTS
Shff Rickard by Atty 29.00
Pro by Atty 9.00
Cert by Atty 5.00
Order by Atty 5.00
Cert by Atty 5.00
Order by Atty 5.00
Shff by Atty 59.50
sur charge by Atty 8.00
Shff Uhrin by Atty 37.50
Shff Rickard by Atty 50.00

APRIL 7, 1993, NOTICE OF DEFAULT JUDGMENT MAILED TO DEFTS. /s/ arf.

APRIL 13, 1993, MOTION TO STRIKE, filed by Kimberly M. Kubista, Esq. 2 cert/Atty
ORDER, filed
NOW this 13th day of April, 1993, upon Motion of Plaintiff's counsel, it is hereby ORDERED and DIRECTED that the judgment entered on April 7, 1993 in this mater is hereby stricken from the record. BY THE COURT: John K. Reilly, Jr., P.J.

DEFAULT JUDGMENT STRICKEN

APRIL 13, 1993, MOTION FOR DEFAULT JUDGMENT, filed by Kimberly M. Kubista, Esq.

APRIL 13, 1993, ORDER, filed 1 cert/Atty
AND NOW, this 13th day of April, 1993, an Affidavit of Service of the Compalint with Notice to Plead and Notice of Default Judgment having been served on Defendants The Blind Association of Butler; The Salvation Army; and the American Cancer Society, and no response to pleading having been filed by Defendants The Blind Associaiton of Butler; The Salvation Army; and the American Cancer Society, the Court, upon motion of Kimberly M. Kubista, Attorney for Plaintiff, hereby ORDERES that title to said premises is in the Plaintiff and that it be allowed to enjoy said property in peace. Said property is situate in Bradford Township, Clearfield County, Pennsylvania, more particularly bounded and described as follows:
ALL that two-sevenths (2/7ths) interest in and to all the coal, fire clay, gas, oil, and other minerals, lying in, upon or under certain premises situate in the Township of Bradford, County of Clearfield and State of Pennsylvania bounded and described as follows:
THE FIRST THEREOF: BEGINNING at a point in Township Route 614 being at a corner common to the lands now or formerly of Deborah Troxell, the lands now or formerly of Boyd Woolridge and the lands now or formerly of Eugene and Charlotte Peters

<p>Theron G. Noble</p> <p>Jan 25 3:30 pm</p>	<p>TRIANGLE AUTO SPRING CO., INC., and FLAGG SUSPENSIONS PARTS, a Division of TRIANGLE AUTO SPRING CO. INC.</p> <p>93-116-CD</p> <p>TABER & OTTENWESS, INC.</p>	<p><u>JANUARY 25, 1993, COMPLAINT IN CIVIL ACTION</u>, filed by Theron G. Noble, Esquire. Two (2) copies Certified to Attorney.</p> <p><u>JANUARY 25, 1993, ENTRY OF APPEARANCE</u>, filed Please enter my appearance for Plaintiffs in the above referenced matter. /s/ Theron G. Noble, Esq.</p> <p><u>FEBRUARY 11, 1993, AFFIDAVIT</u>, filed 4 cert/Atty February 2, 1993, COMPLAINT SERVED TO Taber & Ottenwess c/o Marilyn Benfield, Office Manager by Robert Czarnecki, Shff of Kent Co.</p> <p><u>FEBRUARY 24, 1993, NOTICE OF DEFAULT</u>, filed by Theron G. Noble, Esq. 3 cert/Atty</p> <p><u>MARCH 26, 1993, PRAECIPE TO DISCONTINUE ACTION</u>, filed Please mark the above entitled action ENDED, SETTLED, and FOREVER DISCONTINUED. /s/ Theron G. Noble, Esq.</p> <p><u>ENDED, SETTLED AND FOREVER DISCONTINUED</u></p>
	<p>Pro by Atty 40.00</p> <p>JCP Fee by Atty 5.00</p> <p>Pro by Atty 5.00</p>	

Paul E. Cherry

JAMES A. WILDE and
PAULA J. WILDE,

JANUARY 26, 1993, COMPLAINT/Action/Quiet Title, filed by Paul E. Cherry, Esquire.

NO COPIES.

Property is located in Treasure Lake Subdivision. Sandy Township, Clearfield County, Pennsylvania.

JANUARY 26, 1993, AFFIDAVIT, filed by Paul E. Cherry, Esq.

JANUARY 26, 1993, MOTION FOR SERVICE BY PUBLICATION, filed by Paul E. Cherry, Esq.

JANUARY 26, 1993, ORDER, filed

AND NOW, this 28th day of January, 1993, upon consideration of the foregoing Plaintiffs' Motion for Service by Publication, the Plaintiffs are granted leave to make service of the Complaint on Defendant, her heirs and assigns, by publication once in the DuBois Courier-Express, a newspaper of general circulation in the City of DuBois, including the Treasure Lake Development, and once in the Clearfield County Legal Journal according to the Notice hereto attached. BY THE COURT: Joseph S. Ammerman, Judge.

MARCH 22, 1993, ORDER, filed

AND NOW, this 18th day of March, 1993, it appearing that a Complaint to Quiet Title in the above stated action was served on the Defendant, STEPHEN P. DIANA, his heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships or corporate entities in interest, and by Affidavit of PAUL E. CHERRY, ESQUIRE, Attoreny for Plaintiffs no answer has been filed in said action on behalf of said Defendant and on motion of PAUL E. CHERRY, ESQUIRE, Attorney for Plaintiff, it is hereby ORDERED AND DECREED:
1. That the said Defendant, STEPHEN P. DIANA, and his heirs, divesees, administrators, executors and assigns, and all other person, persons, firms, partnerships or corporate entities in interst are forever barred from asserting any right, title, lien or interest inconsistent with the interest or claim of the Plaintiffs as set forth in his Complaint in and to the tract of land more particularly described in Exhibit "A", attached hereto and made a part hereof.

STEPHEN P. DIANA, his heirs and assigns,

Pro by Atty 40.00

JPC Fee by Atty 5.00

Cert by atty 5.00

Order by atty 5.00

Jan 26
8:45 am

93-117-CD

4/26/93

4/26/93

Said Order to be final and absolute unless the Defendant, STEPHEN P. DIANA, and his heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships or corporate entities

in interest shall file exceptions thereto within thirty (30) days the Prothonotary shall enter final judgment upon Praeipe of the Plaintiff.

3. That the rights of the Plaintiffs are superior to the rights of the Defendant, STEPHEN P. DIANA, and his heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships or corporate entities in interest.

4. That the said Plaintiffs have title fee simple to the premises as described in the Complaint as against the Defendant, STEPHEN P. DIANA, and his heirs, devisees, administrators, executors, and assigns, and all other person, persons, firms, partnerships, or corporate entities in interest.

5. That the Defendant, STEPHEN P. DIANA, and his heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships or corporate entities in interest are enjoined from setting up title to the premises of the Plaintiff, 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 adn established hereby.

7. That a certified copy of this Order shall be recorded in the Office of the Recorder of Deeds, Clearfield County, Pennsylvania. BY THE COURT: Joseph S. Ammerman, Judge.

APRIL 22, 1993, PRAECIPE FOR FINAL JUDGMENT, 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/ Paul E. Cherry, Esq.

Judgment is entered in favor of the Plaintiff and agaist the Defendants per Court Order dated March 18, 1993.

JUDGMENT FOR THE PREMISES

Allen D. [Signature]
Prothonotary

APRIL 23, 1993, FINAL ORDER TAKEN TO REG & REC OFFICE. /s/ arf

Kimberly M. Kubista

RHONDA R. SERENA,

JANUARY 26, 1993, COMPLAINT IN DIVORCE, filed by Kimberly M. Kubista, Esquire.
One (1) copy Certified to Attorney.

JANUARY 29, 1993, AFFIDAVIT OF SERVICE, filed January 27, 1993, COMPLAINT IN DIVORCE SERVED TO: Carl Serena, Jr., Deft. by Certified restricted delivery. /s/ Kimberly M. Kubista, Esq.

JANUARY 25, 1995, PETITION TO AMEND COMPLAINT, filed by Kimberly M. Kubista, Esquire. One (1) certified to Attorney Kubista

FEBRUARY 1, 1995, ORDER, filed 1 cert/Atty Kubista NOW, this 31st day of January, 1995, upon consideration of the attached Petition to Amend Complaint, a Rule is hereby issued upon Respondent to Show Cause why the Petition should not ber granted. Rule returnable with a hearing thereon the 21st day of FEbruary, 1995 for filing written response. NOTICE. BY THE COURT: Fredric J. Ammerman, Judge.

FEBRUARY 2, 1995, AFFIDAVIT OF SERVICE, filed February 1, 1995, PETITION TO AMEND COMPLAINT SERVED TO: Chris A. Pentz, Esq. /s/ Kimberly M. Kubista, Esq.

MARCH 14, 1995, AMENDED COMPLAINT, filed by Kimberly M. Kubista, Esquire.
One (1) certified copy to Attorney Kubista.

MAY 02, 1997, AFFIDAVIT UNDER SECTION 3301(d) of the Divorce Code, filed. s/CARL SERENA, JR., NO CERT COPIES

MAY 2, 1997, CERTIFICATE OF SERVICE, filed by Chris A. Pentz, Esquire. No Cert. Copies

I certify that a true and correct copy of Defendant's Affidavit Under Section 3301(d) of the Divorce Code was served by regular mail, postage prepaid, from the United States Post Office in Clearfield, Pennsylvania upon Attorney Kimberly Kubista, Attorney for Plaintiff, at P.O. Box 1, Clearfield, Pennsylvania 16830. Service was made the 2 day of May, 1997. s/Chris A. Pentz

MAY 5, 1997, SECOND AMENDED COMPLAINT, filed by Kimberly M. Kubista, One Cert. Copy to Atty. Kubista

MAY 6, 1997, CERTIFICATE OF SERVICE, filed by Kimberly M. Kubista. No Cert. Copies

This is to certify that the undersigned has served a certified copy of Second Amended Complaint, in the above-captioned matter to the following party by first-class, postage prepaid mail, on the 5th day of May, 1997: Chris A. Pentz, Esquire, 211 1/2 E. Locust Street, Clearfield, PA 16830 BELIN & KUBISTA s/Kimberly M. Kubista, Attorney At Law

MAY 13, 1997, WAIVER OF NOTICE OF INTENTION TO REQUEST ENTRY OF A DIVORCE DECREE UNDER §3301(D) OF THE DIVORCE CODE, filed s/CARL SERENA, JR. NO CERT COPIES

JUN 03, 1997, COUNTER-AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE, filed. ONE (1) CERT TO ATTY VERIFICATION, s/RHONDA R. SERENA

JUN 11, 1997, CERTIFICATE OF SERVICE, filed. NO CERT COPIES

I certify that a Notice of Intent to File for Divorce Decree was served upon Kimberly Kubista, Attorney for the Plaintiff, by regular mail, postage prepaid, from the U.S. Post Office at Clearfield, Pennsylvania.
Service was made the 30th day of April, 1997.

s/CHRIS A. PENTZ, ESQUIRE

JUNE 30, 1997, PRAECIPE TO TRANSMIT RECORD, filed by Chris A. Pentz, Esquire AND NOW, THIS 1st day of July 1997, it is ORDERED and DECREED that Rhonda R. Serena,

Plaintiff, and Carl Serena, Jr., 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/ Fredric Ammerman, J.

JULY 15, 1997, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

Certified Copies of Decree to parties of record.

1/26/93
\$90.00 Pd
by Atty

93-118-CD

Clfd Trust

BAL/\$75.00

Chris A. Pentz

CARL SERENA JR.,

Ck. # 2990
\$40.00 to
Civil Acct.
Bal. \$35.00
34.50

Pro		40.00
State	by Atty	10.00
	(1 count)	
JCP Fee	by Atty	5.00
Pro	by Atty	.50

Ck#3516 ATTY 34.50

Laurance B. Seaman

BETH A. WARRICK,

JANUARY 26, 1993, PETITION TO PROCEED IN FORMA PAUPERIS, filed by Laurance B. Seaman, Esquire.

ORDER, filed.

NOW, this 25th day of January, 1993, upon consideration of the foregoing Petition in Support of Petition to Proceed In Forma Pauperis, it is the ORDER of this Court that said Petition is approved. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

JANUARY 26, 1993, COMPLAINT IN DIVORCE, filed by Laurance B. Seaman, Esquire.

MARCH 24, 1993, AFFIDAVIT OF SERVICE, filed

January 31, 1993, COMPLAINT IN DIVORCE SERVED TO: Bradley Warrick, Deft by certified mail. /s/ Amy Vrobel

MAY 7, 1993 PRAECIPE TO TRANSMIT RECORD AND DECREE, filed by Laurance B. Seaman, Esquire.

AFFIDAVIT OF CONSENT, filed by Beth Warrick, Plaintiff. AFFIDAVIT OF CONSENT, filed by Bradley Warrick, Defendant.

DECREE, filed.

AND NOW, the 11th day of May, 1993. IT IS ORDERED

AND DECREED that BETH A. WARRICK, Plaintiff, and BRADLEY WARRICK, Defendant, are hereby divorced from the bonds of matrimony. BY THE COURT: s/ JOSEPH S. AMMERMAN, JUDGE.

MAY 15, 1993 VITAL STATISTICS MAILED TO DEPARTMENT OF HEALTH NEW CASTLE PA.

1/26/93
Billed County
\$90.00

93-120-CD

BALANCE:
\$75.00

BRADLEY WARRICK,

Pro	40.00
State	10.00
(1 count)	
JCP Fee	5.00
Pro	.50

CK#2026 TRANS TO REG ACCOUNT 75.00
PRO 40.00

PRO .50
CK#2222 TREASURER, CLFD CTY 34.50

Handwritten notes:
1/26/93
Billed County
\$90.00

Handwritten notes:
State 10.00
JCP Fee 5.00

<p>Benjamin S. Blakley</p> <p>1/26/93 \$95.00 pd by Plff</p> <p>Clfd Trust BAL/\$75.00</p> <p>Doreen A. McCall</p> <p>CK#2259 TRANSFER TO REGULAR ACCOUNT 75.00 PRO 40.00 PRO .50</p> <p>CK#2472</p>	<p>F. CORTEZ BELL, III,</p> <p>93-121-CD</p> <p>LINDA M. BELL,</p> <p>Pro 40.00 State by Plff 10.00 (2 counts) JCP Fee by Plff 10.00 Pro .50</p> <p>ATTY 34.50</p>	<p>JANUARY 26, 1993, COMPLAINT IN DIVORCE, filed by Benjamin S. Blakley, Esquire. Two (2) copies Certified to Plaintiff.</p> <p>FEBRUARY 4, 1993, AFFIDAVIT OF SERVICE, filed February 2, 1993, DIVORCE COMPLAINT SERVED TO: Linda M. Bell, Deft. /s/ F. Cortez Bell, III, Esq.</p> <p>AUGUST 30, 1993, ANSWER AND COUNTERCLAIM, filed by Doreen A. McCall, Esq. 2 cert/Atty CERTIFICATE OF SERVICE, filed August 30, 1993, ANSWER TO COMPLAINT IN DIVORCE AND COUNTERCLAIM SERVED TO: Benjamin S. Blakley, III, Esq. /s/ Doreen A. McCall, Esq.</p> <p>SEPTEMBER 7, 1993, CERTIFICATE OF SERVICE, filed August 30, 1993, ANSWER TO COMPLAINT IN DIVORCE AND COUNTERCLAIM SERVED TO: Benjamin S. Blakley, III, Esq. /s/ Doreen A. McCall, Esq.</p> <p>OCTOBER 27, 1993, AFFIDAVIT OF CONSENT of Linda M. Bell, filed.</p> <p>OCTOBER 27, 1993, AFFIDAVIT OF CONSENT of F. Cortez Bell, III, filed.</p> <p>OCTOBER 27, 1993, PRAECIPE TO TRANSMIT RECORD, filed by F. Cortez Bell, III, Esquire, Pro Se</p> <p><u>DIVORCE DECREE</u></p> <p>AND NOW, the 28 day of October, 1993, the Plaintiff and Defendant having indicated that the marriage is irretrievably broken and that they have filed Affidavits of Consent stating that the marriage is irretrievably broken and that ninety (90) days have elapsed from the date of the filing of the Complaint in Divorce;</p> <p>We, therefore, DECREE that F. Cortez Bell, III, be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and Linda M. Bell.</p> <p>Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage, shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.</p> <p>It is the further Order of this Court that the marital settlement agreement entered into by the parties on October 25, 1993 be incorporated as a part of this divorce decree and the provisions thereof shall be made a part of this Order.</p> <p>The Prothonotary is directed to pay the Court costs, as moted herein, out of the deposits received and then remit the balance to the Plaintiff. BY THE COURT, s/ John K. Reilly, Jr., Judge</p> <p>NOVEMBER 15, 1993, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.</p>
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<p>Barbara H. Schickling</p> <p>1/27/93 \$90.00 pd</p> <p>Clfd Trust BAL/\$75.00</p> <p>Kimberly M. Kubista</p> <p>CK#2063 TRANSFER TO REGULAR ACCOUNT PRO 40.00 PRO .50</p> <p>CK#2262</p>	<p>MICHAEL R. FREED,</p> <p>93-123-CD</p> <p>ANNETTE T. FREED,</p> <p>Pro 40.00 State by Atty (1 count) 10.00 JCP Fee by Atty 5.00 Pro .50</p> <p>ATTY 34.50</p>	<p>JANUARY, 27, 1993, COMPLAINT IN DIVORCE, filed by Barbara H. Schickling, Esquire. One (1) copy Certified to Attorney.</p> <p>FEBRUARY 3, 1993 AFFIDAVIT OF SERVICE, filed by Barbara Schickling, Esquire.</p> <p>JANUARY 29, 1993 COPY OF COMPLAINT IN DIVORCE MAILED TO: Annette T. Freed, Defendant. s/ Barbara Schickling, Esquire.</p> <p>APRIL 2, 1993, PRAECIPE TO ENTER APPEARANCE, filed. Please enter my appearance on behalf of the Defendant in reference to the above captioned action. BELIN & KUBISTA, s/ Kimberly M. Kubista, Esquire</p> <p>MAY 25, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Barbara H. Schickling</p> <p>AFFIDAVIT OF CONSENT of Michael R. Freed, Plaintiff, filed.</p> <p>AFFIDAVIT OF CONSENT of Annette T. Freed, Defendant, filed.</p> <p>DIVORCE DECREE</p> <p>AND NOW, this 1st day of June, 1993, it is ORDERED and DECREED that Michael R. Freed, Plaintiff, and Annette T. Freed, Defendant, are divorced from the bonds of matrimony. BY THE COURT: s/ Joseph S. Ammerman, Judge</p> <p>JUNE 15, 1993, VITAL STATISTIC MAILED TO NEW CASTLE, PA.</p> <p>MAY 24, 1993, CONSENT ORDER, filed 3 cert/Atty NOW, THIS 24th day of May, 1993, upon agreement of the parties, it is hereby ORDERED and DECREED as follows:</p> <ol style="list-style-type: none"> 1. That Annette T. Freed, (hereinafter "mother") and Michael R. Freed, (hereinafter "Father") are the parents of the following child: Seth Michael Freed DOB April 17, 1988 2. That Mother shall have primary physical custody of said child while Father and Mother shall share legal custody of said child. 3. That Father shall have partial custody of the child during the following time periods: <ol style="list-style-type: none"> a) Every other weekend from Friday at 9:00 pm until Sunday at 5:00 pm. b) Every Tuesday from 5:00 pm until Wednesday at 8:00 am. c) One those weekends when Father does not have partial custody, he shall have visitation on Thursday from 5:00 pm until Friday at 8:00 am. 4. That the visitation scheme set forth in paragraph three hereof shall remain in full force and effect until the child begins kindergarten. 5. That the major holidays of Christmas, thanksgiving and Easter shall be shared by the parties as they may agree. 6. That the minor holidays, those being Memorial Day, July 4th and Labor Day shall be shared by the parties as they may agree. 7. Mother shall have custody of the child on Mother's Day and Father shall have custody of the child on Father's Day. 8. Such other visitation shall take place as the parties may agree. BY THE COURT: Joseph S. Ammerman, Judge. <p>We hereby stipulate to the above set forth Order. /s/Annette T. Freed-Kimberly M. Kubista, ESq. /s/ Michael R. Freed-Barbara H. Schickling, ESq.</p> <p>JULY 26, 1994, CONSENT ORDER, filed 3 cert/Atty Schickling July 26, 1994 BY THE COURT: John K. Reilly, Jr, P.J. We hereby stipulate the above set forth Order. /s/ Michael R. Freed, Plff /s/ Annette T. Freed, Deft.</p>
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<p>Nathaniel B. Smith</p>	<p>HELEN SNYDER, a minor, by and through her parents and guardians, LEMUL SNYDER and ISABELL SNYDER,</p>	<p><u>JANUARY 27, 1993, PRAECIPE TO ISSUE A WRIT OF SUMMONS IN CIVIL ACTION</u>, filed by Nathaniel B. Smith, Esquire. One (1) copy Certified to Attorney. Kindly issue a Writ of Summons directed against Defendant, PHYLLIS OSHENIC, of 412 Turnpike Avenue, Clearfield, Clearfield County, Pennsylvania, 16830 arising out of an accident which occurred February 15, 1991, in Clearfield, Clearfield County, Pennsylvania /s/ Nathaniel B. Smith, Esquire.</p> <p><u>JANUARY 29, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.</u></p> <p><u>FEBRUARY 19, 1993, PRAECIPE FOR A RULE TO FILE A COMPLAINT</u>, filed Please issue a Rule on Plaintiff to file their Complaint within twenty (20) days from service thereof or suffer a judgment of non pros agaisnt them. /s/ James M. Horne, Esq.</p> <p><u>FEBRUARY 19, 1993, RULE</u>, filed 1 cert/Atty Snyder Horne YOU ARE HEREBY RULED to file a Complaint in the above captioned matter within twenty (20) days from service hereof, or a judgment of non pros may be entered against you. /s/ Allen D. Bietz.</p> <p><u>FEBRUARY 19, 1993, CERTIFICATE OF SERVICE</u>, filed <u>February 18, 1993, PRAECIPE FOR RULE TO FILE COMPLAINT</u> SERVED TO: Nathaniel B. Smith, Esq. /s/ James M. Horne, Esq.</p> <p><u>FEBRUARY 19, 1993, PRAECIPE FOR ENTRY OF APPEARANCE</u>, filed Please enter our appearance on behalf of the Defendant Phyllis Oshenic, in the above-captioned matter. We are authorized to accept service on her behalf. /s/ James M. Horne, Esq.</p> <p><u>FEBRUARY 19, 1993, CERTIFICATE OF SERVICE</u>, filed <u>February 18, 1993, PRAECIPE FOR ENTRY OF APPEARANCE</u> SERVED TO: Nathaniel B. Smith, Esq. /s/ James M. Horne, Esq.</p>
<p>Jan 27 11:00 am</p>	<p>93-124-CD</p>	<p></p>
<p>James M. Horne</p>	<p>PHYLLIS OSHENIC,</p>	<p><u>FEBRUARY 19, 1993, PRAECIPE FOR ENTRY OF APPEARANCE</u>, filed Please enter our appearance on behalf of the Defendant Phyllis Oshenic, in the above-captioned matter. We are authorized to accept service on her behalf. /s/ James M. Horne, Esq.</p> <p><u>FEBRUARY 19, 1993, CERTIFICATE OF SERVICE</u>, filed <u>February 18, 1993, PRAECIPE FOR ENTRY OF APPEARANCE</u> SERVED TO: Nathaniel B. Smith, Esq. /s/ James M. Horne, Esq.</p> <p><u>FEBRAURY 23, 1993, CERTIFICATE OF SERVICE</u>, filed <u>February 22, 1993, RULE TO FILE A COMPLAINT SERVED TO:</u> TO: Nathaniel B. Smith, Esq. /s/ James M. Horne, Esq.</p>
	<p>Pro by Atty 20.00</p> <p>JCP Fee by Atty 5.00</p> <p>Pro by Atty 20.00</p> <p>Shff Hawkins by Atty 19.80</p> <p>Surcharge 2.00</p> <p>Pro by Atty 5.00</p>	<p><u>MARCH 10, 1993, COMPLAINT IN CIVIL ACTION</u>, filed by Nathaniel B. Smith, Esq. 1 cert/Atty</p> <p><u>MARCH 22, 1993, CERTIFICATE OF SERVICE</u>, filed <u>March 19, 1993, INTERROGATORIES PROPOUNDED BY DEFENDANT AND REQUEST FOR PRODUCTION SET ONE SERVED TO:</u> Nathaniel B. Smith, Esq and Laurance B. Seaman, Esq. /s/ James M. Horne, Esq.</p> <p><u>MARCH 22, 1993, CERTIFICATE OF SERVICE</u>, filed <u>March 19, 1993, SECOND REQUEST FOR PRODUCTION OF DOCUMENTS AND TANGIBLE THINGS BY DEFENDANT DIRECTED TO PLAINTIFF SERVED TO:</u> Nathaniel B. Smith, Esq and Laurance B. Seaman, Esq. /s/ James M. Horne, Esq.</p> <p><u>MARCH 25, 1993, AFFIDAVIT OF SERVICE</u>, filed. <u>NOW, February 4, 1993 at 10:15 AM o'clock EST served SUMMONS:</u> Phyllis Oshenic, deft. So Answers, Chester A. hawkins, Shff by s/ Marilyn Hamm</p> <p><u>MARCH 30, 1993, ANSWER WITH NEW MATTER TO PLAINTIFF'S COMPLAINT</u>, filed by James M. Horne, Esq.</p> <p><u>CERTIFICATE OF SERVICE</u>, filed <u>March 29, 1993, ANSWER WITH NEW MATTER SERVED TO:</u> Nathaniel B. Smith, Esq. /s/ James M. Horne, Esq.</p> <p><u>DECEMBER 14, 1993, MOTION TO COMPEL ANSWERS TO INTERROGATORIES AND REQUEST FOR PRODUCTION (SETS ONE & TWO) OR IN THE ALTERNATIVE, MOTION AND SANCTIONS</u>, filed by James M. Horne, Esq.</p> <p><u>DECEMBER 14, 1993, CERTIFICATE OF SERVICE OF MOTION TO COMPEL ANSWERS TO INTERROGATORIES AND REQUEST FOR PRODUCTION (SETS ONE & TWO), OR IN THE ALTERNATIVE, MOTION FOR SANCTIONS</u>, filed <u>December 13, 1993, MOTION TO COMPEL SERVED TO:</u> Nathaniel B. Smith, Esq. /s/ James M. Horne, Esq.</p> <p><u>DECEMBER 22, 1993, RULE TO SHOW CAUSE</u>, filed 1 cert/Atty Horne, Smith <u>AND NOW, this 21st day of December, 1993, upon consideration of Defendant Oshenic's Motion to Compel Plaintiffs' to Answer Interrogatories and Requests for Production (sets One and Two) or In the Alternative, Motion for Sanctions, Plaintiffs are ordered to show cause, if any, why said Motion should not be granted.</u> Hearing to be held the 16th day of February, 1994, in Courtroom --- of the Clearfield County Courthouse, Clearfield, Pennsylvania at 9:00 am. BY THE COURT: John K. Reilly, Jr, PJ.</p> <p><u>DECEMBER 27, 1993, CERTIFICATE OF SERVICE</u>, filed I hereby certify that a true and correct copy of the: Rule in this matter was mailed by regular mail, postage prepaaid, at the Post Office, Clearfield, PA, on this 27, day of December, 1993, to the attorneys of record. /s/ Anita Fisher</p>

cert copy # 11

James F. Andrews

ILYA KHRAKOVSKY,

JANUARY 27, , 1993, CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT, filed. From Blair County. Their number 91-JG-616.

I, CAROL A. NEWMAN, Action Prothonotary, of the court of Common Pleas of Blair County, County Pennsylvania, do hereby certify that the following is a true, correct and full copy of the docket entries in the above captioned case.

Jan 27 11:40 am

93-125-CD

I, FURTHER CERTIFY that judgment was entered in favor of the Plaintiff and against the Defendant on the 1st day of April in the above captioned case in the amount of 810.74.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the said Court, on the 8th day of February, 1993, /s/ Carol A. Newman, Acting Prothonotary, for Jerry A. Stern.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Eight Hundred Ten and 74/100 Dollars.

Debt \$810.74

JUDGMENT

Allen D. Betz
Prothonotary

Pro by Atty 15.00
Pro by Atty 5.00
Pro by Atty 5.00

JANUARY 27, 1992, Notice of Entry of Judgment mailed to Defendant.

SEPTEMBER 7, 1994, CERTIFICATION OF MOTOR VEHICLE JUDGMENT, filed

SEPTEMBER 8, 1994, CERTIFICATION MAILED TO DEPT OF TRANSPORTATION, HARRISBURG. /s/da

And Now, 16th Day of March 1995 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *William A. Shaw*
Prothonotary

Jan 27
1:00 pm

COMMONWEALTH OF PENNA,

93-126-CD

JOHN MICHAEL EVANSKEY,

Pro by Deft 40.00
JPC Fee by Deft 5.00

JANUARY 27, 1993, PETITION FOR APPEAL FROM ORDER OF DEPARTMENT OF TRANSPORTATION SUSPENDING OF DRIVER'S LICENSE, filed by Defendant.

One (1) copy Certified to Commonwealth/Pittsburgh
One (1) copy Certified to Commonwealth/Harrisburg
One (1) copy Certified to Defendant.
One (1) copy Certified to C/A

APRIL 6, 1993, MOTION FOR TRANSFER, filed by William A. Kuhar, Jr., Esq.
ORDER OF COURT, filed

AND NOW, to-wit: this 15th day of April, 1993, upon consideration of the foregoing motion, it is ordered that the above-captioned matter is transferred to the Court of Common Pleas of Cambria County, Pennsylvania.
BY THE COURT: John K. Reilly, Jr., P.J.

APRIL 27, 1993, ALL PAPERS TRANSFERRED TO CAMBRIA COUNTY BY REGULAR MAIL. /s/ arf.

James A. Naddeo

TAMMY K. RADEL,

JANUARY 27, 1993, PETITION FOR PROTECTION FROM ABUSE, filed by James A. Naddeo, Esquire.
Eight (8) copies Certified to Attorney.

Jan 27
2:30 pm

93-127-CD

JANUARY 27, 1993, ORDER, filed.
Eight (8) copies Certified to Attorney.
AND NOW, this 27th day of January, 1993, upon review of the Plaintiff's Petition, the Court enters the following ORDER:

TRACY HILTON REED,

1. the Defendant shall refrain from abusing, harassing and threatening the Plaintiff and the minor child or placing her in fear of abuse in any place where she may be found.

2. The Defendant is enjoined and prohibited from living at, entering, attempting to enter or visiting the residence located 500 East Cherry Street, Clearfield, Clearfield County, Pennsylvania and any subsequent address in which plaintiff resides during pendency of this ORDER.

3. The Defendant is prohibited from having any contact with the Plaintiff, including, but not limited to entering the place of employment, business or school of the Plaintiff and the minor child and harassing the Plaintiff and Plaintiff's relatives or minor children.

4. The Plaintiff awarded temporary custody of the minor child, Brittancy Nichole Radel.

5. The Sheriff of Clearfield County or authorized police agency is directed to immediately take custody of a rifle with a scope. Any weapon confiscated will remain in the custody of the Sheriff until further ORDER of Court.

6. The Defendant is ORDERED to provide temporary support as provided by the Protection From Abuse Act.

7. The Sheriff is directed to serve a copy of the Petition and ORDER on the Defendant. The Plaintiff shall serve copies of the ORDER on the Police department in the jurisdiction where Plaintiff resides and the Court shall serve County Control which serves as the central registry for all Protection From Abuse ORDERS.

8. This ORDER shall be enforced by any law enforcement agency in a County where a violation of this ORDER occurs.

9. A Hearing Conference shall be held on the 1st day of February, 1993, at 10:00 A.M. at the office of District Justice James Hawkins located at 430 Spring Street, Suite #3, Houtzdale, Pennsylvania.

Pro by Atty 40.00

JPC Fee by Atty 5.00

Shff by Atty 17.80

charge by Atty 2.00

Pro by Atty 5.00

10. This Order shall remain in full force and effect until modified or terminated by thi Court.

11. This is ORDER of Court. Any violation of this ORDER by either party shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000) dollars and a jail sentence of up to Six (6) months. BY THE COURT: /s/ John K. Reilly, Jr. President Judge.

FEBRUARY 2, 1993, ORDER, filed

NOW, this 1st day of February, 1993, this being the day and time set for hearing on the matter commenced by the filing of a Petition for Protection From Abuse, and the parties having reached an agreement and consenting to a Court Order as outlined below, it is hereby ORDERED as follows:

1. Respondent is hereby enjoined from abusing, threatening, harassing or having any contact, except by telephone for the purpose of arranging visitation and counseling with the Petitioner.

2. Petitioner is hereby granted exclusive use of the residence located at 500 E. Cherry St, Clearfield, PA.

3. That physical custody of Brittany Nicole Radel (dob 2/28/91) shall be with the Plaintiff. The respondent shall have visitation every Saturday or Sunday; and shall notify the plaintiff on Wednesday of each week for his choice of days.

4. That the Plaintiff shall deliver and pick up the said child at times to be agreed upon, and shall always have someone accompany her.

5. The Respondent shall pay the Petitioner the amount of \$200.00 for temporary support for their minor child for the month of February 1993.

6. That the parties shall attend each others counseling as long as each determines it to be necessary.

7. Respondent shall notify the above named Plaintiff of any change of address.

8. Unless otherwise stated, this Order shall remain in full force and effect for a period of eight (8) months from this date.

9. The parties are hereby admonished that if a reconciliation is to take place, it is necessary to modify this Order to reflect that.

10. That the confiscated weapon (Remington 6mm) shall be returned to Hilton Reed.

11. That this Consent Order is entered into without a finding of fault.

12. This is ORDER of Court. Any violaiton of this ORDER by the respondent shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) dollars and a jail sentence of up to Six (6) Months.

13. This order can be appealed by either party within ten (10) days of the date of said Order by contacting the Prothonotary's Office, c/o Clearfield Co, Courthouse, Clearfield PA 16830. /s/ James L. Hawkins, Hearing Officer.

WE, the undersigned consent to the foregoing order /s/ Tammy Radel-Mark Falvo, Esq /s/ Tracy Reed-Gary Knaresboro, Esq.

FEBRUARY 12, 1993, AFFIDAVIT OF SERVICE, filed

January 27, 1993, PFA SERVED TO: Tracy Hilton Reed, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

Richard L. Campbell

INTEGRA NATIONAL BANK,
PITTSBURGH, successor
to LANDMARK SAVINGS
ASSOCIATION,

JANUARY 27, 1993, COMPLAINT/Action/Mortgage Foreclosure,
filed by richard L. Campbell, Esquire.

One (1) copy Certified to Sheriff per instruction
of Attorney.

MARCH 11, 1993, AFFIDAVIT OF SERVICE, filed 1 cert/Atty
March 10, 1993, 10 DAY NOTICE SERVED TO: Rob R.
Johnson, Deft. /s/ Richard L. Campbell, Esq.

MARCH 25, 1993, AFFIDAVIT OF SERVICE, filed.
NOW, January 29, 1993 at 12:22 PM o'clock EST
served within: COMPLAINT/MTG FORECLOSURE on Rob R.
Johnson, deft. So answers; Chester A. Hawkins, Shff
by s/ Marilyn Hamm

APRIL 5, 1993, PRAECIPE, filed
Please enter judgment by default for failure of
Defendants to file an answer within twenty (20) days as
required by law and assess damages as follows:

Principal	\$26,771.84
Attorney's collection fee of 5% of the whole of said debt as authorized by the terms of the installment Note	\$ 1,338.59
Late charges	79.31
Interest to and including 1/31/93	\$ 1,692.62
Tax Escrow DEFICIT	178.22
TOTAL AMOUNT DUE	\$30,060.58

plus costs and interest at 9.5% per day from
7/1/92
/s/ Richard L. Campbell, ESq.

Judgment is entered in favor of the Plaintiff and against
the Defendant for failure to file an answer in the sum
of Thirty Thousand Sixty Dollars and Fifty-Eight Cents
plus interest.

DEBT: \$30,060.58

Pro by Atty 40.00
JPC Fee by Atty 5.00
Shff Hawkins by Atty 23.84

DEFAULT JUDGMENT

Richard L. Campbell
Prothonotary

Surcharge by Atty 2.00

Pro by Atty 9.00

APRIL 5, 1993, NOTICE OF DEFAULT JUDGMENT MAILED TO
DEFT. /s/ tr.

APRIL 5, 1993, PRAECIPE FOR WRIT OF EXECUTION, filed
by Richard L. Campbell, Esq.

WRIT OF EXECUTION ISSUED TO NO 93-45-EX

JUNE 22, 1993, SHERIFF RETURN, filed
NOW, June 18, 1993, return the within WRIT as
Executed. The property of the defendant was sold to
the Plaintiff on June 4, 1993, for \$1.00 + Costs.
/s Chester A. Hawkins, Shff by Margaret H. Putt.

Jan 27,
2:05 pm

93-128-CD

ROB R. JOHNSON,

Daniel Lovette

UNITED STATES NATIONAL BANK,

JANUARY 27, 1993, CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT, filed. From Cambria County. Their number 91-2585-CD.

I, 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 and against the Defendant, on the 27th day of September, 1991, in the above captioned case in the amount of \$3,262.74.

Jan 27
3:00 pm

93-129-CD

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the said Court, on the 25th day of January, 1993. . /s/ Michael G. TSIKALAS, Prothonotary.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three thousand Two Hundred Sixty-two and 74/100 Dollars, with costs.

Debt \$3,262.74

JAMES B. DILLMAN,

JUDGMENT

Allen D. Bick
Prothonotary

JANUARY 27, 1993, Notice of Entry of Judgment mailed to Defendant.

Pro by Atty 15.00
Cambria Co. Costs 112.25

Jan 27 2:45 pm	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF REVENUE, Harrisburg, PA 17128,</p> <p>93-130-CD</p> <p>RUDY O. CORDON , t/a BROTHERS PIZZA, 237 Market Street Clearfield, PA 16830</p> <p>Pro by Plff 9.00</p>	<p><u>JANUARY 27, 1993, 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 One Thousand Two and 59/100 Dollars, with costs.</p> <p>Debt \$1,002.59</p> <p>Interest Computation Date, March 8, 1993.</p> <p>Filed and Entered by Plaintiff, January 27, 1993.</p> <p>JUDGMENT</p> <p>And this 21st day of <u>April</u> 1992 By <u>[Signature]</u> Prothonotary in full of debt, interest and costs Attest: <u>[Signature]</u> Prothonotary</p> <p><i>Allen D. Bely</i> Prothonotary</p>
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Jan 27 2:45 pm	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF REVENUE, Harrisburg, PA 17128</p> <p>93-131-CD</p> <p>VH & CO., INC., SIGHTS & SOUNDS 517 Liberty Blvd. DuBois, PA 15801</p> <p>Pro by Plff 9.00</p>	<p><u>JANUARY 27, 1993, 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 Nine Thousand Three Hundred Seventy-three and 41/100 Dollars, with costs.</p> <p>Debt \$9,373.41</p> <p>Interest Computation Date, March 8, 1993</p> <p>Filed and Entered by Plaintiff, January 27, 1993.</p> <p>JUDGMENT</p> <p><i>Allen D. Bely</i> Prothonotary</p>
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<p>Ronald-S. McGlaughlin Anthony J. Gerace, Jr</p> <p>Jan 27 3:00 pm</p> <p>Bruce S. Marks</p>	<p>MELLON BANK, NATIONAL ASSOCIATION,</p> <p>93-132-CD</p> <p>K. D. MILLER LUMBER COMPANY, INC.,</p> <p>Pro by Atty 9.00 JPC Fee by Atty 5.00</p>	<p><u>JANUARY 27, 1993, COMPLAINT IN CONFESSION, filed by Ronald S. mcGlaughlin, Esquire.</u> One (1) copy Certified to Attorney</p> <p>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 of Plaintiff and against Defendant as follows:</p> <p>Principal Sum , \$171,030.73, Interest through 1/26/93, \$4,517.84, Attorney's Commission (20%), \$34,206.72. TOTAL, \$209,754.72.</p> <p>With Costs and additional interest to be added. /s/ Ronald S. McGlaughlin, Esquire.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Nine Thousand Seven Hundred Fifty-four and 72/100 Dollars.</p> <p>Debt \$209,754.72</p> <p>JUDGMENT</p> <p><i>Alfred D. [Signature]</i> Prothonotary.</p> <p><u>FEBRUARY 19, 1993, AFFIDAVIT OF GIVING NOTICE OF ENTRY OF JUDGMENT BY CONFESSION, filed by Ronald S. McGlaughlin, Esq.</u></p> <p><u>MARCH 29, 1993, PETITION OF K.D. MILLER LUMBER COMPANY, INC TO STRIKE AND/OR OPEN JUDGMENT ENTERED BY CONFESSION AND REQUEST FOR STAY, filed by Bruce S. Marks, Esq.</u></p> <p><u>APRIL 2, 1993 RULE TO SHOW CAUSE, filed.</u></p> <p>Upon consideration of the Petition to Strike and/or Ppen Judgment and Request for Stay (the "Petition"), of K.L. Miller Lumber Company, INC. (the "Lumber Company"), it si hereby:</p> <p>ORDERED nad DECREED that Mellon Bank (the Bank) show cause on the 9th day of June, 1993, at 2:00 p.m. in Court-room - why such Petition shall not be GRANTED.</p> <p>It is further ORDERED that all proceedings in the the mean time shall be STAYED, inculding execution of and/or transfer of the judgment confessed against the Lumber Company in this matter, pending eht disposition of the Petition.</p> <p>It is further ORDERED that the Lumber Company shall cause a copy of this Rule, along with a copy of the Petition, to be served on the Bank on or before the 20th day of April, 1993. BY THE COURT: s/ JOHN K. REILLY, JUDGE. TWO COPIES CERTIFIED TO ATTORNEY AS PER HIS INSTRUCTIONS. <u>CERTIFICATE OF SERVICE, filed.</u></p> <p>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, Pennsylvania, on this 5th day of April, 1993, to the Attorneys of record. s/ TR.</p> <p><u>APRIL 20, 1993, CONSENT ORDER, filed</u> On this 16th day of April, 1993, upon the consent of the Parties to this action, It is hereby ORDERED and DECREED that the judgments entered in Civil Actions Nos. 92-132 CD, 93-133-CD, and 93-134-CD are hereby STRICKEN. This Order shall have no effect on the matters pending between the above Parties in Centre County or the matters pending between Mellon Bank, N.A. and Kenneth D. Miller and Mary Ellen Miller in Huntingdon County, and shall be without prejudice to the Parties in those actions. BY THE COURT: John K. Reilly, Jr, P.J.</p> <p><u>PRAECIPE TO ENTER CONSENT ORDER, filed</u> Mellon Bank, NA nad K.D. Miller Lumber Company, Inc hereby praeicpe the Court to enter the attached consent order striking the judgments entered in Civil Actions Nos. 93-132-CD 93-133-CD and 93-134-CD. /s/ Anthony Gerace, Esq and Bruce S. Marks, Esq.</p> <p><u>APRIL 23, 1 993, PRAECIPE FOR WITHDRAWAL OF APPEARANCE/PRAECIPE FOR ENTRY OF APPEARANCE, filed</u> Please withdraw the appearance of the undersigned as the attorney of record for the Plaintiff in the above-captioned action. /s/ Ronald S. McGlaughlin Please enter the appearance of the undersigned as the attoreny of record for the Plaintiff in the above-captioned action. /s/ Anthony J. Gerace, Jr., ESq.</p> <p><u>CERTIFICATE OF SERVICE, filed</u> April 20, 1993, PRAECIPE FOR WITHDRAWAL OF APPEARANCE/PRAECIPE FOR ENTRY OF APPEARANCE SERVED TO: Bruce s. Marks, Esq. /s/ Anthony J. Gerace, Jr., Esq.</p>
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-Ronald S. McGlaughlin
Anthony J. Gerace, Jr

MELLON BANK NATIONAL ASSOCIATION,

JANUARY 27, 1993, COMPLAINT IN CONFESSION OF JUDGMENT, filed by Ronald S. McGlaughlin, Esquire
One (1) copy Certified to Attorney.

Jan 27
3:00 am

93-133-CD

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 of Plaintiff and against the Defendant as follows:

Principal Sum, \$250,000.00, Interest through 1/26/93, \$3,927.09, nad Attorney's Commission (20%), \$50,000.00, TOTAL, \$303,927.09.

With Costs and additional interest to be added.
/s/ Ronald S. McGlaughlin, Esquire.

Bruce S. Marks

K. D. MILLER LUMBER COMPANY, INC.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three Hundred Three Thousand, Nine Hundred twenty-seven and 09/100 Dollars, with costs and additional interest to be added.

Debt \$303,927.09

JUDGMENT

Allen D. ...
Prothonotary

Pro by Atty 9.00
JPC Fee by Atty 5.00

JANUARY 27, 1993, Notice of Entry of Judgment mailed to Defendant.

FEBRUARY 19, 1993, AFFIDAVIT OF GIVING NOTICE OF ENTRY OF JUDGMENT BY CONFESSION, filed by Ronald S. McGlaughlin, Esq.

MARCH 29, 1993, PETITION OF K.D. MILLER LUMBER COMPANY, INC TO STRIKE AND/OR OPEN JUDGMENT ENTERED BY CONFESSION AND REQUEST FOR STAY, filed by Bruce S. Marks, Esq.

APRIL 2, 1993 RULE TO SHOW CAUSE, filed.
Upon consideration of the Petition to Strike and/or Open Judgment and Request for Stay (the "Petition") of K.L. Miller Lumber Company, Inc. (the "Lumber Company"), it is hereby:
ORDERED and DECREED that Mellon Bank (the "Bank") show causeshow cause on the 9th day of June, 1993 at 2:00 p.m. in Courtroom - why such Petition shall not be granted.
It is furhter ORDERED that all proceedings in the mean-time shall be STAYED, Including execution of and/or transfer of the judgment confessed against the LUMBER Company in this matter, pending the disposition of the Petition.
It is further ORDERED that the Lumber Company shall cause a copy of this Rule, along with a copy of the Petition, to be served on the Bank on or before the 20th day of April, 1993. BY THE COURT: s/ JOHN K. REILLY, JUDGE.
TWO COPIES CERTIFIED AS PER ATTORNEYS INSTRUCTIONS.
CERTIFICATE OF SERVICE, filed.
I hereby certify that a true and correct copy of the Petition and Rule in this matter was amiled by regular mail, postage prepaid, at the Post Office, Clearfield, Pa., on this 5th day of April, 1993, to the attorneys of record.
s/ TR.

APRIL 20, 1993, CONSENT ORDER, filed
On this 16th day of April, 1993, upon the consent of the Parties to this action, It is hereby ORDERED and DECREED that the judgments entered in Civil Actions Nos. 92-132 CD, 93-133-CD, and 93-134-CD are hereby STRICKEN.
This Order shall have no effect on the matters pending between the above Parties in Centre County or the matters pending between Mellon Bank, N.A. and Kenneth D. Miller and Mary Ellen Miller in Huntingdon County, and shall be without prejudice to the Parties in those actions. BY THE COURT: John K. Reilly, Jr, P.J.
PRAECIPE TO ENTER CONSENT ORDER, filed
Mellon Bank, NA and K.D. Miller Lumber Company, Inc hereby praecipe the Court to enter the attached consent order striking the judgments entered in Civil Action Nos. 93-132-CD, 93-133-CD, and 93-134-CD. /s/ Anthony Gerace, Esq and Bruce S. Marks, Esq.

-Ronald S. McGlaughlin
Anthony J. Gerace, Jr

MELLON BANK,
NATIONAL ASSOCIATION,

JANUARY 27, 1993, COMPLAINT, CONFESSION OF JUDGMENT,
filed by Ronald S. McGlaughlin, Esquire.
One (1) copy Certified to Attorney.

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:

Jan 27
3:00 pm

93-134-CD

Principal Sum, \$170,000.00, Interest through 1/26/93, \$2,875.84, Attorney's Commission (20%), \$206,875.84. With costs and additional interest to be added. /s/ Ronald S. MdClaughlin, Esquire.

Bruce S. Marks

K. D. MILLER LUMBER
COMPANY, INC.,

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Six Thousand Eight Hundred Seventy-five and 84/100 Dollars.

Debt \$206,875.84

JUDGMENT



Prothonotary

Pro by Atty 9.00
JPC Fee by Atty 5.00

JANUARY 27, 1993, Notice of Entry of Judgment mailed to Defendant.

FEBRUARY 19, 1993, AFFIDAVIT OF GIVING NOTICE OF ENTRY OF JUDGMENT BY CONFESSION, filed by Ronald S. McGlaughlin, Esq.

MARCH 29, 1993, PETITION OF K.D. MILLER LUMBER COMPANY, INC TO STRIKE AND/OR OPEN JUDGMENT ENTERED BY CONFESSION AND REQUEST FOR STAY, filed by Bruce S. Marks, Esq.

APRIL 2, 1993 RULE TO SHOW CAUSE, filed.
Upon consideration of the Petition to Strike and/or Open Judgment and Request for Stay (the Petition: of K.L. Miller Lumber Company, Inc., (the LUMber Company), it is hereby:

ORDERED and DECREED that Mellon Bank (the Bank) show cause on the 9th day of June, 1993 at 2:00 p.m. in Court-room why such Petition shall not be GRANTED.

It is further ORDERED htat all proceedings in the meantime shall be STAYED, Including execution of and/or transfer of eth judgment confessed against the Lumber Company in this matter, pending the disposition of the Petition.

It is furhter ORDERED that the Lumber Company shall cause a copy of this Rule, along with a copy of the Petition, to be served on the Bank on or before the 20th day of April, 1993. BY THE COURT: s/ JOHN K. REILLY, JUDGE.

CERTIFICATE OF SERVICE, 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 5th day of April, 1993, to the attorneys of record. s/ TR.

APRIL 20, 1993, CONSENT ORDER, filed
On this 16th day of April, 1993, It is hereby ORDERED and DECREED that the judgments entered in Civil Actions Nos. 92-132 CD, 93-133-CD, and 93-134-CD are hereby STRICKEN.
This Order shall have no effect on the matters pending between the above Parties in Centre County or the matters pending between Mellon Bank, N.A. and Kenneth D. Miller and Mary Ellen Miller in Huntingdon County, and shall be without prejudice to the Parties in those actions. BY THE COURT: John K. Reilly, Jr, P.J.

PRAECIPE TO ENTER CONSENT ORDER, filed
Mellon Bank, NA nad K.D. Miller Lumber Company, Inc hereby praecipe the Court to enter the attached consent order striking the judgments entered in Civil Actions Nos. 93-132-CD 93-133-CD and 93-134-CD. s/ Anthony Gerace, Esq and Bruce S. Marks, Esq.

APRIL 23, 1993, PRAECIPE FOR WITHDRAWAL OF APPEARANCE/PRAECIPE FOR ENTRY OF APPEARANCE, filed

Please withdraw the appearance of the undersigned as the attorney of record for the Plaintiff in the above-captioned action. /s/ Ronald S. McGlaughlin, Esq.

Please enter the appearance of the undersinged as the attoreny of record for the Plaintiff in the above-captioned action. /s/ Anthony J. Gerace, Jr., Esq.

CERTIFICATE OF SERVICE, filed

April 20, 1993, PRAECIPE FOR WITHDRAWAL OF APPEARANCE/PRAECIPE FOR ENTRY OF APPEARANCE SERVED TO: Bruce S. Marks, Esq. /s/ Anthony J. Gerace, Jr

R. Denning Gearhart

1/28/93
\$95.00 Pd
by Atty

Clfd Trust
BAL/\$75.00

David R. Thompson

JEFFREY S. FLANDERS,

93-135-CD

TAMMY R. FLANDERS,

Pro	40.00
State by atty (2 counts)	10.00
JCP Fee by Atty	10.00
State	.50
ck#2654 TRANSFER TO REGULAR ACCOUNT	75.00
PRO	40.00
STATE	.50
ck1191	34.50
ATTY	

JANUARY 28, 1993, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.
Two (2) copies Certified to Attorney.

FEBRUARY 16, 1993, AFFIDAVIT OF MAILING, filed R. Dennin Gearhart, Esquire, the attorney for the Plaintiff, being duly sworn according to law, says that he mailed by certified mail, restricted delviery, return receipt requested, a true and correct copy of the Complaint to the Defendant, at her residence as evidence by the signed receipt attached hereto as exhibit "A". /s/ R. Denning Gearhart, ESq.

MARCH 5, 1993, MOTION FOR CUSTODY CONFERENCE, filed by R. Denning Gearhart, Esquire
Two Certified to Attorney
One Certified to Defendant by Regular Mail.

WHEREFORE, JEFFREY S. FLANDERS Prays your Honorable Court to set a date for custody conference and enter an Order regarding custody/visitation of said child after said conference. Respectfully submitted, By s/ R. Denning Gearhart, Attorney for Plaintiff

ORDER
AND NOW, this 4th day of March, 1993, upon considera-
tion of the Complaint in Divorce which contains within
it a prayer for custody, a custody conference is scheduled
for the 12th day of April, 1993, at 10:00 o'clock A.M.
in Courtroom No. ___ at the Clearfield County Courthouse.
BY THE COURT, s/ Joseph S. Ammerman, Judge

MARCH 16, 1993 AFFIDAVIT OF MAILING, filed by R. Denning Gearhart, Esquire.
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 corret copy of the Motion to the Defendant, at her residence as evidence by the signed receipt attached hereto as Exhibit 'A'. s/ R. Denning Gearhart, Esquire.

07 JUNE 94, PRAECIPE TO TRANSMIT THE RECORD, filed by s/R. Denning Gearhart, Esquire

AFFIDAVIT OF CONSENT OF JEFFREY S. FLANDERS, filed.
AFFIDAVIT OF CONSENT OF TAMMY R. FLANDERS, filed.

ORDER
AND NOW, this 8th day of June, 1994, it is ORDERED and

Pro by Deft 8.00

DECREED that JEFFREY S. FLANDERS, Plaintiff, and TAMMY R. FLANDERS, Defendant, are divorced from the bonds of matrimony. BY THE COURT:
S/JOHN K. REILLY, JR., PERSIDENT JUDGE

JULY 15, 1994, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

AUGUST 4, 1994, NOTICE OF ELECTION TO RETAKE FORMER NAME, filed by Defendant. One Copy Certified to Defendant.

Notice is hereby given that the Defendant in the above matter, having been granted a Final Decree in Divorce on the 8th day of June, 1994, hereby elects to retake and hereafter use her former name of TAMMY R. LIVERGOOD and gives this written notice avowing her intention in accordance with the provisions of 54 Pa.C.S.A., Section 704. s/ Tammy R. Flanders TO BE KNOWN AS: s/ Tammy R. Livergood

<p>Robin B. Shepherd</p> <p>1/28/93 \$110.00 Pd by Arry</p> <p>Clfd Trust BAL/\$75.00</p> <p>CK#2669 TRANSFER TO REGULAR ACCOUNT PRO 40.00 STATE .50</p> <p>CK#1229</p>	<p>MARY SNYDER,</p> <p>93-136-CD</p> <p>PHILIP R. SNYDER,</p> <p>Pro 40.00 State by Atty 10.00 (5 counts) JCP Fee by Atty 25.00 Pro .50</p> <p>ATTY 34.50</p>	<p>JANUARY 28, 1993, COMPLAINT IN DIVORCE, filed by Robin B. Shepherd, Esquire. Two (2) copies Certified to Attorney</p> <p>FEBRUARY 16, 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 Complaint to the Defendant, at his residence as evidence by the signed receipt attached hereto as Exhibit "A". /s/ R. Denning Gearhart, Esq.</p> <p>MARCH 1, 1993, PETITION FOR SPECIAL RELIEF, filed by R. Denning Gearhart, Esq. 2 cert/Atty ORDER, filed NOW THIS 25th day of February, 1993, it is the Order of this Court that preliminary relief be granted to the Plaintiff, and the Defendant is enjoined from disposing, transferring, encumbering, concealing, selling, removing or alternating the assets referred to in the Petitioner's petition or any otehr marital assets. Further, it is hereby Ordered that an accounting be made of all property and that no further disposition, transferring, encumbering, concealing, selling, removing or alternations take place pending a hearing for permanent relief and for an accounting scheduled for the 22nd day of April, 1993, at 10:00 am in Courtroom NO-- of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: Joseph S. Ammerman, Judge</p> <p>MARCH 16, 1993 AFFIDAVIT OF MAILING, filed. R. Denning gearhart, Esquire, the attorney for the Plaintiff, being duly sworn according to law, says that eh mailed by certified mail, restricted delivery, return receipt requested, a true and correct copy of the Petition to the Defendnat, at his residence as evidence by the signed receipt attached hereto as Exhibit 'A'. s/ R. DENNING GEARHART, ESQUIRE.</p> <p>APRIL 21, 1993, ORDER, filed 2 cert/Atty AND NOW, this 21st day of April, 1993 upon motion of the Plaintiff, the Petition for Special Relief in the above captioned matter is hereby withdrawn and the temporary injunction issued against the Defendant by Order of February 25, 1993 is hereby lifted.</p>
<p>2 cert/Atty ORDER, filed</p> <p>NOVEMBER 15, 1993, PETITION FOR SPECIAL RELIEF, filed by R. Denning Gearhart, Esq.</p> <p>DECEMBER 3, 1993, AFFIDAVIT OF MAILING, filed Robin B. Shepherd, Esq, mailed by certifeid mail, PETITION FOR SPECIAL RELIEF TO THE DEFENDANT. /s/ Robin B. Shepherd, Esq.</p> <p>FEBRUARY 1, 1994 ORDER filed. AND NOW, this 31 day of January, 1994 upon consent of the partied the ORDER of November 15, 1993 is hereby recinded and the Defendant Phillip R. Snyder, is no longer enjoined from accessing those martial assets referred to in Plaintiffs Petition for special relief. BY THE COURT s/ john K Reilly JUDGE.</p>	<p>NOVEMBER 15, 1993, PETITION FOR SPECIAL RELIEF, filed by R. Denning Gearhart, Esq.</p> <p>DECEMBER 3, 1 993, AFFIDAVIT OF MAILING, filed</p>	<p>SEPTEMBER 10, 1993, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND COSTS, filed by Robin B. Shepherd, Esquire. Two Copies Certified to Attorney. WHEREFORE, your Petitioner requests your Honorable Court to issue a Rule upon Respondent to show cause why an Order should not be made upon him to pay alimony pendente lite, counsel fees and costs. Respectfully submitted, by s/ Robin B. Shepherd, Esquire, Attorney for Plaintiff</p> <p>RULE RETURNABLE AND NOW THIS 10th day of September, 1993, upon consideration of the within Petition for Alimony Pendente Lite, counsel Fees and Costs, a Rule is hereby issued upon PHILLIP R. SNYDER, Respondent to show cause why he should not pay the Petitioner alimony pendente lite, counsel fees and costs. Rule Returnable the 7th day of October, 1993, at 2:00 o'clock p.m. in the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT, s/ John K. Reilly, Jr., President Judge</p> <p>SEPTEMBER 13, 1993, RULE ISSUED AND MAILED TO ATTORNEY and DEFENDANT.</p>

<p>Winifred H. Jones-Wenger Daniel C. Bell</p> <p>1/28/93 \$105.00 Pd by Atty</p> <p>Clfd Trust Bal/\$75.00</p> <p>Warren B. Miksell, II</p> <p>CK # 2990 \$40.00 to Civil Acct. Bal. \$35.00 34.50</p> <p>CK#3515 ATTY 34.50</p>	<p>DONNA J. LIPPERT,</p> <p>93-137-CD</p> <p>RAYMOND N. LIPPERT,</p> <p>Pro 40.00</p> <p>State by Atty 10.00 (4 counts)</p> <p>JCP Fee by Atty 20.00</p> <p>Pro by Atty .50</p>	<p>JANUARY 28, 1993, COMPLAINT IN DIVORCE, filed by Winifred H. Jones-Wenger, Esquire. One (1) copy Certified to Attorney.</p> <p>FEBRUARY 11, 1993, AFFIDAVIT OF SERVICE/RE: DIVORCE COMPLAINT UNDER SECTION 33019c) OF THE DIVORCE CODE, filed January 30, 1993, COMPLAINT IN DIVORCE SERVED TO: Raymond N. Lippert, Deft. by certified mail. /s/ Kathryn D. Gallaher, Sec. for Winifred H. Jones-Wenger, Esq.</p> <p>SEPTEMBER 3, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. One copy to Atty. Jones-Wenger, Deft.</p> <p>DECEMBER 4, 1996, ORDER, filed. Cert. to Atty. Bell, Deft. NOW, this 3rd day of December, 1996, being the 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; it is the ORDER of this Court that the parties above-captioned shall have no more than one hundred eighty (180) days in which to obtain a Divorce Decree. Failure of the parties to obtain said Decree within the required time period shall result in the case being automatically dismissed by the Court. BY THE COURT: /s/ Fredric J. Ammerman, Judge</p> <p>DECEMBER 5, 1996, PRAECIPE TO WITHDRAW AS COUNSEL/PRAECIPE TO ENTER APPEARANCE, filed by Daniel C. Bell, Esquire Please withdraw my Appearance as Counsel for Plaintiff, DONNA J. LIPPERT, as Appearance has been entered by other Counsel for this Plaintiff in the above captioned matter. s/ Winifred H. Jones-Wenger, Esquire PRAECIPE TO ENTER APPEARANCE, filed. Please enter my Appearance as Counsel for Plaintiff, DONNA J. LIPPERT, in the above captioned matter. BELL, SILBERBLATT & WOOD, By s/ Daniel C. Bell, Esquire</p> <p>DECEMBER 11, 1996, PETITION TO AMEND COMPLAINT, filed by Daniel C. Bell, Esquire. Two (2) copies certified to Attorney Bell</p>
<p>DECEMBER 12, 1996, RULE TO SHOW CAUSE, filed. Two cert. to Atty. Bell. NOW, this 12 day of December, 1996, upon consideration of the foregoing Petition to Amend Complaint, it is the ORDER of this Court that a Rule be issued on RAYMOND N. LIPPERT, Defendant, to show cause why the Petition should not be granted. RULE RETURNABLE the 6th day of January, 1997, for filing written responses. NOTICE A Petition or Motion has been filed against you in Court. If you wish to defend against the claims set forth in the following pages, you must take action on or before Jan. 16, 1997, by entering a written appearance personally or by attorney and filing in writing with the Court your defenses or objections to the matter set forth against you. You are warned that if you fail to do so the case may proceed without you and an order may be entered against you by the Court without further notice for relief requested by the petitioner or movant. You may lose rights important to you. BY THE COURT /s/ Fredric J. Ammerman, Judge</p> <p>DECEMBER 20, 1996, AFFIDAVIT OF SERVICE BY CERTIFIED MAIL OF PETITION TO AMEND COMPLAINT, filed by Daniel C. Bell, Esquire. December 16, 1996 Petition to Amend Complaint served to: Raymond N. Lippert, /s/ Daniel C. Bell, Esquire.</p> <p>FEB. 03, 1997, ORDER OF COURT, filed. TWO (2) CERT TO ATTY BELL AND NOW, this 3rd day of February, 1997, a Rule having been issued upon the Defendant for the filing of written response by January 6, 1997, and no written response having been filed by the Defendant, it is hereby ORDERED, ADJUDGED and DECREED that the Plaintiff shall be permitted to amend her Divorce Complaint so as to include a Section 3301(d) Divorce Count as requested by Plaintiff's Petition. BY THE COURT, s/FRED AMMERMAN, JUDGE</p> <p>FEB. 10, 1997, AMENDED COMPLAINT ADDING \$3301(d) DIVORCE COUNT, filed by s/DANIEL C. BELL, ESQUIRE TWO (2) CERT TO ATTY BELL VERIFICATION, s/DONNA J. LIPPERT</p> <p>FEB. 18, 1997, AFFIDAVIT OF SERVICE BY CERTIFIED MAIL, filed. NO CERT COPIES I, DANIEL C. BELL, ESQUIRE, being duly sworn according to law, depose and say that I am the Attorney for the Plaintiff in the above captioned case. on February 12, 1997, I caused to be mailed to Raymond N. Lippert, CL8328, Box A, Bellefonte, PA 16823-0820, by Certified Mail No. P. 463 863 183, Return Receipt Requested, Restricted Delivery, a Certified Copy of Court Order permitting Plaintiff to file an Amended Complaint; Certified Copy of Amended Complaint Adding \$3301(d) Divorce Count; and Notice of Intention To Request Entry of Divorce Decree and Counter-Affidavit Under Section 3301(d) of the Divorce Code with reference to the above captioned case. Receipt for Certified Mail and Return Receipt Card signed by Raymond N Lippert on Feb. 13, 1997 are attached. s/DANIEL C. BELL, ESQ.</p> <p>FEB. 26, 1997, NOTICE OF INTENTION TO REQUEST ENTRY OF DIVORCE DECREE AND COUNTER-AFFIDAVIT UNDER SECTION 3301 (d) OF THE DIVORCE CODE, filed by s/DANIEL C. BELL, ESQ. NO CERT COPIES VERIFICATION, s/RAYMOND N. LIPPERT</p>	<p>DECEMBER 11, 1996, PETITION TAKEN TO COURT ADMINISTRATOR THIS DATE.</p> <p>DECEMBER 12, 1996, RULE TO SHOW CAUSE, filed. Two cert. to Atty. Bell. NOW, this 12 day of December, 1996, upon consideration of the foregoing Petition to Amend Complaint, it is the ORDER of this Court that a Rule be issued on RAYMOND N. LIPPERT, Defendant, to show cause why the Petition should not be granted. RULE RETURNABLE the 6th day of January, 1997, for filing written responses. NOTICE A Petition or Motion has been filed against you in Court. If you wish to defend against the claims set forth in the following pages, you must take action on or before Jan. 16, 1997, by entering a written appearance personally or by attorney and filing in writing with the Court your defenses or objections to the matter set forth against you. You are warned that if you fail to do so the case may proceed without you and an order may be entered against you by the Court without further notice for relief requested by the petitioner or movant. You may lose rights important to you. BY THE COURT /s/ Fredric J. Ammerman, Judge</p> <p>DECEMBER 20, 1996, AFFIDAVIT OF SERVICE BY CERTIFIED MAIL OF PETITION TO AMEND COMPLAINT, filed by Daniel C. Bell, Esquire. December 16, 1996 Petition to Amend Complaint served to: Raymond N. Lippert, /s/ Daniel C. Bell, Esquire.</p> <p>FEB. 03, 1997, ORDER OF COURT, filed. TWO (2) CERT TO ATTY BELL AND NOW, this 3rd day of February, 1997, a Rule having been issued upon the Defendant for the filing of written response by January 6, 1997, and no written response having been filed by the Defendant, it is hereby ORDERED, ADJUDGED and DECREED that the Plaintiff shall be permitted to amend her Divorce Complaint so as to include a Section 3301(d) Divorce Count as requested by Plaintiff's Petition. BY THE COURT, s/FRED AMMERMAN, JUDGE</p> <p>FEB. 10, 1997, AMENDED COMPLAINT ADDING \$3301(d) DIVORCE COUNT, filed by s/DANIEL C. BELL, ESQUIRE TWO (2) CERT TO ATTY BELL VERIFICATION, s/DONNA J. LIPPERT</p> <p>FEB. 18, 1997, AFFIDAVIT OF SERVICE BY CERTIFIED MAIL, filed. NO CERT COPIES I, DANIEL C. BELL, ESQUIRE, being duly sworn according to law, depose and say that I am the Attorney for the Plaintiff in the above captioned case. on February 12, 1997, I caused to be mailed to Raymond N. Lippert, CL8328, Box A, Bellefonte, PA 16823-0820, by Certified Mail No. P. 463 863 183, Return Receipt Requested, Restricted Delivery, a Certified Copy of Court Order permitting Plaintiff to file an Amended Complaint; Certified Copy of Amended Complaint Adding \$3301(d) Divorce Count; and Notice of Intention To Request Entry of Divorce Decree and Counter-Affidavit Under Section 3301(d) of the Divorce Code with reference to the above captioned case. Receipt for Certified Mail and Return Receipt Card signed by Raymond N Lippert on Feb. 13, 1997 are attached. s/DANIEL C. BELL, ESQ.</p> <p>FEB. 26, 1997, NOTICE OF INTENTION TO REQUEST ENTRY OF DIVORCE DECREE AND COUNTER-AFFIDAVIT UNDER SECTION 3301 (d) OF THE DIVORCE CODE, filed by s/DANIEL C. BELL, ESQ. NO CERT COPIES VERIFICATION, s/RAYMOND N. LIPPERT</p>	<p>DECEMBER 11, 1996, PETITION TAKEN TO COURT ADMINISTRATOR THIS DATE.</p> <p>DECEMBER 12, 1996, RULE TO SHOW CAUSE, filed. Two cert. to Atty. Bell. NOW, this 12 day of December, 1996, upon consideration of the foregoing Petition to Amend Complaint, it is the ORDER of this Court that a Rule be issued on RAYMOND N. LIPPERT, Defendant, to show cause why the Petition should not be granted. RULE RETURNABLE the 6th day of January, 1997, for filing written responses. NOTICE A Petition or Motion has been filed against you in Court. If you wish to defend against the claims set forth in the following pages, you must take action on or before Jan. 16, 1997, by entering a written appearance personally or by attorney and filing in writing with the Court your defenses or objections to the matter set forth against you. You are warned that if you fail to do so the case may proceed without you and an order may be entered against you by the Court without further notice for relief requested by the petitioner or movant. You may lose rights important to you. BY THE COURT /s/ Fredric J. Ammerman, Judge</p> <p>DECEMBER 20, 1996, AFFIDAVIT OF SERVICE BY CERTIFIED MAIL OF PETITION TO AMEND COMPLAINT, filed by Daniel C. Bell, Esquire. December 16, 1996 Petition to Amend Complaint served to: Raymond N. Lippert, /s/ Daniel C. Bell, Esquire.</p> <p>FEB. 03, 1997, ORDER OF COURT, filed. TWO (2) CERT TO ATTY BELL AND NOW, this 3rd day of February, 1997, a Rule having been issued upon the Defendant for the filing of written response by January 6, 1997, and no written response having been filed by the Defendant, it is hereby ORDERED, ADJUDGED and DECREED that the Plaintiff shall be permitted to amend her Divorce Complaint so as to include a Section 3301(d) Divorce Count as requested by Plaintiff's Petition. BY THE COURT, s/FRED AMMERMAN, JUDGE</p> <p>FEB. 10, 1997, AMENDED COMPLAINT ADDING \$3301(d) DIVORCE COUNT, filed by s/DANIEL C. BELL, ESQUIRE TWO (2) CERT TO ATTY BELL VERIFICATION, s/DONNA J. LIPPERT</p> <p>FEB. 18, 1997, AFFIDAVIT OF SERVICE BY CERTIFIED MAIL, filed. NO CERT COPIES I, DANIEL C. BELL, ESQUIRE, being duly sworn according to law, depose and say that I am the Attorney for the Plaintiff in the above captioned case. on February 12, 1997, I caused to be mailed to Raymond N. Lippert, CL8328, Box A, Bellefonte, PA 16823-0820, by Certified Mail No. P. 463 863 183, Return Receipt Requested, Restricted Delivery, a Certified Copy of Court Order permitting Plaintiff to file an Amended Complaint; Certified Copy of Amended Complaint Adding \$3301(d) Divorce Count; and Notice of Intention To Request Entry of Divorce Decree and Counter-Affidavit Under Section 3301(d) of the Divorce Code with reference to the above captioned case. Receipt for Certified Mail and Return Receipt Card signed by Raymond N Lippert on Feb. 13, 1997 are attached. s/DANIEL C. BELL, ESQ.</p> <p>FEB. 26, 1997, NOTICE OF INTENTION TO REQUEST ENTRY OF DIVORCE DECREE AND COUNTER-AFFIDAVIT UNDER SECTION 3301 (d) OF THE DIVORCE CODE, filed by s/DANIEL C. BELL, ESQ. NO CERT COPIES VERIFICATION, s/RAYMOND N. LIPPERT</p>

<p>Anthony Sottile III Joseph Colavecchi</p>	<p>FRANKLIN THOMAS WHOLAVER and BEVERLY WHOLAVER, husband and wife,</p>	<p>JANUARY 28, 1993, PRAECIPE FOR WRIT OF SUMMONS, filed by Anthony Sottile, III, Esquire. Please issue a Writ of Summons in the above-captioned action. /s/ Anthony Sottile, Esquire. JANUARY 29, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE. MARCH 25, 1993, AFFIDAVIT OF SERVICE, filed. Now February 1, 1993, at 1:38 PM o'clock EST served within: SUMMONS on Troy Ryan McGarvey, deft. So answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm APRIL 7, 1993 PRAECIPE FOR RULE TO FILE A COMPLAINT, filed by James M. Horne, Esquire. RULE, filed. YOU ARE HEREBY RULED to file a Complaint in the above captioned matter within twenty (20) days from service hereof, or a judgment of non pros may be entered against you. s/ ALLEN D. BIETZ, PROTHONOTARY. CERTIFICATE OF SERVICE, filed. I hereby certify that a true and correct copy of a Praecipe For Rule to File A Complaint, in the above-captioned matter was mailed by regular mail, postage prepaid, at the Post Office, State College, Pennsylvania, on this 6th day of April, 1993, to the attorney of record. s/ JAMES M. HORNE, ESQUIRE.</p>
<p>Jan 28, 11:08 am</p> <p>James M. Horne</p>	<p>93-138-CD</p> <p>TROY RYAN MCGARVEY,</p> <p>Pro by Atty 40.00</p> <p>JCP Fee by Atty 5.00</p> <p>Shff Hawkins by Atty 28.38</p> <p>Surcharge by Atty 2.00</p>	<p>APRIL 7, 1993, PRAECIPE FOR ENTRY OF APPEARANCE, filed Please enter our appearance on behalf of the Defendant Troy Ryan McGarvey, in the above-captioned matter. We are authorized to accept service on his behalf. /s/ James M. Horne, Esq. CERTIFICATE OF SERVICE, filed April 6, 1993, PRAECIPE FOR ENTRY OF APPEARANCE SERVED TO: Anthony Sottile, III, Esq. /s/ James M. Horne, Esq. APRIL 7, 1993, CERTIFICATE OF SERVICE, filed April 6, 1993, INTERROGATORIES PROPOUNDED BY DEFENDANT, FOR ANSWER BY PLAINTIFF (SET ONE) AND REQUEST FOR PRODUCTION (SET ONE) SERVED TO: Anthony Sottile, III, Esq. /s/ James M. Horne, Esq.</p>
<p>M. Horne, Esq.</p>	<p>Pro by Atty 5.00</p> <p>APRIL 26, 1993, CERTIFICATE OF SERVICE, filed</p> <p>April 23, 1993, NOTICE OF TAKING DEPOSITION SERVED TO: Gregory A. Olson, Esq. /s/ James M. Horne, Esq.</p> <p>MAY 18, 1993, ANSWER WITH NEW MATTER OF DEFENDANT, TROY RYAN MCGARVEY, filed by James M. Horne, Esq.</p> <p>CERTIFICATE OF SERVICE, filed</p> <p>May 17, 1993, ANSWER WITH NEW MATTER SERVED TO: Gregory A. Olson, Esq. /s/ James M. Horne, Esq.</p> <p>JULY 8, 1993, CERTIFICATE OF SERVICE, filed</p> <p>July 7, 1993, DEFENDANT'S NOTICE OF DEPOSITION SERVED TO: Gregory A. Olson, Esq. /s/ James M. Horne, Esq.</p> <p>AUGUST 12, 1993, CERTIFICATE OF SERVICE OF ANSWERS TO REQUEST FOR PRODUCTION OF DOCUMENTS, filed</p> <p>August 11, 1993, DEFENDANT'S ANSWER TO PLAINTIFFS' REQUEST FOR PRODUCTION OF DOCUMENTS SERVED TO: Gregory A. Olson, Esq. /s/ James M. Horne, Esq.</p> <p>MARCH 9, 1994, PETITION TO ENFORCE SETTLEMENT AGREEMENT, filed by James M. Horne, Esq.</p> <p>CERTIFICATE OF SERVICE, filed</p> <p>February 23, 1994, DEFENDANT'S PETITION TO ENFORCE SETTLEMENT AGREEMENT SERVED TO Gregory A. Olson, Esq. /s/ James M. Horne, Esq.</p> <p>RULE TO SHOW CAUSE, filed</p> <p>AND NOW, this 9th day of March, 1994, the Plaintiffs are requested to show cause why Defendant's Petition to Enforce Settlement Agreement should not be granted. Rule returnable the 21st day of March, 1994, at 3:00 p.m., in Courtroom No. 2 of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT John K. Reilly, Jr., P.J.</p> <p>MARCH 10, 1994, CERTIFICATE OF SERVICE, filed</p> <p>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 10th day of March, 1994, to the attorneys of record. /s/ fl</p> <p>MARCH 15, 1994, CERTIFICATE OF SERVICE, filed</p> <p>March 14, 1994, DEFENDANT'S PETITION TO ENFORCE SETTLEMENT AGREEMENT SERVED TO: Gregory A. Olson, Esq and Joseph Colavecchi, Esq. /s/ James M. Horne, Esq.</p> <p>MARCH 16, 1994, ANSWER TO PETITION TO ENFORCE SETTLEMENT AGREEMENT, filed by Joseph Colavecchi, Esq. 3 cert/Atty Colavecchi</p>	<p>APRIL 7, 1993, CERTIFICATE OF SERVICE, filed April 6, 1993, SECOND REQUEST FOR PRODUCTION OF DOCUMENTS AND TANGIBLE THINGS BY DEFENDANT DIRECT TO PLAINTIFF SERVED TO: Anthony Sottile, III, Esq. /s/ James M. Horne, Esq. APRIL 22, 1993, COMPLAINT, filed by Gregory A. Olson, Esq. 1 cert/Atty per his instructions</p>

Beth Ammerman Gerg,

LESA F. GARVEY,

JANUARY 28, 1993, COMPLAINT IN DIVORCE, filed by Beth Ammerman, Gerg. Esquire.

Three (3) copies Certified to Attorney.

FEBRUARY 22, 1993, ACCEPTANCE OF SERVICE, filed I, Daniel C. Bell, Esquire, hereby certify that I am the attorney for the Defendant in this matter, that I hereby accept service of teh above-captioned Complaint in Divorce on behalf of the Defendant, James R. Garvey, Jr., and further certify that I am authorized to do so.
/s/ Daniel C. Bell, Esq.

1/28/93
\$100.00 Pd
by atty

93-139-CD

JUNE 9, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Beth Ammerman Gerg, Esquire

AFFIDAVIT OF CONSENT of JAMES R. GARVEY, JR., Defendant, filed.

AFFIDAVIT OF CONSENT of LESA F. GARVEY, Plaintiff, filed.

DIVORCE DECREE

Clfd Trust
BAL/\$75.00

AND NOW, to wit: this 14th day of June, 1993, it is ORDERED, ADJUDGED and DECREED that LESA F. GARVEY, Plaintiff, and JAMES R. GARVEY, JR., Defendant, are divorced from the bonds of matrimony.

Daniel C. Bell

JAMES R. GARVEY, JR.,

Furthermore, the Marriage Settlement Agreement entered into between the parties on January 18, 1993, as will appear of record in this case, is hereby incorporated in full as a part of this Divorce Decree.

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

JULY 15, 1993, VITAL STATISTICS MAILED TO NEW CASTLE, PA.

Pro 40.00

State by atty 10.00
(3 counts)

JCP Fee by Atty 15.00

Pro .50

CK#2079 TRANSFER TO REGULAR ACCOUNT 75.00

PRO 40.00

PRO .50

CK#2279 ATTY 34.50

<p>Bernstein & Bernstein</p> <p>Jan 28 2:00 pm</p> <p>Wm. Lynn Hollen</p>	<p>ALLING AND CORY, c/o Bernstein and Bernstein, 1133 Penn Avenue, Pittsburgh, PA 15222</p> <p>93-140-CD</p> <p>VISION PRESS LIMITED, PO Box 145 Main and Pine Streets. Coalport, PA 16629</p>	<p>JANUARY 28, 1993, NOTICE OF APPEAL FROM J.P., James A. Hawkins, filed by Bernstein and Bernstein for Plaintiff.</p> <p>FEBRUARY 3, 1993, PROOF OF SERVICE OF NOTICE OF APPEAL, filed I hereby swear that I served a copy of the Notice of Appeal, Common Pleas NO. 93-140-CD, upon the District Justice designated therein on February 1, 1993, by certified mail, sender's receipt attached hereto, and upon the appellee Vision Press on February 1, 1993, by certified mail, sender's receipt attached hereto. /s/ Nicholas D. Krawec, Esq.</p> <p>FEBRUARY 1, 1993, COMPLAINT ON APPEAL, filed by Nicholas D. Krawec, Esq.</p> <p>FEBRUARY 5, 1993, TRANSCRIPT FROM DISTRICT JUSTICE HAWKINS, filed</p> <p>FEBRUARY 16, 1993, PRELIMINARY OBJECTION AND MOTION FOR DISMISSAL, filed by Gerald W. Spaid, Sr, 2 cert/Deft</p> <p>FEBRUARY 16, 1993, CERTIFICATE OF SERVICE, filed by Gerald W. Spaid, Sr. February 16, 1993, PRELIMINARY OBJECTION AND MOTION FOR DISMISSAL SERVED TO: Bernstein & Bernstein /s/ Gerald W. Spaid, Sr.</p> <p>FEBRUARY 23, 1993, VERIFICATION OF SERVICE OF COMPLAINT ON APPEAL, filed by Nicholas D. Krawec, Esq.</p> <p>MARCH 24, 1993, MOTION TO STRIKE DEFENDANT'S PRELIMINARY OBJECTIONS, filed by David B. Lingenfelter, Esq. CERTIFICATE OF SERVICE, filed March 23, 1993, MOTION SERVED TO: Gerald R. Spade. /s/ David B. Lingenfelter, Esq.</p> <p>APRIL 12, 1993, REQUEST FOR PRODUCTION OF DOCUMENTS OR THINGS, filed by Gerald W. Spaid, Sr, Esq. 3 cert/Deft. CERTIFICATE OF SERVICE, filed April 12, 1993, REQUEST FOR PRODUCTION OF DOCUMENTS SERVED TO: Bernstein and Bernstein Esq. /s/ Gerald W. Spaid, Sr, Esq.</p> <p>APRIL 12, 1993, CERTIFICATE OF SERVICE, filed April 12, 1993, REQUEST FOR PRODUCTION OF DOCUMENTS SERVED TO: Bernstein and Bernstein, Esq. /s/ Gerald W. Spaid, Sr, Esq.</p>
	<p>Pro by Atty 20.00</p> <p>JPC Fee by Atty 5.00</p>	<p>MAY 3, 1993, ORDER, filed NOW, this 3rd day of May, 1993, following argument into Motion to Strike Defendant's Preliminary Objections filed on behalf of Plaintiff above-named, it is the ORDER of this Court that said Motion be and is hereby granted to the extent that the Preliminary Objections and Motion for Dismissal filed on behalf of Defendant above-named shall be recaptioned Answer and shall serve as responsive pleadings to Plaintiff's Complaint. BY THE COURT: John K. Reilly, Jr., P.J.</p> <p>JUNE 11, 1993, PRAECIPE FOR ENTRY OF APPEARANCE, filed Kindly enter my Appearance as counsel of record for the Defendant, VISION PRESS, in the above-entitled action. /s/ Wm. Lynn Hollen, Esq.</p> <p>MARCH 17, 1994, PLAINTIFF'S MOTION TO COMPEL SETTLEMENT, filed by David B. Lingenfelter, Esq. 2 cert/Atty Caldwell AND NOW, this 17th day of March, 1994, a Rule is issued upon the Defendant, Vision Press, Limited to show cause why the Plaintiff's Motion to Compel Settlement should not be granted. Rule returnable and hearing on the Plaintiff's Motion to Compel Settlement is scheduled for the 2nd day of May, 1994 at 3:00 P.M. in Court Room #1 of the Clearfield County Court House, Clearfield, PA BY THE COURT, John K. Reilly, Jr. P.J.</p> <p>MARCH 18, 1994, CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the Rule and Motion in this matter was mailed by regular mail, postage prepaid, at the Post Office, Clearfield, Pennsylvania, on this 19th day of March, 1994, to the attorneys of record. /s/ fl</p> <p>MARCH 24, 1994, DEFENDANT'S MOTION FOR POTECTIVE ORDER QUASHING THE PLAINTIFF'S MOTION TO COMPEL SETTLEMENT, filed by Gerald W. Spaid, Sr 3 cert/Deft</p> <p>MARCH 24, 1994, CERTIFICATE OF SERVICE, filed March 24, 1994, MOTION FOR PROTECTIVE ORDER QUASHING THE PLAINTIFF'S MOTION SERVED TO: Bernstein and Bernstein. /s/ Gerald W. Spaid, Sr, Deft.</p> <p>MAY 2, 1994, CERTIFICATE OF SERVICE, filed March 21, 1994, MOTION TO COMPEL AND RULE SERVED TO: Gerald R. spaid, Sr, Vision Press; and Wm. Lynn Hollen, Esq. /s/ Gary A. Caldwell, ESq.</p>

James A. Naddeo	MICHAEL H. MULL,	<p><u>JANUARY 28, 1993, PETITION FOR CUSTODY</u>, filed by James A. Naddeo, Esquire. Three (3) copies Certified to Sheriff for Service <u>ORDER OF COURT</u>, filed. You, Terry Rothrock and Jean Rothrock, and Wanda Rothrock, Defendants, have been sued in court to obtain custody, partial custody or visitation of the child: ANGELA MARIE MULL. You are ORDERED to appear in person at Clearfield County Court House, Clearfield, Pennsylvania, 16830 on February 17, 1993, at 10:00 a.m. for a custody 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.</p> <p><u>FEBRUARY 5, 1993, ANSWER TO PETITION FOR CUSTODY</u>, filed by Elizabeth Cunningham, Esq. 1 cert/Atty</p> <p><u>FEBRUARY 18, 1993, ORDER FOR MEDIATION CONFERENCE</u>, filed 2 cert/Judge "A" NOW, this 17th day of February, 1993, following Pre-Hearing Conference in teh above matter, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on March 31, 1993, at 1:00 PM, in Courtroom NO. 2 of the Clearfield County Courthouse, Clearfield, Pennsylvania. Both parents, their respective counsel and teh child/children shall attend said conference. The present custodial parent shall provide someone to attend to the child/children while teh parent is in private conference. It is further ORDERED that teh parents shall forthwith complete a Child Custody Mediation Questionnaire and forward the same to Dr. Ryen within five (5) days of this ORDERED that the cost of said conference shall be borne equally by teh 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</p> <p><u>FEBRUARY 18, 1993, ORDER</u>, filed 5 cert/Judge "A" NOW, this 17th day of February, 1993, being the date set for preliminary conference in the above-captioned case, and the parties having appeared with counsel, upon agreement of said parties, it is the ORDER of the court that Michael H. Mull be granted partial custody of his daughter, Angela Marie Mull, on alternate weekends commencing at 4:00 PM on Friday, February 19, 1993 until Sunday at 7:00 PM and continuing at the same times on alternate weekends thereafter. Primary physical care, custody and control of said child shall remain with her mother, Wanda Rothrock. This Order to remain in effect until further Order of Court. BY THE COURT: Joseph S. Ammerman, Judge. We, the undersigned do hereby consent to the entry of the above Order. /s/ Michael H. Mull-James A. Naddeo, Esq /s/ Wanda Rothrock-Elizabeth Cunningham, Esq.</p> <p><u>FEBRUARY 25, 1993, SHERIFF'S RETURN</u>, filed. Now, January 29, 1993 at 2:20 PM EST served within Petition & Order on Terry Rothrock, deft. at residence, Wallaceeton, Clearfield County, Penna. by handing to Terry Rothrock a true and attested copy of the original Petition & Order and made known to him the contents thereof. Now, January 29, 1993 at 2:20 PM EST served within Petition & Order on Jean Rothrock, deft at residence, Wallaceeton, Clearfield Co, PA by handing to Jean Rothrock a true and attested copy of the original Petition & Order and made known to her the contents thereof. Now, January 29, 1993, Denny Nau, Shff of Centre Co was deputized by Chester A. Hawkins, Shff of Clearfield co to serve within Petition & Order on Wanda Rothrock, deft. Now, February 5, 1993 served within Petition & Order on Wanda Rothrock, deft by deputizing the Shff of Centre Co. The return of Shff Nau is hereto attached and made a part of this return. So answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm</p> <p><u>APRIL 12, 1993, PETITION FOR CIVIL CONTEMPT</u>, filed by James A. Naddeo, Esq. 1 cert/Atty <u>NOTICE AND ORDER TO APPEAR</u>, 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 teh 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 Friday, June 4, 1993, at 10:15 am in Courtroom --, Clearfield County Courthouse, Clearfield, PA 16830. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p><u>MAY 3, 1993, CONSENT ORDER</u>, filed 1 cert/Atty Cunningham NOW, this 28th day of April, 1993, this being the day and date set for the mediation held with Dr. Allen H. Ryen, and upon agreement of the parties, it is the Order of this Court as follows: 1. The parties shall share joint legal custody of their daughter, Angela Marie Mull. 2. Primary physical custody of Angela Marie Mull shall be with her mother, Wanda Rothrock. 3. Michael H. Mull shall have reasonable rights of visitation/partial custody to his daughter in accordance with the following schedule. a. Michael H. Mull shall have partial custody of his daughter on alternate weekends</p>
Jan 28 3:45 pm	93-141-CD	
Elizabeth Cunningham	<p>TERRY ROTHROCK and JEAN ROTHROCK, husband and wife, and WANDA ROTHROCK,</p> <p>Pro by Atty 40.00 JPC Fee by Atty 5.00 Shff Hawkins 34.70 by Atty Shff Nau 33.80 by Atty Shff Surcharge 6.00</p>	

Kimberly M.
Kubista,

DAPHNE A. COUDRIET,

Jan 28
3:45 pm

93-141½-CD

JOHN C. COUDRIET,

Pro by Atty 40.00

JCP Fee by Atty 5.00

JANUARY 28, 1993, PETITION FOR CUSTODY, filed by Kimberly M. Kubista, Esquire.

One (1) copy Certified to Attorney.

ORDER OF COURT, filed.

You, JOHN C. COUDRIET, Defendant, have been sued in court to obtain custody of the following child:
ASHLEY ANN COUDRIET.

You are ORDERED to appear in person at Clearfield County Courthouse on February 17, 1993, at 10:00 A.M. for a conference before the Court.

If you fail to appear as provided by this Order, and 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.

FEBRUARY 10, 1993, AFFIDAVIT OF SERVICE, filed

February 3, 1993, CUSTODY PETITION SERVED TO:

John C. Coudriet, by certified mail. /s/ Kimberly M. Kubista, Esq.

MARCH 2, 1993, CONSENT ORDER, filed 2 cert/Atty

NOW THIS 25th day of February, 1993 upon agreement of the parties it is hereby ORDERED and DECREED as follows:

1. That Daphne A. Coudriet, hereinafter "Mother" and John C. Coudriet, hereinafter "Father" are the parents of the following child: Ashley Ann Coudriet DOB September 27, 1990

2. That Mother shall have primary physical custody of the child.

3. That Father shall have visitation with said child every other weekend from Friday at 6:00 pm until Sunday at 6:00 pm.

4. That Father shall have visitation during the following holidays and at the following specified times:

(a) Thanksgiving Day from 4:00 pm until 7:00 pm.

(b) Christmas Day from 4:00 pm until 7:00 pm.

(c) Father's Day at a time to be agreed upon between the parties.

5. That Mother shall have visitation with the child on Mother's Day.

6. That during the time period in which Father has visitation with the child, he alone shall have custody of the child and shall not leave the child in the care of any third party; specifically, the paternal grandfather, Robert Coudriet.

7. That this Order shall remain in force until modification by the Court.

8. That during the time period which the child is visiting with the Father, Mother shall be permitted to speak to the child by telephone once each day.

BY THE COURT: Joseph S. Ammerman, Judge.

We hereby stipulate to the above set forth Order.

/s/ Kimberly m. Kubista, Esq - Daphne A. Coudriet

/s/ John C. Coudriet.

SEPT. 10, 2001, CONSENT ORDER, filed. 2 cc to Atty Kubista by the Court, s/FJA,J.

<p>Benjamin S. Blakley</p> <p>1/29/93 \$110.00 Pd by Atty</p> <p>Clfd Trust BAL/\$75.00</p> <p>Toni M. Cherry</p> <p>CK#2635 TRANSFER TO REGULAR ACCOUNT PRO STATE CK#1166</p>	<p>LORI ELLEN AUL,</p> <p>93-142-CD</p> <p>LYNN EDWARD AUL, JR.,</p> <p>Pro 40.00 State by Atty 10.00 JCP Fee by Atty 25.00 Pro .50 75.00 40.00 .50 34.50</p> <p>ATTY</p>	<p>JANUARY 29, 1993, COMPLAINT IN DIVORCE, filed by Benjamin S. Blakley, Esquire. Two (2) copies Certified to Attorney.</p> <p>FEBRUARY 18, 1993, AFFIDAVIT OF MAILING, filed February 2, 1993, COMPLAINT IN DIVORCE AND ORDER SERVED TO: Lynn Edward Aul, Jr., Deft. /s/ Benjamin S. Blakley, III, Esq.</p> <p>MARCH 1, 1993 ORDER, filed. NOW, this 19th day of February, 1993, this being the day and date scheduled for custody conference, upon agreement of the parties, it is hereby ORDERED as follows:</p> <p>1. That Lori Ellen Aul and Lynn Edward Aul, Jr., shall have shared legal custody of their minor children, namely Linda Elaine Aul and Lynn Edward Aul, III.</p> <p>2. That Lori Ellen Aul and Lynn Edward Aul, Jr., shall have shared physical custody of their minor children with Lynn Edward Aul, Jr., having the following specific times:</p> <p>a) Each Tuesday and Thursday from 7:30 a.m. until 3:30 p.m.</p> <p>b) Every weekend from 8:00 a.m. on Saturday until 7:00 p.m. on Sunday, provided, however, that Lori Ellen Aul shall be entitled to have the children one weekend permonth if she chooses upon adequate notice to father. In the event that she should have special plans on a particular weekend and desire to have custody of the children, the parties will cooperate fully with one another to allow mother to exercise custody of the children on that chosen weekend with adequate allowance made to father to have make up time for that special weekend.</p> <p>c) On all odd-numbered years beginning with 1993 from December 24th at 5:00 until December 25th at Noon. Mother will have the children for this period of time during the even-numbered years.</p> <p>d) On all even-numbered years beginning with 1994 from December 25th at Noon until December 28th at 5:00 p.m. Mother will have the children for this period of time during the odd-numbered years.</p> <p>e) Thanksgiving Day on all even-numbered years beginning with 1994 from 9:00 a.m. until 8:00 p.m. Mother will have the children for the same period of time on Thanksgiving Day on every odd-numbered year.</p> <p>f) The following holidays, alternated each year with mother, form 9:00 a.m. until 8:00 p.m. New Years Day, Easter Sunday, Memorial Day, Independence Day and Labor Day. Provided, however, that if any holiday occurs on the Friday preceding or the monday following father's weekend, he shall be permitted to keep them overnight from Friday until Saturday or from Sunday until Monday.</p>
		<p>g) Every other Friday, father may pick up the children at 5:00 p.m. and keep them for his weekend.</p> <p>h) In addition to the times set forth herein, father will have first option to have custody of the minor children when mother is unable to care for them personally for more than one hour, and mother will contact father sufficiently in advance to permit him to exercise this custody.</p> <p>i) If mother should have an engagement or be out of town, on any Friday night or Sunday night, when father is scheduled to have the children for the weekeend, father shall have overnight privileges on those nights.</p> <p>3. The above schedule not withstanding, mother shall be entitled to have custody of the children over the Mother's Day weekend, and father will have custody of the children over the Father's Day Weekend, with the weekend, with the weekend custody period for each weekend beginning for each party at 5:00 p.m. on Friday.</p> <p>4. Each party will be entitled to a period of two weeks during the summer months with the minor with the minor children during which time the other party will not exercise custody upon appropriate prior notice to the other.</p> <p>5. Each of the parties shall have a reasonable period of custody with each minor child on that child's birthday.</p> <p>6. Lori Ellen Aul shall have physical custody of the minor children at all times not specifically set forth above.</p> <p>7. The parties shall be entitled to additional periods of physical custody with the minor children at such times and for such periods as may be agreed upon by the parties. BY THE COURT: s/ JOSEPH S. AMMERMAN, JUDGE. TWO CERTIFIED TO ATTORNEY BLAKLEY/ONE CERTIFIED TO DEFENDANT.</p> <p>FEBRUARY 4 1994 PETITION TO MODIFY ORDER OF CUSTODY FILED. ORDER YOU, LYNN EDWARD AUL, JR., HAVE BEEN SUED IN Court to modify an Order of Custody concerning your children, LINDA ELAINE AUL AND LYNN EDWARD AUL, III. YOU are ordered to appear in person in court room no.---- at Clearfield County Courthouse, Clearfield, Pennsylvania, 16930 on the 4th day of March, 1994, at 1:00 PM for a conference. If you fail to appear as provided by this ordere, and order for Custody, Partial Custody, or visitation may be entered against you or the Court may issue aWarrant for your arrest. BY THE COURT /s/ John K. Reilly Jr. Judge. (1 copy to Benjamin s. Blakely esq.)</p> <p>MARCH 24, 1994, ORDER FOR MEDIATION CONFERENCE, filed March 23, 1994 BY THE COURT: John K. Reilly, Jr, P.J.</p> <p>APRIL 20, 1994, AFFIDAVIT OF CONSENT OF LORI ELLEN AUL, filed</p> <p>APRIL 20, 1994, AFFIDAVIT OF CONSENT OF LYNN EDWARD AUL, JR, filed</p> <p>APRIL 20, 1994, ORDER, filed 5 cert/Atty Blakley April 20, 1994, BY THE COURT: John K. Reilly, Jr, P.J. We do hereby consent to the Order contained herewith. /s/ Lori Ellen Aul-Benjamin S. Blakley /s/ Lynn Edward Aul, Jr-Toni M. Cherry, ESq.</p>

John R. Miller III
 SUSAN A. MASTER,
 93-143-CD
 1/29/93
 \$110.00 Pd
 by Atty
 Clfd Trust
 BAL/\$75.00
 BAL: \$55.20
 EDWARD J. MASTER, III
 Pro 40.00
 State by Atty 10.00
 (5 counts)
 JCP Fee by Atty 25.00
 CK#2292 SHFF by Atty 5.00
 CK#2293 SHFF by Pro 17.80
 SHFF by Pro 2.00
 State .50

JANUARY 29, 1993, COMPLAINT IN DIVORCE, filed by John R. Miller, III, Esquire.
 One (1) copy Certified to Attorney.
 FEBRUARY 23, 1993 EMERGENCY PETITION FOR SPECIAL RELIEF, FEBRUARY 23, 1993 RULE TO SHOW CAUSE, filed.
 AND NOW, this 23rd day of February, 1993, upon consideration of the within Emergency Petition for Special Relief a Rule to Show Cause is issued upon County National Bank as a third party Defendant and the Respondent herein, Edward J. Master, III, to show cause, if any they have, why the prayer of said Petition should not be granted. Said rule returnable for hearing on the 24th day of March, 1993, at 2:00 o'clock p.m. in Courtroom 1 of the Clearfield County Courthouse, Clearfield, Pa.
 Pending said hearing, the Sheriff Sale on the Writ of Execution issued to No. 93-1-EX on the sale of the personal property contents of the marital residence located at 3 Patterson Street, Clearfield, Pennsylvania shall be stayed. BY THE COURT: s/ JOHN K. REILLY, JUDGE.
 filed by attorney Miller.
 FEBRUARY 23, 1993 RULE ISSUED TO DEFENDANT AND ALSO TO ATTORNEY MILLER BY REGULAR MAIL.
 FEBRUARY 23, 1993, PRAECIPE TO REINSTATE, filed
 Please reinstate the Complaint in the above reference action. /s/ John R. Miller, III, Esq.
 FEBRUARY 23, 1993, COMPLAINT REINSTATED AND REISSUED TO SHFF FOR SERVICE. /s/ arb.
 FEBRUARY 25, 1993 CERTIFICATE OF SERVICE, filed by John R. Miller, III., Esquire.
 FEBRUARY 24, 1993 COPY OF EMERGENCY PETITION FOR SPECIAL RELIEF TO PREVENT EXECUTION MAILED TO: Edward J. Master, III., Peter F. Smith, Esquire. s/ John R. Miller, III., Esquire.
 MARCH 1, 1993 ORDER, filed.
 NOW, this 19th day of February, 1993, this being the day and date scheduled for custody conferece, upon agreement of the parties, it is hereby ORDERED as follows:
 1. That Lori Ellen Aul and Lynn Edward Aul, Jr., shall have shared legal custody of their minor children, namely Linda Elaine Aul and Lynn Edward Aul, III.
 2. That Lori Ellen aul and Lynn Edward Aul, Jr., shall have shared physical custody of their minor children with Lynn Edward Aul, Jr., having the following specific times:
 a) Each Tuesday and Thrusday from 7:30 a.m. until 3:30 p.m.
 b) Every weekend from 8:00 a.m. on Saturday until 7:00 p.m. on Sunday, provided, however, that Lori Ellen Aul shall be entitled to have the children one weekend per month if she chooses upon adequate notice to father. In the event that she should have special plans on a particular weekend and desir to have custody of the children, the parties will cooperate fully with one another to allow mother to exercise custody of the children on that chosen weekend with adequate allowance made to father to have make up time for that special weekend.
 c) On all odd-numbered years beginning eith 1993 from December 24th at 5:00 until December 25th at Noon. Mother will have the children for this period of time during theeven-numbered years.
 d) On all even-numbered years beginning with 1994 from December 25th at Noon until December 25th at 5:00 p.m. Mother will have the children for this period of time during the odd-numbered years.
 e) Thanksgiving Day on all even-numbered years beginning with 1994 from 9:00 a.m. until 8:00 p.m. Mother will have the children for the same period of time on Thanksgiving Day on Every odd-numbered year.
 f) The following holidays, alternated each year with mother, from 9:00 a.m. until 8:00 p.m.: New Years Day, Easter Sunday, Memorial Day, Independence Day and Labor Day. Provided, however, that if any holiday occurs on teh friday preceding or the Monday following Father's weekend, he shall be premitted to keep them overnight from Friday until Saturday or from sunday until Monday.
 g) Every other Friday, father may pick up the children at 5:00 p.m. and keep them for his weekend.
 h) IN addition to the times set forht herein, father will have first option to have custody of the minor children when mother is unable to care for them personally for more that one hour, nad mother will contact father sufficiently in advance to permit him to exercise this custody.
 i) If mother should have an engagement or be out of town, on any Friday night or Sunday night, when fater is scheduled to have the children for the weekend, father shall have overnight privileges on those nights.
 3. The above schdule not withstanding, mother shall be entitled to have custody of the children over the Mother's Day weekend, and faterh will have custody of the children over the Father's Day Weekend, with the weekend custody period for each weekend beginning for each party at 5:00 p.m. on Froday.
 4. Each party will be entitled to a period of two weeks during the summer months with the minor children during which time the other party will not exercise custody upon appropriate prior notice to the other.
 5. Each of the parties shall have a resonable period of custody with each minor child on that child's birthday.
 6. Lori Ellen Aul shall have physical custody of the minor children at all times not specifically set forth above.

ck # 3062 Atty 14.70
 2990
 1470

CONTINUED ON PAGE 126:

Carolee Berasi,

INTEGRA MORTGAGE COMPANY
 SUBDIVISION OF INTEGRA
 BANK, Successor to
 LANDMARK SAVINGS
 ASSOCIATION,
 335 Fifth Avenue,
 Pittsburgh, PA 15222
 NATIONAL CITY BANK OF PENNA.
 s/i/i to INTEGRA MORTGAGE CO

Dorothy E. Voelker

Jan 29 11:55 am

93-144-CD

DOMENICK J. KURTZ,
 309 Olive Avenue
 DuBois, PA 15801

JANUARY 29, 1993, COMPLAINT/Action/Mortgage Foreclosure,
 filed by Carolee Berasi, Esquire.
 Copies Certified to Sheriff.

MARCH 25, 1993, AFFIDAVIT OF SERVICE, filed.
 NOW, March 3, 1993 at 5:52 PM o'clock EST served
 within: COMPLAINT/MTG FORECLOSURE on Domenick J. Kurtz,
 deft. So answers, Chester A. Hawkins, Shff by s/
 Marilyn Hamm

APRIL 1, 1993, PRAECIPE FOR DEFAULT JUDGMENT ON COMPLAINT
 IN MORTGAGE FORECLOSURE, filed

Kindly enter Judgment for \$50,740.23 in favor of
 the Plaintiff and against the Defendant for failure to
 file an answer to Plaintiff's Complaint within 20 days
 from service thereof and assess Plaintiff's damages as
 follows and calculated as stated in the Complaint.

Principal of mortgage debt due and unpaid	\$44,421.09
Title Search and Bringdown	200.00
Interest at 9% from May 1, 1992 thru March 25, 1993 (Each day, add \$10.95 after March 25, 1993)	3,603.42
Late charges 10@ \$17.70 From June, 1992 thru March, 1993 (on the 16th day of each month add \$17.70 after March 25, 1993)	177.00
Escrow Deficit	117.66
Attorneys Fees (anticipated and actual to 5% of principal)	2,221.06
TOTAL	\$50,740.23

/s/ Carolee Berasi, Esq.

Judgment is entered in favor of the Plaintiff and against
 the Defendant for failure to file an answer in the sum
 of Fifty Thousand Seven Hundred Forty Dollars and Twenty-
 Three Cents.

DEBT: \$50,740.23

DEFAULT JUDGMENT

[Handwritten Signature]
 Prothonotary

Pro by Atty	40.00
JCP Fee by Atty	5.00
Shff Hawkins by Atty	24.86
Surcharge	2.00
Pro by Atty	9.00

APRIL 1, 1993, NOTICE OF DEFAULT JUDGMENT MAILED TO
 DEFT. /s/ tr.

APRIL 1, 1993, PRAECIPE FOR WRIT OF EXECUTION ,
 filed by Carolee Berasi, Esq.

WRIT OF EXECUTION ISSUED TO NO 93-42-EX

AUGUST 18, 1993, SHERIFF RETURN, filed
 NOW, August 18, 1993, return the within WRIT as
 Plaintiff and Defendant came to an agreement. /s/ Chester
 A. Hawkins, Shff by Margaret H. Putt.

~~OGT-04-1996, MOTION TO HAVE CASE REFERRED TO ARBITRATION,
 filed by s/Michael S. Marshall, Esq. TWO (2) CERT TO ATTY MARSHALL~~

JUN 12, 1998, PRAECIPE TO ENTER APPEARANCE AND SATISFY JUDGMENT, filed by s/DOROTHY E. VOELKER, ESQ.

12th June 1998
W. A. Shaw (100)

<p>Paula M. Cherry</p> <p>Jan 29 12:15 pm</p>	<p>EDWARD J. BLACK, Administrator of the ESTATE OF STEPHEN CZARNECKI BLACK, a/k/a STEPHEN R. BALCK, a/k/a STEPHEN R. CZARNECKI,</p> <p>93-145-CD</p> <p>CHARLES E. MCDIVITT, HAROLD CLONTZ, and HAZEL CLONTZ, and their heirs, devisees, adminis- trators, executors and assigns, and all other person, persons, firms,</p>	<p>JANUARY 29, 1993, COMPLAINT/Action/Quiet Title, filed by Paul M. Cherry, Esquire. ALL those certain pieces, parcels of lots of land lying and being situate in Sandy Township, Clearfield County, Pennsylvania. AFFIDAVITS OF DEFENDANTS, filed. ORDER, filed. NOW, this 28th day of January, 1993, it appearing that an Action to Quiet Title has been filed in the above-entitled case and the identity and whereabouts of CHARLES E. MCDIVITT, HAROLD CLONTZ, and HAZEL CLONTZ, and their heirs, devisees, administrators, executors and assigns, and all other person, person, firms partnerships or corporate entities in interest, are unknown, the Defendants shall be served with a copy of the Complaint by advertising the same one(1) time in the Courier-Express newspaper and one (1) time in the Clearfield County Legal Journal in accordance with the Notice attached to and made a part of the Complaint. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>MARCH 16, 1993, AFFIDAVIT, filed by Paula M. Cherry, Esq.</p> <p>MARCH 16, 1993, MOTION FOR JUDGMENT, filed by Paula M. Cherry, Esq.</p> <p>MARCH 16, 1993, ORDER, filed 1 cert/Atty AND NOW, this 12th day of March, 1993, it appearing that service of the Complaint to Quiet Title in the above Action was served on all of the Defendants and by Affidavit of PAULA M. CHERRY, ESQ, Attorney for Plaintiff, no Answer or Appearance has been filed to said Action, and on Motion of GLEASON, CHERRY AND CHERRY, P.C., Attorneys for Plaintiff, it is hereby ORDERED AND DECREED:</p> <p>1. That the Defendants, CHARLES E. MCDIVITT, HAROLD CLONTZ, and HAZEL CLONTZ, and their heirs, devisees, administrators, executors and assigns, and all otehr person, persons, firms, partnerships or corporate entities in interest, are forever barred from asserting any right, title, lien or interest inconsistent with the interest or claim of the Plaintiff as set forth in his Complaint in and to ALL those certain pieces, parcels or lots of land lying and being situate in Sandy Township, Clearfield County, Pennsylvania, being bounded and described as follows, to wit:</p>
<p>EXCEPTING the coal oil and gas rights as set forth in deed from C.H. Prescott to former grantor. and that title to said property is now vested in EDWARD J. BLACK, Administrator of the Estate of STEPHEN CZARNECKI BLACK, a/k/a STEPHEN R. BLACK, a/k/a STEPHEN R. CZARNECKI, Plaintiff, as prayed.</p> <p>2. That the rights of the Plaitniff are superior to the rights of the Defendans, CHARLES E. MCDIVITT, HAROLD CLONTZ, and HAZEL CLONTZ, and their heirs, devisees, administrators, executors and assings, and all other person, persons, firms, partnerships or corporate entities in interest.</p> <p>3. That the Plaintiff has title in fee simple to said premises as described in the Complaint as against the Defendnats, CHARLES E. MCDIVITT, HAROLD CLONTZ, and HAZEL CLONTZ, and their heirs, devisess, administrators, executors and assings, and all other person, persons, firms, partnerships or corporate entities in interest.</p> <p>4. That the Defendants, CHARLES E. MCDIVITT, HAROLD CLONTZ, AND HAZEL CLONTZ, and their heirs, devisees, administrators, executors and assings, and all other person, persons, firms, partnerships or corporate entities in interest, are enjoined and forever barred from asserting any right, title or interst in and to the premises described which are inconsistent with the interest or claims of the Plaintiff as set forth in his Complaint and from setting up any title to the premises and from impeaching, denying or in any way attacking the title of the Plaintiff to the premises.</p> <p>5. That the Thirty (30) day provision of Pennsylvania Rules of Civil Procedure 1066(b)(i)</p> <p>CONT. TO PG 128</p>	<p>partnerships or corporate entities in interest,</p> <p>Pro by Atty 40.00 JPC Fee by Atty 5.00 pro by atty 10.00</p>	<p>THE FIRST THEREOF: BEGINNING at a point in center of State Road Number 322 opposite east edge of headwall 135 feet more or less west of the iron pipe corner of land now or formerly of M.W. McCreight and C.A. Mitchell; thence South and parallel with west line now or formerly of Mitchell 215 feet to apoint; thence by land now or formerly of M.I. McCreight, West at right angle 100 feet to a post; thence North parallel with east line of this lot 200 feet more or less to apoint in center of said road 100 feet more or less to place of beginning, containing one-half (1/2) acre more or less. SUBJECT to certain reservations as contained in former deeds.</p> <p>THE SECOND THEREOF: BEGINNING at a point center of State Road #322, the Northwest corner of lot now or formerly of Geo. M. Doan, said corner being 235 feet west of the concrete pipe corner at line now or formerly of Mitchell and grantor; thence southerly and parallel with line now or formerly of Mitchell 210 feet along lot now or formerly of Doan to a post; thence along other land of grantor in a southwest direction and parallel to the said state road 110 feet to a post; thence along other land of former grantor northerly and parallel to east line above noted 210 feet to center of state road; thence in center of said road easterly 110 feet to place of beginning.</p>

Bernstein & Bernstein

D. C. GUELICH EXPLOSIVE COMPANY,

JANUARY 29, 1993, PRAECIPE FOR WRIT OF SUMMONS, filed by Bernstein & Bernstein, Esquires.
 You are hereby instructed by counsel for Plaintiffs to issue a Writ of Summons against the Defendants' in the above-captioned matter. The amount involved is in excess of \$20,000.00 /s/ Nicholas D. Krawec, Esquire.

Jan 29 11:40 am

93-146-CD

JANUARY 29, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.

MARCH 25, 1993, SHERIFF'S RETURN, filed.
 Now, February 3, 1993 at 9:30 AM EST served within SUMMONS on Nancy Dotts, deft.
 Now, February 3, 1993 at 9:30 AM EST served within SUMMONS on Frank Dotts, deft.
 Now, February 3, 1993 at 9:30 AM EST served within SUMMONS on Cambria Mills Coal Co Inc., deft. So answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm

NOVEMBER 12, 1993, PRAECIPE TO SETTLE AND DISCONTINUE, filed
 Settle, Discontinue and End the above captioned matter upon the records of the Court and mark the costs paid. /s/ Nicholas D. Krawec, Esq.

CAMBRIA MILLS COAL CO., INC., FRANK DOTTS and NANCY DOTTS, h/w

SETTLED DISCONTINUED ENDED

Pro by Atty 40.00
 JCP Fee by Atty 5.00
 by Atty
 Shff Hawkins 37.42
 by Atty
 Surcharge 6.00
 Pro by Atty 5.00

CONTINUED FROM PAGE 108, LIPPERT vs LIPPERT, 93-137-CD

MAY 21, 1997, PRAECIPE FOR APPEARANCE, filed. NO CERT COPIES
 Please enter my appearance on behalf of RAYMOND N. LIPPERT, Defendant, in the above captioned case. s/WARREN B. MIKSELL, II, ESQUIRE

MAY 21, 1997, JOINT MOTION REQUESTING EXTENSION OF TIME, filed by s/DANIEL C. BELL, ESQUIRE ONE (1) CERT TO ATTY BELL s/DANIEL C. BELL, ESQ. s/WARREN B. MIKSELL, II, ESQ.

MAY 27, 1997, ORDER, filed. TWO (2) CERT TO ATTY BELL
 AND NOW, this 23rd day of May, 1997, upon consideration of the Joint Motion For Extensioin of Time in the above captioned mattter, it is the ORDER of this Court that this Divorce Action shall not be dismissed as previously ordered on December 3, 1996, but rather this aciton shall be automatically dismissed by the Court on June 30, 1997 if the above captioned parties have failed to obtain a Divorce Decree.
 BY THE COURT s/FRED AMMERMAN, JUDGE

JUN 06, 1997, NOTICE UNDER SECTION 3301(d) OF THE DIVORCE CODE, filed. s/DONNA J. LIPPERT NO COPIES
CERTIFICATE OF SERVICE
 I hereby certify that Certified Copy of NOTICE AND AFFIDAVIT UNDER SECTION 3301 (d) OF THE DIVORCE CODE with reference to the above captioned matter has been served upon the attorney for Defendant by mailing a true and correct copy of same to him by U.S. First Class Mail, postage prepaid, addressed as follows on June 6, 1997: WARREN B. MIKSELL, II, ESQUIRE
 s/DANIEL C. BELL, ESQ.

JUNE 27, 1997, PRAECIPE TO TRANSMIT RECORD, filed by Daniel C. Bell, Esquire
 JUNE 30, 1997, ORDER FOR BIFURCATION, filed by Daniel C. Bell, Esquire Two Copies
 Certified to Atty Bell.
 AND NOW, to wit: this 30th day of June, 1997, upon Stipulation of the parties, it is ORDERED that the divorce action filed in the above captioned matter shall be and is hereby bifurcated from all other pending issues and the Court shall concurrent herewith enter an appropriate Decree of Divorce; and further in accordance with said Stipulation, shall and hereby does retain jurisdiction over all other matters and issues raised or pending in these proceedings. BY THE COURT, s/ Fredric Ammerman, Judge

DIVORCE DECREE
 AND NOW, the 30th day of June, 1997, the Plaintiff and Defendant having lived separate and apart for a period of at least two (2) years and the marriage is irretrievably broken.
 It is, therefore, DECREED that the above captioned parties be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between them. 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.

CONTINUED TO PAGE 119

Benjamin S. Blakley

JAMES E. O'BRYON,
t/d/b/a O'BRYON
EYE ASSOCIATES,

JANUARY 28, 1993, COMPLAINT IN CIVIL ACTION, filed by Benjamin S. Blakley, Esquire.
One (1) copy Certified to Sheriff.

FEBRUARY 18, 1993, AFFIDAVIT OF MAILING, filed February 5, 1993, COMPLAINT SERVED TO: Compulink Business Systems, Inc. /s/ Benjamin S. Blakley, III, Esq.

MARCH 11, 1993, PRAECIPE, filed
Enter judgment in the above captioned action in favor of the Plaintiff, JAMES E. O'BRYON, t/d/b/a O'BRYON EYE ASSOCIATES, and against Defendant, COMPULINK BUSINESS SYSTEMS, INC, for failure to file an answer to Plaintiff's Complaint within twenty (20) days from service thereof and assess Plaintiff's damages as follows:

Principal \$6,000.00
Interest
Costs (to be added)
TOTAL DEBT:

It is hereby certified that a written notice of intention to file this Praecipe was served on the Defendant by mailing the same by first class mail, postage prepaid, on February 26, 1993. A copy of the Notice is attached hereto and made a part hereof. /s/ Benjamin S. Blakley, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Six Thousand Dollars plus interest and costs.

DEBT: \$6,000.00

DEFAULT JUDGMENT



Prothonotary

MARCH 11, 1993, NOTICE OF JUDGMENT MAILED TO DEFT. /s/ tr.

Jan 29
1:30 pm

93-148-CD

COMPULINK BUSINESS
SYSTEMS, INC.,

Pro by Atty 40.00
JCP Fee by Atty 5.00
Pro by Atty 9.00

Richard H. Milgrub

MILO SPENCER,

JANUARY 29, 1993, COMPLAINT IN DIVORCE, filed by Richard H. Milgrub, Esquire.
One (1) copy Certified to Attorney.

FEBRUARY 10, 1993, AFFIDAVIT OF SERVICE, filed February 2, 1993, COMPLAINT IN DIVORCE SERVED TO: Eileen Spencer, Deft by certified mail. /s/ Richard H. Milgrub, Esq.

JUNE 16, 1995, PETITION TO AMEND COMPLAINT, filed by s/RICHARD H. MILGRUB, ESQUIRE. ONE(1) CERT ATTY VERIFICATION, s/RICHARD H. MILGRUB, ESQ.

JUNE 19, 1995, RULE, filed.
AND NOW, this 19th day of June, 1995, 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 the Divorce Complaint.

Rule returnable by filing a written response on the 10th day of July, 1995. BY THE COURT: /s/ Fredric J. Ammerman, Judge.

One certified copy to Attorney Milgrub.

JULY 12, 1995, AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS, filed by s/Eileen Spencer ONE(1) CERT KEYSTONE/PRO BONO ORDER,

NOW, this 11th day of July, 1995, 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 granted for purposes of referral to pro bono program.
BY THE COURT: s/Fredric J. AMMERMAN, Judge

NOV. 12, 1999, WAIVER OF NOTICE OF INTENTION TO REQUEST ENTRY OF A DIVORCE DECREE, filed. s/MILO SPENCER NO CC

NOVEMBER 19, 1999, PRAECIPE TO TRANSMIT RECORD, filed by Richard H. Milgrub, Esq., Attorney for the Plaintiff

ORDER/DECREE DATED: NOVEMBER 18, 1999, BY THE COURT: /s/Fredric J. Ammerman, Judge

DECEMBER 15, 1999, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA

Certified Copies of Decree to Parties of Record.

1/29/93
\$100.00 Pd
by Atty

93-149-CD

Clfd Trust
Bal/\$75.00

EILEEN SPENCER,

Ck. # 2990
~~\$40.00~~ to
Civil Acct.
Bal. \$35.00
34 50

Pro 40.00
State by Atty 10.00
(3 counts)
JCP Fee by Atty 15.00

IN RE:
 PAUL ENGLISH,
 An Alleged Severely
 Mentally Disabled
 Person,

JANUARY 29, 1993, PETITION TO TRANSFER FOR PERSONS
 IN INCOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT
 OF 1976, filed.

ORDER, filed.
ORDER, filed.

FEBRUARY 2, 1993, MENTAL HEALTH REVIEW OFFICERS
 REPORT AND DECREE, filed.

One (1) copy Certified to EMS.
DECREE, filed.

AND NOW, this 2nd day of February, 1993, the Mental Health Review Officer's Report is acknowledged. We approve his recommendations.

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

Accordingly, the Court ORDERS, that PAUL ENGLISH receive inpatient care and treatment as a severely mentally disabled person pursuant to Section 306 nad the provisions of the Mental Health Procedures Act of 1976, as amended for a periof of time not to exceen Twenty (20) Days which does not exceed the period of time required by the Original 305 Court Order dated October 13, 1992, which expires April 13, 1993, at the DuBois Regional Medical Center-West, Psychiatric Ward DuBois, PA TRANSFER DATE February 3, 1993.

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.

Jan 29,
 3:00 pm

93-150-CD

Pro 40.00
 JCP Fee 5.00
 R. Mattern 150.00

PK 106618
 5.87 106 618

ORDER, filed.

AND NOW, this 2nd day of February, 1993, it is the ORDER of this Court that the EMS. Ambulance service of EuBois, PA transport the above-named PAUL ENGLISH from his home on Morgan Run Road, West decatur, Pennsylvania, to The DuBois, Regional Medical Center, West, Psychiatric ward, as per Order of Court commitment dated February 2, 1993, TRANSFER DATE: February 3, 1993, Costs to be paid by Mental Health Program. BY THE COURT: John K. Reilly, Jr., President Judge.

Kimberly M. Kubista

LEZZER CASH & CARRY, INC
A Pennsylvania Corporation

JANUARY 29, 1993, JUDGMENT NOTE, filed.

See Original Papers for Information.

Judgment is entered in favor of Plaintiff and against the Defendant in the sum of Twenty-five Thousand and 00/100 Dollars, with costs of suit.

Debt \$25,000.00

JUDGMENT

Allen D. Beish
Prothonotary

Jan 29 3:45 pm

93-151-CD

JANUARY 29, 1993, Notice of Entry of Judgment mailed to Defendant.

PRESTON BEISH and
TIMOTHY MILLER, t/a
BEISH & MILLER
CONTRACTING,

And filed 30th day of March 1993
Allen D. Beish

Pro by Atty 9.00

JCP Fee by Atty 5.00

Pro by Atty 5.00

Kim C. Kesner

CLEARFIELD BANK & TRUST COMPANY,

JANUARY 29, 1993, COMPLAINT/Action/Mortgage Foreclosure, filed by Kim C. Kesner, Esquire.

One (1) copy Certified to Sheriff.

MARCH 25, 1993, AFFIDAVIT OF SERVICE, filed.

NOW, February 4, 1993 at 9:29 AM o'clock EST served within: COMPLAINT/MTG FORECLOSURE on Ronald L. Fenton, Exuc. of Estate of Evelyn E. Evans, dec'd, def't. So answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm

MARCH 26, 1993, 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 agaisnt the above named Defendant, Ronald L. Fenton, Executor of the Estate of Evelyn E. Evans, for failure to file an answer in the above-captioned action within twenty (20) days from the date of service, Ronald L. Fenton, having been served on Febraury 4, 1993, as appears separately of record. A notice of Plaintiff's intention to file a Praecipe for Default Judgment was mailed to Defendant, Ronald L. Fenton, at RD1, Box 142, Clearfield PA 16830, March 1, 1993. A copy of the notice sent to the Defendant is attached hereto as Exhibit "A" and incorporated herein by reference.

Kindly assess damages against the Defendant, Ronald L. Fenton, as follows:

Balance due on Note, Principal and	
Accrued Interest as of 1/25/93:	\$23,366.65
Interest at the rate of 10.75% per	
annum from 10/9/92 (to be added):	\$
Reasonable Attorney's fees actually	
incurred (to be added):	\$
Costs (to be added):	\$
TOTAL:	\$23,366.65

/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-Three Thousand Three Hundred Sixty-Six Dollars and Sixty-Five Cents, plus costs, atty fees and interest.

Pro by Atty 40.00

JCP Fee by Atty 5.00

Shff Hawkins by Atty 17.80

Surcharge by Atty 2.00

Pro by Atty 9.00

DEBT: \$23,366.65

DEFAULT JUDGMENT

Allen D. Biech
Prothonotary

MARCH 26, 1993, NOTICE OF DEFAULT JUDGMENT MAILED TO DEFT. /s/ tr

APRIL 2, 1993, PRAECIPE FOR WRIT OF EXECUTION, filed by Kim C. Kesner, Esq.

WRIT OF EXECUTION ISSUED TO NO 93-43-EX

JUNE 22, 1993, SHERIFF RETURN, filed
NOW, Juen 21, 1993, return the within WRIT as Executed. The property of the defendnat was sold to the Plaintiff on June 4, 1993, for \$1.00 + Costs.
/s/ Chester A. Hawkins, Shff by Margaret H. Putt.

CONTINUED FROM PAGE 115: SUSAN A. MASTER vs. EDWARD J. MASTER, III 93-143-CD

~~ORDER CONTINUED:~~

7. The parties shall be entitled to additional periods of physical custody with the minor children at such times and for such periods as may be agreed upon by the parties. BY THE COURT: s/ JOSEPH S. AMMERMAN, JUDGE.

TWO COPIES CERTIFIED TO ATTORNEY BLAKLEY ONE COPY CERTIFIED TO DEFENDANT, EDWARD J. MASTER, III.

MARCH 25, 1993 ORDER, filed.

AND NOW this 24th day of March, 1993, a Rule being Returnable on this date, being directed to County National Bank as a third party Defendant and the Respondent by agreement of counsel for Plaintiff/Petitioner, Susan A. Master, and counsel for County National Bank, the return date of this Rule shall be continued for a minimum of sixty (60) days and shall be scheduled for the next available date of the Court's Calendar.

The new return date of this Rule shall be on the 4th day of June, 1993, at 1:30 o'clock p.m. in Courtroom 1 at the Clearfield County Courthouse, Clearfield, Pa.

The stay of the Sheriff's Sale on the Writ of Execution issued at No. 93-1-EX on the sale of personal property of the parties at the marital residence known as 3 Patterson Street, Clearfield, PA, shall remain in full force and effect pending said hearing. BY THE COURT: s/ JOHN K. REILLY, 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, Pa., on this 26th day of March, 1993, to the attorneys of record. s/ TR.

JULY 7, 1993, SHERIFF RETURN, filed

MARCH 5, 1993, COMPLAINT IN DIVORCE SERVED TO: Edward J. Master III, Deft. s/ Chester A. Hawkins, Shff by Marilyn Hamm.

AUGUST 23, 1993, NOTICE OF SERVICE OF INTERROGATORIES, filed. NO CERT. COPIES.

Please take notice that the undersigned has served the original and two copies of Plaintiff's Interrogatories to Defendant on Defendant's attorney, by personal service, on this date to the following: WINIFRED H. JONES-WENGER, ESQ. DATED: August 19, 1993. s/JOHN R. MILLER, III, ESQUIRE.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the within Notice of Service of Interrogatories and Plaintiff's Interrogatories to Defendant, was hereby served on Defendant's attorney, by personal service, this date. Winifred H. Jones-Wenger, Esquire. s/JOHN R. MILLER, ESQUIRE DATED: August 19, 1993.

MARCH 31, 1994, ANSWER TO COMPLAINT AND COUNTERCLAIM FOR CUSTODY, filed by Winifred H. Jones-Wenger, Esq. 1 cert/Atty Miller

ORDER OF COURT, filed

You, SUSAN A. MASTER, Plaintiff, have been sued in Court to obtain custody, partial custody, or visitation of the children, LEIGH K. MASTER, born August 27, 1995 and CLAYTON E. MASTER, born November 27, 1989.

You are ordered to appear in person at the Clearfield County Courthouse, Courtroom #-- Clearfield, Clearfield County, PA on Wednesday, May 4, 1994, at 9:00 AM for mediation 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.

APRIL 11, 1994, ORDER FOR MEDIATION CONFERENCE, filed

APRIL 11, 1994, BY THE COURT: JOHN K. REILLY, Jr, P.J.

APRIL 29, 1994, CERTIFICATE OF SERVICE/RE ANSWER TO COMPLAINT AND COUNTERCLAIM FOR CUSTODY: ORDER OF COURT, filed

March 31, 1994, ANSWER SERVED TO: John R. Miller, III, Esq. s/ Winifred H. Jones-Wenger, Esq.

MAY 5, 1994, TEMPORARY CUSTODY ORDER, filed 2 cert/Atty Wenger, Miller, 1 Dr. Ryen

May 4, 1994, BY THE COURT: John K. Reilly, Jr, P.J.

We, do hereby consent to the Order contained herewith. /s/ Susan A. Master-John R. Miller, Esq /s/ Edward J. Master, III-Winifred H. Jones-Wenger, Esq.

JUNE 15, 1994, ORDER FOR MEDIATION CONFERENCE, filed

June 15, 1994, BY THE COURT: John K. Reilly, Jr, P.J.

JANUARY 11, 1995, PETITION FOR PSYCHOLOGICAL EVALUATION PURSUANT TO PA. R.C.P. 1915.8., filed by Winifred H. Jones-Wenger, Esquire.

One (1) certified to Attorney Wenger.

JANUARY 11, 1995, RULE RETURNABLE/RE: PETITION FOR PSYCHOLOGICAL EVALUATION PURSUANT TO PA R.C.P. 1915.8, filed 1 cert/Atty Wenger

NOW, this 11th day of January, 1995, upon consideration of the attached petition for Psychological Evaluation, a Rule is hereby issued upon Plaintiff/Respondent to Show Cause why the Petition should not be granted. Rule Returnable on the 2nd day of February, 1995 for written response. BY THE COURT: Fredric J. Ammerman, Judge.

JANUARY 13, 1995, CERTIFICATE OF SERVICE/PETITION FOR PSYCHOLOGICAL EVALUATION PURSUANT TO PA R.C.P. 1915.8 AND RULE RETURNABLE, filed

January 12, 1995, PETITION AND RULE RETURNABLE SERVED TO: John R. Miller, III, Esq. /s/ Winifred H. Jones-Wenger, Esq.

JANUARY 31, 1995, ANSEWR TO PETITION FOR PSYCHOLOGICAL EVALUATION PURSUANT TO PA R.C.P. 1915.8, filed by John R. Miller, III, Esq.

JANUARY 31, 1995, CERTIFICATE OF SERVICE/ ANSWER TO PETITION FOR PSYCHOLOGICAL EVALUATION PURSUANT TO PA R.C.P. 1915.8, filed

January 30, 1995, ANSWER SERVED TO: Winifred H. Jones-Wenger, Esq and Court Administrator's Office. /s/ John R. Miller, III, Esq.

CONTINUED ON PAGE #561

CONT. FROM PG 117 BLACK al vs. McDIVITT et al 93-145-CD

ORDER CONT. be modified as to eliminate the said Thirty (30) day Rule of Pennsylvania Rules of Civil Procedure from this case. Said modification is in accordance with the authority vested in this Court by virtue of the Pennsylvania Rules of Civil Procedure no. 248, to eliminate any time period prescribed by Pennsylvania Rules of Civil Procedure upon Order of Court.

6. That these proceedings, or any authenticated copy thereof, shall at all times hereafter be taken as evidence of the facts declared and established thereby.

7. That a certified copy of this Order shall be recorded in the Office of the Recorder of Deeds of Clearfield County, Pennsylvania. BY THE COURT: John K. Reilly, Jr., P.J.

MARCH 16, 1993, PRAECIPE, filed

Please enter final judgment in favor of the above-named Plaintiff and against the Defendants in accordance with Order of the above-named Court dated March 12, 1993. /s/ Paula M. Cherry, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendants per Court Order dated March 12, 1993.

JUDGMENT FOR THE PREMISES

Allen D. Big...

Prothonotary

MARCH 19, 1993, FINAL ORDER TAKEN TO REG & REC OFFICE. /s/ arf.

~~FEBRUARY 13, 1995, NOTICE OF SERVICE OF INTERROGATORIES, filed by Daniel McGee, Esq.~~

~~CERTIFICATE OF SERVICE, filed~~

~~FEBRUARY 9, 1995, NOTICE OF SERVICE OF INTERROGATORIES SERVED TO: Benjamin S. Blakley, III, Esq. /s/ Daniel McGee, Esq.~~

CONT FR PG 134 SANDY al vs HELLER et al 93-72-CD

FEBRUARY 28, 1994, NOTICE OF SERVICE OF DEFENDANT, THE PRUDENTIAL INSURANCE COMPANY OF AMERICA'S ANSWERS TO PLAINTIFFS' INTERROGATORIES, filed by Daniel McGee, Esq.

CERTIFICATE OF SERVICE, filed

February 25, 1994, NOTICE OF SERVICE OF DEFENDANT, THE PRUDENTIAL INSURANCE COMPANY OF AMERICA'S ANSWERS TO PLAINTIFFS' INTERROGATORIES SERVED TO Benjamin S. Blakley, III, Esq. /s/ Daniel McGee, Esq.

MARCH 4, 1994, DEFENDANT, THE PRUDENTIAL INSURANCE COMPANY OF AMERICA'S ANSWERS TO PLAINTIFFS' INTERROGATORIES, filed by Daniel McGee, Esq.

MAY 18, 1994, NOTICE OF DEPOSITION OF HELEN LUCILLE SANDY and FRANK J. SANDY, filed by Benjamin S. Blakley, III, Esq.

CERTIFICATE OF SERVICE, filed

May 5, 1994, NOTICE OF DEPOSITION SERVED TO: Daniel McGee, Esq and Nancy Catalano Dill, Court Reporting. /s/ Benjamin S. Blakley, III, Esq.

MAY 18, 1994, AFFIDAVIT OF SERVICE, filed

May 9, 1994, SUBPOENA AND COPY OF NOTICE OF DEPOSITION SERVED TO: Kay Blose, Louise Beatty and Becky Anderson. /s/ Benjamin S. Blakley, III, Esq.

JULY 29, 1994, TRANSCRIPT OF DEPOSITION OF LOUISE BEATTY, filed in Trans Dr.

JULY 29, 1994, TRANSCRIPT OF DEPOSITION OF BECKY ANDERSON, filed in Trans Dr.

JULY 29, 1994, TRANSCRIPT OF DEPOSITION OF KAY BLOSE, filed in Trans. Dr.

FEBRUARY 13, 1995, NOTICE OF SERVICE OF INTERROGATORIES, filed by Daniel McGee, Esq.

CERTIFICATE OF SERVICE, filed

February 9, 1995, NOTICE OF SERVICE OF INTERROGATORIES SERVED TO: Benjamin S. Blakley, III, Esq. /s/ Daniel McGee, Esq.

MAY 22, 1995, PRAECIPE, filed.

Please mark the above-captioned matter settled, discontinued and ended. s/BENJAMIN S. BLAKLEY, III, ESQ.

SETTLED

DISCONTINUED

and

ENDED

CONT. FR. PG 75 COLEMAN vs. COLEMAN 93-98-CD
ORDER CONT.

5. There shall be no use of alcohol or illegal drugs by anyone in the presence of the children, nor shall there be alcoholic beverages present in the household or vehicles where the children are present.

6. Should any counseling be scheduled for either of the children, whichever parent with whom they are residing at the time shall be responsible for assuring attendance at the counseling sessions.

7. Each parent shall be responsible for the children attending a weekly church service when they are residing with that parent.

8. There shall be such other periods of visitation as the parties may agree. BY THE COURT: Joseph S. Ammerman, Judge.

We do hereby consent to the Order contained herewith. /s/ Michael L. Coleman-Robin B. Shepherd, Esq. /s/ Susan J. Coleman-Ann B. Wood, Esq.

JULY 22, 1993, MOTION TO WITHDRAW PETITION FOR CUSTODY, filed by Robin B. Shepherd, Esq. 2 cert/Atty
ORDER, filed

AND NOW, this 22nd day of July, 1993, upon consideration of the foregoing Motion to Withdraw Petition for Custody, it is the Order of this Court that the Petition for Custody in the above captioned matter be and is hereby withdrawn. BY THE COURT: Joseph S. Ammerman, Judge.

PETITION FOR CUSTODY WITHDRAWN

JULY 1, 1993, ORDER FOR MEDIATION CONFERENCE, filed 2 cert/Judge "A"

NOW, this 29th day of June, 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 August 11, 1993, at 1:00 PM, 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 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.

MAY 09, 1995, PETITION FOR CONTEMPT, filed by s/ROBIN B. SHEPHERD, ESQUIRE. TWO(2) CERT TO ATTY SHEPHERD

MAY 19, 1995, RULE RETURNABLE, filed. TWO(2) CERT TO ATTY SHEPHERD
AND NOW THIS 19th day of May, 1995, upon consideration of the attached Petition, a Rule is hereby issued upon SUSAN J. COLEMAN, to Show Cause why the Petition should not be granted. Rule Returnable the 8th day of June, 1995, for filing written response. BY THE COURT, s/FREDRIC J. AMMERMAN, Judge

MAY 30, 1995, LETTER FROM SUSAN S. COLEMAN, Defendant, filed by s/SUSAN COLEMAN

MAY 30, 1995, AFFIDAVIT OF MAILING, filed.

Robin B. Shepherd, Esquire, the attorney for the Plaintiff, being duly sworn according to law, says that she mailed by certified mail, restricted delivery, return receipt requested, a certified copy of the Petition for Contempt to the Defendant in the above captioned matter at her residence as evidenced by the signed receipt attached hereto as Exhibit 'A'. s/ROBIN B. SHEPHERD, Esquire

JUNE 19, 1995, PRAECIPE TO WITHDRAW PETITION FOR CONTEMPT, filed by Robin B. Shepherd, Esq.

Please withdraw the Petition for Contempt filed to the above action on behalf of the Plaintiff. /s/ Robin B. Shepherd, Esquire.

PETITION FOR CONTEMPT WITHDRAWN

JULY 25, 1995, PETITION TO MODIFY CUSTODY, filed. TWO(2) CERT TO ATTY GEARHART
s/ROBIN B. SHEPHERD, ESQ.
VERIFICATION, s/MICHAEL L. COLEMAN

JULY 27, 1995, ORDER filed. TWO(2) CERT TO ATTY GEARHART

You, SUSAN J. COLEMAN, Defendant/Respondent, have been sued in Court to obtain custody, partial custody or visitation of the children: Bethany Jane Coleman (d.o.b. 2/23/86) and Jessica Leigh Coleman (d.o.b. 1/5/83). You are Ordered to appear in person at the Clearfield County Courthouse, Clearfield, Pennsylvania, on the 16th day of August, 1995, at 9:00 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

AUGUST 07, 1995, ACCEPTANCE OF SERVICE, filed. NO CERT COPIES

I, ANN B. WOOD, Esquire, do hereby accept service of the Petition to Modify Custody filed to the above captioned matter on behalf of the Defendant, SUSAN J. COLEMAN. s/ANN B. WOOD, ESQUIRE

AUGUST 30, 1995, ORDER, filed. Four Copies Certified to Atty Wood.

NOW this 30th day of August, 1995, following custody conference in the above-captioned action and upon agreement of the parties, it is the ORDER of this Court that the Order of March 24, 1993, is hereby modified as follows:

1. That Michael L. Coleman and Susan J. Coleman shall have shared legal custody of their minor children, namely Jessica Leigh Coleman and Bethany Jane Coleman.
2. That primary physical custody shall be with Susan J. Coleman until further Order of Court.

CONTINUED TO PAGE 176

CONT. FR. PG 88 WAL-MART STORES, INC vs. ORIENT LODGE NO. 590 et al 93-115-CD.
ORDER CONT.

and being the northwest corner of the parcel herein described, thence along the line of land now or formerly of Eugene and Charlotte Peters South seventy-eight (78) degrees twenty-five (25') minutes twenty-seven (27") seconds East, a distance of four hundred eighty-four and thirty-six hundredths (484.36) feet to an iron pin being at a corner common to the lands now or formerly of Gordon W. and Dawnell L. Kline, thence along the lines of land now or formerly of Gordon W. and Dawnell L. Kline South sixty (60) degrees fifty-seven (57') minutes eleven (11") seconds East, a distance of one thousand five hundred eighteen and forty-three hundredths (1518.43) feet to a point in Township Route 605 and North eleven (11) degrees forty-one (41') minutes forty-three (43") seconds East, a distance of four hundred Fifty-five and eighty-seven hundredths (455.87) feet to an iron pin being at a corner common to the lands of Lester Owens, thence along the line of lands now or formerly of Lester Owens South seventy-nine (79) degrees fifty (50') minutes three (03") seconds East, a distance of nine hundred thirty-two and twelve hundredths (932.12) feet to a point, thence through the property now or formerly of Doanld L. and Sylvia B. Owens South eight (08) degrees zero (0') minutes forty-one (41") seconds West, a distance of four hundred seventy-two and ninety hundredths (472.90) feet to a point in Township route 605 being at a corner common to the lands now or formerly of Darrel and Grace Graham, thence along the line of land now or formerly of Darrel and Grace Graham South six (06) degrees three (03') minutes sixteen (16") seconds West, a distance of two hundred ninety-five and fifty-four hundredths (295.54) feet to an iron pipe being at a corner common to the lands now or formerly of Edward L. and Phyllis Hatcher, thence along the line of land now or formerly of Edward L. and Phyllis Hatcher South eight (08) degrees fifty-seven (57') minutes fifty-eight (58") seconds West, a distance of eight hundred thirty-nine and eighty-seven hundredths (839.87) feet to a point being at a corner common to the lands now or formerly of Ricahrd A. and Colleen A. Rowles, thence along the lines of lands now of formerly of Richard A. and Colleen A. Rowles North seventy-nine (79) degrees eighteen (18') minutes five (05") seconds West, a distance of six hundred sixty (660.00) feet to a steel point and, South eight (08) degrees six (06') minutes thirty (30") seconds West, a distance of three hundred ninety-two and sixty-eight hundredths (392.68) feet to a steel post being at a corner common to the lands now or formerly of Perry Lazier, thence, partially along the line of land now or formerly of Perry Luzier, the line of land now or formerly of John R. and Judith M. Royer and the line of land now or formerly of Beverly Ann Robenolt North seventy-eight (78) degrees fifty-eight (58') minutes forty-nine (49") seconds West, a distance of seven hundred sixty-five and thirty-four hundredths (765.34) feet to an iron pin being at a corner common to the lands now or formerly of Carl R. and Susan E. Conrad, thence along the lines of lands now or formerly of Carl R. and Susan E. Conrad North seventy-eight (78) degrees two (02') minutes twenty-three (23") seconds West, a distance of three hundred eight and ninety-three hundredths (308.93) feet to a fence post, North four (04) degrees thirty-seven (37') minutes thirty-three (33") seconds West, a distance of one hundred sixty-five and ninety hundredths (165.90) feet to an iron pin and North seventy-nine (79) degrees and twenty-three (23') minutes thirty-nine (39") seconds West, a distance of two hundred sixty-two and eighteen hundredths (262.18) feet to a point being at a corner common to the lands now or formerly of Emery G. and Lisa J. Stephend, thence along the lines of land now or formerly of Emery G. and Lisa J. Stephend North eighteen (18) degrees sixteen (16') minutes twenty-two (22") seconds East, a distance of one hundred ninety-seven and thirty-seven hundredths (197.37) feet, North seventy-nine (79) degrees forty-three (43') minutes thirty-eight (38") seconds West, a distance of two hundred eight and seventy hundredths (208.70) feet to an iron pipe and South eighteen (18) degrees sixteen (16') minutes twenty-two (22") seconds West, a distance of two hundred eight and seventy hundredths (208.70) feet to a point being at a corner common to the lands now or formerly of George F. and Augrey J. Hunt, thence along the lines of land now or formerly of George F. and Audrey J. Hunt North seventy-nine (79) degrees forty-three (43') minutes forty-three (43') minutes thirty-eight (38") seconds West, a distance of eighty-five (85.00) feet and South ten (10) degrees sixteen (16') minutes twenty-two (22") seconds West, a distance of one hundred forty-seven and eighty-eight hundredths (147.88) feet to a point being at a corner common to the lands now or formerly of Cortez E. and Dottie L. peters, thence partially along the line of land now or formerly of Cortez and Dottie L. Peters and partially along the line of land now or formerly of Millard H. and Erma L. Mullen North seventy-eight (78) degrees fifty-eight (58') minutes forty-nine (49") seconds West a distance of one hundred twenty-two and eighty-two hundredths (122.82) feet to a point being at a corner common to the lands now or formerly of William C. and Vivian C. Condon, thence along the lines of land now or formerly of William C. and Vivian C. Condon North five (05) degrees forty-seven (47') minutes sixteen (16") seconds West, a distance of three hundred ninety-four and ninety-four hundredths (394.94) feet and, North eighty (80) degrees fifty-nine (59') minutes fifty-two (52") seconds West, a distance of four hundred (400.00) feet to a point being at a corner common to the lands now or formerly of Deborah Troxell, thence along teh line of land now or formerly of Deborah Troxell North eleven (11) degrees eleven (11') minutes forty-three (43") seconds East, a distance of one thousand six hundred forty-two and seventy-eight hundredths (1642.78) feet to the point of beginning. Containing 113.406 acres.

THE SECOND THEREOF: BEGINNING at a point in Township Route 605 at a corner common to the lands now or formerly of Donald L. and Sylvaia B. Owens, thence along Township Route 605 North sixty (60) degrees fifty-seven (57') minutes eleven (11") seconds West, a distance of one thousand five hundred eighteen and forty-three hundredths (1518.53) feet to an iron poin at a corner common to the lands now or formerly of Eugene and Charlotte Peters, thence partially along the line of land now or formerly of Eugene and Charlotte Peters and partially along the line of land now or formerly of Lester C. Owens South seventy-eight (78) degrees twenty-five (25') minutes twenty-seven (27") seconds East, a distance of one thousand four hundred forty-nine and thirty-four hundredths (1449.34) feet to an iron pin at a corner common to the lands now or formerly of Lester C. Owens and the land snow or formerly of Donald L. and Sylvia B. Owens, thence along the line of lands now or formerly of Donald L. and Sylvia B. Owens South eleven (11) degrees forty-one (41') minutes forty-three (43") seconds West, a distance of four hundred fifty-five and eighty-seven hundredths (455.87) feet to the point of beginning. Containing 7.5.84 acres.

CONT. TO PG 131

CONT. FR PG 130 WAL-MART STORES, INC vs. ORIENT LODGE NO 590 etal 93-115-CD
 ORDER CONT

TOGETHER also with the right to build such roads, tramroads, openings, schutes, shafts and other improvements on said premises as may be necessary for properly mining and removing siad coal, fire clay, oil, gas and other minerals, with the right to deposit refuse matter on the surface of said land from any mines or openings that may be made thereon to mine and remove the said coal, fire clay, oil, gas and other minerals therefrom.

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 its Complaint, unless the Defendants take such action as this Order directs within Thirty (30) days thereafter. If such action is not taken within the thirty-day period, the Prothonotary on Praeicpe for the Plaintiff shall enter final judgment. Defendants shall file an Answer within thirty days of the date hereof or judgment will be entered in accordance with this Order. BY THE COURT: John K. Reilly, Jr., P.J.

APRIL 19, 1993, AFFIDAVIT OF SERVICE, filed
 April 19, 1993, NOTICE OF DEFAULT SERVED TO: Free and Accepted Masons. /s/ Kimberly M. Kubista, Esq.

MAY 3, 1993, MOTION FOR ENTRY OF DEFAULT JUDGMENT, filed by Kimberly M. Kubista, Esq.
 ORDER, filed

AND NOW, this 3rd day of May, 1993, an Affidavit of Service of the Complaint with Notice to Plead and Notice of Default Judgment having been served on Defendant Orient Lodge NO. 590, Free and Accepted Masons, and no response to pleading having been filed by Defendant Orient Lodge NO. 590, Free and Accepted Masons, the Court, upon motion of Kimberly M. Kubista, Attorney for Plaintiff, hereby ORDERS that title to said premises is in the Plaintiff and that is be allowed to enjoy said property in peace. Said Property is situate in Bradford Township, Clearfield County, Pennsylvania, more particularly bounded and described as follows: (for description See Original)

It is FURTHER ORDERED that Defendant Orient Lodge No. 590, Free and Accepted Masons is 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 its Complaint, unless the Defendant takes such action as this Order directs within Thirty (30) days thereafter. If such action is not taken within the thirty-day period, the Prothonotary on Praeicpe of the Plaintiff shall enter final judgment. Defendant shall file an Answer within thirty days of the date hereof or judgment will be entered in accordance with this Order. BY THE COURT: John K. Reilly, Jr. P.J.

MAY 14, 1993, PRAEICPE FOR FINAL JUDGMENT, filed
 Please enter final judgment against Defendants the Blind Association of Butler; The Salvation Army; and the American Cancer Society 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 Plaintiff. /s/ Kimberly M. Kubista, Esq.
 Judgment is entered in favor of the Plaintiff and against the Defendant per Court Order dated

April 13, 1993.

JUDGMENT FOR THE PREMISES
 AGAINST THE BLIND ASSOC OF BUTLER
 THE SALVATION ARMY, AMERICAN CANCER
 SOCIETY ONLY

Allen D. Siz
 Prothonotary

May 17, 1993, FINAL ORDER TAKEN TO REG & REC OFFICE. /s/ arf.

JUNE 2, 1993, PRAEICPE FOR FINAL JUDGMENT, filed

Please enter final judgment against Defendant Orient Lodge No. 590, Free and Accepted Masons 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 Plaintiff. /s/ Kimberly M. Kubista, ESq.

Judgment is entered in favor of the plaintiff and agaisnt the Defendant per Court Order dated

April 13, 1993.

JUDGMENT FOR THE PREMISES
 AGAINST ORIENT LODGE NO. 590, FREE
 AND ACCEPTED MASONS

Allen D. Siz
 Prothonotary

June 3, 1993, FINAL ORDER TAKEN TO REG & REC OFFICE /s/ arf.

JUNE 4, 1993, SHERIFF RETURN, filed

February 23, 1993, Dennis Rickard, Shff of Butler Co deputized by Chester A. Hawkins, Shff of Clfd Co.

March 2, 1993 COMPLAINT SERVED TO: American Cancer Society by Dennis Rickard, Shff.

March 3, 1993, COMPLAINT SERVED TO: Blind Association of Butler by Dennis Rickard, Shff.

March 3, 1993, COMPLAINT SERVED TO: The Salvation Army by Dennis Rickard, Shff

February 18, 1993, Gary Uhrin, Shff of Westmoreland Co deputized by Chester A. Hawkins, Shff of Clfd Co.

March 1, 1993, COMPLAINT SERVED TO: Orient Lodge No. 590 by Shff Gary Uhrin.

/s/ Chester A. Hawkins, Shff by Marilyn Hamm.

CONT. FR. PG 104 MELLON BANK vs. K.D. MILLER LUMBER CO, INC 93-133-CD

APRIL 23, 1993, PRAECIPE FOR WITHDRAWAL OF APPEARANCE/PRAECIPE FOR ENTRY OF APPEARANCE,
filed

Please withdraw the appearance of the undersigned as the attorney of record for the Plaintiff
in the above-captioned action. /s/ Ronald S. McGlaughlin, Esq.

Please enter the appearance of the undersigned as the attorney of record for the Plaintiff
in the above-captioned action. /s/ Anthony J. Gerace, Jr., Esq.

CERTIFICATE OF SERVICE, filed

April 20, 1993, PRAECIPE FOR WITHDRAWAL OF APPEARANCE/PRAECIPE FOR ENTRY OF APPEARANCE
SERVED TO: Bruce S. Marks, Esq. /s/ Anthony J. Gerace, Jr, Esq.

CONT. FR. PG 112 MULL vs. ROTHROCK al 93-141-CD

ORDER CONT.

commencing at 9:00 on Saturday and ending at 8:00 on Sunday.

b. During the School year Michael H. Mull shall have the right to visit with his daughter, Angela Marie Mull, every Tuesday commencing at 4:30 pm and ending at 8:00 pm.

c. During the summer vacation when Angela Marie Mull is not in school, her father, Michael H. Mull, shall have physical custody of said child on Each Tuesday commencing at 9:00 am and ending at 8:00 pm.

d. During the summer vacation when Angela Marie Mull is not in school, her father, Michael H. Mull, shall have physical custody of said child for a period of one week to coincide with his vacation from work. It is understood that Michael H. Mull will notify the child's mother, Wanda Rothrock, at least two weeks in advance of said vacation.

e. The parties shall share physical custody of their daughter, Angela Marie Mull, on all holidays at times to be agreed upon by the parties.

4. Michael H. Mull shall have reasonable rights of visitation/partial custody of his daughter on all other occasions agreed upon by the parties. BY THE COURT: Joseph S. Ammerman, Judge.

We, the undersigned, do hereby agree and consent to the entry of the foregoing Order.
/s/ Michael H. Mull-James A. Naddeo, Esq. /s/ Wanda Rothrock-Elizabeth Cunningham, ESq.

CONT. FR.	PG	54	SANDY al v s.	HELLER et al	93-72-CD
MAY 19, 1993, PLAINTIFFS' REPLY TO NEW MATTER OF DEFENDANT PRUDENTIAL INSURANCE COMPANY, filed by Benjamin S. Blakley, III, Esq. 2 cert/Atty					
JUNE 3, 1993, ACCEPTANCE OF SERVICE, filed I hereby accept service of a certified copy of Plaintiffs' Reply to New Matter of Defendant Prudential Insurance Company on behalf of Defendants, CLETAS HELLER, FRANK A. VITARELLI, Individually and as Co-Executors of the Estate of Dorothy B. Vitarelli, ANNETTE VITARELLI HENDRICKS, Individually and as Co-Executrix of the Estate of Dorothy B. Vitarelli and PATRICIA MARIE ROGERS on this the 26th day of May, 1993. /s/ Daniel C. Bell, Esq.					
JUNE 3, 1993, ACCEPTANCE OF SERVICE, filed I hereby accept service of a certified copy of Plaintiffs' Reply to New Matter of Defendant Prudential Insurance Company on behalf of Defendant PRUDENTIAL INSURANCE COMPANY, on this the 25th day of May, 1993. /s/ Daniel McGee, Esq.					
JUNE 7, 1993, DEFENDANTS' REPLY TO CROSS-CLAIM OF DEFENDANT, THE PRUDENTIAL INSURANCE COMPANY OF AMERICA, filed by Daniel C. Bell, Esq.					
CERTIFICATE OF SERVICE, filed June 7, 1993, DEFENDANT'S REPLY TO CROSS-CLAIM OF DEFENDANT SERVED TO: Benjamin S. Blakley, III, Esq. and Daniel McGee, Esq. /s/ Daniel C. Bell, Esq.					
JUNE 7, 1993, ANSWER AND NEW MATTER, filed by Daniel C. Bell, Esq. CERTIFICATE OF SERVICE, filed June 7, 1993, ANSWER AND NEW MATTER SERVED TO: Benjamin S. Blakley, III, Esq. and Daniel McGee, Esq. /s/ Daniel Bell, Esq.					
JUNE 23, 1993, PLAINTIFFS' REPLY TO NEW MATTER OF DEFENDANTS CLETAS HELLER ET AL, filed by Benjamin S. Blakley, III, Esq. 2 cert/Atty					
JULY 2, 1993, DEFENDANT, THE PRUDENTIAL INSURANCE COMPANY'S REPLY TO CROSS-CLAIM, filed by Daniel McGee, Esq. CERTIFICATE OF SERVICE, filed July 1, 1993, REPLY TO CROSS-CLAIM SERVED TO: Benjamin S. Blakley, III, Esq and Daniel C. Bell, Esq. /s/ Daniel McGee, Esq.					
JULY 9, 1993, ACCEPTANCE OF SERVICE, filed I hereby accept service of a certified copy of Plaintiff's Reply to New Matter of Defendants Cletas Heller et al. as attorney for Defendants CLETAS HELLER, FRANK A. VITARELLI, individually and as Co-Executors of the Estate of Dorothy b. Vitarelli, ANNETTE VITARELLI HENDRICKS, individually and as co-Executrix of the Estate of Dorothy B. Vitarelli and PATRICIA MARIE ROGERS, on this the 28th day of June, 1993. /s/ Daniel C. Bell, Esq.					
SEPTEMBER 7, 1993, CERTIFICATE OF SERVICE, filed September 7, 1993, ANSWER TO PLAINTIFF'S INTERROGATORIES FOR ANSWER BY THE DEFENDANT (SET ONE) AND REQUEST FOR PRODUCTION (SET ONE) SERVED TO: Benjamin S. Blakley, III, Esq and Daniel McGee, Esq. /s/ Daniel C. Bell, Esq.					
OCTOBER 28, 1993, DEFENDANTS' CLETAS HELLER, FRANK A. VITARELLI, INDIVIDUALLY AND AS CO-EXECUTORS OF THE ESTATE OF DOROTHY B. VITARELLI, AND ANNETTE VITARELLI HENDRICKS, INDIVIDUALLY AND AS CO-EXECUTRIX OF THE ESTATE OF DOROTHY B. VITARELLI AND PATRICIA MARIE ROGERS, MOTION FOR SUMMARY JUDGMENT, filed by Daniel C. Bell, Esq.					
OCTOBER 28, 1993, CERTIFICATE OF SERVICE, filed October 28, 1993, MOTION FOR SUMMARY JUDGMENT SERVED TO: Benjamin S. Blakley, III, Esq and Daniel McGee, Esq. /s/ Daniel C. Bell, Esq.					
DECEMBER 17, 1993, CERTIFICATE OF SERVICE, filed December 16, 1993, PLAINTIFFS' BRIEF IN OPPOSITION OF MOTION FOR SUMMARY JUDGMENT SERVED TO: Daniel C. Bell, Esq and Daniel McGee, Esq. s// Benjamin S. Blakley, III, Esq.					
DECEMBER 17, 1993, TRANSCRIPT OF ORAL DEPOSITIONS OF HELEN LUCILLE SANDY AND FRANK J. SANDY, filed in Trans Dr.					
DECEMBER 17, 1993, DEFENDANT, THE PRUDENTIAL INSURANCE COMPANY OF AMERICA'S MOTION FOR SUMMARY JUDGMENT, filed by Daniel McGee, Esq. CERTIFICATE OF SERVICE, filed December 16, 1993, DEFENDANT MOTION FOR SUMMARY JUDGMENT SERVED TO: Benjamin S. Blakley, III, Esq and Daniel C. Bell, Esq. /s/ Daniel McGee, Esq.					
DECEMBER 21, 1993, AFFIDAVIT IN SUPPORT OF MOTION FOR SUMMARY JUDGMENT, filed by Daniel McGee, Esq.					
DECEMBER 27, 1993, ORDER, filed 1 cert/Atty Blakley, Bell, Bisbels & McGee NOW, this 27th day of December, 1993, following argument and briefs into Motion for Summary Judgment filed on behalf of Defendants above named, upon consideration of said Motion filed on behalf of Cletas Heller, Frank A. Vitarelli, Individually and as Co-Executors of the Estate of Dorothy B. Vitarelli, and Annette Vitarelli Hendricks, individually and as Co-Executrix of the Estate of Dorothy B. Vitarelli, and Patricia Marie Rogers, and all parties having agreed that the factual situation herein is such that the responsibility for keeping the parking lot area where plaintiff allegedly fell free and clear from ice and snow was on Defendant Prudential Insurance Company of America, and that Plaintiff at trial will be restricted to proof of slipping and falling on said paved parking lot area and plaintiff having acknowledged that alleged slip and fall did not occur on the curb area nor on any unpaved area, it is the ORDER of this Court that said Motion be and is hereby SUSTAINED and said Defendants discharged as parties in the above captioned suit. Upon consideration of said Motion filed on behalf of Defendant Prudential Insurance Company of America, it is the Order of this Court that, upon the present state of the record, said Motion be and is hereby DENIED. BY THE COURT: John K. Reilly, Jr, P.J.					
JANUARY 13, 1994, NOTICE OF SERVICE OF DEFENDANT, THE PRUDENTIAL INSURANCE COMPANY OF AMERICA'S RESPONSE TO PLAINTIFFS' REQUEST FOR PRODUCTION OF DOCUMENTS, filed by Daniel McGee, Esq CERTIFICATE OF SERVICE, January 7, 1994, NOTICE OF SERVICE OF DEFENDANT SERVED TO Benjamin S. Blakley, III, Esq. /s/ Daniel McGee, Esq.					

CONT. FR. PG 14 TYMENSKY vs. TYMENSKY 93-14-CD

JULY 14, 1993, Pa. R.A.P. RULE 1925 ORDER, filed
 NOW, this 14th day of July, 1993, in conformance with Pa. R.A.P. Rule 1925, the reasons for the Final Order are found in pages 5-6 of the Transcript of Proceedings, Protection from Abuse Hearing which took place on April 27, 1993, and in the Court's Order of April 22, 1993 filed to the Miscellaneous Docket, a copy of which is attached. BY THE COURT: Joseph S. Ammerman, Judge.

JULY 14, 1993, ALL PAPERS MAILED TO SUPERIOR COURT. /s/ arf.

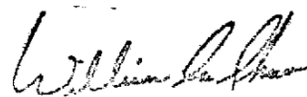
JULY 15, 1993, SENDER'S RECEIPT, filed
JULY 20, 1993, RETURN RECEIPT, filed

MARCH 17, 1994, PRAECIPE TO ENTER JUDGMENT, filed

Please enter judgment in the above captioned matter in accordance with the Order of April 27, 1993, in compliance with Pa.R.C.P. 227.4(1)(b). /s/ Robin Jean Foor, Esq.

Judgment is entered in favor of Plaintiff and against the Defendant per Court Order dated April 27, 1993.

JUDGMENT PER COURT ORDER.



Prothonotary

MARCH 24, 1994, SUPERIOR COURT OF PA ORDER, filed

Review of this matter indicates that this appeal has been taken from the April 27, 1993 order granting the appellant's protection from abuse petition. Under Pa R.C.P. 227.4(1)(b), it is clear that before the decision of April 27, 1993 could become final and appealable, it is necessary for the court to direct entry of judgment or for one of the parties to file a praecipe for entry of judgment. Neither the court nor the parties reduced the order to a final judgment. Consequently, there is no final judgment granting protection from abuse.

The appellant's counsel is directed to praecipe the trial court prothonotary to enter judgment on the trial court docket as required by Pa, R.A.P. 301. The plaintiff's counsel is further directed to file with the Superior Court prothonotary within ten days of the date of this order a certified copy of the trial court docket reflecting the entry of judgment. Upon compliance with this court's directives, the notice of appeal previously filed in this case will be treated as filed after the entry of judgment. See Pa. R.A.P. 905(a). Failure to comply with these directives will result in the dismissal of this appeal.

Panel retains jurisdiction. PER CURIAM.

MARCH 24, 1994, PRAECIPE FOR JUDGMENT, SUPERIOR COURT ORDER AND DOCKET ENTRIES MAILED TO SUPERIOR COURT. /s/ arf.

MARCH 28, 1994, SENDERS RECEIPT, filed

APRIL 4, 1994, RETURN RECEIPT, filed

JUNE 23, 1994, JUDGMENT FROM SUPERIOR COURT, filed

ON CONSIDERATION WHEREOF, it is now here ordered and adjudged by this Court that the judgment of the Court of Common Pleas of CLEARFIELD County be, and the same is hereby AFFIRMED. BY THE COURT: Eleanor R. Valecho, Deputy Prothy

JUNE 23, 1993, ALL PAPERS RETURNED FROM SUPERIOR COURT FILED IN REGULAR FILE. /s/ arf.

JUN 20, 2000, ORDER, RE: SALE OF DEFENDANT'S FIREARMS: By the Court, s/Fredric J. Ammerman, Judge Cert to Shff & Def.

CONT. FR PG 5 MIHOLICS vs. MIHOLICS 93-5-CD

ORDER CONT.

to mother.

6. That the parties shall alternate the minor holidays of Memorial Day, July Fourth and Labor Day.

7. That Mother shall have physical custody of the child on Mother's Day and Father shall have physical custody of the child on Father's Day.

8. That each party shall have physical custody of the child during their vacation periods.

9. That holiday and vacation visitation schedule shall take precedence over the standard visitation set forth in paragraphs 3 and 4 of this Order. BY THE COURT: Joseph S. Ammerman, Judge.

We hereby stipulate to the above set forth Order. s/ Susan A. Miholics-James A. Naddeo, Esq. /s/ Michael H. Miholics-Kimberly M. Kubista, Esq.

JULY 30, 1993, ORDER, filed 2 cert/Atty

NOW THIS 30th day of July, 1993, upon Defendant's Petition, it is hereby ORDERED and DECREED as follows:

1. That Defendant shall be permitted to have visitation with the parties child during the Christmas and Thanksgiving school breaks in order to make up for time lost during the summer of 1993. BY THE COURT: Joseph S. Ammerman, Judge.

OCTOBER 5, 1993, PRAECIPE TO TRANSMIT RECORD, filed by James A. Naddeo, Esquire.

AFFIDAVIT OF CONSENT OF SUSAN A. MIHOLICS, filed.

AFFIDAVIT OF CONSENT OF MICHAEL H. MIHOLICS, filed.

OCTOBER 5, 1993, CERTIFICATE OF SERVICE, filed.

I hereby certify that a copy of the Praecipe to transmit the record was mailed to the following by First-class mail, postage pre-paid this 5th day of October, 1993. Kimberly M. Kubista, Esquire, 15 North Front Street, Clearfield, PA 16830. /s/ JAMES A. NADDEO, ESQUIRE.

OCTOBER 6, 1993, DECREE filed.

AND NOW, October 6, 1993, it is ORDERED and DECREED that Susan A. Miholics, Plaintiff, and Michael H. Miholics, Defendant, are divorced from the bonds of matrimony.

It is the further ORDER of this Court that the terms and provisions of the parties' Marriage Settlement Agreement are incorporated into this Order and made a part hereof.

BY THE COURT: /s/ JOHN K. REILLY, JR., Judge.

OCTOBER 15, 1993, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE, PA.

MAY 27, 1994, NOTICE OF INTENT TO RETAKE PRIOR NAME, filed by James A. Naddeo, Esquire

Notice is hereby given that the Plaintiff in the above matter, having been granted the Final Decree in Divorce on the 6th day of October, 1993, hereby elects to retake and use her previous name of Susan A. Brown and gives this written notice avowing her intention in accordance with the provisions of the Act of April 2, 1980, 23 Pa. Cons. Stat. §702 (effective July 1, 1980). s/ Susan A. Miholics TO BE KNOWN AS: s/ Susan A. Brown

CONT. FR. PG 85 C & K COAL CO vs. JOHN PUSEY al 93-110-CD

OCTOBER 18, 1993, EXCERPT OF PROCEEDINGS TESTIMONY OF WILLIAM N. BEST, filed

MARCH 18, 1994, OPINION AND ORDER, filed 1 cert/Atty Bell 1 cert/Atty Pope, III

ORDER,
NOW, this 17th day of March, 1994, following hearing into the above-captioned Complaint for Declaratory Judgment and briefs thereon, it is the ORDER of this Court that judgment be and is hereby entered in favor of the Plaintiff and against the Defendants and the extension agreement dated November 11, 1991, declared to be valid and in full force and effect. BY THE COURT, John K. Reilly, Jr. P.J.

Judgment is entered in favor of Plaintiff and against Defendants per Court Order dated March 17, 1994.

JUDGMENT PER COURT ORDER



Prothonotary

APRIL 15, 1994, NOTICE OF APPEAL, filed by F. Cortez Bell, III, Esq. 1 cert/Superior Ct

PROOF OF SERVICE, filed

April 15, 1994, NOTICE OF APPEAL SERVED TO: Honorable John K. Reilly, Jr; Ms. Cathy Warrick, Virginia Evanko; Henry Ray Opoe, III, Esq. /s/ F. Cortez Bell, III, Esq.

APRIL 21, 1994, SUPERIOR COURT DOCKET #00647PGH94, filed

APRIL 29, 1994, TRANSCRIPT OF EXCERPT OF PROCEEDINGS CIVIL NON-JURY TRIAL, filed in Trans Dr.

MAY 2, 1994, SENDER RECEIPT, filed

MAY 2, 1994, ALL PAPERS MAILED TO SUPERIOR COURT. /s/ arf.

MAY 5, 1994, RETURN RECEIPT, filed

SEP. 29, 1998, MOTION TO TERMINATE ESCROW ACCOUNT, filed by s/HENRY RAY POPE, III, ESQ. ONE (1) CERT TO ATTY POPE NO CERT COPIES

VERIFICATION, s/GARY C. WILSON

CERTIFICATE OF SERVICE, s/HENRY RAY POPE, III, ESQ.

ORDER, ONE (1) CERT TO ATTY POPE

AND NOW, this 29th day of September, 1998, RE: IT IS HEREBY ORDERED AND DECREED that C&K COAL CO. is hereby directed to take such action as is necessary to terminate the escrow account now at NCB.

By the Court, s/JOHN K. REILLY, JR., PRESIDENT JUDGE

OCT. 04, 1994, ORDER, filed.

"ORDER OF COURT

AND NOW, August 22, 1994, the within appeal is DISMISSED for failure to file a Brief.

PER CURIAM"

OCT. 04, 1999, CERTIFICATE OF CONTENTS OF REMANDED RECORD AND NOTICE OF REMAND under P.R.A.P. 2571 and 2572, filed. ONE (1) CERT TO SUP. COURT

ORIGINAL RECORD, 1 TRANSCRIPT, 1 DEPOSITION, 1 SET OF EXHIBITS, CERTIFIED COPY ORDER OF COURT DATED AUGUST 22, 1994.

s/ELEANOR R. VALECKO, Deputy Prothonotary

CONT. FROM PG. 74 JAMES LITZINGER vs MELINDA LITZINGER 93-99-CD

JANUARY 25, 1994, PETITION FOR LEAVE TO WITHDRAW APPEARANCE, filed by Mark S. Weaver, Esq.
4 cert/Atty Weaver

ORDER AND RULE, filed 1 cert/Atty Weaver 1 cert/Melinda Litzinger
AND NOW, this 24th day of January, 1994, upon consideration of the foregoing Petition for
Leave to Withdraw Appearance, the Court grants a rule to show cause why the appearance of mark
S. Weaver, Esquire, and Keystone Legal Services, Inc., on behalf of the defendant, Melinda
Litzinger, should not be withdrawn.

Rule returnable on March 3, 1994, at 9:15 o'clock a.m. in Courtroom---, Clearfield County
Courthouse, Clearfield, Pennsylvania. BY THE COURT John K. Reilly, Jr., P.J.

JANUARY 26, 1994, CERTIFICATE OF SERVICE, filed

January 26, 1994, ORDER AND RULE ISSUED TO Attorney for service. /s/ fl

MARCH 22, 1994, CERTIFICATE OF SERVICE, filed 1 cert/Atty

March 21, 1994, DEFENDANT'S PETITION FOR LEAVE TO WITHDRAW APPEARANCE SERVED TO:
Melinda Litzinger, Plff. /s/ Mark S. Weaver, Esq.

APRIL 11, 1994, ORDER, filed 2 cert/Atty Weaver, Shephard

NOW, this 11th day of April, 1994, this being the day and date set for hearing of the
Defendant's Petition for Withdrawal of counsel, the defendnat being duly notified of said
hearing and having failed to appear, it is hereby ORDERED and DECREED that said petition
of Defendant's counsel, Mark S. Weaver, Esquire, is GRANTED, and that defendant's counsel is
hereby permitted to withdraw his appearance of record for the defendant in the above matter.
BY THE COURT: H. Clifton McWilliams, Jr, SP

JULY 18, 1994, EMERGENCY PETITION FOR CUSTODY, filed by Robin B. Shepherd, ESq.

2 cert/Atty Shepherd

ORDER, filed

AND NOW, this 15th day of July, 1994, upon consideration of the Emergency Petition for
Custody which contains within it a prayer for custody, a custody conference is scheduled
for the 25th day of July, 1994 at 9:00 am in Courtroom No 1 at the Celarfield County Courthouse

IT IS THE FURTHER ORDER of this Court that the Petitioner shall have temporary custody of
the James David Litzinger and Amanda Litzinger. BY THE COURT: John K. Reilly, Jr, P.J.

JULY 19, 1994, CERTIFICATE OF SERVICE, filed

July 19, 1994, PLAINTIFF'S EMERGENCY PETITION FOR CUSTODY SERVED TO: Alan F. Kirk,
Esq. /s/ Robin B. Shepherd, Esq.

JULY 22, 1994, RESPONSE TO EMERGENCY PETITION FOR CUSTODY, filed by Alan F. Kirk, Esq.

3 cert/Atty Kirk

CERTIFICATE OF SERVICE, filed

July 22, 1994, ANSWER SERVED TO: Robin B. Shepherd, Esq. /s/ Alan F. Kirk, Esq.

NOVEMBER 29, 1994, ORDER, filed 1 cert/Atty Kirk, Shepherd, Judge Brown

AND NOW, November 23, 1994, the evidentiary record in this matter having been closed,
AND IT IS THEREFORE ORDERED that the parties submit written briefs or memorandums as follows:

(1) On or before December 23, 1994; and

(2) Reply briefs (if desired) on or before January 4, 1995. BY THE COURT: Carson V. Brown,
Sr Judge SP

FEBRUARY 21, 1995, OPINION AND ORDER, filed 1 cert/Atty Shepherd, Kirk, Law Library

February 21, 1995 BY THE COURT: Carson V. Brown, SJ Specially presiding

MAY 17, 1995, PETITION FOR CONTEMPT CITATION, filed. FIVE(5) CERT TO ATTY KIRK

s/ALAN F. KIRK, ESQUIRE

Verification, s/Alan F. Kirk, Esquire

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Petition for Contempt Citation was served by
U.S. Mail, First Class, this 17th day of May, 1995, upon the following: 1) JAMES D. LITZINGER
2) ROBIN SHEPHERD, ESQ. s/ALAN F. KIRK, ESQUIRE

MAY 19, 1995, RULE TO SHOW CAUSE WHY CONTEMPT CITATION SHOULD NOT BE GRANTED, filed. FOUR(4) CERT TO
ATTY KIRK.

AND NOW, this 18 day of May, 1995, upon consideration of the within Petition and upon the motion
of Kriner, Koerber, & Kirk, P.C, attorneys for the Petitioner, a Rule is hereby issued upon Respondent to show
cause why the request for Contempt Citation should not be granted.

Rule Returnable the 7th day of June, 1995, for filing written response.

BY THE COURT, s/FREDRIC J. AMMERMAN, Judge

MAY 19, 1995, AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPEIS, filed by s/JAMES D. LITZINGER
ONE(1) CERT TO PLFF.

ORDER, filed.

NOW, this 19th day of May, 1995, 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/FREDRIC J. AMMERMAN, Judge

MAY 25 1995, AFFIDAVIT OF SERVICE, filed

I, Alan F. Kirk, hereby certify that a true and correct copy of the Petition For Contempt
Citation filed in the above captioned matter was served by U.S. Mail, First Class,
postage pre-paid, on May 17, 1995, and a true and correct copy of the Rule To Show Cause with
regards to the Petition For Contempt Citation was served by U.S. Mail, First Class, postage
pre-paid, on May 22, 1995 upon the Plaintiff and the attorney of record for the Plaintiff
at the following addresses:

Robin Shepherd, Esquire
215 East Locust Street
Clearfield, PA 16830

Mr. James D. Litzinger
944 West Hannah Street
Houtzdale, PA 16651

/s/ Alan F. Kirk, Esquire. One certified copy.

CONTINUED ON PAGE 669

CONT FR. PG	83	TILTON vs.	TILTON	93-108-CD
<p><u>OCTOBER 15, 1993, 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 15th day of October, 1993, to the attorney of record. /s/ Anita Fisher</p>				
<p><u>OCTOBER 15, 1993, AFFIDAVIT UNDER §3301(d) OF THE DIVORCE CODE,</u> filed 1 cert/Atty 1. The Parties to this action separated in 1979 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 William Tilton, Deft.</p>				
<p><u>OCTOBER 15, 1993, ANSWER TO COMPLAINT AND COUNTERCLAIM,</u> filed by Ann B. Wood, Esq. <u>CERTIFICATE OF SERVICE,</u> filed October 15, 1993, ANSWER TO COMPLAINT AND COUNTERCLAIM SERVED TO: James A. Naddeo, Esq. /s/ Ann B. Wood, Esq. 1 cert/Atty</p>				
<p><u>OCTOBER 28, 1993, ORDER,</u> filed NOW, this 28th day of October, 1993, upon consideration of Petition of James A. Naddeo, Esquire, to withdraw as counsel for Plaintiff above-named, it is the ORDER of this Court that said Petition be and is hereby granted. BY THE COURT: John K. Reilly, Jr., P.J.</p>				
<p><u>OCTOBER 28, 1993, ORDER,</u> filed NOW, this 28th day of October, 1993, this being the day and date set for hearing into Defendants Petition for Modification of Alimony Pendente Lite, this Court taking notice of the fact that Plaintiff is currently unrepresented by counsel, it is the ORDER of this Court that hearing on said Petition shall be and is hereby continued until Monday December 13, 1993, at 9:00 am. Absolutely no further continuance shall be granted. Any modification entered shall be retroactive to the date of filing of Defendant's Petition. BY THE COURT: John K. Reilly, Jr., P.J.</p>				
<p><u>SEPTEMBER 3, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST,</u> filed. One copy to Attys. Naddeo, Wood.</p>				
<p><u>DECEMBER 4, 1996, ORDER,</u> filed. Cert. copy to Plff, Atty. Wood NOW, this 3rd day of December, 1996, 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 nor an attorney representing same having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby dismissed. BY THE COURT: /s/ Fredric J. Ammerman, Judge</p>				

DISMISSED

CONTINUED FROM PAGE 144 NO. 93-153-CD THE FREEMAN AGENCY v-s- CLINTON D. THOMPSON, tdba

SEPTEMBER 10, 1993, CNB CHECK NO. 108, RETURNED FOR N.S.F., filed.

OCTOBER 4, 1993, PETITION TO RELEASE GARNISHMENT, Filed by John R. Carfley, Esq.

ORDER OF COURT, filed 1 mailed to Atty Carfley, Test

AND NOW, this 7th day of October, 1993, upon consideration of the Defendant's Petition to Release Garnishment, IT IS HEREBY ORDERED that respondent/plaintiff appear and show cause why the prayer of said petition should not be granted.

RULE RETURNABLE AND HEARING THEREON the 29th day of October, 1993, at 9:30 am in Courtroom No 1, Clearfield County Courthouse, Clearfield, PA. BY THE COURT: John K. Reilly, Jr., P.J.

OCTOBER 8, 1993, CERTIFICATE OF SERVICE, filed

I hereby certify that a true and correct copy of the Petition and Order in this matter was mailed by regular mail, postage prepaid, at the Post Office, Clearfield, PA on this 8th day of October, 1993, to the attorneys of record. s/ Anita Fisher

NOVEMBER 1, 1993, ORDER, filed

AND NOW, this 1st day of November, 1993, upon agreement of counsel for the above parties, the Petition of the Defendant requesting Release of the Garnishment of County National Bank is granted and Defendant shall be permitted to proceed with his Appeal from the award of the Board of Arbitration. BY THE COURT: John K. Reilly, Jr, P.J.

DECEMBER 21, 1993, PRAECIPE FOR WRIT OF EXECUTION, filed by George S. Test, Esq.

WRIT OF EXECUTION ISSUED TO NO 93-132-EX

FEBRUARY 14, 1994, MOTION FOR PRODUCTION OF DOCUMENTS AND NOTICE OF DEPOSITION OF CLINTON D. THOMPSON, filed by George S. Test, Esq.

CERTIFICATE OF SERVICE, filed

February 11, 1994, NOTICE OF DEPOSITION OF CLINTON D. THOMPSON AND A MOTION FOR THE PRODUCTION OF DOCUMENTS SERVED TO Clinton D. Thompson and John R. Carfley, Esq., /s/ George S. Test, Esq.

FEBRUARY 14, 1994, OBJECTION TO SHERIFF'S DETERMINATION, filed by George S. Test, Esq.

MARCH 18, 1994, MOTION FOR SUMMARY JUDGMENT, filed by L. John Argento, Esq.

CERTIFICATE OF SERVICE, filed

March 17, 1994, MOTION FOR SUMMARY JUDGMENT SERVED TO all counsel of record. /s/ L. John Argento, Esq.

MARCH 18, 1994, PRAECIPE FOR ARGUMENT LIST, filed

Kindly place the within Motion for Summary Judgment on the next available argument list. /s/ L. John Argento, Esq.

MAY 24, 1994, PRAECIPE FOR WRIT OF EXECUTION, filed by George Test, Esq.

WRIT OF EXECUTION ISSUED TO NO 94-43-EX

OCTOBER 20, 1994, SHERIFF RETURN, filed

October 21, 1994, return the within Writ as no slae held-time expired. /s/ Chester A. Hawkins, Shff by Margaret H. Putt.

CONT. FR PG 177 SHOMO vs. SCRIBE al 93-217-CD

JULY 9, 1993, NOTICE OF SERVICE OF INTERROGATORIES (SECOND SET) DIRECTED TO PLAINTIFF, filed by L. John Argento, Esq.

AUGUST 13, 1993, ANSWER, NEW MATTER AND NEW MATTER PURSUANT TO RULE 2252(d), filed by L. John Argento, Esq.
 CERTIFICATE OF SERVICE, filed
 August 12, 1993, ANSWER, NEW MATTER AND NEW MATTER SERVED TO: all counsel of record. s/ L. John Argento, Esq.

AUGUST 18, 1993, ANSWERS TO INTERROGATORIES (SECOND SET) DIRECTED TO PLAINTIFF, filed by R. Denning Gearhart, Esq. 3 cert/Atty

AUGUST 31, 1993, PLAINTIFF'S REPLY TO DEFENDANT'S NEW MATTER AND ANSWER TO DEFENDANT'S NEW MATTER, filed by R. Denning Gearhart, Esq. 2 cert/Atty

OCTOBER 5, 1993, TRANSCRIPT OF DEPOSITION OF DENISE L. SHOMO, filed in Trans Dr. "S"

MARCH 22, 1994, NOTICE OF TAKING DEPOSITION ON ORAL EXAMINATION UNDER RULE 4007.1, filed by R. Denning Gearhart, Esq.
 CERTIFICATE OF SERVICE, filed
 March 22, 1994, NOTICE OF TAKING DEPOSITION ON ORAL EXAMINATION UNDER RULE 4007.1 SERVED TO: Joseph John Scribe, L. John Argento, Esq, Sara Ann Sargent, Dr. Richard Bedger. s/ R. Denning Gearhart, Esq.

MARCH 18, 1994, MOTION FOR SUMMARY JUDGMENT, filed by L. John Argento, Esq.

MARCH 18, 1994, PRAECIPE FOR ARGUMENT LIST, filed
 Kindly place the within Motion for Summary Judgment on the next available argument list. /s/ L. John Argento, Esq.

APRIL 28, 1994, NOTICE OF TAKING DEPOSITION ON ORAL EXAMINATION UNDER RULE 4007.1 OF DR RICHARD BEDGER, filed by R. Denning Gearhart, Esq.
 CERTIFICATE OF SERVICES, filed
 April 28, 1994, NOTICE OF TAKING DEPOSITIONS SERVED TO: Joseph John Scribe, L. John Argento, esq; Sara Ann Sargent, Dr. Richard Bedger. s/ R. Denning Gearhart, Esq.

MAY 18, 1994, MOTION TO WITHDRAW CASE FROM ARGUMENT LIST, filed by R. Denning Gearhart, Esq.
 RULE RETURNABLE, filed 1 mailed to Atty Gearhart, Argento
 AND NOW, this 18th day of May, 1994, upon consideration of the foregoing Motion to Withdraw Case from Argument List, a rule is issued upon the Defendant, Centre Carrier Corp, to show cause why the Plaintiff's Motion should not be granted. Rule Returnable the 10th day of June, 1994 at 2:00 Pm in Courtroom NO 1 of the Clearfield County Courthouse, Clearfield, Pennsylvania.
 BY THE COURT: John K. Reilly, Jr, P. J.

MAY 19, 1994, CERTIFICATE OF SERVICE filed
 May 19, 1994, MOTION AND RULE SERVED TO: Attorneys of record. /s/ Anita Fisher

JUNE 6, 1994, CERTIFICATE OF SERVICE, filed
 R. Denning Gearhart, Attoreny for Plaintiff mailed PLAINTIFF'S ANSWER AND BRIEF IN OPPOSITION TO MOTION FOR SUMMARY JUDGMENT TO: Joseph John Scribe, Deft. /s/ R. Denning Gearhart, Esq.

ANSWERS TO
 JUNE 9, 1994, PLAINTIFF'S SUPPLEMENTARY ANSWERS TO INTERROGATORIES (FIRST SET) DIRECTED TO PLAINTIFF, filed by R. Denning Gearhart, Esq. 2 cert/Atty Gearhart

JUNE 10, 1994, MOTION TO STRIKE PLAINTIFF'S BRIEF IN OPPOSITION TO MOTION FOR SUMMARY JUDGMENT AND THE DEPOSITION TESTIMONY OF DR. RICHARD BEDGER, filed by L. John Argento, Esq.
 CERTIFICATE OF SERVICE, filed
 June 10, 1994, MOTION SERVED TO: all counsel of record. /s/ L. John Argento, Esq.

JUNE 10, 1994, REPLY IN OPPOSITION TO MOTION TO WITHDRAW CASE FROM ARGUMENT LIST, filed by J. John Argento, Esq.
 CERTIFICATE OF SERVICE, filed
 June 10, 1994, REPLY SERVED TO: All counsel of record. /s/ L. John Argento, Esq.

JUNE 13, 1994, ACCEPTANCE OF SERVICE, filed
 I, L. John Argento, Esquire do hereby accept service of the Plaintiff's Supplementary Answers to Interrogatories (First Set) Directed to Plaintiff filed in the above captioned action on behalf of Defendant, CENTRE CARRIER CORP. /s/ KS Mroz for L. John Argento, Esq.

JUNE 13, 1994, AMENDMENT TO PLAINTIFF'S SUPPLEMENTAL ANSWERS TO INTERROGATORIES (FIRST SET) DIRECTED TO PLAINTIFF, filed by R. Denning Gearhart, Esq. 2 cert/Atty Gearhart

JUNE 13, 1994, PRAECIPE TO WITHDRAW, filed 2 cert/Atty
 Please withdraw Count II of the Complaint filed by the Plaintiff in the above captioned action. /s/ R. Denning Gearhart, Esq.

JUNE 13, 1994, PRAECIPE TO WITHDRAW, filed 2 cert/Atty Gearhart
 Please withdraw the Motion to Withdraw Case from Argument List filed by the Plaintiff in the above captioned action. /s/ R. Denning Gearhart, ESq.

SEPTEMBER 22, 1994, OPINION AND ORDER, filed 1 cert/Atty Gearhart, Argento
 NOW, this 22nd day of September, 1994, upon consideration of Motion for Summary Judgment filed on behalf of Defendant Centre Carriers Corp and agaist the Plaintiff, it is the ORDER of this Court that said Motion be and is hereby granted and Summary Judgment entered in favor of Centre Carriers Corp., Defendant. BY THE COURT: John K. Reilly, Jr, P.J.
 Summary Judgment is entered in favor of the Defendant Centre Carriers Corp and against the Plaintiff.

SUMMARY JUDGMENT

William La...
 Prothonotary

CONT. FR. PG 209 CLFD AREA HEALTH SERVICES CORP vs. PALMER et al 93-249-CD

ORDER CONT.

28, 1993, recorded in Deed and Record Book 1507, Page 218.

SECOND THEREOF:

ALL those two certain lots of ground, together with all improvements thereon, situate in the Third Ward of the Borough of Clearfield, Clearfield County, Pennsylvania, bounded and described as follows:

PARCEL A: COMMENCING at a post of Thompson Street, said point being South 80 degrees 15 minutes West 74.5 feet from the intersection of Turnpike Avenue; thence north 13 degrees 24 minutes West 54.94 feet to a post; thence South 71 degrees 49 minutes West 40.06 feet to a post; thence South 13 degrees 24 minutes East 49.4 feet to a post on line of Thompson Street; thence north 80 degrees 15 minutes East along Thompson Street 40 feet to post and place of beginning. Having erected thereon a two-story frame dwelling.

PARCEL B: BEGINNING at a Southwest corner of the lot heretofore conveyed to Fred J. Thompson to Edward J. Dufton and John K. Dufton; thence along Thompson Street North 80 degrees 15 minutes East exactly 10 feet to a point; thence by a lone parallel to the Western line of lot heretofore conveyed to Edward J. Dufton and John K. Dufton, 55 feet, more or less, to the Northern boundary of the said Dufton lot; thence South 71 degrees 49 minutes West to the northwestern corner of the Dufton Lot; and thence South 13 degrees 24 minutes East 54.94 feet to the corner and place of beginning. Being a strip of ground 10 feet front on Thompson Street and extending along the Western side of the lot heretofore conveyed by Fred J. Thompson to Edward P. Dufton and John K. Dufton.

BEING the same premises conveyed to Leonard F. Schickling and Dorothy E. Schickling, his wife, by deed dated April 30, 1987, from Andrew J. Petkac and Charlene M. Petkac, his wife, said deed being recorded at Clearfield in Volume 1155, Page 16.

BEING the same premises conveyed from Leonard F. Schickling, et ux, to Clearfield Area Health Services Corporation dated December 28, 1992, recorded in Deed and Record Book 1507 Page 218.

Said Order to be FINAL and ABSOLUTE unless the Defendants named above, shall file exceptions thereto within thirty (30) days from the date of this Order.

2. That if the above-named Defendants have not filed exceptions within said thirty (30) day period, Prothonotary shall enter Final Judgment upon Praecipe of the Plaintiff.

3. That the rights of the Plaintiff to the respective premises is superior to the rights of the Defendants, named in Paragraph one and any other heirs or person claiming under them and any persons is superior to the rights of the Defendants, named in Paragraph one and any other heirs or person claiming under them and any persons claiming title or who might claim any title to the above-described premises.

4. That the said Plaintiff has an indefeasible title to the properties which have Tax Assessment Map No. 4-3-K8-212-19 and Tax Assesemtn Map No. 4-3-K8-212-20. Said title to be indefeasible as against all of the above-described defendants.

5. That the Defendants above-named, and any heirs or persons claiming under them, and any person claiming title, or who might claim any title to the premises above-described, are enjoined from setting up any title to the above-described premises of the Plaintiff described in said compliant, and also described in this Order, from impeaching, denying or in any way attacking the title of th Plaintiff to the said described premises.

6. That these proceedings or an authenticated copy thereof shall at all times thereafter be taken as evidence of the facts declared and established thereby.

7. That a Certified copy of this Order shall be recorded in the Office of the Recorder of Deeds of Clearfield County, Pennsylvania. BY THE COURT: John K. Reilly, Jr., P.J.,

JULY 21, 1993, PRAECIPE TO ENTER JUDGMENT, filed

Please enter Judgment against all of the above Defendants in accordance with Order issued by the Court of Common Pleas of Clearfield County, Pennsylvania, on June 16, 1993. Also please certify the Order of Court to the Office of the Recorder of Deeds of Clearfield County, Pennsylvania. /s/ Joseph Colavecchi, ESq.

Judgment is entered in favor of the Plaintiff and agaist the Defendants per Court Order dated June 16, 1993.

JUDGMENT FOR THE PREMISES.

Allen D. Ditz
Prothonotary

JULY 23, 1993, FINAL ORDER TAKEN TO REG & REC OFFICE. /s/ arf.

George S. Test

THE FREEMAN AGENCY,

FEBRUARY 1, 1993, COMPLAINT IN CIVIL ACTION, filed by George S. Test, Esquire
One (1) copy Certified to Sheriff as per instructions.

MARCH 30, 1993, SHERIFF RETURN, filed
February 9, 1993, COMPLAINT SERVED TO: Clinton D. Thompson t/d/b/a T & T Clay Company Deft.
March 1, 1993 COMPLAINT SERVED TO: Clinton D. Thompson t/d/b/a T & T Clay Company. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

Feb 1 11:20 am

93-153-CD

APRIL 6, 1993, DEFENDANT'S ANSWER TO PLAINTIFF'S COMPLAINT, filed by John R. Carfley, Esq.

APRIL 7, 1993, PRAECIPE, filed
Please list the above captioned matter for Arbitration. /s/ George S. Test, ESq.

JUNE 16, 1993, LETTERS MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING FOR JULY 26, 1993, at 8:30 a.m., filed.

JULY 26, 1993, OATH OR AFFIRMATION OF ARBITRATORS, filed.

Now, this 26 day of July, 1993, we the undersigned having been appointed arbitrators in the above case do hereby swear, or affirm, that wil 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/ R. Denning Gearhart, Chairman; s/ Benjamin Blakley, III, s/ Beth A. Gerg

AWARD OF ARBITRATORS

Now, this 26 day of July, 1993, 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:

Pro by Atty 40.00
JCP Fee by Atty 5.00
Shff by Atty 47.20
sur charge by Atty 4.00

JUDGMENT IN FAVOR OF PLAINTIFF IN THE AMOUNT OF \$8,062.00, TOGETHER WITH INTEREST AT 6% FROM 12/1/92, AND COURT COSTS. s/ R. Denning Gearhart, Chairman; s/ Benjamin Blakley, III s/ Beth A. Gerg

ENTRY OF AWARD

Now, this 26 day of July, 1993, 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

4-12-93
Pro by Atty 15.00
Pro by Atty 9.00
Pro by Deft 15.00
Pro by Deft 300.00

AUGUST 30, 1993, PRAECIPE TO ENTER JUDGMENT, filed Pursuant to PA R.C.P. 1307 (c), please enter judgment on the award of the Board of Arbitrators in the above captioned matter. /s/ George S. Test, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant per Award of Arbitration in the sum of Eight Thousand Sixty-Two Dollars together with interest and Court costs.

DEBT: \$8,062.00

JUDGMENT PER AWARD OF ARBITRATORS

Allen D. Bietz
Prothonotary

AUGUST 31, 1993, NOTICE OF JUDGMENT MAILED TO DEFT. ATTY. /s/ arf.

AUGUST 30, 1993, PRAECIPE FOR WRIT OF EXECUTION, filed by George S. Test, Esq.

WRIT OF EXECUTION ISSUED TO NO 93-95-EX

SEPTEMBER 3, 1993, NOTICE OF APPEAL FROM AWARD OF ARBITRATORS, filed by Clinton D. Thompson, Esq.

SEPTEMBER 3, 1993, CERTIFICATE OF SERVICE, filed.

I, Peter F. Smith, attorney for County National Bank, Garnishee above, hereby certify that I sent the original Answers to interrogatories in attachment by U.S. First Class Mail, Postage Prepaid on the following:

George S. Test, Esquire, Attorney for the Plaintiff, P.O. Box 706, Philipsburg, PA 16866
I also certify that I sent true and correct copies of the same by U.S. Mail, return receipt requested, to the following:
Clinton D. Thompson, Defendant, 517 Lingle Street, Osceola Mills, PA 16666-1121.
/s/ Peter F. Smith, Esquire.

Franklin E. Kepner

JOHN BOWMAN,

FEBRUARY 1, 1993, CERTIFICATIN OF DOCKET ENTRIES AND JUDGMENT, filed. From Columbia County. Their number 92-CV001107,

Feb 1
11:30 am

93-154-CD

I, Tami B. Kline, Prothonotary, of the court of Common Pleas of Columbia 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 the Defendant, on the 10th day of August, 1992, in the above captioned case in the amount of \$8,250.00.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the said Court, on the 28th day of December, 1992. . /s/ TAMI B. KLINE, Prothonotary.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Eight Thousand Two Hundred Fifty and 00/100 Dollars. with costs.

EDWARD J. LEIGEY,

Debt \$8,250.00

JUDGMENT



Prothonotary

Pro by atty 15.00

FEBRUARY 1, 1993, Notice of Entry of Judgment mailed to Defendant.

APRIL 26, 1993, PRAECIPE FOR WRIT OF EXECUTION, filed by Franklin E. Kepner, Jr., Esq.

WRIT OF EXECUTION ISSUED TO NO 93-55-EX

IN RE:
 NICHOLAS MENDOLIA,
 An Alleged Severely
 Mentally Disabled
 Person,

93-155-CD

Pro	40.00
JPC Fee	5.00
R. Mattern	150.00

FEBRUARY 1, 1993, PETITION FOR INOVLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
ORDER, filed.
ORDER, filed.

FEBRUARY 4, 1993, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.
 One (1) copy Certified to Mental Health.
DECREE, filed.
 AND NOW, this 4th day of February, , 1993, the
 Mental Health Review Officer's Report is acknowledged.
 We approve his recommendation.

The Court finds that NICHOLAS MENDOLIA 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 Sectin 305 of the Mental Health Procedrues 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 fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

IN RE:
 RANDALL SHIREY,
 An Alleged Severely
 Mentally Disabled
 Person,

FEBRUARY 1, 1993, PETITION FOR INVOLUNTARY TREATMENT,
 MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
ORDER, filed.
ORDER, filed.

FEBRUARY 1, 1993, MENTAL HEALTH REVIEW OFFICERS
 REPORT AND DECREE, filed.
 One (1) copy Certified to Mental Health.
DECREE, filed.
 AND NOW, this 3rd day of February,, 1993, the
 Mental Health Review Officer's Report is acknowledged.
 We approve his recommendation.

The Court finds that RANDALL SHIREY, 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 Sectin 305
 of the Mental Health Procedrues Act of 1976, as amended,
 for in-patient treatment for a period of One Hundred
 and Eighty (180) days. (In the Adolescent ward.)

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

Feb 1

93-156-CD

Pro	<i>J. K. Reilly, Jr.</i>	40.00
JCP Fee	<i>J. K. Reilly, Jr.</i>	5.00
R. Mattern		150.00

3-24-93 OK" 11/2/91
2-24-93 1/2" 11/2/91

IN RE:

CHRIS DEMI,
An Alleged Severely
Mentally Disabled
Person,

FEBRUARY 1, 1993, PETITION FOR INVOLUNTARY TREATMENT,
MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
ORDER, filed.
ORDER, filed.

FEBRUARY 4, 1993, MENTAL HEALTH REVIEW OFFICERS
REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.
DECREE, filed.
AND NOW, this 4th day of February, , 1992, 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 Sectin 305
of the Mental Health Procedrues Act of 1976, as amended,
for in-patient treatment for a period of One Hundred
and Eighty (180) days.

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

Feb 1

93-157-CD

Pro *lyl* 40.00
JCP Fee *lyl* 5.00
R. Mattern 150.00

5.00 JCP Fee
150.00 R. Mattern

<p>Feb 1</p>	<p>IN RE: JAY FRYE, An Alleged Severely Mentally Disabled Person,</p> <p>93-158-CD</p> <p>Pro <i>lyl.</i> 40.00 JCP Fee <i>lyl.</i> 5.00 R. Mattern 150.00</p>	<p><u>FEBRUARY 1, 1993, PETITION FOR INVOLUNTARY TREATMENT MENTAL HEALTH PROCEDURES ACT OF 1976, filed.</u> <u>ORDER, filed.</u> <u>ORDER, filed.</u></p> <p><u>FEBRUARY 4, 1993,, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.</u> .One (1) copy Certified to Mental Health. <u>DECREE, filed.</u> AND NOW, this_ 4 day of February, , 1993, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.</p> <p>The Court finds that JAY FRYE 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 Sectin 305 of the Mental Health Procedrues Act of 1976, as amended, for in-patient treatment for a period of Nine (90) Days.</p> <p>It is the FURTHER ORDER of this Court that Clearfield County pay the fee of J. Richard Mattern II, Esquire, Clearfield County Mental Health Review Officer. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p>
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2-24-93 OK 11/27/93
2-24-93 OK 11/27/93

IN RE:

WALTER HAWKINS,
An Alleged Severely
Mentally Disabled
Person,

FEBRUARY 1, 1993, PETITION FOR INVOLUNTARY TREATMENT
MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

ORDER, filed.
ORDER, filed

FEBRUARY 4, 1993, MENTAL HEALTH REVIEW OFFICERS
REPORT AND DECREE, filed.

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

AND NOW, this 4th day of February, , 1993, the
Mental Health Review Officer's Report is acknowledged.
We approve his recommendation.

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 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 fee of J. Richard Mattern II, Esquire,
Clearfield County Mental Health Review Officer. BY
THE COURT: /s/ John K. Reilly, Jr., President Judge.

Feb 1

93-159-CD

Pro	<i>L. J. M.</i>	40.00
JCP Fee	<i>L. J. M.</i>	5.00
R. Mattern		150.00

to be paid by R. Mattern
to be paid by R. Mattern

IN RE:
 JOSEPH J. HUGNEY,
 An Alleged Severely
 Mentally Disabled
 Person,

FEBRUARY 3, 1993, PETITION FOR INVOLUNTARY TREATMENT,
 MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
ORDER, filed
ORDER, filed.

FEBRUARY 1, 1993, MENTAL HEALTH REVIEW OFFICERS
 REPORT AND DECREE, filed.
 One (1) copy Certified to Mental Health.
DECREE, filed.
 AND NOW, this 3rd day of February, , 1993, the
 Mental Health Review Officer's Report is acknowledged.
 We approve his recommendation.

The Court finds that JSOEPH V. HUGNEY, 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 Sectin 305
 of the Mental Health Procedrues Act of 1976, as amended,
 for in-patient treatment for a period of One Hundred
 and Eighty (180) days.

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

Feb I

93-160-CD

Pro	<i>ly la</i>	40.00
JCP Fee	<i>ly la</i>	5.00
R. Mattern		186.96

2-24-93 - OK 100/ps
2-24-93 OK 100/ps

IN RE:

JOHN MONBORNE,
An Alleged Severely
Mentally Disabled
Person,

FEBRUARY 1, 1993, PETITION FOR INVOLUNTARY TREATMENT,
MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

ORDER, filed.
ORDER, filed.

FEBRUARY 1, 1993, MENTAL HEALTH REVIEW OFFICERS
REPORT AND DECREE, filed.

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

AND NOW, this 3rd day of February, , 1993, the
Mental Health Review Officer's 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 Sectin 305
of the Mental Health Procedrues Act of 1976, as amended,
for in-patient treatment for a period of One Hundred
and Eighty (180) days.

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

Feb 1

93-161-CD

Pro	<i>40.00</i>	40.00
JPC Fee	<i>5.00</i>	5.00
R. Mattern		150.00

*2000 13 2/1/93
and 13 1/2 1/2/93*

IN RE:
 MARK SQUITIER
 An Alleged Severely
 Mentally Disabled
 Person,

FEBRUARY 1, 1993, PETITION FOR INVOLUNTARY TREATMENT
 MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
ORDER, filed
ORDER, filed.

FEBRUARY 3, 1993, , MENTAL HEALTH REVIEW OFFICERS
 REPORT AND DECREE, filed.

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

AND NOW, this 3rd day of February, , 1993, the
 Mental 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 Sectin 305
 of the Mental Health Procedrues Act of 1976, as amended,
 for in-patient treatment for a period of One Hundred
 and Eighty (180) days.

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

Feb 1

93-162-CD

Pro	<i>Lyb.</i>	40.00
JCP Fee	<i>Lyb.</i>	5.00
R. Mattern		150.00

2-24-93 Ok 106/121
2-24-93 Ok 106/121

Girard Kasubick

LOIS L. BECKES, a/k/a
LOIS BECKES and
JEANNETTE HORNER,

FEBRUARY 1, 1993, COMPLAINT/Quiet Title Action, filed by Girard Kasubick, Esquire
One (1) copy Certified to Attorney.
ALL that certain tract or parcel of land located and situate in the Village of West Houtzdale, Woodward Township, Clearfield County, Pennsylvania.

FEBRUARY 1, 1993, AFFIDAVITS OF DEFENDANTS, filed.

FEBRUARY 1, 1993, MOTION FOR SERVICE BY PUBLICATION, filed by Girard Kasubick, Esq.

FEBRUARY 10, 1993, ORDER DIRECTING COMPLAINT TO BE SERVED BY ADVERTISEMENT ON DEFENDANTS, filed 1 cert/Atty
NOW, this 9th day of February, 1993, the within Action being an Action to Quiet Title and the Plaintiffs having made affidavit that the addresses of the Defendants are unknown and cannot be ascertained, and therefore, upon motion of Girard Kasubick, ESq, Attorney for Plaintiffs, it is Ordered and Decreed that substitute service by publication be made upon the Defendants whose addresses are unknown, or may be deceased, by giving notice in the Progress, a newspaper of general circulation published in the Clearfield County area and in the Clearfield County Legal Journal, to all of the above named Defendants, such publication to be one (1) time only stating that this action has been filed and that this Complaint must be pleaded to within twenty (20) days after publication of notice; otherwise judgment will be taken against all of the Defendants by default. BY THE COURT: John K. Reilly, Jr., P.J.

MARCH 17, 1993, AFFIDAVIT OF PROOF OF SERVICE, filed by Girard Kasubick, Esq.

MARCH 17, 1993, MOTION FOR JUDGMENT, filed by Girard Kasubick, Esq.

MARCH 24, 1993, ORDER OF COURT, filed 1 cert/Atty

NOW, March 23, 1993, an Affidavit having been made that service was made by publication on unknown Defendants in the Clearfield Progress on February 22, 1993 and in the Clearfield County Legal Journal the week of February 19, 1993, and it appearing that it was impossible to serve any other Defendant by any other means,

IT IS ORDERED AND DECREED, that Defendants file suit in ejectment or otherwise enter a proceeding to contest the case within thirty (30) days, or this Order of Court shall become final upon praecipe by Plaintiff, which hereby Orders and Decrees that title to the land subject of this action is vested absolutely in the Plaintiffs, their heirs and assigns, free and clear of any and all claims of any nature by any of the named Defendants, their heirs, executors, administrators, trustees, successors and assigns or by anyone claiming by, through or under them or any of them, and that the Plaintiff is seized of an indefeasible title to the land situated in Woodward Township, Clearfield County, Pennsylvania, bounded and described as follows:
BEGINNING at the Northeast corner of lot #112; thence along and thirty three (33) feet from the center line of the old Madera Branch Railroad South 75 degrees 9 minutes East fifty eight (58) feet to a pin; thence South 16 degrees 27 minutes West one hundred fourteen (114) feet to a point; thence North 75 degrees 10 minutes West fifty (50) feet, more or less, to the line of Lot #112; thence North 13 degrees 24 minutes East one hundred fourteen (114) feet to a point and place of beginning. BEING a portion of Lot #113 in the General Plan of the Village of West Houtzdale. BY THE COURT: John K. Reilly, Jr., P.J.

APRIL 28, 1993, PRAECIPE, filed

Please enter judgment in the above captioned case in favor of the Plaintiffs. /s/ Girard Kasubick, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant per Court Order dated March 23, 1993.

JUDGMENT FOR THE PREMISES

John D. Reilly
Prothonotary

APRIL 29, 1993, FINAL ORDER TAKEN TO REG & REC OFFICE

Feb 1
1:55 pm

93-163-CD

JAMES MCGOVERN,
WILLIAM H. TIBBENS,
WILLIAM A. TIBBENS,
GEORGE TIBBENS, MARY
J. LLOYD, MARY ANN
WILSON, and their
heirs, executors, ad-
ministrators,
successors and assigns,
known or unknown, and

any other person or
persons, or entity who
may claim title or an
interest in the pro-
perty subject of this
action,

Pro by Atty 41.00
JPC Fee by atty 5.00
Cert by Atty 5.00
Order by Atty 5.00

Keystone
Legal
Services,
Mark S.
Weaver,

BEVERLY L. TAYLOR,

FEBRUARY 1, 1993, PRAECIPE TO PROCEED IN FORMA PAUPERIS,
filed.

Feb 1
1:50 pm

93-164-CD

One (1) copy Certified to Attorney
One (1) copy Certified to Judge
Kindly allow BEVERLY L. TAYLOR to proceed in
forma pauperis.

I, MARK S. WEAVER, 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/ Mark S. Weaver, Esquire.

AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN
FORMA PAUPERIS, filed.

FEBRUARY 19, 1993, ORDER, filed.

AND NOW, this 18th day of February, 1993, upon
consideration of the Petition of Plaintiff to Proceed
In Forma Pauperis, it is hereby GRANTED that Beverly L.
Taylor, Plaintiff, may file the Complaint in Custody In
Forma Pauperis and proceed to the termination of proceedings
without payment of filing fees or costs. BY THE COURT:
/s/ Joseph S. Ammerman, Judge.

RANDY A. ECK,

FEBRUARY 1, 1993, COMPLAINT IN CUSTODY, filed
by Mark S. Weaver, Esquire.

Three (3) copies Certified to Attorney.

ORDER, filed.

You, RANDY A. ECK, have been sued in Court to
obtain custody, partial custody or visitation of the
child, BRANDON A. ECK, (d.o.b. 3/30/92)

You are ORDERED to appear in person at the Clear-
field County Courthouse, Clearfield, Pennsylvania, on
the 19th day of February, 1993, at 10:30 o'clock A.M. for
a conference.

In order to maintain the status quo, it is also
ORDERED by this Court that temporary custody of the
minor child shall remain with the Plaintiff 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.

Billed County 2/1/93

Pro	<i>By G.</i>	40.00
JCP Fee	<i>By G.</i>	5.00
		<u>45.00</u>

FEBRUARY 19, 1993, ORDER, filed 1 cert/KLS
Deft.

AND NOW, this 18th day of February, 1993,
by agreement of the parties, it is ORDERED that the
custody conference scheduled in the above matter be
continued and that the order of this Court dated February
1, 1993 remain in effect until further order of the
Court. BY THE COURT: Joseph S. Ammerman, Judge.

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to
Keystone Legal Service and Deft.

OCTOBER 16, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST RETURNED, filed.

NOV. 16, 1995, PRAECIPE TO DISCONTINUE, filed.
Please discontinue the above captioned matter.

s/ROBIN JEAN FOOR, ESQ.

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

3-2-93 OK 106/115
3-2-93 OK 106/115

Joseph E. Buckley, JR

WANDA ELVA HEFFNER,
as Executor of the Estate
of WANDA ELVA HEFFNER,
deceased

Feb 1
3:00 pm

93-165-CD

Francis Garger
Francis Garger
Frank J. Hartye *

DR. LARRY G. SCHACHTER,
DR. JAMES E. DEVLIN and
*DUBOIS REGIONAL MEDICAL
CENTER.

Pro by Atty 20.00
JCP Fee by Atty 5.00
Shff by Atty 39.26
Sur Charge by Atty 6.00
Shff Dunkle by Atty 25.50
Pro by Atty 20.00

FEBRUARY 1, 1993, PRAECIPE FOR WRIT OF SUMMONS, filed by Joseph E. Buckley, Jr., Esquire.
Two (2) copies Certified to Attorney.
Kindly issue a Writ of Summons in the above-captioned action.

FEBRUARY 3, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.

MARCH 4, 1993, SHERIFF RETURN, filed
February 8, 1993 SUMMONS SERVED TO DuBois Regional Medical Center, Deft.
February 8, 1993 SUMMONS SERVED TO: Dr. Larry G. Schachter, Deft.
February 11, 1993, Harry Dunkle, Shff of Jefferson Co deputized by Chester A. Hawkins, Shff of Clfd Co.
February 22, 1993, SUMMONS SERVED TO: Dr. James E. Devlin, Deft by Shff Dunkle. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

MARCH 4, 1993, PRAECIPE FOR APPEARANCE, filed
Kindly enter my Appearance as counsel of record for Defendant, DUBOIS REGIONAL MEDICAL CENTER, in the above-entitled action. /s/ Frank J. Hartye, Esq.

MARCH 9, 1993, PRAECIPE FOR ISSUANCE OF RULE TO FILE COMPLAINT, filed by Frank J. Hartye, Esquire.
Please enter a Rule upon the Plaintiff, WANDA ELVA HEFFNER, to file a Complaint in the above-captioned action within twenty (20) days of the date of service of said RULE. s/ Frank J. Hartye, Esquire.
MARCH 9, 1993 RULE ISSUED TO ATTORNEY BUCKLEY AND ATTORNEY HARTYE BY REGULAR MAIL.

MARCH 11, 1993, CERTIFICATE OF SERVICE OF RULE TO FILE COMPLAINT, filed
March 10, 1993, RULE SERVED TO: Wanda Elva Heffner Plff c/o Joseph E. Buckley, Jr., Esq. /s/ Frank J. Hartye, Esq.

MARCH 23, 1993 PRAECIPE FOR APPEARANCE, filed.
Kindly enter our appearance on behalf of Dr. Larry G. Schachter and Dr. James Devlin, two of the Defendants in the above captioned case. This case will be handled by Bernard R. Rizza, Esquire. s/ Francis Garger, Esquire.

MARCH 23, 1993 PRAECIPE FOR RULE FOR COMPLAINT, filed.
Kindly issue a Rule on Plaintiff to file her complaint within twenty (20) days. s/ Francis Garger, Esquire.
MARCH 23, 1993 RULE ISSUED TO ATTORNEY BUCKLEY AND ATTORNEY HARTYE BY REGULAR MAIL.

JULY 1, 1993, NOTICE OF DEPOSITION OF DR. LARRY G. SCHACHTER AND DR. JAMES E. DEVLIN, filed by DuBois Regional Medical Center and Bernard R. Rizza, Esq. /s/ Joseph E. Buckley, Jr, Esq. 1 cert/Atty

FEBRUARY 24, 1994, COMPLAINT AND DEMAND FOR JURY TRIAL, filed by Joseph E. Buckley, Jr., Esq. 3 cert/Atty Buckley
CERTIFICATE OF SERVICE, filed
February 24, 1994, COMPLAINT AND DEMAND FOR JURY TRIAL SERVED TO Frank J. Hartye, Esq. and Bernard R. Rizza, Esq. /s/ Joseph E. Buckley, Jr., Esq.

MARCH 4, 1994, PRELIMINARY OBJECTIONS TO PLAINTIFF'S COMPLAINT, filed by Frank J. Hartye, Esq

MARCH 17, 1994, MOTION FOR LEAVE TO AMEND CAPTION OF COMPLAINT, filed by Joseph E. Buckley, Jr., Esq. 1 cert/Atty Buckley

CERTIFICATE OF SERVICE, filed
March 15, 1994, MOTION FOR LEAVE TO AMEND CAPTION OF COMPLAINT SERVED TO Frank J. Hartye, Esq.; Bernard R. Rizza, Esq. /s/ Keith D. Hilborn, Paralegal

MARCH 21, 1994, ORDER, filed 1 cert/Atty Buckley, Garger, Hartye
AND NOW, this 21st day of March, 1994, upon consideration of plaintiff's motion to amend the caption of the complaint in this case, it is hereby ORDERED that said motion is granted and the caption to the plaintiff's complaint shall be amended as requested. BY THE COURT:
John K. Reilly, Jr, P.J.

APRIL 25, 1994, NOTICE OF SERVICE OF INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS, filed by Frank J. Hartye, Esq.

JUNE 3, 1994, ORDER, filed 1 cert/Atty Buckley, Garger & Hartye
NOW, this 3rd day of June, 1994, this matter coming before the Court on Preliminary Objections to Plaintiff's Complaint filed on behalf of Defendant DuBois Regional Medical Center seeking to strike Plaintiff's pleadings and the briefs thereon, it is the ORDER of this Court that said Objections be and are hereby sustained and Plaintiff's prayer for punitive damages stricken. BY THE COURT:
John K. Reilly, Jr, P.J.

JUNE 17, 1994, ANSWER TO PLAINTIFF'S COMPLAINT, filed by Frank J. Hartye, Esq.

CONT. TO PG 168

John R.
Carfley

EARL F. SNYDER,

FEBRUARY 2, 1993, PETITION FOR CUSTODY, filed by John R. Carfley, Esquire.

One (1) copy Certified to Defendant.

FEBRUARY 8, 1993, ORDER

One (1) copy Certified to Defendant.

You, JOHNA L. SNYDER, Respondent, have been sued in Court to obtain custody of the child Mercedes A. Snyder (d.o.b. 2/20/92)

You are ORDERED to appear in person at the Clearfield County Courthouse, Clearfield, Pennsylvania, on the 3rd day of March, 1993, at 10:00 o'clock in Courtroom No., 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.

Custody of the minor child shall be with the Petitioner until date of conference. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

APRIL 19, 1993, ORDER, filed 2 cert/Atty

NOW THIS 16th day of April, 1993, upon agreement of the parties Order of Court dated February 8, 1993 shall remain in effect pending a mediation conference. BY THE COURT: Joseph S. Ammerman, Judge.

We hereby stipulate to the above set forth matter. /s/ Kimberly M. Kubista Esq - Johna L. Snyder /s/ John Carfley - Earl F. Snyder

APRIL 30, 1993 PETITION FOR SPECIAL RELIEF, filed by Mark Weaver. Esquire.

RULE, filed.

AND NOW, this 30th day of April, 1993, upon consideration of the within Petition, Plaintiff/Respondent is directed to show cause, if any, why relief requested in said Petition should not be granted.

Hearing/argument on this matter shall be held on the 5th day of May, at 11:30 o'clock A.M., at Courtroom No. -, Clearfield County Courthouse, Clearfield, Penn. BY THE COURT: s/ JOSEPH S. AMMERMAN, JUDGE.

CERTIFICATE OF SERVICE, 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, Penn., on this 3rd day of May, 1993, to the attorneys of record. s/ TR.

MAY 6, 1993, ORDER, filed 1 cert/Atty Carfley, Weaver

NOW, May 5, 1993, Earl Snyder and Johna Snyder being before the Court by their attorneys, John Carfley, Esquire, and Mark Weaver, Esquire, and being unable to resolve custody issues; teh mother will have visitation with the child on Sunday, May 16, 1993, and a hearing in the matter will be held at 2:00 PM on Friday, May 21, 1993. BY THE COURT: Joseph S. Ammerman, Judge.

AUGUST 16, 1995, PETITION FOR CUSTODY, VERIFICATION, s/EARL F. SNYDER

filed by s/JOHN R. CARFLEY, ESQ. ONE(1) CERT TO ATTY CARFLEY

AUGUST 18, 1995, ORDER, filed. ONE(1) CERT TO ATTY CARFLEY

You, JOHNA L. SNYDER, Respondent, have been sued in Court to obtain custody of the child Mercedes A. Snyder (d.o.b. 2/20/92).

You are ordered to appear in person at the Clearfield County Courthouse, Clearfield, Pennsylvania, on the 18th day of September, 1995, at 9:00 o'clock in Courtroom No. 2, for a full custody 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/FREDRIC J. AMMERMAN, Judge

SEPT. 19, 1995, ORDER, FILED. THREE(3) CERT TO ATTY CARFLEY, ONE(1) CERT TO DEFT

NOW, THIS 18TH DAY OF SEPT. 1995, THIS BEING THE DATE SET FOR CUSTODY HEARING; THE COURT NOTING THAT THE PETITIONER, EARL SNYDER, BEING PRESENT AND REPRESENTED BY COUNSEL; SOUNSEL FOR PETITIONER INDICATING UNCERTAINTY AS TO WHETHER RESPONDENT ACTUALLY RECEIVED NOTICE OF HEARING, IT IS THE ORDER OF THIS COURT THAT THE PETITIONER, EARL SNYDER, SHALL HAVE PRIMARY PHYSICAL CUSTODY OF THE PARTIES' MINOR CHILD, MERCEDES A. SNYDER, UNTIL SUCH TIME AS THIS COURT SHALL ISSUE FURTHER ORDER. COUNSEL FOR PETITIONER IS DIRECTED TO ATTEMPT TO CONTACT THE RESPONDENT, JOHNA L. SNYDER, IN ORDER TO DETERMINE IF SHE DESIRES A FULL CUSTODY HEARING BE SCHEDULED IN THE FUTURE.

BY THE COURT, S/FREDRIC J. AMMERMAN, JUDGE

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to Atty Carfley and Keystone Legal Serv.

OCT. 13, 1995, LETTER FROM JOHN R. CARFLEY, RE: INACTIVE LISTING, s/JOHN R. CARFLEY, ESQ.

Feb 2
11:40 am

93-166-CD

JOHNA L. SNYDER,

Pro by Atty 40.00

JPC Fee by Atty 5.00

James A. Naddeo

HARRY J. SALVATORE,

FEBRUARY 2, 1993, COMPLAINT IN EJECTMENT, filed by James A. Naddeo, Esquire.
Two (2) copies Certified to Attorney.

MARCH 26, 1993, SHERIFF RETURN, filed February 9, 1993, COMPLAINT SERVED TO: Robert Reichart, Deft.

February 9, 1993, COMPLAINT SERVED TO: Linda L. Seder, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

Feb 2 2:50 pm

93-168-CD

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to Atty Naddeo and Deft.

OCTOBER 10, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST RETURNED, filed.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

ROBERT REICHART and
LINDA L. SEDER,

It is further Ordered that costs of this matter shall be assessed to the Plaintiff

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

1 Cert Copy To Naddeo /No Address for Deft
TERMINATED WITH PREJUDICE

Pro by Atty 40.00
JCP Fee by Atty 5.00
Shff by Atty 27.84
Sur charge by Atty 4.00

Robin B. Shepherd

WILLIAM SCHOENING and
NANCY SCHOENING,

FEBRUARY 3, 1993, PETITION TO OPEN MAGISTRATE'S JUDGMENT, filed by Robin B. Shepherd, Esquire. Two (2) copies Certified to Attorney. ORDER, filed.

AND NOW, this 2nd day of February, 1993, upon consideration of the foregoing Petition, it is the ORDER of this Court that a hearing on the Petition to Open Magistrate's Judgment, will be held the 5th day of February, 1993, at 10:30 A.M. o'clock in Courtroom #2, of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

Feb 3
10:00 am

93-170-CD

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to Atty Gearhart and Deft.

OCTOBER 27, 1995, PRAECIPE TO DISCONTINUE, filed by R. Denning Gearhart, Esquire

Please mark the above-captioned action discontinued. Respectfully submitted, s/ R. Denning Gearhart, Esquire

DISCONTINUED

LARRY READ and
PATTY READ,
t/d/b/a COUNTRY PLACE,

Pro by Atty 40.00
JCP Fee by Atty 5.00
Pro by Atty 5.00

Printed By: Romberger Bindery - Form H-611

Kimberly M. Kubista

LISA GOURLEY WERTZ,

FEBRUARY 3, 1993, PRAECIPE TO PROCEED IN FORMA PAUPERIS, filed.

Kindly allow LISA GOURLEY WERTZ to proceed in forma pauperis. I, KIMBERLY M. KUBISTA, 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/ Kimberly M. Kubista, Esquire

Feb 2 3:55 pm

93-169-CD

ORDER, filed. NOW, this 2nd day of February 1993, 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 GRANTED. BY THE COURT: Joseph S. Ammerman, Judge.

FEBRUARY 3, 1993, PETITION FOR CUSTODY, filed by Kimberly M. Kubista, Esquire. Two (2) copies Certified to County.

FEBRUARY 17, 1993, ORDER OF COURT, filed. You, BRIAN K. WERTZ, Defendant, have been sued in Court to obtain custody of the following children: ALEX B. WERTZ, Age, 5, SHADD L. WERTZ, Age 4, and LACEY E. WERTZ, age 2.

You are ORDERED to appear in person at Clearfield County Courthouse on March 8, 1993, at 10:00 A.M. for a conference before the Court.

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, Judge.

Two (2) copies Certified to Attorney. MARCH 2, 1993, ORDER OF COURT, filed. Three Copies To Attorney.

You, BRIAN K. WERTZ, Defendant, have been sued in court to obtain custody of the following children: Alex B. Wertz, Age, 5, Shadd L. Wertz, Age 4, and Lacey E. Wertz, Age 2.

You are ordered to appear in person at Clearfield County Courthouse. This conference before the Court has been continued from March 8, 1993 at 10:00 a.m. until March 15, 1993 at 10:00 a.m.

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, Judge

Billed County

3/18/93

Pro 40.00 JCP Fee 5.00

BRIAN WERTZ,

MARCH 8, 1993, AFFIDAVIT OF SERVICE, filed

March 5, 1993, PETITION FOR CUSTODY SERVED TO: Brian K. Wertz, Deft. by Certified mail. /s/ Kimberly M. Kubista, Esq.

MARCH 16, 1993, ORDER FOR MEDIATION CONFERENCE, filed 2 cert/Judge "A"

NOW, this 15th day of March, 1993, 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 7, 1993, at 9:00 AM, in Courtroom No. 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 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 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. BY THE COURT: Joseph S. Ammerman, Judge.

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to Atty Kubista and Deft.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff.

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

1 Cert copy to Atty Kubista & 1 Cert To Deft

TERMINATED WITH PREJUDICE

160 B

CONT. FR. PG 111 ALLING AND CORY vs. VISION PRESS, LIMITED 93-240-CD¹⁴⁰

MAY 4, 1994, ORDER OF COURT FOR PLAINTIFF'S MOTION TO COMPEL SETTLEMENT, filed 1 cert/Atty, Deft AND NOW, this 4th day of May, 1994, after hearing argument on Plaintiff's Motion to Compel Settlement and Defendant's Motion for protective Order Quashing the Plaintiff's Motion, this Court finds that the Defendant did offer and enter into a binding Compromise Settlement with the Plaintiff for payment of \$120 and furthermore, that the Defendant's conduct in failing to pay the remaining \$100 balance and abide by the terms of this settlement constitute obdurate, vexatious and dilatory conduct within the meaning of the provisions set forth at 42 Pa. C.S.A. Section 2503(7), entitling the Plaintiff to counsel fees in the amount of \$500.

It is hereby ORDERED, DIRECTED, and DECREED that Judgment in the amount of \$600 together with costs and interest at the legal rate, is entered for the Plaintiff, Alling & Cory and against the Defendant, Vision Press. BY THE COURT: John K. Reilly, Jr, P.J.

MAY 4, 1994, EXCEPTION TO THE PROPOSED ORDER BY PLAINTIFF AND MOTION TO STRIKE, filed by Gerald W. Spaid, Sr, Pro Se 3 cert/Deft.

MAY 4, 1994, CERTIFICATE OF SERVICE, filed

May 4, 1994, EXCEPTION TO THE PROPOSED ORDER BY PLAINTIFF AND MOTION TO STRIKE SERVED TO: Gary A. Caldwell, Esq. /s/ Gerald W. Spaid, SR, Pro Se

JUNE 27, 1994, REPLY TO BRIEF IN DEFENSE OF DEFENDANT'S "EXCEPTION TO PROPOSED ORDER BY PLAINTIFF AND MOTION TO STRIKE", filed by Gerald W. Spaid, Sr, Pro Se 3 cert/Spaid

CERTIFICATE OF SERVICE, filed

June 27, 1994, REPLY SERVED TO: David B. Lingenfelter by certified mail. /s/ Gerald W. Spaid Sr, Pro Se.

JUNE 28, 1994, CERTIFICATE OF SERVICE, filed

June 27, 1994, REPLY TO BRIEF IN DEFENSE OF DEFENDANTS EXCEPTION TO THE PROPOSED ORDER AND MOTION TO STRIKE. /s/ Gerald W. Spaid, Sr, Pro Se

JULY 1, 1994, ORDER, filed 1 cert/Atty Lingenfelter, Vision Press, Pro

NOW, this 1st day of July, 1994, it is the ORDER of this Court that Order dated May 4, 1994 in the above-captioned matter be and is hereby amended to delete the following: "within the meaning of the provisions set forth in 42 Pa. C.S.A. Section 2503(7)" and in the second paragraph delete "and interest at the legal rate". In all other respects, said Order remains in full force and effect. BY THE COURT: John K. Reilly, Jr, P.J.

<p>Feb 3 11:15 am</p>	<p>NATIONAL BANK OF THE COMMONWEALTH, PO Box 400 Indiana, PA 15701</p> <p>93-171-CD</p> <p>DONALD R. HAYWARD, Po Box 61 Brisbin, PA 16620</p> <p>Pro by Plff 9.00</p>	<p><u>FEBRUARY 3, 1993, JUDGMENT FROM J.P., RICHARD G. ORENDORFF, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Three Thousand Twenty-three and 14/100 Dollars, with costs.</p> <p style="text-align: center;">Debt \$3,023.14</p> <p>Interest from December 21, 1992.</p> <p>Filed and Entered by Plaintiff, February 3, 1992, JUDGMENT</p> <p style="text-align: right;"><i>Allen D.</i> Prothonotary</p> <p><u>February 3, 1993, Notice of Entry of Judgment mailed to Defendant.</u></p>
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<p>Feb 3 11:40 am</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF LABOR AND INDUSTRY, Harrisburg, PA 17105</p> <p>93-172-CD</p> <p>JOANN L. CALDWELL, Individually and t/a PRAVE's STYLING SALON PLUS, Apt #102 23 South Second Street Celarfield, PA 16830</p> <p>Pro by Plff 9.00 Pro by Def 5.50</p>	<p><u>FEBRUARY 3, 1993, , 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 Ninety-three and 91/100 Dollars, with costs.</p> <p style="text-align: center;">Debt \$1,093.91</p> <p>Interest Computation Date January 31, 1993</p> <p>Filed and Entered by Plaintiff, February 3, 1993. JUDGMENT</p> <p style="text-align: right;"><i>Allen D.</i> Prothonotary</p> <p style="text-align: right;"><i>6th Aug 1993</i> <i>W. a. Shaver</i></p>
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FEBRUARY 3, 1993, FIFTEEN (15) 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 iwth cost of suit. (*Judgment of different amount)
 Pro - Each Writ - \$9.00

JUDGMENT

D. C. [Signature]
 Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	REVIVINT NO.
8-6-93 93-173-CD	Benny C. Bailey, Caroline Bailey, Clearfield Boro, Clearfield	88-571-CD
8-6-93 5.00 pd by PIFE 93-174-CD	James A. Barraclough, 11 Wasson Ave. (Sandy Twp), DuBois,	88-646-CD
* 93-175-CD	George Brown, Mary brown, West Clymer-Cooper Twp., Grassflat,	88-648-CD
7-6-93 93-176-CD	Frederick C. Cain, Dorothy M. Cain, Brady Twp., DuBois,	88-572-cd
8-6-93 Pd. Sec by PIFE 93-177-CD	Donna M. Clutter, RD#1, Box 150, Jordan Twp., Irvona	88-650-CD
8/6/93 Pd #5 - by PIFE 93-178-CD	Lavinia E. Daub, 330 S. 4th St., (Boro), Clearfield	88-610-CD
8/6/93 Pd #5 - by PIFE 93-179-CD	John Demko, Alice Demko, Houtzdale-Bigler Twp, Houtzdale	88-651-CD
8-6-93 Pd Sec by PIFE 93-180-CD	Norman L. Dunlap, Ruth Dunlap, Box 24, (Boro) Glen Hope	88-615-CD
8-6-93 Pd. Sec by PIFE 93-181-CD	Teresa D. Erskine, RD#2, Box #4, (Morris Twp), Morrisdale,	88-616-CD
8/6/93 Pd #5 - by PIFE 93-182-CD	Oliver L. Herichel, Gladys B. Herichel, Lawrence Twp., Clearfield	88-573-CD
8/6/93 Pd #5 - by PIFE 93-183-CD	Paul A. Hummel, Darlene L. Luzier, 217 Clearfield St., Clearfield	88-619-CD
8-6-93 Pd Sec by PIFE 93-184-CD	Jean E. Ibberson, Decatur Twp., Osceola Mills, PA	88-575-CD
8-6-93 Pd by PIFE 93-185-CD	Donald Anthony, Joann E. Anthony, 243 Williams St., DuBois, PA	88-647-CD
7-6-93 Pd Sec by PIFE 93-186-CD	William S. Johns, Beccaria Twp., Beccaria	88-576-CD
7-22-93 93-187-CD	Patrick N. McGarry, Gloria A. McGarry, RD#2, BX#269, (Ferguson Twp) Curwensville, PA	88-661-CD

* \$5,000.00 93-174, 93-175-CD, 93-177-CD, 93-178-CD, 93-179-CD, 93-180-CD
 93-181-CD, 93-183-CD, 93-195-CD, 93-187-CD

FEBRUARY 3, 1993, FIFTEEN (15) 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 fo 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

Allen D. Bietz
 Pro thonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	REVIVING NO.
7-22-93 93-188-CD	Ronald C. Meckley, Marie L. Meckley, Ronald C. Meckley, t/t Mahaffey Boro, Mahaffey, PA	88-579-CD
7-22-93 93-189-CD	Donald M. Myers/EST, Anna Myers, Dennis L. Myers, Decatur Two, Osceola Mills,	88-580-CD
8-6-93 * 93-190-CD	Foster Phillips, Mildred Phillips, RD#1, BX#166, (Decatur Twp) West Decatur, PA	88-652-CD
8-6-93 93-191-CD	Vaughn W. Phillips, Brisbin Boro, Brisbin,	88-581-CD
8-6-93 * 93-192-CD	William D. Quickel, Dorothy L. Quickel, 704 Turnpike Avenue Clearfield, PA	88-614-CD
8-6-93 93-193-CD	Anna Marie Quigley, Grampian Boro, Grampian,	88-582-CD
8-6-93 93-194-CD	Pauline L. Quigley , a/k/a, Paulene L. Guigley, Paulene L. Quigley, a/k/a Paulene, Grampian Boro, Grampian,	88-583-CD
8-6-93 * 93-195-CD	Frank Rugh, Jr., Bigler Twp, Houtzdale,	88-653-cD
8-16-93 * 93-196-CD	Mary Ann Spooner, RD#3, BX #158, (Sandy Twp) DuBois, PA	88-617-CD
8-16-93 93-197-CD	Harold J. Stewart, EST, Evelyn C. Stewart, a/k/a, Evelyn C. Long, Evelyn C. Stewart, a/k/a t/t, Evelyn C. Long, t/t, William G. Long, t/t, Burnside Boro, Burnside, PA	88-586-CD
8-16-93 93-198-CD	Mary J. Strong, Estate, Jordan Twp, Cherry Tree,	88-587-CD
8-16-93 93-199-CD	Raymond C. Wallace, JR., Hannah L. Wallace, Winburne-Cooper Twp, Winburne,	88-654-CD
8-16-93 * 93-200-CD	George Warholak, Dorothy J. Warholak, 316 Merrill St., Clearfield Boro, Clearfield, PA	88-612-CD
8-16-93 93-201-CD	Thomas L. Whitten, Cooper Twp, Morrisdale	88-655-CD
8-6-93 93-202-CD	Bertha Youngkin/Estate, Beccaria Twp., Coalport	88-589-CD
* \$5,000.00 93-190-CD, 93-192-CD, 93-195-CD, 93-196-CD, 93-200-CD		

<p>R. Denning Gearhart</p> <p>2/4/93 \$95.00 pd by Atty</p> <p>Clfd Trust BAL/\$75.00</p> <p>FREDERICK D. LINGLE</p> <p>Ok. # 1990 \$40.00 to Civil Acct. Bal. 34.50</p>	<p>CHARLES E. STINER,</p> <p>93-204-CD</p> <p>JOANNE STINER,</p> <p>Pro 40.00</p> <p>State by Atty 10.00 (2 counts)</p> <p>JCP Fee by Atty 10.00</p> <p>Pro .50</p>	<p>FEBRUARY 4, 1993, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire. Two (2) copies Certified to Attorney.</p> <p>FEBRUARY 16, 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 Complaint to the Defendant, at her residence as evidence by the signed receipt attached hereto as Exhibit "A". /s/ R. Denning Gearhart, Esq.</p> <p>MARCH 8, 1993, ANSWER AND COUNTERCLAIM, filed by Frederick D. Lingle, Esq. 3 cert/Atty</p> <p>NOVEMBER 5, 1993, PETITION TO PROCEED IN DIVORCE WITHOUT PAYMENT OF COSTS, filed by Frederick D. Lingle, Esq.</p> <p>NOVEMBER 15, 1993, RULE RETURNABLE, filed by Frederick D. Lingle, filed. NOW, this 12th day of November, 1993, upon consideration of Defendant's Petition to Proceed In Divorce Without Payment of Costs, filed with regard to the above captioned matter, it is the ORDER of the Court that a Rule is directed to Plaintiff to appear and show cause why the prayer of said Petition should not be granted. Said Rule Returnable on the 22nd day of December, 1993, at 10:00 o'clock A.M. BY THE COURT, s/ John K. Reilly, Jr., President Judge</p> <p>NOVEMBER 16, 1993, 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 16 day of November, 1993, to the attorneys of record. s/ Anita Fisher</p> <p>NOVEMBER 29, 1993, CERTIFICATE OF SERVICE, filed November 23, 1993, PETITION TO PROCEED IN DIVORCE WITHOUT PAYMENT OF COSTS/RULE RETURNABLE SERVED TO: R. Denning Gearhart, Esq. /s/ Lisa R. Tasselli</p> <p>DECEMBER 30, 1993, ORDER, filed 2 cert/Atty Gearhart</p>
		<p>AND NOW, this 30th day of December, 1993, being the date and time set for hearing on the Defendant's Petition to Proceed In Divorce Without Payment of Costs, and the parties having agreed on all of the issues of the divorce, the Defendant's Petition to Proceed In Divorce within payment of costs is withdrawn and the Court issues the following Order:</p> <ol style="list-style-type: none"> 1. That the parties will proceed with a divorce under Section 3301(c) of the Pennsylvania Divorce Code. 2. That Joanne Stiner shall receive, and Charles Stiner shall waive any claim to, the following: (a) thru (o) see original 3. That Charles Stiner shall receive and Joanne Stiner shall waive any claim to the following: (a) thru (e) see original 4. Charles Stiner shall pay to the benefit of Attorney Frederick D. Lingle the sum of Six Hundred (\$600.00) Dollars in attorney fees. 5. The parties shall waive any other claims for attorney fees, alimony, alimony pendente lite, costs or equitable distribution. BY THE COURT: John K. Reilly, Jr, P.J. <p>JANUARY 17, 1994, PRAECIPE TO TRANSMIT THE RECORD, filed by R. Denning Gearhart, Esquire</p> <p>AFFIDAVIT OF CONSENT of Charles Stiner, Plaintiff, filed.</p> <p>AFFIDAVIT OF CONSENT of JoAnne Stiner, Defendant, filed.</p> <p>DECREE</p> <p>AND NOW, this 18th day of January, 1994, it is Ordered and Decreed that CHARLES E. STINER, Plaintiff, and JOANNE STINER, Defendant, are divorced from the bonds of matrimony.</p> <p>All other claims before the Court in this matter, including equitable property distribution, 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 conditions of said Agreement.</p> <p>BY THE COURT: s/ John K. Reilly, Jr., Judge</p> <p>FEBRUARY 15, 1994, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.</p>

Kim C. Kesner

NORMAN G. DIEHL and
EVELYN DIEHL,

FEBRUARY 4, 1993, COMPLAINT/Action/Quiet Title, filed by Kim C. Kesner, Esquire.
Two (2) copies Certified to Attorney.
ALL that certain lot located in the Borough of Glen Hope, Clearfield County, Pennsylvania.

FEBRUARY 5, 1993, MOTION FOR SERVICE PURSUANT TO SPECIAL ORDER OF COURT, filed by Kim C. Kesner, Esq. 2 cert/Atty

FEBRUARY 5, 1993, SPECIAL ORDER FOR SERVICE, filed AND NOW, this 4th day of February, 1993, upon consideration of Plaintiff's Motion for Service Pursuant to Special Order of Court pursuant to Pa.R. Civ. P. Rule 430 this Court finds as follows:

- a. Plaintiffs have conducted a reasonable investigation into the present whereabouts of Jeramiah Cooper, Mary M. Cooper, a/k/a Mary A. Cooper, W.E. Cooper, L.W. Cooper, Belle Cooper, J.W. Cooper, Eva Cooper, O.V. Cooper, Emma B. Stiles, L.A. Stiles, Anne Cooper, Edna Cooper, Verdie Rex, Ethel Rex, Ruth Cooper Groom, their heirs, executors, administrators, successors and assigns.
- b. That such the named Defendants constitute all of the necessary defendants in this action.
- c. That the whereabouts of no defendant is ascertainable from the records in Clearfield County.
- d. That the whereabouts of all defendants are unknown and cannot be reasonably or readily ascertained.

Therefore, this Court hereby orders and decrees that service of process upon Jeramiah Cooper, Mary M. Cooper, a/k/a Mary A. Cooper, W.E. Cooper, L.W. Cooper, Belle Cooper, J.W. Cooper, Eva Cooper, O.V. Cooper, Emma B. Stiles, L.A. Stiles, Anne Cooper, Edna Cooper, Verdie Rex, Ethel Rex, Ruth Cooper Groom, their heirs, executors, administrators, successors and assigns, by publication be and is hereby authorized on in the Clearfield County Legal Journal and one in The Progress. The notice contained in the publication shall provide that if a defendant or any party claiming by or under a defendant wishes to defend against the claims set forth in the Complaint, they must take action within twenty (20) days after the date of publication of the notice or a judgment may be entered without further notice for the relief requested by plaintiffs. BY THE COURT: John K. Reilly, Jr., P.J.

JERAMIAH COOPER,
MARY M. COOPER, a/k/a
MARY A. COOPER, W. E.
COOPER, L. W. COOPER,
BELLE COOPER, J. W.
COOPER, EVA COOPER, O.
V. COOPER, EMMA B.
STILES, L. A. STILES,
ANNE COOPER, EDNA
COOPER, VERDIE REX,
ETHEL REX, RUTH COOPER

FEB 4
9:15 am

93-205-CD

MARCH 10, 1993, AFFIDAVIT OF SERVICE/MOTION FOR ORDER UNDER PA.R.CIV.P. RULE 1066, filed by Kim C. Kesner, Esq.

MARCH 12, 1993, ORDER, filed 2 cert/Atty AND NOW, this 12th day of March, 1993, upon require site Affidavit that a Complaint containing a Notice to Defend has been properly served in accordance with this Court's Special Order of Service dated February 4, 1993 and in accordance with Pa. R. Civ.P. Rule 1066 it is hereby Ordered and Decreed that the Defendants, Jeramiah Cooper, Mary M. Cooper a/k/a Mary A. Cooper, W.E. Cooper, L.W. Cooper, Belle cooper, J.W. Cooper, Eva Cooper, O.V. Cooper, Emma B. Stiles, L.A. Stiles, Anne Cooper, Edna Cooper, Verdie Rex Ethel Rex, Ruth Cooper Groom, their heirs, executors, administrators, successors and assigns, and any and all persons claiming by or through them shall be forever barred from asserting any right, lien, title or interest in and to that certain premises located in Borough of Glen Hope, Clearfield County, Pennsylvania more particularly described as follows:

GROOM, their heirs,
executors, administra-
tors, successors and
assigns and any and all
persons claiming by or
through them,

Pro by Atty 46.00
JCP Fee by Atty 5.00
Cert by Atty 5.00
Order by Atty 5.00

All that certain lot located in the Borough of Glen Hope Clearfield County, Pennsylvania, bounded on the northwest by Walnut Street and on the northeast by Keagy Street being 120 feet frontage by 150 feet depth and identified by Clearfield County Assessment Map No. 8-I15-361-5, being a portion of a larger tract conveyed by John Cooper to Jeramiah Cooper by deed dated (7/6/1866 recorded on 9/13/1866 in the office of the Recorder of Deeds of Clearfield County in Deed Book 4, page 598. unless the Defendants and/or any Defendant files an action in ejectment within thirty (30) days from the date of filing of this Order. If such aciton is not taken within said period, the Prothontary on Praecipe of the Plaintiff shall enter final judgment. Said final judgment shall extinguish and terminate any right, title, claim or interest of the Defendants or anyone claiming by or through them in or to the above described premises. BY THE COURT: John K. Reilly, Jr., P.J.

APRIL 14, 1993, PRAECIPE, filed Pursuant to Rule 1066 (b)(1) of the Pennsylvania Rules of Civil Procedure, and Judge Reilly's Order of 3/12/93 please enter final judgment in the above matter in favor of the Plaintiffs and against the Defendants; no action having been taken by any Defendant within 30 days from said Order. /s/ Kim C. Kesner, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendants per Court Order dated March 12, 1993.

JUDGMENT FOR THE PREMISES
APRIL 15, 1993, FINAL ORDER TAKEN TO REG & REC OFFICE. /s/ arf.

Alfred J. Reilly
Prothonotary

Joseph E.
Buckley Jr

ANDREW D. BROWN,

FEBRUARY 4, 1993, COMPLAINT IN CIVIL ACTION, filed by Joseph E. Buckley, Jr., Esquire.

Two (2) copies Certified to Attorney.

FEBRUARY 18, 1993, PRELIMINARY OBJECTIONS, filed by Kimberly M. Kubista, Esq. 1 cert/Atty

FEBRUARY 25, 1993, PRAECIPE FOR APPEARANCE, filed Please enter our appearance as counsel of record for Defendant John Bakaysa with regard to this matter. /s/ Robert E. Dapper, Jr., Esq.

MARCH 26, 1993, AFFIDAVIT OF SERVICE, filed February 8, 1993, COMPLAINT SERVED TO: John Bakayas Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

AUGUST 23, 1993, MEMORANDUM AND ORDER, filed. 1 CERT K. KUBISTA
1 CERT J. BUCKLEY

ORDER

NOW, this 23rd day of August, 1993, following argument and briefs into Defendant's Preliminary Objections in the nature of a demurrer, it is the Order of this Court that said Objections be and are hereby SUSTAINED and the Plaintiff's complaint DISMISSED. BY THE COURT: s/JOHN K. REILLY, JR., PRESIDENT JUDGE

SEPTEMBER 15, 1993, NOTICE OF APPEAL, filed by Joseph E. Buckley, Jr, ESq. 1 cert/Superior Ct.

CERTIFICATE OF SERVICE, filed

September 7, 1993, NOTICE OF APPEAL SERVED TO: Hon. John K. Reilly, Jr, P.J.; Kimberly M. Kubista Esq, Diane Cheatle, Court Reporter; Virginia Evanko, CA /s/ Brenda M. Meholick, Sec. to Mr. Buckley, Esq.

SEPTEMBER 24, 1993, SUPERIOR COURT DOCKET #0148PGH93, filed

Pro by Atty 40.00

JPC Fee by Atty 5.00

Shff by Atty 26.48

sur charge by Atty 2.00

Pro by Atty 30.00

OCTOBER 13, 1993, PA R.A.P. RULE 1925 ORDER, filed AND NOW this 12th day of october, 1993, in conformance with Pa. R.A.P. Rule 1925, the reasons for the Final Order are set forth in the Memorandum/Opinion dated August 23, 1993. BY THE COURT: John K. Reilly, Jr., P.J.

OCTOBER 15, 1993, ALL PAPERS MAILED TO SUPERIOR COURT. /s/ Arf.

OCTOBER 18, 1993, SENDER'S RECEIPT, filed

OCTOBER 22, 1993, RETURN RECEIPT, filed

MAY 27, 1994, JUDGMENT FROM SUPERIOR COURT, filed ON CONSIDERATION WHEREOF, it is now here ordered and adjudged by this Court that the judgment of the Court of Common Pleas of CLEARFIELD County be, and the same is hereby AFFIRMED. BY THE COURT: Eleanor R. Valecho, Deputy Prothy

MAY 27, 1994, ALL PAPERS RETURNED FROM SUPERIOR COURT. FILED IN REG FILE. /s/ Arf.

Feb 4
3:25 pm

93-206-CD

Kimberly M.
Kubista
Robert E.
Dapper, Jr

JOHN BAKAYSA,

<p>John R. Ryan</p> <p>2/5/93 \$105.00 pd by Atty</p> <p>Clfd Trust</p> <p>BAl/\$75.00</p> <p>F. Cortez Bell, III</p>	<p>DALE RICHARD HANES,</p> <p>93-208-CD</p> <p>JUDITH ANN HANES,</p>	<p>FEBRUARY 5, 1993, COMPLAINT IN DIVORCE, filed by John R. Ryan, Esquire. Three (3) copies Certified to Attorney.</p> <p>FEBRUARY 16, 1993, AFFIDAVIT OF SERVICE, filed February 8, 1993, COMPLAINT IN DIVORCE SERVED TO: Judith Ann Hanes, Deft. /s/ John R. Ryan, Esq.</p> <p>APRIL 20TH, 1993 PRAECIPE TO TRANSMIT RECORD, filed by John R. Ryan, Esquire. AFFIDAVIT OF CONSENT, filed by Judith Ann Hanes, Defendant. AFFIDAVIT OF CONSENT, filed by Dale Richard Hanes, Plaintiff. DECREE, filed. AND NOW, this 10th day of May, 1993, it is ORDERED and DECREED that DALE RICHARD HANES, Plaintiff, and JUDITH ANN HANES, Defendant, are divorced from the bonds of matrimony. It is further ORDERED that the Agreement dated March 15, 1993 entered into by the parties shall be incorporated into this Final Decree of Divorce. BY THE COURT: s/ JOSEPH S. AMMERMAN, JUDGE.</p> <p>MAY 15, 1993 VITAL STATISTICS MAILED TO DEPARTMENT OF HEALTH NEW CASTLE PA.</p> <p>FEB. 11, 1997, PETITION FOR MODIFICATION OF CUSTODY, filed by s/JOHN R. RYAN, ESQ. THREE (3) CERT TO ATTY RYAN VERIFICATION, s/DALE RICHARD HANES</p> <p>MAR. 04, 1997, ORDER FOR MEDIATION CONFERENCE AND PAYMENT OF COSTS, filed. NO CERT COPIES BY THE COURT: s/FREDRIC J. AMMERMAN, JUDGE</p> <p>MAR. 19, 1997, ORDER SCHEDULING MEDIATION CONFERENCE FOR MAY 7, 1997, AT 9 o'clock a.m., filed. s/FREDRIC J. AMMERMAN, JUDGE NO CERT COPIES</p>	<p>Pro 40.00 (4 counts) JCP Fee by Atty 20.00 State by Atty 10.00 Pro .50</p> <p>CK#2035 TRANS TO REG ACCOUNT 75.00 PRO 40.00 PRO .50</p>
<p>CK#2231</p>	<p>ATTY</p>	<p>APR. 03, 1997, ORDER, filed. NO CERT COPIES NOW, this 3rd day of April, 1997, upon the Court being notified by counsel for the Defendant of a scheduling conflict, the ORDER heretofore entered March 19, 1997, be and is hereby AMENDED to read as follows: RESCHEDULED FOR APR. 25, 1997, at 9 o'clock a.m.</p> <p>JUL 25, 1997, PETITION FOR CONTEMPT/PERFORMANCE OF AGREEMENT, filed by s/JOHN R. RYAN, ESQ. THREE (3) CERT TO ATTY RYAN VERIFICATION, s/DALE RICHARD HANES</p> <p>JUL 29, 1997, ORDER, filed. TWO (2) CERT TO ATTY RYAN AND NOW, this 29th day of July, 1997, upon consideration of the foregoing Petition for Contempt/Enforcement of Agreement, it is Ordered that a Hearing be held on the 4th day of Spetember, 1997, at 11:00 o'clock A.M. in Courtroom Number 2 at the Clearfield County Courthouse, at which time Defendant is directed to appear and show cause why the relief requested therein should not be granted. BY THE COURT: s/FREDRIC J. AMMERMAN, JUDGE</p> <p>SEP. 04, 1997, ORDER, filed. THREE (3) CERT TO ATTY RYAN AND NOW, this 4th day of September, 1997, the parties having appeared at Mediation Conference and having agreed to modify the previous Order concerning the custody of the minor children, Jessica Rae Hanes, d.o.b. 1/1/83 and Christopher Brooks Hanes, d.o.b. 10/25/ 85, and the parties having acknowledged their consent to the entry of this Order herein below, it is Ordered as follows: (Please refer to filing for details) BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE We the undersigned hereby acknowledge our consent to the entry of the above Order. s/JOHN R. RYAN, ESQ. s/DALE RICHARD HANES s/F. CORTEZ BELL, III, ESQ. s/JUDITH ANN HANES n/k/a JUDITH FUSCO</p>	<p>MAR. 26, 1997, ORDER, filed. NO CERT COPIES NOW, this 26th day of March, 1997, upon the Court being notified by counsel for the Defendant of a scheduling conflict, the ORDER heretofore entered March 19, 1997, be and is hereby AMENDED, to be held on May 14, 1997, at 9 o'clock a.m. s/FREDRIC J. AMMERMAN, Judge</p> <p>MAR. 27, 1997, ORDER, filed. NO CERT COPIES NOW, this 27th day of March, 1997, upon the Court being notified by counsel for the Plaintiff of a scheduling conflict, the ORDER heretofore entered March 19, 1997, be and is hereby AMENDED to read as follows: (CHANGED TO MAY 21, 1997, AT 9 o'clock a.m. s/FREDRIC J. AMMERMAN, JUDGE</p>

James G. Arner

CLARION FRUIT COMPANY, INC.,

FEBRUARY 5, 1993, COMPLAINT IN CONFESSION OF JUDGMENT, filed by James G. Arner, Esquire.
Pursuant to the authority contained in the warrant of attorney, the original of which is attached, or a copy of which is attached to the Complaint filed in this action, I appear for the defendant and confess judgment in favor of the Plaintiff and against the defendant as follows:

Feb 5
10:50 am

93-210-CD

Principal - \$788.98,
Interest to date - \$48.41
Attorneys Commission - \$83.74
TOTAL - \$921.13, with Interest from the 1st day

of March, 1993, /s/ James G. Arner, Esquire
Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Nine Hundred Twenty-own and 13/100 Dollars,

RUDY CORDONE, t/d/b/a
BROTHERS ITALIAN
RESTAURANT,

Debt \$921.13

JUDGMENT

Allen D. Bietz
Prothonotary

FEBRUARY 5, 1993, Notice of Entry of Judgment mailed to Defendant.

Pro by Atty 9.00
JCP Fee by Atty 5.00

FEBRUARY 22, 1993, SHERIFF RETURN,, filed NOW, February 22, 1993, the Defendant paid in full. Costs were paid by Defendant. Advance returned to Attorney. /s/ Chester A. Hawkins, Shff by Margaret Putt.

FEBRUARY 5, 1993, PRAECIPE FOR WRIT OF EXECUTION filed by James G. Arner, Esquire.

WRIT OF EXECUTION ISSUED TO NO. 93-19-EX

And Now 6th day of Nov - 2001
By pay & filed above judgment is satisfied
in full of debt interest and cost.
W.A. Shaw Sr. (xeg)

Ronald E. Archer

CHARLES E. VAUGHN,

FEBRUARY 5, 1993, COMPLAINT IN DIVORCE, filed by Ronald E. Archer, Esquire.
One (1) copy Certified to Attorney.

MAY 21, 1993, AFFIDAVIT OF SERVICE OF COMPLAINT IN DIVORCE, filed by Ronald E. Archer

Peggy Swanson, says Complaint was mailed by Certified Mail to Philomena Vaughn, Deft. s/ Peggy Swanson

MAY 21, 1993, PRAECIPE TO TRANSMIT THE RECORD, filed by Ronald E. Archer

AFFIDAVIT OF CONSENT of Charles E. Vaughn, Plaintiff, filed.

AFFIDAVIT OF CONSENT of Philomena Vaughn, Defendant, filed.

DECREE

AND NOW, this 25th day of May, 1993, it is ORDERED and DECREED that CHARLES E. VAUGHN, Plaintiff, and PHILOMENA VAUGHN, Defendant, are divorced from the bonds of matrimony. BY THE COURT, s/ Joseph S. Ammerman, Judge

JUNE 15, 1993, VITAL STAT FORM TO NEW CASTLE, PA

2/5/93
\$90.00 Pd
by Atty

93-212-CD

Clfd Trust
BAL/\$75.00

PHILOMENA VAUGHN,

Pro 40.00

State by Atty 10.00
(1 count)

JCP Fee by atty 5.00

Pro .50

CK#2058 TRANS TO REG ACCOUNT 75.00

PRO 40.00

PRO .50

CK#2257 ATTY 34.50

John R.
Carfley

PATRICIA J. WAGNER,

FEBRUARY 5, 1993, COMPLAINT IN DIVORCE, filed by John R. Carfley, Esquire.
One (1) copy Certified to Attorney.

MAY 10, 1993 CERTIFICATE OF SERVICE, filed.

I do certify that I made service of the Divorce Complaint under Section 3301(c) of the Divorce Code in the above captioned matter upon defendant, John R. Wagner, by certified mail, restricted delivery, return receipt requested. Service was accomplished on February 10, 1993, as evidenced by the signed return receipt attached hereto. s/ John Carfley, esquire.

2/5/93
\$90.00 Pd
by Atty

93-213-CD

MAY 10, 1993 PRAECIPE TO TRANSMIT RECORD, filed by John Carfley, Esquire.

AFFIDAVIT OF CONSENT, filed by Patricia Wagner, Plaintiff.

Clfd trust

AFFIDAVIT OF CONSENT, filed by John R. Wagner, Defendant.

BAL/\$75.00

DECREE, filed.

AND NOW, this 11th day of May, 1993, IT IS ORDERED AND DECREED that PATRICIA J. WAGNER, Plaintiff and JOHN R. WAGNER, SR., Defendant are divorced from the bonds of matrimony. BY THE COURT: S/ JOSEPH S. AMMERMAN, JUDGE.

JOHN R. WAGNER, SR.

MAY 15, 1993 VITAL STATISTICS MAILED TO DEPARTMENT OF HEALTH NEW CASTLE PA.

Pro 40.00

State by Atty 10.00
(1 count)

JCP Fee by Atty 5.00

PRO .50

CK#2033 TRANSFER TO REG ACCOUNT 75.00

PRO 40.00

PRO .50

CK#2229 ATTY 34.50

Winifred H. Jones-Wenger

LARRY M. WILLIAMS and BONNIE K. WILLIAMS,

FEBRUARY 5, 1993, COMPLAINT/Action/Quiet Title, filed by Winifred H. Jones-Wenger, Esquire. Two (2) copies Certified to Attorney. Land in Morris Township, Clearfield County, Pennsylvania.

Feb 5 3:20 pm

93-214-CD

MARCH 30, 1993, SHERIFF RETURN, filed February 9, 1993 COMPLAINT SERVED TO: Betty L. Billotte, Deft. February 9, 1993 COMPLAINT SERVED TO: Kenneth M. Billotte, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

APRIL 29, 1993, PLAINTIFFS' REPLY TO NEW MATTER, filed by Winifred H. Jones-Wenger, Esq. CERTIFICATION OF SERVICE, filed April 28, 1993, PLAINTIFFS' REPLY TO NEW MATTER SERVED TO John R. Carfley, Esq. /s/ Winifred H. Jones-Wenger, Esq.

John R. Carfley

KENNETH M. BILLOTTE and BETTY L. BILLOTTE,

APRIL 12, 1993, DEFENDANT'S ANSWER TO PLAINTIFF'S COMPLAINT, filed by John R. Carfley, Esquire.

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified copies to Atty Wenger and Carfley.

NOV. 20, 1995, PRAECIPE, filed. ONE(1) CERT TO ATTY Please place the above-referenced case on the nex available non-jury trial list.

s/WINIFRED H. JONES-WENGER, ESQ.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff.

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

1 Copy to Wenger & 1 Cert Copy to Carfley Attys. TERMINATED WITH PREJUDICE

Pro by Atty 40.00 JCP Fee by Atty 5.00 Shff by Atty 26.52 sur charge by Atty 4.00

Pro by atty "C" 9.00 Pro by atty "C" 5.00

JAN 02, 1996, ORDER, filed. ONE(1) CERT TO ATTY CARFLEY, WENGER, & CA NOW, this 2nd day of January, 1996, the Order previously entered on Nov. 20, 1995, be and is hereby AMENDED to read as follows:

ORDER

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more, it is the ORDER of this Court that said case be and is hereby DISMISSED with prejudice unless action is taken within twenty (20) days from this date.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff. BY THE COURT, s/JOHN K. REILLY, JR., P.J.

DEC. 18, 1995, CERTIFICATE OF SERVICE/PRAECIPE FOR PLACEMENT ON NON-JURY TRIAL LIST, filed. NO CERT COPIES I, Winifred H. Jones-Wenger, the undersigned, certify that I did serve a certified copy of Praecipe for placement on the non-jury trial list, concerning the above-captioned case, on John R. Carfley, Esq., Attorney of Record for Defendants, at his place of business at 222 Presqueisle Street, P.O. Box 249, Philipsburg, Pa. 16866 by depositing same with the U.S. Postal Service on December 15, 1995, for delivery by U.S. mail, first class, postage prepaid. s/WINIFRED H. JONES-WENGER, ESQ.

JAN. 23, 1996, ORDER, filed. ONE(1) CERT TO ATTY CARFLEY, WENGER NOW, this 22nd day of January, 1996, following Pre-Trial conference, the Court has scheduled a Non-Jury Trial for the above captioned case commencing at 9:00 a.m. on Tuesday, April 16, 1996, in Courtroom No. 2, Clearfield County Courthouse. BY THE COURT: s/FREDRIC J. AMMERMAN, Judge

APR. 29, 1996, STIPULATION AND MOTION, filed. NO CERT COPIES s/LARRY M. WILLIAMS s/BONNIE K. WILLIAMS s/WINIFRED H. JONES-WENGER, ESQ. s/KENNETH M. BILLOTTE s/BETTY L. BILLOTTE s/JOHN R. CARFLEY, ESQ.

APR. 29, 1996, ORDER, filed. TWO (2) CERT COPIES TO ATTY CARFLEY AND NOW, this 29th day of April, 1996, upon the stipulation and motion of the parties and their respective counsel, it is hereby ORDERED as follows:

1. Within ten (10) days hereof, Defendants Kenneth M. Billotte and Betty L. Billotte shall cause to have prepared, executed and deliver a quit-claim deed, transferring any ownership interest to Larry M. Williams and Bonnie K. Williams, husband and wife, in the following described premises:

All that certain parcel of land situate, lying and being in Morris Twp., Clearfield County, Pa., bounded and described as follows: (Please refer to filing for boundaries)

2. Within ten (10) days hereof, Plaintiffs Larry M. Williams and Bonnie K. Williams shall cause to have prepared, execute and deliver a quit-claim deed transferring any ownership interest to Kenneth M. Billotte and Betty L. Billotte, husband and wife, in the following described premises:

All that certain parcel of land situate, lying and being in Morris Twp., Clearfield County, Penna. bounded and described as follows: (Please refer to filing for boundaries)

3. Each party shall bear the recordation cost of their own deed.

4. Upon the praecipe of both parties, the action filed to No. 93-214 shall be marked satisfied, settled, and discontinued. BY THE COURT: s/FRED AMMERMAN, Judge

<p>R. Denning Gearhart</p>	<p>DENISE L. SHOMO,</p>	<p><u>FEBRUARY 5, 1993, PRAECIPE FOR WRIT OF SUMMONS</u>, filed by R. Denning Gearhart, Esquire. Please issue a Writ of Summons against the Defendants, JOSEPH JOHN SCRIBE, Lawrence Park Village, Apt-8-A, Clearfield, PA and CENTER CARRIER CORP., 2580 Clyde avenue, State College, PA in teh above captioned case. /s/ R. Denning Gearhart, Esquire.</p>
<p>Feb 5 3:40 pm</p>	<p>93-217-CD</p>	<p><u>FEBRUARY 5, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.</u></p> <p><u>FEBRUARY 5, 1993, NOTICE OF TAKING DEPOSITION OR ORAL EXAMINATION UNDER RULE 4007.1</u>, filed by R. Denning Gearhart, Esq. 2 cert/Shff</p> <p><u>MARCH 2, 1993, SHERIFF'S RETURN</u>, filed. Now, Feb 12, 1993 at 2:15 PM EST served within Summons & Notice Taking Deposition on Joseph John Scribe, deft at residence. Now, Feb 16, 1993, Denny Nau, Shff was deputized. Now, Feb 19, 1993 served within Summons & Notice on Center Carrier Corp, deft. to Person in charge. So answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm</p>
<p>L. John Argento</p>	<p>JOSEPH JOHN SCRIBE and CENTER CARRIER CORP.,</p>	<p><u>MARCH 29, 1993, PRAECIPE FOR RULE TO FILE COMPLAINT</u>, filed Kindly issue a Rule upon the Plaintiff to file a Complaint within twenty (20) days of service hereof or suffer entry of judgment of non pros. /s/ L. John Argento, Esq.</p> <p><u>MARCH 29, 1993, COMPLAINT ISSUED TO SHFF FOR SERVICE.</u> /s/ tr</p> <p><u>MARCH 29, 1993, NOTICE OF SERVICE OF INTERROGAOTRIES (FIRST SET) DIRECTED TO PLAINTIFF</u>, filed by L. John Argento, Esq.</p>
	<p>Pro by Atty 20.00 JCP Fee by Atty 5.00 Shff Hawkins by Atty 23.60 Shff Nau by Atty 24.20 Shff Surcharge 4.00</p>	<p><u>MARCH 29, 1993, NOTICE OF SERVICE OF REQUEST FOR PRODUCTION OF DOCUMENTS (FIRST SET) DIRECTED TO PLAINTIFF</u>, filed by L. John Argento, Esq.</p> <p><u>MARCH 29, 1993, PRAECIPE FOR APPEARANCE</u>, filed 1 cert/Atty Kindly enter our Appearance on behalf of Defendant, Center Carrier Corp, in the above-entitled matter. /s/ L. John Argento, Esq.</p>
<p>At Atty Argento 10-10-94</p>	<p>Pro by Atty 5.00 Shff Hawkins by Atty 10.80 Pro by Atty 20.00 Pro by atty 9.00 Pro by Atty 30.00 Pro by Atty 9.00 Pro by Atty 30.00 Pro by Atty 5.00</p>	<p><u>CERTIFICATE OF SERVICE</u>, filed March 26, 1993, PRAECIPE FOR APPEARANCE SERVED TO: all counsel of record. /s/ L. John Argento, Esq.</p> <p><u>MAY 20, 1993, SHERIFF RETURN</u>, filed May 7, 1993, RULE NOT SERVED TIME EXPIRED, NEVER RECEIVED ADVANCE COSTS FROM ATTY. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p> <p><u>MAY 20, 1993, ANSWERS TO INTERROGATORIES (FIRST SET) DIRECTED TO PLAINTIFF</u>, filed by R. Denning Gearhart, Esq. 2 cert/Atty</p> <p><u>MAY 20, 1993, ANSWERS TO REQUEST FOR PRODUCTION OF DOCUMENTS (FIRST SET) DIRECTED TO PLAINTIFF</u>, filed by R. Denning Gearhart, ESq. 2 cert/Atty</p>
		<p><u>MAY 24, 1993, NOTICE OF TAKING DEPOSITION ON ORAL EXAMINATION UNDER RULE 4007.1</u>, filed by R. Denning Gearhart, ESq. <u>CERTIFICATE OF SERVICE</u>, filed February 5, 1993, NOTIC EOF TAKING DEPOSITION ON ORAL EXAMINATION UNDER RULE 4007.1 SERVED TO: Joseph John Scribe; Center Carrier Corp; Sara Ann Sargent. /s/ R. Denning Gearhart, ESq.</p>
		<p><u>JUNE 3, 1993, PRAECIPE TO REISSUE RULE TO FILE COMPLAINT</u>, filed Kindly reissue a Rule upon the Plaintiff to file a Complaint within Twenty (20) days of service hereof or suffer entry of judgment of non pros. /s/ L. John Argento, Esq.</p> <p><u>JUNE 4, 1993, RULE TO FILE COMPLAINT REISSUED TO SHERIFF FOR SERVICE.</u> /s/ arf.</p>
		<p><u>JUNE 7, 1993, NOTICE OF TAKING DEPOSITION ON ORAL EXAMINATION UNDER RULE 4007.1</u>, filed by R. Denning Gearhart, Esq. <u>CERTIFICATE OF SERVICE</u>, filed June 7, 1993, NOTICE OF TAKING DEPOSITION ON ORAL EXAMINATION SERVED TO: Joseph John Scribe, Center Carrier Corp, Sara Ann Sargent. /s/ R. Denning Gearhart, ESq.</p>
		<p><u>JUNE 16, 1993, SHERIFF RETURNS</u>, filed. NOW JUNE 7, 1993 at 9:44 AM SERVED RULE ON R. DENNING GEARHART. So answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm</p>
		<p><u>JUNE 24, 1993, COMPLAINT</u>, filed by R. Denning Gearhart, Esq. 3 cert/Atty</p>
		<p><u>JUNE 30, 1993, ACCEPTANCE OF SERVICE</u>, filed I, JOSEPH JOHN SCRIBE, do hereby accept service of the Complaint filed in the above captioned action. /s/ Joseph John Scribe</p>
		<p><u>JULY 6, 1993, ACCEPTANCE OF SERVICE</u>, filed I. L. JOHN ARGENTO, Attoreny for Centre Carriers Corporation, do hereby accept service of the Complaint filed in the above captioned action on their behalf only. /s/ L. John Argento, Esq.</p>

Melvyn S. Mantz

FIRST DEPOSIT NATIONAL BANK,

FEBRUARY 8, 1993, COMPLAINT IN CIVIL ACTION, filed by Melvyn S. Mantz, Esquire.
One (1) copy Certified to Sheriff.

MARCH 23, 1993, SHERIFF RETURN, filed NOW, March 23, 1993 COMPLAINT "NOT SERVED", TIME EXPIRES" Never recived advance costs form attorney for Jefferson Co. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

AUGUST 27, 1993, SUGGESTION OF BANKRUPTCY, filed by Melvyn S. Mantz, Esq. 1 cert/Atty

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to Atty Martz and Deft.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

DAVID L. STELLABUTO

It is further Ordered that costs of this matter shall be assessed to the Plaintiff.

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

1 Cert copy to Mantz & Deft

TERMINATED WITH PREJUDICE

Feb 8 11:45 am

93-219-CD

Pro by Atty 40.00
JCP Fee by Atty 5.00
Shff by Atty 14.10
sur charge by Atty 2.00

BETTY CONKLIN,

FEBRUARY 8, 1993, PETITION FOR PROTECTION FROM ABUSE, filed by Plaintiff, by Hope.

Eight (8) copies Certified to Attorney. TEMPORARY ORDER, filed.

AND NOW, this 8th day of February, 1993, upon review of the Plaintiff's Petition, the Court enters the following ORDER:

1. The defendant shall refrain from abusing, harassing, and threatening the plaintiff and the minor child of placing her in fear of abuse in any palce where she may be found.

The defendant is enjoined and prohibited from living at, entering, attempting to enter or visiting the residence located at 667 R.D. 1, Morrisdale, Clearfield County, Pennsylvania and any subsequent address in which plaintiff resides during pendency of this Order.

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 plaintiff to the defendant, his counsel or any third party,

The defendant is prohibited from having any contact with the Plaintiff, including, but not limited to entering the place of employment, business or school of the plaintiff and harassing the plaintiff and plaintiff's relatives or minor children.

The Plaintiff is awarded temporary custody of the minor children, RODNEY, AGE 12, TIM, Age 10, and TONYA Age, 2.

The Sheriff is directed to serve a copy of the petition and Order on teh defendant. The plaintiff shall serve copies of the Order on the police department in the jurisdiction where plaintiff resides and the Court shall serve County Control which serves as the central registry for all Protection From Abuse Orders.

This ORDER shall be enforced by any law enforcement agency in a County where a violation of this ORDER occurs.

A Hearing Conference shall be held on the 16th day of February, 1993, at 9:00 A.M. at 430 Spring Street Suite #3, Houtzdale, PA

This Order shall remain in full force and effect until modified or terminated by this Court.

Feb 8 1:40 pm

93-220-CD

RODNEY CONKLIN,

Pro *lyfo* 40.00

JPC Fee *lyfo* 5.00

Shff by Plff 22.30

sur charge by Plff 2.00

Shff Field by Plff 25.80

This is an ORDER of Court. Any violation of this ORDER shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) dollars and a jail sentence of up to Six (6) Months. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Eight (8) copies Certified to Plaintiff.

FEBRUARY 18, 1993, ORDER, filed

NOW, this 16th day of February, 1993, this being the day and time set for hearing on the matter commenced by the filing of a Petition for Protection From Abuse, and the parties having reached an agreement and consenting to a Court Order as outlined below, it is hereby ORDERED as follows:

- Respondent is hereby enjoined from abusing, threatening, harassing or having any contact whatsoever with the Petitioner.
 - Mrs. Conklin Resides with her mother at RR1, Box 667, Morrisdale, PA
 - The custody of the parties' minor children, if any, shall be determined by a separate custody action.
 - Respondent shall pay court costs in the amount of \$. These are payable to the Clerk of Courts, Clearfield County Courthouse, Clearfield, PA 16830.
 - Unless otherwise stated, this Order shall remain in full force and effect for a period of 6 months from this date.
 - Respondent acknowledges that if it is necessary to enforce the provision of Paragraph 4, or any provision, he will be liable for additional attorney's fees and csots, as well as subject to criminal prosecution for contempt which could result in imprisonment up to six (6) months and/or a One Thousand (\$1,000.00) Dollar fine.
 - The parties are hereby admonished that if a reconciliation is to take place, it is necessary to modify this Order to reflect that.
 - If a weapon has been confiscated as a result of these proceedings, you must Petition the Court of Common Pleas within thirty (30) days from date hereof for return of said weapon. Failure to do so will result in the Sheriff of Clearfield County disposing of the weapon. /s/ James L. Hawkins, Shff
- We do hereby consent to the Order contained herewith. /s/ Betty L. Conklin, /s/ Rodney E. Conklin, Sr.

MAY 11, 1993, SHERIFF RETURN, filed

February 9, 1993, Larry Field Shff of Blair co deputized by Chester A. Hawkins, Shff of Clfd Co.

February 11, 1993, PFA SERVED ON Rodney Conklin, Deft by Shff Field. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

2/23/93 Billed County

3-9-93 OK 116754
5-9-93 OK 116754

<p>Paul E. Cherry</p> <p>Feb 8 2:10 pm</p>	<p>COMMONWEALTH OF PENNA,</p> <p>93-221-CD</p> <p>NICHOLAS A. RICHTSCHEIT,</p> <p>Pro by Atty 40.00 JPC Fee by Atty 5.00 Pro by atty 5.00</p>	<p><u>FEBRUARY 8, 1993, PETITION FOR APPEAL FROM THE ORDER OF THE DIRECTOR OF THE BUREAU OF DRIVER LICENSING, DEPARTMENT OF TRANSPORTATION RECALLING OPERATOR'S LICENSE,</u> filed by Paul E. Cherry, Esquire. One (1) copy Certified to Attorney. One (1) copy Certified to Court Administrator One (1) copy Certified to Commonwealth/Harrisburg, One (1) copy Certified to Commonwelath/Pittsburgh.</p> <p><u>APRIL 14, 1993, ORDER,</u> filed by Paul E. Cherry. Two Copies Certified to Harrisburg/One Copy Certified to C.A./One Copy Certified to Attorney. AND NOW, this 13 day of April, 1993, upon consideration of the foregoing Petition for Appeal from the Order of the Director of the Bureau of Driver Licensing, Department of Transportation, recalling the Petitioner's operator's license, and upon Motion of PAUL E. CHERRY, Esquire, Attorney for NICHOLAS A. RICHTSCHEIT, Petitioner, it is hereby ORDERED AND DECREED that a hearing <u>de novo</u> is granted to determine whether or not the Petitioner is subject to recall of his operator's license, which hearing shall be held on the 13th day of May, 1993, at 9:30 o'clock A.M., in Courtroom Number ____ of the Clearfield County Courthouse, Clearfield, Pennsylvania. This Appeal and Order shall act as a supersedeas of all suspensions and/or proceedings in this matter pending a hearing <u>de novo</u> before the Court as aforesaid, and the Prothonotary is further directed to send a certified copy of this Petition and order to the Bureau of Driver Licensing, Department of Transportation, Room 103, Transportation and Safety Building, Harrisburg, Pennsylvania 17123. BY THE COURT, s/ John K. Reilly, Jr., P.J.</p> <p><u>MAY 17, 1993, ORDER,</u> filed 1 cert/CA, DEFT COMWTH-H COMWTH-P NOW, this 13th day of May, 1993, following argument in the above-captioned Appeal from License Suspension, it is the ORDER Of this Court that the same be and is hereby CONTINUED fro a period of Thirty (30) Days to permit the Appellant to take the driver's examination and to permit the Department of Transportaiton to examine Defendant's Exhibit A, being the General Neurologic Form by Dr. Anthony F. Shedlock. BY THE COURT: John K. Reilly, Jr., P.J.</p> <p><u>OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST,</u> filed. Certified Copies to Plff and Atty Paul E. Cherry</p>
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		<p><u>OCT. 11, 1995, PRAECIPE TO DISCONTINUE,</u> filed. NO CERT COPY You are hereby directed to mark the above captioned case "Settled, Discontinued and Ended" s/PAUL E. CHERRY, ESQ.</p> <p><u>SETTLED</u> <u>DISCONTINUED</u> <u>and</u> <u>ENDED</u></p>
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Feb 8

COMMONWEALTH OF PENNA,
DEPARTMENT OF
TRANSPORTATION, BUREAU
OF DRIVER LICENSING,

93-222-CD

FEBRUARY 8, 1993, NOTICE OF APPEAL FROM SUSPENSION OF
DRIVER'S LICENSE, filed by Defendant.
One (1) copy Certified to Commonwealth Harrisburg,
One (1) copy Certified to Commonwealth/Pittsburgh.
AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED INFORMA
PAUPERIS, filed
ORDER, filed.
NOW, this 8th day of February 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 GRANTED. BY THE COURT: /s/ John
K. Reilly, Jr., President Judge.

MAY 17, 1993, ORDER, filed 1 cert/CA, DEFT, COMWTH-H
COMWTH-P

NOW, this 13th day of May, 1993, this being the day
and date set for hearing into the above-captioned Appeal
from License Suspension; Appellant having requested his
desire to withdraw said Appeal, it is the ORDER of this
Court that said Appeal be and is hereby WITHDRAWN and
the action of the Secretary AFFIRMED. BY THE COURT:

WITHDRAWN

DAVID K. WILLIAMS,

Pro *ly b.* 40.00
JPC Fee *ly b.* 5.00

3-9-93-00 106958
3-9-93 06 106958

CONTINUED FROM PAGE #138 SNYDER vs OSHENIC 93-124-CD

SATISFIED SETTLED DISCONTINUED

MARCH 31, 1995, PRAECIPE FOR PROOF OF DEPOSIT OF SETTLEMENT PROCEEDS, filed by s/Nathaniel B. SMITH, Esq.
Kindly file the enclosed Proof of Deposit of Settlement Proceeds, which consists of a photocopy of a
Certificate of Deposit. The proof is being filed pursuant to the Order of Court dated April 18, 1994, of the
Honorable John K. Reilly, Jr., s/NATHANIEL B. SMITH, ESQUIRE

<p>Richard A. Masson Gerard R. Sorg</p>	<p>SAMUEL E. LUCHINI,</p>	<p>FEBRUARY 9, 1993, PRAECIPE FOR WRIT OF SUMMONS, filed by Richard A. Masson, Esquire. Pursuant to Pa. R.C.P. 1007(1) please issue a Writ of Summons in the above-captioned matter. The address of Defendants, James Jsoeph August and Pamela August, is 13 Maloney Road, DuBois, Pennsylvania, 15801. /s/ Richard A. Masson, Esquire.</p>
<p>Feb 9 8:45 am</p>	<p>93-223-CD</p>	<p>FEBRUARY 10, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE. JUNE 23, 1993, SHERIFF RETURNS, filed. NOW, FEB. 11, 1993, AT 6:20 PM EST, SERVED THE WITHIN SUMMONS ON PAMELA AUGUST, DEFENDANT AT RESIDENCE, 13 MALONEY RD., DU BOIS, CLEARFIELD COUNTY, PENNA. BY HANDING TO JAMES AUGUST, HUSBAND, A TRUE AND ATTESTED COPY OF THE ORIGINAL SUMMONS AND MADE KNOWN TO HERE THE CONTENTS THEREOF. SERVED BY: SNYDER NOW, FEBRUARY 11, 1993, AT 6:22 PM EST SERVED THE WITHIN SUMMONS OF JAMES JOSEPH AUGUST, DEFENDANT, AT RESIDENCE, 13 MALONEY ROAD, DU BOIS, CLEARFIELD COUNTY, PENNA. BY HANDING TO JAMES J. AUGUST AT TRUE AND ATTESTED COPY OF THE ORIGINAL SUMMONS AND MADE KNOWN TO HIM THE CONTENTS THEREOF. SERVED BY: SNYDER. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by S/MARILYN HAMM.</p>
<p>Dennis J. Stofko</p>	<p>JAMES JOSEPH AUGUST and PAMELA-AUGUST,</p>	<p>FEBRUARY 9, 1995, PRAECIPE, filed Please withdraw my appearance entered of record on behalf of the Plaintiff in the above captioned matter. /s/ Richard A. Masson, Esq. PRAECIPE, filed Please enter my appearance on behalf of Plaintiff, Samuel E. Luchini in the above captioned matter. /s/ Gerard R. Sorg, Esq. FEBRUARY 9, 1995, COMPLAINT, filed by Gerard R. Sorg, Esq. 2 cert/Atty Sorg FEBRUARY 22, 1995, ENTRY OF APPEARANCE, filed Please enter my appearance on behalf of Defendants in the above matter. Papers may be served at the address listed below. DEMAND FOR JURY TRIAL. s/Dennis Stofko, Esq. 23 FEB 95, SHERIFF RETURN, filed. No Cert. Copies NOW, FEBRUARY 13, 1995, AT 10:33 AM EST SERVED THE WITHIN COMPLAINT ON PAMELA AUGUST, DEFENDANT AT EMPLOYMENT CLFD-JEFF COMMUNITY MENTAL HEALTH CLINIC DUBOIS CLEARFIELD COUNTY PA. BY HANDING TO PAMELA AUGUST A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HER THE CONTENTS THEREOF. SERVED BY: CHURNER/DAVIS NOW, FEBRUARY 13, 1995, AT 10:33 AM EST SERVED THE WITHIN COMPLAINT ON JAMES JOSEPH AUGUST, DEFENDANT AT EMPLOYMENT CLFD-JEFF M-H CLINIC DUBOIS CLEARFIELD COUNTY, PA. BY HANDING TO PAMELA AUGUST (AAR-WIFE) A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HER THE CONTENTS THEREOF. SERVED BY: CHURNER/DAVID. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM FEBRUARY 27, 1995, ANSWER AND NW MATTER, filed by Dennis J. Stofko, Esq.</p>
	<p>Pro by Atty 20.00 JPC Fee by Atty 5.00 SHFF by ATTY 29.16 SHFF by Atty 4.00 Pro by Atty 20.00 SHFF by Atty 34.20 SHFF by Atty 4.00 Pro by Atty 30.00</p>	<p>MARCH 2, 1995, NOTICE OF SERVICE OF INTERROGATORIES, filed by Dennis J. Stofko, Esq. MARCH 17, 1995, REPLY TO NEW MATTER, filed by Gerard R. Sorg, Esquire. MARCH 17, 1995, CERTIFICATE OF SERVICE, filed. March 15, 1995, Reply to New Matter was made upon Defendants, by first class mail. s/ Gerard R. Sorg, Esquire APRIL 20, 1995, CERTIFICATE OF SERVICE, filed. NO CERT COPY I, GERARD R. SORG, hereby certify that service of Plaintiff's Interrogatories was made upon Defendants, JAMES JOSPEH AUGUST and PAMELA AUGUST, by mailing, first class, postage pre-paid, a true copy to the office of their attorney of record, Dennis F. Stofko, Esquire, Suite 224, Swank Building, P.O. BOX 1071, Johnstown, Pa. 15901, on April 19, 1995. s/GERARD R. SORG, ESQUIRE OCT. 24, 1995, DEPOSITION OF ELIZABETH J. LUCHINI, filed. AUG 20, 1996, CERTIFICATE OF READINESS, filed. NO CERT COPIES I certify on behalf of Defendants that the pleadings are complete, that all preliminary motions have been resolved, that all discovery has been completed, and that the case is in all respects ready for trial except: a) motions in limine <u> X </u>; b) expert depositions <u> X </u>. DATE: August 19, 1996 s/DENNIS J. STOFKO OCT. 15, 1996, CERTIFICATE OF SERVICE, filed. NO CERT COPIES I, GERARD R. SORG, hereby certify that service of Plaintiff's Supplemental Answer to Interrogatories was made upon Defendants, James Joseph August and Pamela August, by mailing, first class, postage pre-paid, a true copy to the office of their attorney of record, Dennis J. Stofko, Esq., Suite 224, Swank Building, P.O. Box 1071, Johnstown, Penna. 15901, on October 11, 1996. s/GERARD R. SORG, ESQ. DECEMBER 5, 1996, CERTIFICATE OF SERVICE, filed by Gerard R. Sorg, Esq. No cert. copies. I, GERARD R. SORG, hereby certify that service of Plaintiff's Notice of Deposition was made upon Defendants, James Joseph August and Pamela August, by mailing, first class, postage pre-paid, a true copy to the office of their attorney of record, Dennis J. Stofko, Esq., 969 Eisenhower Boulevard, P.O. Box 5500, Johnstown, Pennsylvania 15904, on December 3, 1996. /s/ Gerard R. Sorg, Esq.</p>

CONTINUED FROM PAGE 184 LUCHINI vs. AUGUST, al 93-223-CD

DECEMBER 5, 1996, NOTICE OF DEPOSITION, filed by Gerard R. Sorg, Esq. No cert. copies.

DEC. 24, 1996, NOTICE OF DEPOSITION OF ROBERT J. SCHMIDT, M.D., filed. NO CERT COPIES
s/GERARD R. SORG, ESQ.

DEC. 24, 1996, CERTIFICATE OF SERVICE, filed. NO CERT COPIES

I, GERARD R. SORG, hereby certify that service of Plaintiff's Notice of Deposition was made upon Defendants, James Joseph August and Pamela August, By mailing, first class, postage prepaid, a true copy to the office of their attorney of record, Dennis J. Stofko, Esq., 969 Eisenhower Boulevard, P. O. Box 5500, Johnstown, Pa. 15904, on December 23, 1996.
s/GERARD R. SORG, ESQ.

JAN. 21, 1997, ORDER, filed. ONE (1) CERT TO ATTY SORG, STOFKO

NOW, the 17th day of January, 1997, following Pre-Trial Conference it is the ORDER of this Court as follows:

1. Jury Trial is scheduled for Wednesday, March 12, Thursday March 13, and Friday, March 14, 1997 at 9 o'clock a.m. in Courtroom No. 2, Clearfield County Courthouse.
2. Counsel for both parties will submit Pre-Trial Brief to the Court no later than March 1, 1997, on the factual and legal issues involved with the Plaintiff having limited tort coverage on his automobile insurance with said brief to include proposed jury instructions relative to this issue.
3. Plaintiff is currently scheduled for an independent medical examination on January 28, 1997, by Dr. Peter Moncman of Altoona. Defense counsel shall supply to Plaintiff's counsel Dr. Moncman's written report as a result of the independent medical examination with said report to be provided no later than ten (10) days from January 28, 1997. In the event that the said report is provided within the required time period the defense may lose the opportunity to present the Doctor as an expert witness in this case.
4. Any supplemental report to be prepared by Plaintiff's economist will be supplied to defense counsel no later than seven (7) business days prior to the commencement of the first day of trial in this case.
5. Defense counsel has listed Dr. Paul S. Lieber as a potential defense witness in this case. In the event that Dr. Lieber will present any expert testimony outside the scope of his course of treatment of the Plaintiff as contained within Dr. Lieber's office notes and reports already in the possession of Plaintiff, a written report from Dr. Lieber concerning his expert findings and testimony shall be provided to Plaintiff's counsel no later than February 15, 1997. BY THE COURT: s/FREDRIC J. AMMERMAN, JUDGE

FEB. 24, 1997, STIPULATION TO AMEND CAPTION, filed. NO CERT COPIES

NOW COME the parties to the above action and consent to the entry of an Order of Court amending the caption to read as follows:

SAMUEL E. LUCHINI
vs.
JAMES JOSEPH AUGUST

s/GERARD R. SORG, ESQ.
s/DENNIS J. STOFKO, ESQ.

FEB. 27, 1997, ORDER, filed. ONE (1) CERT TO ATTY STOFKO

AND NOW this 26th day of February, 1997, upon consideration of the foregoing Stipulation to Amend Caption. IT IS HEREBY ORDERED, DIRECTED AND DECREED that the caption in the above matter is amended to read as follows:

SAMUEL E. LUCHINI
vs.
JAMES JOSEPH AUGUST

BY THE COURT s/FRED AMMERMAN

MAR. 14, 1997, VERDICT, filed

DO YOU FIND DEFENDANT, JAMES JOSEPH AUGUST WAS NEGLIGENT? NO

s/HELEN BEDGER, FOREPERSON

MAR. 21, 1997, PLAINTIFF, SAMUEL E. LUCHINI'S, MOTION FOR POST-TRIAL RELIEF, filed by Atty Sorg, 3 Cert to Atty.

PLAINTIFF, SAMUEL E. LUCHINI'S, MOTION FOR JUDGMENT NOTWITHSTANDING THE VERDICT OR, IN THE ALTERNATIVE, FOR A NEW TRIAL, filed by Atty. Sorg, 3 Cert to Atty.

PLAINTIFF'S REQUEST FOR TRIAL TRANSCRIPT, filed 4 Cert. copies to Atty. Sorg

MAR. 25, 1997, ORDER, filed. ONE (1) TO ATTY SORG, STOFKO

NOW, this 25th day of March, 1997, the Court having received and reviewed the Plaintiff's Motion for Post Trial Relief, it is the ORDER of this Court that counsel for the Plaintiff shall have no more than twenty (20) days from this date in which to supply the Court with brief in support of said Motion; counsel for Defendant shall have no more than twenty (20) days thereafter in which to supply the Court with brief in opposition. The Court does not intend to schedule oral argument on Plaintiff's Motion.

BY THE COURT: s/FRED AMMERMAN, JUDGE

MAR. 27, 1997, CERTIFICATE OF SERVICE, filed. NO CERT COPIES

I, GERARD R. SORG, hereby certify that service of Plaintiff's Motion for Post-Trial Relief was made upon the Trial Judge by mailing first class, postage pre-paid, a true copy to his office, Clearfield County Courthouse, 1 North Second Street, Clearfield, Pa., 16830; and upon Defendant, James Joseph August, by mailing, first class, postage pre-paid, a true copy to the office of his attorney of record, Dennis J. Stofko, Esq., 969 Eisenhower Blvd., P. O. Box 5500, Johnstown, Pa. 15904, on March 21, 1997.

I further certify that service of Plaintiff's Request for Trial Transcript was made upon David S. Meholick, Court Administrator; Cathy Provost, Court Stenographer; and William A. Shaw, Clearfield County Prothonotary, by mailing first class, postage pre-paid, true copies to them at the Clearfield County Courthouse, 1 North Second St., Clearfield, Pa. 16830, on March 21, 1997.
s/GERARD R. SORG, ESQ.

MAR. 31, 1997, DEFENDANT'S ANSWER TO PLAINTIFF'S POST TRIAL MOTION, filed by s/DENNIS J. STOFKO, ESQ. NO CERT COPIES

MAY 07, 1997, OPINION and ORDER, filed. ONE (1) CERR TO ATTY SORG, STOFKO

NOW, this 6th day of May, 1997, it is the ORDER of this Court that the Motion for Post Trial Relief filed on behalf of the Plaintiff on March 21, 1997, is hereby DISMISSED.

BY THE COURT: s/FREDRIC J. AMMERMAN, JUDGE

MAY 22, 1997, PRAECIPE FOR ENTRY OF JUDGMENT, filed. NO CERT COPIES

Please enter judgment in favor of the Defendant and against the Plaintiff on the verdict of the jury, the Court having denied the Plaintiff's Post-Trial Motions for a Judgment Notwithstanding the Verdict and a New Trial.
s/GERARD R. SORG., ESQ.

CERTIFICATE OF SERVICE

The undersigned attorney for Plaintiff, Samuel E. Luchini, certifies pursuant to Pa. R.C.P. 237, that service of a copy of the attached Praecipe for Entry of Judgment was made upon Defendant, James Joseph August, by mailing, first class, postage prepaid, a true copy to the office of his attorney of record, Dennis J. Stofko, Esq., 969 Eisenhower Blvd., P. O. Box 5500, Johnstown, Penna. 15904, on May 20, 1997.

s/GERARD R. SORG, ESQ.

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CONTINUED FROM PAGE 184A

LUCHINI vs. AUGUST

93-223-CD

JUNE 4, 1997, NOTICE OF APPEAL, filed by Gerard R. Sorg, Esq., Atty. for Plff. One cert. copy to Superior Court.

ORDER FOR TRANSCRIPT, filed.

PROOF OF SERVICE OF NOTICE OF APPEAL, filed.

I hereby certify that I am this day serving copies of the foregoing Notice of Appeal, docket entries, Order for Transcript and this proof of service on the following persons in the manner indicated below.

Service by first class mail addressed as follows: 1) Honorable Fredric J. Ammerman
2) Dennis J. Stofko, Esq. 3) Ms. Cathy Provost, Court Stenographer 4) Mr. David S. Meholick, Court Administrator /s/ Gerard R. Sorg, Esq.

JUNE 6, 1997, SUPERIOR COURT OF PENNSYLVANIA OFFICIAL DOCKET # 01161PGH97, filed. No cert. copies.

JUNE 30, 1997, EXCERPT TRANSCRIPT OF PROCEEDINGS TESTIMONY OF SAMUEL E. LUCHINI, filed.

JUNE 30, 1997, EXCERPT TRANSCRIPT OF PROCEEDINGS TESTIMONY OF ELIZABETH J. LUCHINI, filed.

JUNE 30, 1997, EXCERPT TRANSCRIPT OF PROCEEDINGS TESTIMONY OF JAMES J. AUGUST, filed.

JUNE 30, 1997, EXCERPT TRANSCRIPT OF PROCEEDINGS TESTIMONY OF PAMELA S. AUGUST, filed.

JUNE 30, 1997, EXCERPT TRANSCRIPT OF PROCEEDINGS TESTIMONY OF ROBERT KITCHEN, filed.

JUNE 30, 1997, EXCERPT TRANSCRIPT OF PROCEEDINGS JURY CHARGE, filed.

JULY 1, 1997, ALL PAPERS MAILED TO SUPERIOR COURT, #P229 697 151, CERTIFIED MAIL.

JUL 01, 1997, RECEIPT FOR CERTIFIED MAIL, P 229 697 151, filed.

JUL 07, 1997, DOMESTIC RETURN RECEIPT, P 229 697 151, filed.

MAY 19, 1998, NOTICE OF FILING PETITION FOR ALLOWANCE OF APPEAL FROM SUPERIOR COURT DOCKET NO. 1161PGH97, filed. NO CERT COPIES

RE: ORIGINAL RECORD TO BE RETAINED BY SUPERIOR

APR. 13, 1999, DISPOSITION FROM SUPREME COURT OF PENNSYLVANIA, filed. NO CERT COPIES

AND NOW, this 17th day of March, 1999, the Petition for Allowance of Appeal is hereby DENIED. PC

MAY 03, 1999, 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: s/ELEANOR R. VALECKO, DEPUTY PROTHONOTARY

MAY 03, 1999, CERTIFICATE OF CONTENTS OF REMANDED RECORD AND NOTICE OF REMAND und P.R.A.P. 2571 and 2572, filed. RECORD, 6 TRANSCRIPTS, JUDGMENT ORDER AND OPINION

S/ELEANOR R. VALECKO, Deputy Prothonotary

<p>Richard A. Masson</p> <p>Feb 9 8:45 am</p>	<p>ELIZABETH J. LUCHINI,</p> <p>93-224-CD</p>	<p>FEBRUARY 9, 1993, PRAECIPE FOR WRIT OF SUMMONS, filed by Richard A. Masson, Esquire. Pursuant to Pa. R.C.P. 1007)1), please issue a Writ of Summons in teh above-captioned matter. The Address of Defendant,s James Joseph August and Pamela August, is 13 Maloney Road, DuBois, Pennsylvania, 15801. The address of Defendant, Samuel E. Luchini, is 122 Dagus Mines Road, Kersey, Pennsylvania, 15846. /s/ Richard A. Masson, Esquire.</p> <p>FEBRUARY 10, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.</p> <p>JUNE 23, 1993, SHERIFF RETURNS, filed. NOW, FEB. 11, 1993, AT 6:20 PM EST SERVED THE WITHIN SUMMONS ON PAMELA AUGUST & JAMES JOSEPH AUGUST, DEFENDANTS, AT THEIR RESIDENCE 13 MALONEY ROAD, DU BOIS, CLEARFIELD COUNTY, PENNA. BY HANDING TO JAMES J. AUGUST A TRUE AND ATTESTED COPY OF THE ORIGINAL SUMMONS AND MADE KNOWN TO HIM THE CONTENTS THEREOF. SERVED BY: SNYDER NOW, FEB. 11, 1993, SHERIFF'S OFFICE OF ELK COUNTY WAS DEPUTIZED BY CHESTER A. HAWKINS, SHERIFF OF CLEARFIELD COUNY TO SERVE THE WITHIN SUMMONS ON WAMUEL E. LUCHINI, DEFENDANT. NOW, MARCH 9, 1993, SERVED THE WITHIN SUMMONS ON SAMUEL E. LUCHINI, DEFENDANT BY DEPUTIZING THE SHERIFF'S OFFICE OF ELK COUNTY. THE RETURN OF THE SHERIFF'S OFFICE OF ELK COUNTY IS HERETO ATTACHED AND MADE A PART OF THIS RETURN. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM</p>
<p>*Dennis J. Stofko **LOUIS C. SCHMITT, JR.</p>	<p>*JAMES JOSEPH AUGUST and *PAMELA AUGUST and **SAMUEL E. LUCHINI,</p> <p>Pro by Atty 20.00 JPC Fee by atty 5.00 SHFF HAWKINSby atty 38.96 SHFF, ELK CTY. by atty 20.00</p>	<p>FEBRUARY 9, 1995, COMPLAINT, filed by Richard A. Masson, Esq. 3 cert/Atty Masson</p> <p>FEBRUARY 22, 1995, ENTRY OF APPEARANCE, filed Please enter my apperaranace on behalf of Defendants, James Joseph August and Pamela August, in the above matter Papers may be served at the address listed below. DEMAND FOR JURY TRIAL. /s/ Dennis J. Stofko, Esq.</p> <p>FEBRUARY 27, 1995, ANSWER, NEW MATTER AND NEW MATTER UNDER 2252(d), filed</p> <p>MARCH 2, 1995, NOTICE OF SERVICE OF INTERROGATORIES, filed by Dennis J. Stofko, Esq.</p> <p>MARCH 3, 1995, SHERIFF RETURN, filed February 13, 1995, COMPLAINT SERVED OT: Pamela August, Deft.</p>
	<p>SHFF by atty 6.00 Pro by Atty 20.00 Shff by Atty 49.52 sur charge by Atty 6.00 Shff Gausman by Atty 27.00 Pro by Atty 30.00 Pro by Atty 7.00</p> <p>APRIL 06, 1995, ANSWER, NEW MATTER AND NEW MATTER PURSUANT TO Pa. R.C.P. 2252(d) FILED ON BEHALF OF DEFENDANT, SAMUEL E. LUCHINI, filed by s/LOUIS C. SCHMITT, JR., ESQUIRE VERIFICATION, filed by s/SAMUEL E. LUCHINI</p> <p>APRIL 06, 1995, SAMUEL E. LUCHINI'S REPLY TO NEW MATTER PURSUANT TO Pa.R.C.P. 2252(d) FILED ON BEHALF OF JAMES JOSEPH AUGUST AND PAMELA AUGUST, filed by s/LOUIS C. SCHMITT, JR., ESQ. VERIFICATION, s/SAMUEL E. LUCHINI</p> <p>APRIL 17, 1995, REPLY TO NEW MATTER AND NEW MATTER UNDER 2252(d), filed by Dennis J. Stofko, Esquire. No certified copies.</p> <p>CONTINUED ON PAGE 207</p>	<p>February 13, 1995, COMPLAINT SERVED TO: James Joseph August, Deft. February 10, 1995, Alfred Gausman, Shff of Elk County deputized by Chester A. Hawkins, Shff of Clearfield County. February 15, 1995, COMPLAINT SERVED TO: Samuel E. Luchini, Deft by Shff. Gausman. /s/ Chester A. Hawkins, Shff by Marilyn Hamm</p> <p>06 MAR 95, PRAECIPE FOR APPEARANCE, filed. (NO CERT COPIES) Kindly enter my appearance as counsel of record for the DEFENDANT, SAMUEL E. LUCHINI, in the above-captioned action. s/SAMUEL E. LUCHINI, ESQUIRE CERTIFICATE OF SERVICE, filed. I hereby certify that a true and correct copy of the within was mailed to all counsel of record. s/SAMUEL E. LUCHINI, ESQUIRE</p> <p>MARCH 13, 1995, RESPONSE TO NEW MATTER & RESPONSE TO NEW MATTER UNDER PA. R.C.P. 2252 (d) s/RICHARD A. MASSON, ESQUIRE. NO CERT COPIES. VERIFICATION I, Elizabeth J. Luchini, verify that the facts set forth in the Response to New Matter are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S.A. §4904, relating to unsworn falsification to authorities. s/ELIZABETH J. LUCHINI, Plaintiff</p> <p>MARCH 13, 1995, CERTIFICATE OF SERVICE, filed. NO CERT COPIES I, RICHARD A. MASSON, ESQUIRE, Attorney for Plaintiff, Elizabeth J. Luchini certify that I served a true and correct copy of Plaintiff's Response to New Matter and New Matter under Pa. R.C.P. 2252 by first class mail, postage prepaid, deposited in the United States Post Office in St. Marys, Penna. on March 10, 1995, on the following: 1) Dennis J. Stofko, Esq 2) Louis C. Schmitt, Jr., Esq. s/RICHARD A. MASSON, ESQUIRE</p>

Scott V. Jones

J. A. KOHLHEPP SONS, INC

FEBRUARY 9, 1993, COMPLAINT, filed by Scott V. Jones, Esquire.

One (1) copy Certified to Attorney.

FEBRUARY 26, 1993, RESPONSE TO PLAINTIFF'S MECHANICS LIEN CLAIM, filed by Matthew B. Taladay, Esq.

CERTIFICATE OF SERVICE, filed

RESPONSE TO PLAINTIFF'S MECHANICS LIEN CLAIM SERVED TO: Scott V. Jones, Esq. /s/ Matthew B. Taladay, Esq. February 25, 1993.

Feb 9 10:20 am

93-226-CD

FEBRUARY 26, 1993, ANSWER, filed by Matthew B. Taladay, Esq.

February 25, 1993, ANSWER AND NEW MATTER SERVED TO: Scott V. Jones, ESq. /s/ Matthew B. Taladay, Esq.

Matthew B. Taladay

CAROL A. FOSSLER,

JUNE 23, 1993, SHERIFF RETURNS, filed.

NOW, FEB. 11, 1993, AT 4:47PM EST SERVED THE WITHIN COMPLAINT ON MECHANIC'S LIEN CLAIM ON CAROL A. FOSSLER, DEFENDANT AT RESIDENCE 643 TL, DU BOIS, CLEARFIELD COUNTY, PENNA. BY HANDING TO CAROL A. FOSSLER A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HER THE CONTENTS THEREOF. SERVED BY: SNYDER SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM

JULY 14, 1993, PRAECIPE FOR TRIAL, filed

Place the above captioned case on the next available non-jury trial list.

It is certified that :

1. No Motions are outstanding and that discovery has been completed and the case is ready for trial; and

2. The case is to be heard non-jury; and

3. Notice of the filing of this Praecipe has been given to the attorney for the other party. s/ Scott V. Jones, ESq.

Pro by Atty 40.00

JCP Fee by Atty 5.00

SHFF by atty 25.16

SHFF by atty 2.00

Pro by Atty 9.00

Pro by Atty 5.00

NOVEMBER 9, 1993, STIPULATION OF JUDGMENT, filed

It is hereby stipulated between counsel for the Plaintiff and counsel for the Defendant in the above captioned action that judgment be entered in favor of the Plaintiff J.A. KOHLHEPP SONS, INC and against the Defendant CAROL A. FOSSLER in the amount of \$5,000.00 and the Prothonotary is hereby directed to enter the same on the docket. /s/ Matthew B. Taladay, Esq. and /s/ Scott V. Jones, ESq.

Judgment is entered in favor of the Plaintiff and against the Defendant per Stipulation in the sum of Five Thousand Dollars.

DEBT: \$5,000.00

JUDGMENT PER STIPULATION

Matthew B. Taladay
Prothonotary

FEBRUARY 25, 1994, PRAECIPE TO SATISFY JUDGMENT, filed

Mark the judgment entered in the above captioned case in favor of J. A. Kohlhepp Sons, Inc. and against Carol A. Fossler in the amount of \$5,000.00 as satisfied. /s/ Scott V. Jones, Esq.

25 Feb 1994
William A. Shaw

Barbara H. Schickling

SHARON S. FESTA,

FEBRUARY 9, 1993, COMPLAINT IN DIVORCE, filed by Barbara H. Schickling, Esquire.

Two (2) copies Certified to Attorney.

MAY 18, 1995, PLAINTIFF'S AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE, filed. s/SHARON S. FESTA, Plaintiff. TWO CERT TO ATTY "S"

MAY 18, 1995, MOTION FOR PUBLICATION, filed by s/BARBARA H. SCHICKLING, ESQUIRE. TWO(2) CERT TO ATTY SCHICKLING

MAY 18, 1995, AFFIDAVIT, filed. TWO(2) CERT TO ATTY "S"

BARBARA H. SCHICKLING, ESQUIRE, being duly sworn according to law, deposes and says that she is the attorney for the Plaintiff, Sharon S. Festa, and that the deponent has made the following attempts to serve the Defendant with a Divorce Complaint.

1. Sending the Complaint by Certified Mail, Restricted Delivery, to his last known address which is 3110-B Chalfin Avenue, Norfolk, Virginia 23513. The letter was returned "unclaimed".

2. Having the Domestic Relations Office attempt to locate the Defendant through the Parent Locator Service; however, the best address was the address used for the certified letter that was returned.

3. Having the Plaintiff contact all known friends and family of the Defendant as to obtain information on the Defendant's whereabouts; however, all of these attempts have been unsuccessful in obtaining information on the whereabouts of the Defendant.

s/BARBARA H. SCHICKLING, ESQUIRE

MAY 18, 1995, FIRST AMENDED COMPLAINT IN DIVORCE UNDER SECTION 3301(d). s/BARBARA H. SCHICKLING, ESQUIRE. TWO(2) CERT TO ATTY "S" VERIFICATION, s/SHARON S. FESTA

MAY 22, 1995, ORDER, filed. TWO(2) CERT COPIES

AND NOW, this 19th day of May, 1995, upon consideration of the foregoing Motion, the Plaintiff is granted leave to make service of the complaint on the Defendant, Keith C. Festa, by publication in the Centre Daily Times of State College, Pennsylvania, a newspaper of general circulation, and in The Virginian Pilot, of Norfolk, Virginia, a newspaper of general circulation for the Norfolk, Virginia, area, for three (3) consecutive weeks with the notice to appear not less than twenty (20) days prior to June 27, 1995, the date set for hearing of said Complaint in the Courthouse of the Clearfield County, Clearfield, Pennsylvania, at 10:00 o'clock a.m.

BY THE COURT, s/FREDRIC J. AMMERMAN, Judge

JUNE 27, 1995, PRAECIPE TO TRANSMIT RECORDS, filed by Barbara H. Schickling, Esquire

JUNE 27, 1995, AFFIDAVIT, filed.

Barbara H. Schickling, Esquire swears that a Complaint was served on Deft by publication. s/ Barbara H. Schickling, Esquire

DIVORCE DECREE

AND NOW, this 28 day of June, 1995, it is ORDERED and DECREED that SHARON S. FESTA, Plaintiff, and KEITH C. FESTA, Defendant, are divorced from the bonds of matrimony. BY THE COURT, s/ Fredric J. Ammerman, J.

JULY 14, 1995, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

Certified copies of Decree to parties of record.

JULY 07, 1995, DEFENDANTS' CERTIFIED COPY OF DIVORCE DECREE RETURNED BY POSTAL SERVICE, "FORWARDING ORDER EXPIRED", filed.

2/9/93
\$90.00 Pd
by Atty

93-227-CD

Clfd Trust
BAL/\$75.00

KEITH C. FESTA,

Pro 40.00

State by Atty 10.00

JCP Fee by Atty 5.00

State .50

Ck # 3046 Atty 34.50

Pro by Plff 8.00

Ch. 2990
840.00 to /
Civil Act!
Bal. 235.00
34.50

AUGUST 2, 1995, NOTICE OF ELECTION TO RESUME PRIOR NAME, filed by Barbara H. Schickling, Esq. Two copies Certified to Atty Schickling

Notice is hereby given that, a final decree in divorce having been granted on the 28th day of June, 1995, Plaintiff hereby elects to resume her prior name of SHARON S. LANSBERRY, and gives this written notice of her intention in accordance with the provision of 23 Pa. C.S. & 702, and 54 Pa. C.S. & 704. s/ Sharon S. Festa, TO BE KNOWN AS: s/ Sharon S. Lansberry

David C. Mason

2/9/93
\$90.00 Pd
by Atty

Clfd Trust
BAL/\$75.00

Pro Check # 2968 40.00
State Check # 2968 .50

HELEN D. WASHBURN,

93-228-CD

THEODORE D. WASHBURN,

Pro 40.00
State by Atty 10.00
(1 count)
JCP Fee by Atty 5.00
State .50

FEBRUARY 9, 1993, COMPLAINT IN DIVORCE, filed by David C. Mason, Esquire.
One (1) copy Certified to Attorney.

MARCH 29, 1993, AFFIDAVIT OF SERVICE, filed March 26, 1993, COMPLAINT IN DIVORCE SERVED TO: Theodore D. Washburn, Deft by certified mail. /s/ David C. Mason, Esq.

MARCH 6, 1995, PRAECIPE TO TRANSMIT RECORD, filed by David C. Mason, Esquire
AFFIDAVIT OF CONSENT of Helen D. Washburn, Plaintiff, filed.

MOTION REQUESTING ENTRY OF DECREE IN DIVORCE, filed by David C. mason, Esquire
DECREE IN DIVORCE

AND NOW, TO WIT, this 31 day of March, 1995 the Plaintiff herein having filed a Complaint in Divorce pursuant to 23 P.S. 201(d) said Complaint having been filed February 9, 1993, having been served on the Defendant; a period of twenty days from the date of filing said Complaint having elapsed and a period of twenty days since service of Plaintiff's Affidavit that the parties have lived separate and apart for a period in excess of two years having elapsed, no answer or denial having been made by the Defendant, nor demand for Counseling have been made and the above mentioned Affidavit having been made a part of the record; the Court does grant and adjudge a Decree that the said Plaintiff, Helen D. Washburn is hereby divorced and

Check # 2969

Atty 34.50
75.00

completely separated from the bonds of matrimony with Theodore D. Washburn, as fully as if the said parties had never been married, and every duty, right, and claim heretofore accruing to either of the said parties by reason of said marriage does now cease and come to an end. Each of the said parties is now at liberty to marry again as free as if said marriage had never taken place.

s/ Fredric J. Ammerman, J.

APRIL 17, 1995, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.
Certified Copies of Decree to parties of record.

Carolee Berasi,

BANCPLUS MORTGAGE CORP.,
Po Box 47524
San Antonio, TX 78265

FEBRUARY 9, 1993, COMPLAINT IN MORTGAGE FORECLOSURE,
filed by carolee Berasi, Esquire.
One (1) copy Certified to Sheriff per instructions.

JUNE 23, 1993, SHERIFF RETURNS, filed.

NOW, FEB 12, 1993, AT 2:47PM EST SERVED THE WITHIN COMPLAINT
IN MORTGAGE FORECLOSURE ON PAUL REASE KILLION, DEFENDANT, AT EMPLOYMENT
KENT SPORTSWEAR, PLANT #2, CURWENSVILLE, CLEARFIELD COUNTY, PENNA.
BY HANDING TO PAUL REASE KILLION A TRUE AND ATTESTED COPY OF THE
ORIGINAL COMPLAINT AND MADE KNOWN TO HIM THE CONTENTS THEREOF.
SERVED BY: CHUNRER/DAVIS. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF
by s/MARILYN HAMM

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL
OF LIST, filed. Certified Copies to Atty Berasi and
Deft.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and
date set for General Call of the Civil Cases in which no action
has been taken for two years or more; the Prothonotary having given
notice pursuant to Rule 319 of the Clearfield County Civil Rules
of Court; there being no objection, it is the ORDER of this Court
that the above-captioned case be and is hereby TERMINATED with
prejudice.

It is further Ordered that costs of this matter shall be
assessed to the Plaintiff.

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

1 Cert to Atty Berasi & 1 To Deft

TERMINATED WITH PREJUDICE

Feb 9

93-229-CD

PAUL LEASE KILLION
Box 345
Susquehanna Avenue
Hyde, PA 16843

Pro by Atty 40.00

JPC Fee by Atty 5.00

Shff by atty 19.44

Shff by atty 2.00

Feb 9
1:55 pm

TREASURE LAKE PROPERTY
OWNER ASSOCIATION.

13 Treasure Lake,
DuBois, PA 15801

93-230-CD

IRIS MCKEEVER SLAGLE,
382 Treasure Lake
DuBois, PA 15801

Pro by Plff 9.00
Pro by Atty 5.00

FEBRUARY 9, 1993, JUDGMENT FROM J.P., Wesley J. Read, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Six Hundred Fifty and 58/100 Dollars, with costs.

Debt \$650.58

Interest from November 23, 1992.

Filed and Entered by Plaintiff, February 9, 1993.

JUDGMENT

Allen D. Birt
Prothonotary

FEBRUARY 9, 1993, Notice of Entry of Judgment mailed to Defendant.

And Now 15
By paper
in full of debt,

Dec 93 By paper
in full of debt,
Allen D. Birt
Prothonotary

Feb 9
1:55 pm

TREASURE LAKE PROPERTY,
OWNER ASSOCIATION

13 Treasure Lake
DuBois, PA 15801

93-231-CD

EARL D. LEES, JR., and
DARLENE K. LEES,
PO Box 685
DuBois, PA 15801

Pro by Plff 9.00
Pro by Plff 5.00

FEBRUARY 9, 1993, 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 Hundred Forty-five and 29/100 dollars, with costs

Debt \$345.29

Interest from November 23, 1992.

Filed and Entered by Plaintiff, February 9, 1993.

JUDGMENT

Allen D. Birt
Prothonotary

FEBRUARY 9, 1993, Notice of Entry of Judgment mailed to Defendant.

And Now 20th day of Jan 1993
By paper in full of debt,
Attest *W. A. Shaw (Clerk)*
Prothonotary

<p>R. Denning Gearhart</p> <p>2/9/93 \$100.00 pd by Atty</p> <p>Clfd Trust BAL/\$75.00</p> <p>Alan F. Kirk</p> <p>ck #2990 \$100.00 to Civil Acct. BAL \$25.00 34.50</p>	<p>RANDY P. GRAHAM,</p> <p>93-232-CD</p> <p>CATHY J. GRAHAM,</p> <p>Pro 40.00</p> <p>State by Atty 10.00 (three counts)</p> <p>JCP Fee by Atty 15.00</p> <p>State Sheriff .50</p> <p>Hawkins by atty 20.92</p> <p>Surcharge by atty 2.00</p>	<p>FEBRUARY 9, 1993, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire. Two (2) copies Certified to Attorney.</p> <p>FEBRUARY 25, 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 Complaint to the Defendant, at her residence as evidence by the signed receipt attached hereto as Exhibit "A". s/ R. Denning Gearhart, Esquire</p> <p>JANUARY 20, 1995, PETITION FOR ENFORCEMENT OF A MARRIAGE SETTLEMENT AGREEMENT, filed by Alan F. Kirk, Esq. (3) Three certified to Attorney Kirk.</p> <p>JANUARY 24, 1995, RULE, filed 3 cert/Atty Kirk NOW, this 24th day of January, 1995, upon consideration of the foregoing Petition for Enforcement of Marriage Settlement Agreement filed by the Defendant, a Rule is hereby issued upon the Plaintiff to show cause why the relief prayed for in the Petition for Enforcement of Marriage Settlement Agreement should not be granted. Rule Returnable the 13th day of February, 1995, for filing written response. NOTICE. BY THE COURT: Fredric J. Ammerman, Judge</p> <p>JANUARY 25, 1995, AFFIDAVIT OF SERVICE, filed January 18, 1995, PETITION FOR ENFORCEMENT OF MARRIAGE SETTLEMENT AGREEMENT IN DIVORCE AND RULE RETURNABLE SERVED: R. Denning Gearhart, Esq. /s/ Alan F. Kirk, Esq. 1 cert/Atty Kirk</p> <p>FEBRUARY 13, 1995, ANSWER, filed by Randy P. Graham, Plff.</p> <p>FEBRUARY 27, 1995, MOTION FOR ENTRY OF ORDER, filed by Alan F. Kirk, Esq. 5 cert/Atty Kirk CERTIFICATE OF SERVICE, filed January 19, 1994, PETITION FOR ENFORCEMENT OF MARRIAGE SETTLEMENT AGREEMENT SERVED TO: R. Denning Gearhart, Esq and Randy P. Graham, Plff. /s/ Alan F. Kirk, Esq. MAR. 01, 1999, ORDER, s/FREDRIC J. AMMERMAN, JUDGE 4 CERT COPIES 08 MAR 95, ORDER, filed. TWO (2) CERT TO ATTY KIRK, TWO (2) CERT TO ATTY GEARHART. NOW, this 6th day of March, 1995, the Court having considered the Petition for Enforcement of Marriage Settlement Agreement filed on behalf of Defendant and the answer thereto filed by Plaintiff, pro se, it is the ORDER of this Court that:</p> <ol style="list-style-type: none"> 1. Beginning with the month of March, 1995, Plaintiff, Randy P. Graham, shall pay to Defendant, Cathy J. Graham, the amount of \$200 per month for a period of six months, with the payment for March, 1995, and each of the succeeding five months being due no later than the last day of each said month; 2. Within 30 days from the date of this Order, the Defendant, Cathy J. Graham, shall provide the Plaintiff with Proof of medical insurance coverage which she has obtained for the parties' sons; 3. Plaintiff, Randy P. Graham, is ordered to execute an Affidavit of Consent no later than 30 days from the date of this Order such that would be required to effectuate the entry of a divorce decree; 4. In the event that either or both parties shall fail to comply with any of the terms and conditions as set forth above, that party or parties may be subject to contempt proceedings before this Court, and at such time the Court will consider such remedies as incarceration, payment of attorney's fees or costs, entry of appropriate judgment or such other relief as the Court should deem to be appropriate. 5. The Order previously issued by this Court dated March 1, 1995, is hereby vacated in that the Order was issued under the premise that Plaintiff Randy P. Graham, had not filed an answer to the Petition to Enforce Marriage Settlement Agreement when, in fact, written answer had indeed been filed but apparently not properly served. BY THE COURT, S/FREDRIC J. AMMERMAN, J. <p>APRIL 20, 1995, AFFIDAVIT OF SERVICE, filed. ONE(1) CERT COPY I, Alan F. Kirk, hereby certify that a true and correct copy of the Order of Court dated March 6, 1995, in the above captioned matter was served upon the Defendant by mailing certified copies of the same to the following by U.S. Mail, First Class, Postage Prepaid, on or about March 9, 1995: Mr. Randy P. Graham, R. Denning Gearhart, Esq. Defendant has, in the past, left mail from this office unclaimed when sent Certified Mail, therefore this Order was sent regular U.S. Mail, First Class, Postage Pre-paid, to the Defendant himself and his attorney of record. Attached hereto is a copy of the transmittal letter that was sent. s/ALAN F. KIRK, ESQUIRE</p> <p>MAY 26, 1995, PETITION FOR CONTEMPT CITATION, filed by s/ALAN F. KIRK, ESQ. FIVE (5) CERT COPIES VERIFICATION, s/ALAN F. KIRK, ESQ. CERTIFICATE OF SERVICE, filed. I hereby certify that a true and correct copy of the foregoing Petition for Contempt Citation was served by Hand Delivery, this 26th day of May, 1995, upon the following: R. DENNING GEARHART, ESQ. s/ALAN F. KIRK, ESQUIRE. RULE TO SHOW CAUSE WHY CONTEMPT CITATION SHOULD NOT BE GRANTED, filed. AND NOW, this 26th day of May, 1995, upon consideration of the within Petition and upon motion of Kriner, Koerber & Kirk, P.C., attorneys for the Petitioner, A Rule is hereby issued upon Respondent to show cause why the request for Contempt Citation should not be granted. Hearing on this Petition is scheduled for the 30th day of May, 1995, at 9:00 a.m. in Courtroom No. 1, at the Clearfield County Courthouse, Market & Second Streets, Clearfield, Pa. 16830. BY THE COURT: s/JOHN K. REILLY, JR., President Judge</p>
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<p>James A. Naddeo</p> <p>Feb 9 3:10 pm</p>	<p>LEROY NEEPER,</p> <p>93-233-CD</p>	<p>FEBRUARY 9, 1993, COMPLAINT, filed by James A. Naddeo, Esquire. One (1) copy Certified to Attorney.</p> <p>FEBRUARY 25, 1993, PRAECIPE FOR ENTRY OF APPEARANCE, filed. One Copy Certified to Attorney. Please enter the appearance of MICHAEL A. SOSSONG, Esquire, as counsel for CAMBRIA TRACTOR AND EQUIPMENT CO. in the above action. Thank you. s/ Michael A. Sossong</p> <p>MARCH 31, 1993, ANSWER AND NEW MATTER, filed by Michael A. Sossong, Esq. CERTIFICATE OF SERVICE, filed March 30, 1993, ANSWER AND NEW MATTER SERVED TO: James A. Naddeo, Esq. /s/ Michael A. Sossong, Esq.</p> <p>APRIL 13, 1993, ANSWER TO NEW MATTER, filed by James A. Naddeo, Esq. 1 cert/Atty CERTIFICATE OF SERVICE, filed April 13, 1993, PLAINTIFF'S ANSWER TO NEW MATTER SERVED TO: Michael A. Sossong, Esq. /s/ James A. Naddeo, Esq.</p>
<p>Michael A. Sossong</p>	<p>CAMBRIA TRACTOR AND EQUIPMENT CO.</p> <p>Pro by Atty 40.00 JCP Fee by Atty 5.00 Pro by Atty 15.00 Pro by Atty 315.00 Pro by Atty. 7.00</p>	<p>MAY 24, 1993, CERTIFICATE OF SERVICE, filed May 21, 1993, PLAINTIFF'S REQUEST FOR PRODUCTION OF DOCUMENTS DIRECTED TO DEFENDANT SERVED TO: Michael A. Sossong, Esq. /s/ James A. Naddeo, Esq.</p> <p>JUNE 2, 1993, CERTIFICATE OF SERVICE, filed 1 cert/Atty June 2, 1993, NOTIC EOF DEPOSITION OF DAN WARNER SERVED TO: Cambria Tractor and Equipment Co, c/o Michael A. Sossong, Esq and Hoffman & Schreiber Reporting Service. /s/ James A. Naddeo, Esq.</p> <p>AUGUST 19, 1993, CERTIFICATE OF SERVICE, filed August 19, 1993, NOTICE OF DEPOSITION OF DAN WARNER SERVED TO: Cambria Tractor and Equipment Co. c/o Michael A. Sossong, Esq and Hoffman 7 schreiber Reporting Service. /s/ James A. Naddeo, Esq.</p> <p>OCTOBER 18, 1993, PRAECIPE TO PLACE ON ARBITRATION LIST, filed 1 cert/Atty Please place the above captioned case on the arbitration list. Estimated time for ttial-one/half day. s/ James A. Naddeo, Esq.</p>
		<p>CERTIFICATE OF SERVICE, filed October 18, 1993, PRAECIPE TO PLACE ON ARBITRATION LIST SERVED TO: Michael A. Sossong, Esq. /s/ James A. Naddeo, Esq.</p> <p>JANUARY 31, 1994 CERTIFICATE OF SERVICE filed.by JAMES A NADDEO Esq for Plaintiff.</p> <p>FEBRUARY 3, 1994, LETTERS MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING FOR FEBRUARY 3, 1994, filed.</p> <p>MARCH 1, 1994, OATH OR AFFIRMATION OF ARBITRATORS AND AWARD, filed. Now, this 25th day of February, 1994, 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/ Ronald E. Archer, Chairman; s/ William C. Kriner; s/ John N. Lhota</p> <p>AWARD OF ARBITRATORS Now, this 25th day of February, 1994, we, the undersigned arbitrators appointed in this case, after having been duly sworn, and having heard the evidence and allegations of the parties, do award and find as follows: JUDGMENT FOR DEFENDANT. s/ Ronald E. Archer, Chairman; s/ William C. Kriner; s/ John N. Lhota.</p> <p>ENTRY OF AWARD Now, this 25th day of February, 1994, 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, William A. Shaw, Prothonotary by s/ Nanette L. Sturniolo</p> <p>MARCH 8, 1994, NOTICE OF APPEAL FROM AWARD OF BOARD OF ARBITRATORS, filed by James A. Naddeo, Esq. 1 cert/Atty CERTIFICATE OF SERVICE, filed March 8, 1994, PLAINTIFF'S NOTICE OF APPEAL FROM AWARD OF BOARD OF ARBITRATORS SERVED TO Michael A. Sossong, Esq. /s/ James A. Naddeo, Esq.</p> <p>AUGUST 14, 1995, ORDER, filed. TWO(2) CERT TO ATTY NADDEO, ATTY SOSSONG NOW, this 11th day of August, 1995, upon the joint request of counsel for Plaintiff and Defendant, it is the Order of this Court the above captioned Non-Jury Trial listed fro the Fall Term of Court is hereby continued to the Winter Term of Court. BY THE COURT: s/FREDRIC J. AMMERMAN, Judge</p> <p>APR. 18, 1996, ORDER, filed. ONE(1) CERT TO ATTY NADDEO, SOSSONG NOW this 18th day of April, 1996, following pre-trial conference with the Court, it is the ORDER of this Court that non-jury trial be and is hereby scheduled for Friday, June 28, 1996, in Courtroom Number Two, Clearfield County Courthouse, commencing at 9:00 a.m. In addition, Plaintiff shall have no later than to and including May 10, 1996, to provide Defendant with the name, title, employer and address of any expert that Plaintiff intends to call at time of non-jury trial. BY THE COURT, s/FRED AMMERMAN, Judge</p> <p>September 10, 2004 SFTTLE AND DISCONTINUF</p>

Daniel C. Bell

MARY G. HAVERSACK,

FEBRUARY 9, 1993, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Daniel C. Bell, Esquire.
Two (2) copies Certified to Attorney.

Feb 9
3:55 pm

93-234-CD

FEBRUARY 9, 1993, TEMPORARY PROTECTIVE ORDER, filed by Daniel C. Bell, Esquire.

AND NOW, this 9th day of February, 1993, upon presentation and consideration of a Protection From Abuse Petition, the Court enters the following Protective Order.

1. That the Respondent, James A. Haversack, shall refrain from abusing, striking, harassing, threatening or using foul language to the Petitioner or placing her in fear of abuse in any place where she may be found.

2. Respondent and Petitioner shall continue to live at the marital residence.

3. That the Respondent is prohibited from having any alcoholic beverages at the marital home and from returning home while under the influence of alcohol or permitting anyone else to bring any alcoholic beverages into the marital home.

4. This Order shall be enforced by any law enforcement agency in any county where a violation of this Order occurs.

5. 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 the Petitioner to the Respondent his counsel or any third party.

6. THIS IS AN ORDER OF COURT. Any violation of this Order shall constitute contempt of court and may be punishable by a fine of up to \$1000.00 and a jail sentence of up to six months. BY THE COURT:
/s/ John K. Reilly, Jr. President Judge.

JAMES A. HAVERSACK,

Pro by Atty 40.00
JPC Fee by Atty 5.00
SHFF
HAWKINS by Atty 17.90
Sur-charge by Atty 2.00

FEBRUARY 19, 1993 AFFIDAVIT OF SERVICE, filed.
NOW FEBRUARY 10, 1993 PFA SERVED ON: James A. Haversack, Defendant. s/ Chester A. Hawkins, Sheriff. by Marilyn Hamm.

FEBRUARY 12, 1993 ORDER, filed.
AND NOW this 12th day of February, 1993, upon agreement of the parties nad at hte request of counsel for both the Petitioner and the Respondent, it is hereby Order and Decreed that the Temproary Protective Order dated February 9, 1993, shall be contineud until March 2, 1993. BY THE COURT:
s/ JOHN K. REILLY, JUDGE.

FIVE COPIES CERTIFIED TO ATTORNEY.

MARCH 1, 1993, ORDER, filed. Seven Copies Certified to Attorney.

AND NOW, this 1st day of March, 1993, and this matter commenced by the filing of a Petition for Protection From Abuse, and the parties having reached an Agreement and consenting to a Court Order, this Order, as outlined below, shall remain in effect for a period of one year from the date of this Order. It is hereby ORDERED as follows:

1. That there shall be no physical abuse or threat of physical abuse by either party against the other.

2. That the parties shall reside in the same home provided that the Repondent does not have more than two beers or other alcoholic beverages per day or does not become intoxicated, or threatening to the Petitioner. Further, any alcoholic beverages besides beer are prohibited in the martial home.

3. That during this period, the parties shall participate in marriage counseling with Lutheran Social Services with costs to paid by the Respondent. Further, the parties shall participate in any follow up counseling recommended by Lutheran Social Services.

4. Except during large game hunting season, all guns shall be kept at the home of a third party; permission to use the guns for legitimate purposes shall not be unreasonable withheld.

5. The Respondent shall pay court costs of \$87.00 and \$250.00 toward the Petitioner's attorney fees. Said amount shall be paid to the Offices of Daniel C. Bell within thirty (30) days of the date of this Order.

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 (6) months. BY THE COURT, s/ John K. Reilly, Jr., P. Judge

IN RE:
 RHONDA HILLIARD,
 An Alleged Severely
 Mentally Disabled Person

FEBRUARY 10, 1993, PETITION FOR INVOLUNTARY TREATMENT,
 MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
ORDER, filed.
ORDER, filed.

FEBRUARY 10, 1993, MENTAL HEALTH REVIEW OFFICER
 REPORT AND DECREE, filed.

One (1) copy Certified to R. Mattern.
DECREE, filed.
 AND NOW, this 10th day of February, 1993, the
 Mental Health Review Officers Report is acknowledged. We
 approve his recommendation.

The Court finds that RHONDA K. HILLIARD continue
 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 RHONDA HILLIARD 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 RHONDA K. HILLIARD be and is hereby directed
 to comply completely with the Partial Hospitalization
 Program developed by Celarfield-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, Celarfield
 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 Celarfield County to the extent permissible by their
 regulations. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Feb 10
 9:00 am

93-235-CD

Pro	<i>ly Pa</i>	40.00
JCP Fee	<i>Ly Pa</i>	5.00
R. Mattern		159.68

39 93 116 951
39 93 116 951

James A. Naddeo

FREDA C. SWATSWORTH,

FEBRUARY 10, 1993, COMPLAINT IN DIVORCE, filed by James A. Naddeo, Esquire.
One (1) copy Certified to Attorney.

Feb 10
\$115.00 Pd
by atty

93-237-CD

JUNE 23, 1993, SHERIFF RETURNS, filed.
NOW, FEB. 11, 1993, AT 3:28 PM EST SERVED THE WITHIN COMPLAINT IN DIVORCE ON ALFRED E. SWATSWORTH, DEFENDANT, AT EMPLOYMENT, BUD'S ELECTRIC, 207 POWER AVE., CLEARFIELD, CLEARFIELD COUNTY, PENNA. BY HANDING TO HIM A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HIM THE CONTENTS THEREOF. SERVED BY: SNYDER. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM

Clfd Trust
BAL/\$75.00

SEPTEMBER 3, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. One copy to Atty. Naddeo, Deft.

ALFRED E. SWATSWORTH,

DECEMBER 4, 1996, ORDER, filed.
Cert. copy to Atty. Naddeo, Deft.
NOW, this 3rd day of December, 1996, 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 nor an attorney representing same having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby dismissed.
BY THE COURT: /s/ Fredric J. Ammerman, Judge

DISMISSED

Pro		40.00
State	by Atty	10.00
	(6 counts)	
JCP Fee	by Atty	30.00
Shff	by atty	17.80
Shff	by atty	2.00

Ck. # 1990
\$40.00 to
Civil Acct
Bal. ~~325.00~~
34.50
14.70

198

<p>Ann B. Wood</p> <p>2/10/93 \$90.00 Pd by Atty</p> <p>Clfd Trust Bal/\$75.00</p> <p>CK#2072 TRANSFER TO REGULAR ACCOUNT PRO 40.00 PRO .50 CK#2272</p>	<p>CINDY L. WILLIAMS,</p> <p>93-238-CD</p> <p>DALE E. WILLIAMS,</p> <p>Pro 40.00 State by Atty 10.00 (1 count) JCP Fee by Atty 5.00 Pro .50 75.00 ATTY 34.50</p>	<p>FEBRUARY 10, 1993, COMPLAINT IN DIVORCE, filed by Ann B. Wood, Esquire. One (1) copy Certified to Attorney.</p> <p>MARCH 9, 1993, ACCEPTANCE OF SERVICE, filed I, DALE E. WILLIAMS, accept service of the Divorce Complaint regarding the above captioned matter. /s/ Dale E. William, Deft.</p> <p>MAY 28, 1993, PRAECIPE TO TRANSMIT THE RECORD, Filed by Ann B. Wood, Esquire MAY 28, 1993, AFFIDAVIT OF CONSENT of Cindy L. Williams, Plaintiff, filed MAY 28, 1993, AFFIDAVIT OF CONSENT of Dale E. Williams, filed.</p> <p><u>DIVORCE DECREE</u></p> <p>AND NOW, the 1st day of June, 1993, 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 CINDY L. WILLIAMS, be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and DALE E. WILLIAMS.</p> <p>Thereupon all the rights, duties or claims accruing to either of said parties in pursuance of said marriage shall cease and determine, and each of them shall be at liberty to marry again as though they had never been heretofore married.</p> <p>The Prothonotary is directed to pay the Court costs,</p>
		<p>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>JUNE 15, 1993, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA</p>

Mark S. Weaver

SONYA L. BALLUTE,

FEBRUARY 10, 1993, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Mark S. Weaver, Esquire.

Six (6) copies Certified to Attorney. AFFIDAVIT OF INSUFFICIENT FUNDS, filed. ORDER, filed.

AND NOW, this 10th day of February, 1993, upon presentation and consideration of the within Petition and upon finding that the Plaintiff, SONYA L. BALLUTE, is in immediate and present danger of abuse from Defendant, JAMES DUNN, JR., the following Temporary Protective Order is entered.

Defendant is enjoined from having any contact with Plaintiff.

Defendant is hereby enjoined from physically abusing, striking, harassing or threatening Plaintiff or her minor child.

Defendant is enjoined from living at, entering or visiting the 631 Schofield Street, Curwensville, Pennsylvania residence and is further enjoined from living at, entering or visiting any future residence of the Plaintiff.

Plaintiff is given temporary custody of the parties' minor child.

This Order shall remain in effect until further ORDER FO COURT. A hearing will be held on the 16th day of February, 1993, at 10:00 o'clock A.M. at the office of District Justice James Hawkins located at 430 Spring street, Houtzdale, PA 16651. The Sheriff is empowered to enforce this Order. Service to be made on Defendant by the Sheriff forthwith.

The parties are hereby advised that violation of this Order will subject the violating party to punishment for contempt. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

FEBRUARY 18, 1993, ORDER, filed.

NOW, this 16 day of February, 1993, this being the day and time set for hearing on the matter commenced by the filing of a Petition for Protection From Abuse, and the parties having reached an agreement and consenting to a Court Order as outlined below, it is hereby ORDERED as follows:

1. Respondent is hereby enjoined from abusing, threatening, harassing or having any contact whatsoever with the Petitioner.

2. Respondent is hereby granted exclusive use of the residence located at P.O. Box 123, Curwensville, PA.

3. The custody of the parties' minor children, if any, shall be determined by a separated custody action.

4. Respondent shall pay court costs in the amount of \$17.00. These are payable to the Clerk of Courts, Clearfield County Courthouse, Clearfield, PA 16830. To be paid within 30 days of this date.

5. Unless otherwise stated, this Order shall remain in full force and effect for a period of one (1) year from this date.

6. Respondent acknowledges that if it is necessary to enforce the provision of Paragraph 4, or any provision, he will be liable for additional attorney's fees and costs, as well as subject to criminal prosecution for contempt which could result in imprisonment up to six (6) months and/or a One Thousand (\$1,000.00) Dollar fine.

7. The parties are hereby admonished that if a reconciliation is to take place, it is necessary to modify this Order to reflect that.

8. If a weapon(s) has been confiscated as a result of these proceedings, you must Petition the Court of Common Pleas within thirty (30) days from date hereof for return of said weapon(s). Failure to do so will result in the Sheriff of Clearfield County disposing of the weapon(s).

9. Visitation between the parties will be set up through David & Charlene Ballute, 631 Scofield St., Curwensville, PA. s/ James L. Hawkins, Hearing Officer

MARCH 31, 1994, ORDER, filed 1 cert/Deft

NOW, this 28th day of March, 1994, the above named defendant having failed to pay costs pursuant to Order dated February 16, 1993, it is the ORDER of this Court unless the above named defendant pays costs due the Prothonotary in the amount of \$47.29, and service fees due the Sheriff in the amount of \$17.80 before June 24, 1994, a hearing to show cause why said defendant shall not be held in contempt of Court for failure to comply with said previous Order is scheduled for the 6th day of July, 1994, at 9:00 AM in Court Room No 1 of the Clearfield County Courthouse, at which time the defendant must be present or a Bench Warrant may be issued for his arrest. BY THE COURT: John K. Reilly, Jr P.J.

JULY 6, 1994, ORDER, BENCH WARRANT, filed 1 cert/Deft

NOW, this 6th day of July, 1994, this being the day and date set for hearing in the above-captioned order for payment of costs, Defendant having failed to appear, he having received due and proper notice thereof, it is the ORDER of this Court that Bench Warrant be issued forthwith. BY THE COURT: John K. Reilly, Jr, P.J.

JULY 12, 1994, AFFIDAVIT OF SERVICE, filed

February 12, 1993, PFA SERVED TO: James Dunn Jr, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

Feb 10 3:25 pm

93-241-CD

JAMES DUNN, JR.

Pro *lyt* 40.00

JPC Fee *lyt* 5.00

7-8-94 Pd *by Sheriff* M.D. 15-26965785

07/07/94 CK#1222 \$45.00 TREASURER
1223 15.80 SHERIFF
1224 2.00 SHERIFF

Shff by Prothy 15.80
sur charge by Prothy 2.00

Billed County 2/10/93

27-77 Ct 146938
27-93 Ct 11752

Toni M. Cherry

JANN ZIMMERMAN WINEBERG,

FEBRUARY 11, 1993, COMPLAINT IN DIVORCE, filed by Toni M. Cherry, Esquire.

One (1) copy Certified to Attorney

APRIL 8, 1993, REPLY TO NEW MATTER, filed by Toni M. Cherry, Esq. 1 cert/Atty

AUGUST 30, 1993, AFFIDAVIT OF SERVICE, filed February 13, 1993, DIVORCE COMPLAINT SERVED TO: Robert Wineberg, Deft by certified mail. /s/ Toni M Cherry, Esq.

SEPTEMBER 17, 1993, ANSWER AND NEW MATTER, filed by Joseph H. Ellermeier, Esquire. No Copies Certified.

NOVEMBER 14, 1994, PRAECIPE TO TRANSMIT RECORD, filed by Toni M. Cherry, Esquire

AFFIDAVIT OF CONSENT of Jann Zimmerman Wineberg, Plaintiff, filed.

AFFIDAVIT OF CONSENT of Robert Wineberg, Defendant, filed.

DECREE AND ORDER

AND NOW, this 14th day of November, 1994, the Court, by virtue of the authority vested in it by law, decrees that JANN ZIMMERMAN WINEBERG and ROBERT WINEBERG are hereby divorced from the bonds of matrimony, and all the duties, rights, and claims accorded to either of the said parties at any time heretofore, in pursuance of said marriage, shall henceforth cease and determine, and the said parties shall severally be at liberty to marry again as if they had never been married. BY THE COURT, S. Fredric J. Ammerman, Judge

NOVEMBER 15, 1994, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

2/11/93
\$95.00 Pd
by Atty

93-242-CD

Clfd Trust
BAL/\$75.00

Joseph H. Ellermeier

ROBERT WINEBERG,

Pro	40.00
State by Atty (2 counts)	10.00
JCP Fee by Atty	10.00
State	.50

CK#2822 TRANSFER TO REGULAR ACCOUNT	75.00
PRO	40.00
STATE	.50
CK#1432	34.50

Pro by Atty	8.00
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Certified copies to parties of record.

NOVEMBER 29, 1994, NOTICE OF INTENT TO RETAKE MAIDEN NAME, filed 3 cert/Atty Paula Cherry

Notice is hereby given that the Plaintiff in the above matter, having been granted the Final Decree in Divorce on the 14th day of November, 1994, hereby elects to retake and use her maiden name of JANN ZIMMERMAN and gives this written notice avowing her intention in accordance with the provisions of the Act of December, 16, 1982, P.L. Section 1309, No 295, Section 2, 54 Pa. C.S.A. Section 704 (effective March 15, 1983). /s/ Jann Zimmerman Winberg TO BE KNOWN AS: /s/ Jann Zimmerman

<p>Girard Kasubick R. Denning Gearhart Robin B. Shepherd</p>	<p>ROBERT L. DAYE,</p>	<p>FEBRUARY 12, 1993, COMPLAINT IN DIVORCE, filed by Girard Kasubick, Esquire. One (1) copy Certified to Attorney.</p>
<p>10-4-94 \$450.00 Pd by Atty Koerber</p>	<p>93-243-CD</p>	<p>FEBRUARY 19, 1993, AFFIDAVIT OF PROOF OF SERVICE, filed February 12, 1993, COMPLAINT IN DIVORCE SERVED TO: Jeanette L. Daye by certified mail. /s/ Barbara J. Green</p>
<p>3/12/93 \$95.00 Pd by Atty</p>	<p>Clfd Trust BAL/\$75.00</p>	<p>FEBRUARY 23, 1993, ANSWER AND COUNTERCLAIM ON BEHALF OF DEFENDANT, filed by Dwight L. Koerber, Jr., Esq. 3 cert/Atty CERTIFICATE OF SERVICE, filed February 23, 1993, ANSWER SERVED TO: Girard Kasubick Esq. /s/ Dwight L. Koerber, Jr., Esq.</p>
<p>Dwight L. Koerber, Jr</p>	<p>JEANETTE L. DAYE,</p>	<p>FEBRUARY 23, 1993, PETITION ON BEHALF OF JEANETTE L. DAYE FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Dwight L. Koerber, Jr., Esq. 4 cert/Atty ORDER, filed AND NOW, this 23rd day of February, 1993, upon presentation and consideration of the within petition which has been filed under the provisions of the Protection from Abuse Act, and upon the finding by this Court that Petitioner Jeanette L. Daye is in immediate and present danger of abuse from Respondent Robert L. Daye, the following TEMPORARY PROTECTIVE ORDER IS ENTERED:</p>
<p>CK#2564 TRANSFER TO REGULAR ACCOUNT 75.00 PRO 40.00 STATE .50 CK#1079 ATTY 34.50</p>		<p>1. Respondent Robert L. Daye is hereby enjoined from physically abusing, striking, harassing, or threatening Petitioner Jeanette L. Daye. 2. Petitioner Jeanette L. Daye is granted exclusive possession of the marital domicile in Smithmill, Pennsylvania which means, inter alia, that Respondent Robert L. Daye may not enter onto the said premises without the express permission of this Court. 3. The Sheriff is directed to confiscate and all weapons in the possession of Respondent Robert L. Daye. 4. Respondent Robert L. Daye is hereby held responsible for the payment of reasonable attorney's fees in connection with the filing and prosecution of the subject petition under the Protection from Abuse Act.</p>
<p>9-15-95 \$2,500.00 Dep. by Sobel (Master)</p>	<p>Pro 40.00</p>	<p>THE ORDER shall remain in effect until further Order of Court. A hearing will be held on the 1st day of March 1993, at 11:00 AM at the office of District Justice James L. Hawkins, 430 Spring Street, Suite 3, Houtzdale, Pennsylvania. The Sheriff is empowered to enforce this Order. Service shall be made upon Respondent, Robert L. Daye by the Sheriff forthwith.</p>
<p>4/12/96 \$1643.61 by D. Koerber</p>	<p>State by Atty 10.00 (2 counts) JCP Fee by Atty 10.00</p>	<p>4. Respondent Robert L. Daye is hereby held responsible for the payment of reasonable attorney's fees in connection with the filing and prosecution of the subject petition under the Protection from Abuse Act.</p>
<p>Shff sur charge by Atty 29.12 2.00</p>	<p>Shff by Atty 29.12 sur charge by Atty 2.00</p>	<p>THE ORDER shall remain in effect until further Order of Court. A hearing will be held on the 1st day of March 1993, at 11:00 AM at the office of District Justice James L. Hawkins, 430 Spring Street, Suite 3, Houtzdale, Pennsylvania. The Sheriff is empowered to enforce this Order. Service shall be made upon Respondent, Robert L. Daye by the Sheriff forthwith.</p>
<p>STATE .50</p>	<p>STATE .50</p>	<p>The parties are hereby advised that the violation of this Order will subject the violating party to punishment for contempt of Court. BY THE COURT: Joseph S. Ammerman, Judge.</p>
<p>CK# 3315 paid to J.Sobel \$750.00 (Partial Master expense) CK#3382 paid to J. Sobel \$1,189.72 (Court Reporter Expenses) 05/13/96. CK#3413 paid to J.SOBEL \$2,125 (Partial Master Fees) CK#3414 paid to CCBA \$375 (% of Master Fee)</p>		<p>CERTIFICATE OF SERVICE, filed February 22, 1993, PETITION AND ORDER SERVED TO: Girard Kasubick, ESq. /s/ Dwight L. Koerber, Jr., Esq.</p>
<p>FEBRUARY 25, 1993, AFFIDAVIT OF SERVICE, filed February 24, 1993, PFA SERVED TO: Robert L. Daye, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p>		
<p>MARCH 2, 1993, ORDER, filed by Lehman & Kasubick NOW THIS 1st day of March, 1993, a hearing being scheduled before James L. Hawkins, Hearing Officer, on March 1, 1993 on the matter commenced by the filing of a Petition for Protection From Abuse, and the parties having reached an agreement prior to said hearing, and the parties hereby agreeing and consenting to a Court Order as outlined below, without a finding of fault on either party, it is hereby Ordered as follows: 1. Plaintiff is hereby enjoined from abusing, threatening, harassing, or having any contact whatsoever with the Defendant, except as outlined in Paragraph 3 below. Plaintiff shall not go onto the residence of the Defendant located at P.O. Box 43, Church Street, Smithmill, PA 16680, and the Defendant shall have exclusive use of said residence. Plaintiff shall not circle or drive around the residence of the Defendant. 2. Defendant is hereby enjoined from abusing, threatening, harassing, or having any contact whatsoever with the Plaintiff, except as outlined in Paragraph 3 below. Defendant shall not go onto the property of the Plaintiff, which consists of a camp located off Route 729, Spruce Street, along Little Muddy Run, Gulich Township, Clearfield County, Pennsylvania, and the Plaintiff shall have exclusive use of said camp and pole building. Defendant shall not circle or drive around the camp property of the Plaintiff. 3. Plaintiff and Defendant both work at the "Ad Bargain" in Smithmill, PA 16680, and they do have some contract with each other at the business site. Plaintiff and Defendant hereby agree to make no hostile or threatening comments, nor have any physical contact while they are at the place of business; and the Parties shall act in a businesslike manner and shall not bring up any personal matters while in contract with each other at the business site. Both Parties shall have access to the pole building located off Route 729, Spruce Street, along Little Muddy Run, Gulich Township, Clearfield County, Pennsylvania. Neither Party shall remove or sell any marital assets from the pole building or from any other place, other than food from the freezer in the pole building, without the consent of the other Party. This shall not preclude payment of regular and normal bills of the Ad Bargain business. 4. Plaintiff shall pay to Dwight L. Koerber, Jr., Esq., at 110 North Second Street, Clearfield, PA 16830, the sum of One Hundred Fifty (\$150.00) Dollars on or before March 31, 1993 as payment for the Plaintiff's share of costs and attorney fees in this Petition. 5. This Order shall remain in full force and effect for a period of one (1) year from the date of this Order unless modified by subsequent Order of Court. 6. The Parties herein acknowledge that if it is necessary to enforce any of the provisions of this Order, he or she may be liable for additional attorney fees and costs as well as being subject to criminal prosecution for contrempt which could result in imprisonment up to six (6) months, and/or a \$1,000.00 fine.</p>		
<p>CONTINUED TO PAGE 211</p>		

Charles E.
Bobinis,

CHRYSLER FIRST CONSUMER
DISCOUNT COMPANY,
Assignee of IMPERIAL
INDUSTRIES,

FEBRUARY 12, 1993, COMPLAINT IN CIVIL ACTION, filed by
Charles E. Bobinis, BERNSTEIN & BERNSTEIN.
Two (2) copies Certified to Sheriff as per
instructions.

MARCH 3, 1993, ANSWER, filed by Joan Dillon, Deft.

JUNE 23, 1993, SHERIFF RETURN, filed
February 17, 1993, COMPLSINT SERVED TO: Kenneth G.
Dillon, Deft.

February 17, 1993, COMPLAINT SERVED TO: Joan Dillon,
Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

MARCH 10, 1994, PRAECIPE TO SETTLE AND DISCONTINUE
WITHOUT PREJUDICE, filed

Settle Discontinue and End the above captioned matter
upon the records of the Court and mark the costs paid.
/s/ Nicholas D. Krawec, Esq.

Feb 12
10:50 am

93-244-CD

SETTLE DISCONTINUE END

KENNETH G. DILLON and
JOAN DILLON,

Pro by Atty 40.00

JCP Fee by Atty 5.00

Shff by Atty 33.12
sur
charge by Atty 4.00

Pro by Atty 5.00

<p>2/12/93 \$90.00 Pd by Plff</p> <p>Clfd Trust BAL/\$75.00</p> <p>CK#2060 TRANSFER TO REGULAR ACCOUNT 75.00 PRO 40.00 PRO .35</p>	<p>FLORA JANE ROWDEN,</p> <p>93-245-CD</p> <p>JAMES RAY ROWDEN,</p> <p>Pro 40.00 State by Plff 10.00 (1 count) JCP Fee by Plff 5.00 Pro .50</p> <p>PLAINTIFF 34.50</p>	<p><u>FEBRUARY 12, 1993, COMPLAINT IN DIVORCE</u>, filed by Plaintiff. Two (2) copies Certified to Plaintiff.</p> <p><u>MARCH 3, 1993, AFFIDAVIT OF SERVICE</u>, filed. Before me, the undersigned authority, personally appeared Flora Jane Rowden, Plaintiff, who, being duly sworn according to law, deposes and says that on February 12, 1993, she sent by Certified Mail, Return Receipt Requested, Restricted Delivery, a true and correct copy of the Complaint in Divorce and other Relief Under the Divorce Code of 1980 filed in the above-captioned case to the Defendant. Said Complaint was received by James Ray Rowden, Defendant, on February 17, 1993. The Return Receipt which was signed by the Defendant is hereto attached. s/ Flora Jane Rowden</p> <p><u>MARCH 3, 1993, CERTIFICATE OF SERVICE</u>, filed. I hereby certify that a true and correct copy of the attached Complaint in Divorce was mailed by certified mail, restricted delivery on this 12th day of February, 1993. to James Ray Rowden, 2542 Old Military Road, Central Point, Oregon 97502. s/ Flora Jane Rowden</p> <p><u>MAY 25, 1993, PRAECIPE TO TRANSMIT RECORD</u>, Filed by Plaintiff <u>AFFIDAVIT OF CONSENT</u> of Flora Jane Rowden, Plaintiff, filed. <u>AFFIDAVIT OF CONSENT</u> of James Ray Rowden, Defendant, filed.</p> <p><u>DECREE</u> AND NOW, this 27th day of May, 1993, it is Ordered and Decreed that FLORA JANE ROWDEN, Plaintiff, and JAMES RAY ROWDEN, Defendant, are divorced from the bonds of matrimony. BY THE COURT, s/ Joseph S. Ammerman, Judge</p> <p>JUNE 15, 1993, VITAL STAT. FORM MAILED TO NEW CASTLE, PA</p> <p><u>JUNE 30, 1993, NOTICE OF ELECTION TO RETAKE MAIDEN NAME</u>, filed NOTICE is hereby given that the Plaitniff in the above matter, having been granted a final Decree in Divorce from the bonds of matrimony on the 27th day of May, 1993, hereby elects to retake and hereafter use her maiden name of Curtis 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/ Flora Jane Rowden TO BE KNOWN AS: /s/ Flora Jane Curtis.</p>
<p>CK#2259</p>	<p>Pro by Atty 8.00</p>	

Paula M. Cherry

S & T BANK,

FEBRUARY 16, 1993, COMPLAINT IN CIVIL ACTION, filed by Paula M. Cherry, Esquire.
One (1) copy Certified to Attorney.

Feb 16
9:50 am

93-246-CD

JUNE 23, 1993, SHERIFF RETURNS, filed.
HOW, FEB. 13, 1993, AT 12:56PM EST SERVED THE WITHIN COMPLAINT IN ASSUMPSIT ON SHAWN B. FAIRMAN, DEFENDANT AT EMPLOYMENT, FAIRMAN FARMS, DU BOIS, CLEARFIELD COUNTY, PENNA. BY HANDING TO HIM A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HIM THE CONTENTS THEREOF. SERVED BY: NEVLING. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to Atty Paula Cherry and Deft.

NOV. 17, 1995, PRAECIPE, filed. NO CERT COPIES
Please mark the above captioned case settled and discontinued. s/TONI M. CHERRY, ESQ.

SETTLED and DISCONTINUED

SHAWN B. FAIRMAN,

Pro	by Atty	40.00
JCP Fee	by Atty	5.00
SHFF	by Atty	25.16
SHFF	by Atty	2.00
Pro	by Atty	5.00
		<u>77.16</u>

<p>Theron B. Noble</p> <p>Feb 16 10:45 am</p> <p>Frank L. Tamulonis, Jr</p> <p><i>Oct 28 1994</i></p> <p><i>William A Shaw</i></p>	<p>TRIANGLE AUTO SPRING CO. INC., and FLAGG SUSPENSIONS PARTS, a division of TRIANGLE AUTO SPRING CO. INC.,</p> <p>93-248-CD</p> <p>LYLE AUGUSTINE, t/d/b/a MADENFORD SPRING WORKS & RADIATOR,</p>	<p>FEBRUARY 16, 1993, COMPLAINT IN CIVIL ACTION, filed by Theron G. Noble, Esquire. Two (2) copies Certified to Attorney.</p> <p>FEBRUARY 16, 1993, PRAECIPE FOR APPEARANCE, filed th Theron G. Noble, Esquire. Please enter my appearance for Pliantiffs in the above referenced matter. /s/ Theron G. Noble, Esquire.</p> <p>MARCH 29, 1993, ANSWER OF DEFENDANT, MADENFORD SPRING WORKS & RADIATOR, TO PLAINTIFFS' COMPLAINT, filed by Frank L. Tamulonis, Jr., ESq.</p> <p>MARCH 29, 1993, SHERIFF RETURN, filed February 18, 1993, Tim Holden, Shff of Schuylkill Co deputized by Chester A. Hawkins, Shff of Clfd Co. March 4, 1993, COMPLAINT SERVED TO: Madenford Spring Works 7 Radiator, Deft by Shff Holden. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p> <p>MAY 7, 1993 MOTION TO AMEND COMPLAINT, filed by Terry Noble, Esquire. RULE RETURNABLE, filed. AND NOW, this 13th day of May, 1993, upon consideration of the foregoing Moiton to Amend Complaint, filed by Theron G. Noble, Esquire, a Rule is hereby granted on the Defendant to show cause why said Motion should not be granted. Rule returnable for Answer by the Defendant and hearing on said Motion to be held on the 11th day of June, 1993, at 3:00 o'clock p.m. BY THE COURT: s/ JOHN K. REILLY, JUDGE. MAY 18, 1993 CERTIFICATE OF SERVICE, filed. I hereby certify that a true and correct copy of the Motion and Rule in this matter was mailed by regular mail, postage prepaid, at the Post Office, Clearfield, Pa., on this 18th day of May, 1993, to the attorneys of record. s/ TR.</p> <p>JUNE 11, 1993, ORDER, filed 3 cert/Atty AND NOW, this 11th day of june, 1993, it is hereby ordered that Plaintiffs shall amend its complaint, within twenty (20) days, to name the Defendnat as Lyle Augustine t/d/b/a as Madenford Spring Works & Radiator. BY THE COURT: John K. Reilly, Jr., P.J.</p> <p>JUNE 15, 1993, AMENDED COMPLAINT, filed by Theron G. Noble, Esq. CERTIFICATE OF SERVICE, filed</p>
<p>Pro by Atty 40.00</p> <p>JPC Fee by Atty 5.00</p> <p>Shff by Atty 22.60</p> <p>sur charge by Atty 2.00</p> <p>Shff Holden by Atty 18.50</p> <p>Pro by Atty 9.00</p> <p>Pro by Atty 5.00</p>	<p>Pro by Atty 40.00</p> <p>JPC Fee by Atty 5.00</p> <p>Shff by Atty 22.60</p> <p>sur charge by Atty 2.00</p> <p>Shff Holden by Atty 18.50</p> <p>Pro by Atty 9.00</p> <p>Pro by Atty 5.00</p>	<p>June 14, 1993, AMENDED COMPLAINT SERVED TO: Frank L. Tamulonis, Jr, ESq. /s/ Theron G. Noble, Esq.</p> <p>JUNE 15, 1993, CERTIFICATE OF SERVICE, filed June 14, 1993, ORDER SERVED TO: Frank L. Tamulonis, Jr, ESq. /s/ Theron G. Noble, Esq.</p> <p>AUGUST 2, 1993, ANSWER OF DEFENDANT LYLE AUGUSTINE t/d/b/a MADENFORD SPRING WORKS & RADIATOR, TO PLAINTIFFS' AMENDED CIVIL COMPLAINT, filed by Robert L. Goodman, Esq. 1 cert/Atty CERTIFICATE OF SERVICE, filed July 30, 1993, ANSWER SERVED TO: Theron G. Noble, Esq. /s/ Robert L. Goodman, Esq.</p> <p>AUGUST 16, 1993, MOTION FOR SUMMARY JUDGMENT, filed by Theron G. Noble, Esq. CERTIFICATE OF SERVICE, filed August 13, 1993, MOTION FOR SUMMARY JUDGMENT SERVED TO: Frank L. Tamulonis, Jr, Esq. /s/ Theron G. Noble, Esq.</p> <p>AUGUST 24, 1993, CERTIFICATE OF SERVICE, filed August 13, 1993, PLAINTIFF MOTION FOR SUMMARY JDUGMENT SERVED TO: Frank L. Tamulonis, Jr Esq. s// Theron G. Noble, Esq.</p> <p>AUGUST 25, 1993, RULE RETURNABLE, filed 1 cert/Atty Noble, Tamulonis, Jr AND NOW, this 24th day of August, 1993, upon consideration of the foregoing Motion for SUMMARY JUDGMENT, filed by Theron G. Noble, Esquire, a Rule is hereby granted on the Defendant to show cause why said Motion should not be granted. Rule returnable for Answer by the Defendant and hearing on said Motion to be held on the 17th day of September, 1993, at 9:30 am. BY THE COURT: John K. Reilly, Jr, P.J.</p> <p>AUGUST 26, 1993, CERTIFICATION OF SERVICE, filed I hereby certify that a true and correct copy of the Motion and Rule in this matter was mailed by regular mail , postage prepaid, at the Post Office, Clearfield, PA, on this 26th day of August, 1993 to the attorneys of record. /s/ Anita Fisher.</p> <p>SEPTEMBER 23, 1993, ORDER, filed AND NOW, this 23rd day of September, 1993, it is the ORDER of this Court that Plaintiff Motion for Summary Judgment is hereby GRANTED. Further, Judgment in favor of Triangle Auto Spring Company, Inc, against Lyle Augustine, t/d/b/a Madenford Apring Works & Radiator, shall forthwith be entered in the amount of \$5,162.66 together with costs and the legal rate of interest. BY THE COURT: John K. Reilly, Jr., P.J. CERTIFICATE OF SERVICE, filed September 16, 1993, PLAINTIFFS' PROPOSED ORDER served to Frank L. Tamulonis, Jr, Esq. /s/ Theron G. Noble, ESq.</p>

Joseph Colavecchi

CLEARFIELD AREA HEALTH SERVICES CORPORATION,

FEBRUARY 16, 1993, COMPLAINT/Action/Quiet Title, filed by Joseph Colavecchi, Esquire.

Four (4) copies Certified to Attorney.

THE FIRST THEREOF:

ALL THAT CERTAIN piece or parcel of ground, situate in the Third ward of the Borough of Clearfield, Clearfield County, Pennsylvania.

THE SECOND THEREOF:

ALL those two certain ltos of ground, together with all improvements thereon, situate in the Third Ward of the Borough of Clearfield, Clearfield County, Pennsylvania.

Feb 16 10:55 am

93-249-CD

MARCH 10, 1993, AFFIDAVIT OF SERVICE, filed March 3, 1993, COMPLAINT--ACTION TO QUIET TITLE SERVED TO: Kurt S. Palmer, certified mail /s/ Joseph Colavecchi, Esq.

APRIL 6, 1993, AFFIDAVIT OF SERVICE, filed CERTIFIED COPY OF COMPLAINT, MAILED TO: PAUL GANOE, JR. s/ Joseph Colavecchi

APRIL 16, 1993, SHERIFF RETURN, filed

February 18, 1993, COMPLAINT SERVED TO: Ralph J. Kirby, Deft.

February 18, 1993, COMPLAINT SERVED TO: Julie M. Balin, Deft.

February 18, 1993, COMPLAINT SERVED TO: Lois J. Butler, Deft.

February 18, 1993, COMPLAINT SERVED TO: Geraldine A. Walther nka Geraldine A. Willis, deft.

February 18, 1993, COMPLAINT SERVED TO: Kathy J. Collins, Deft.

February 18, 1993, COMPLAINT SERVED TO: Ralph J. Palmer, Deft.

February 19, 1993, COMPLAINT SERVED TO: B.J. Billotte, Deft.

February 19, 1993, COMPLAINT SERVED TO: Carla J. Shirey, Deft.

February 18, 1993, Jay R. Laub, Shff of Mifflin Co deputized by Chester A. Hawkins, Shff of Clfd Co.

February 24, 1993 COMPLAINT SERVED TO: Talytha Gance, Deft. by Shff Laub. (DECEASED). /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

JUNE 18, 1993, ORDER, filed 3 cert/Atty AND NOW, this 16th day of June, 1993, it appearing

ESTATE OF JOHN PALMER, deceased, ESTATE OF GERALDINE PALMER, deceased, LOIS J. BUTLER TALYTHA GANOE, B. J. BILLOTTE, RALPH J. PALMER, KATHY J. COLLINS KURT S. PALMER, CARLA J. SHIREY, JULIE M. BAIN and RALPH J. KIRBY, GERALDINE WALTHER, now

that service of the Complaint to Quiet Title in the above stated Action was served on the Estate of John Palmer, deceased; Estate of Geraldine M. Palmer, deceased; Loris J. Butler; Talytha Gano, deceased, through Paul Gano, the sole surviving heir of Talytha Gano; B.J. Billotte; Ralph J. Palmer; Kathy J. Collins; Kurt S. Palmer; Carla J. Shirey; Julie M. Bain; Ralph J. Kirby; Geraldine Walther, now known as Geraldine Willis; and Paul Gano, the sole surviving heir of Talytha Gano; and any heirs or persons claiming under them, and any otehr person, persons, firms, partnerships or corporate entities who might claim any type of title to the premises described in the original Complaint and also described in this Order, and Service having been made personally, and proven by Notice in the record. No Answer has been filed in said Action, and on Motion of JOSEPH COLAVECCHI, ESQUIRE, Attorney for Plaintiff, it is hereby ORDERED AND DECREED:

1. That all of the above-named Defendnats, and any heirs or persons claiming under them, and any other person, persons, firms, partnerships or corporate entities who might claim any title to the premises, are forever barred from asserting any right, lien or interest, inconsistent with the interest or claim of the Plaintiff as set forth in their Complaint, in and to the following-described piece or parcel fo land, together with the improvements thereon, situated in the Third Ward of the Borough of Clearfield, Clearfield County, Pennsylvania bounded and described as follows:

FIRST THEREOF: BEGINNING at a post on Turnpike Avenue, being the northwesterly intersection of Thompson Street with Turnpike Avenue; thence South eighty (80) degrees fifteen (15) minutes West, sixty-four and five-tenths (64.5) feet, more or less to a post; thence North thirteen (13) degrees twenty-four (24) minutes West fifty-five (55) feet, more or less to a post; thence north seventy-one (71) degrees forty-nine (49) minutes East, fifty-five and forty-eight one-hundredths (55.48) feet, more or less to Turnpike Avenue; thence along Turnpike Avenue, sixty-seven feet, more or less to post and place of beginning, Having erected thereon a frame store building and dwelling house.

BEING the same premises conveyed to Leonard F. Schickling by deed dated May 3, 1982 from Geraldine A. Walther said deed being recorded at Clearfield County in Deed Book 833 Page 39, and being the same premises conveyed from Leonard F. Schickling, et ux, to Clearfield Area Health Services Corporation by deed dated December

known as GERALDINE A. WILLIS, BRUCE E. WALTHER, deceased; and any heirs or persons claiming under them, and any other person, persons, firms, partnerships or corporate entities who might claim any title to the premises described in this complaint.

Pro by Atty 40.00
JCP Fee by Atty 5.00
Pro 5.00
Shff by Atty 74.20
shff
Laub by Atty 21.00
Shff surcharge by Atty 18.00
Order by Atty 5.00
Cert by Atty 5.00

Extra Names Bill Atty \$5.00 due

Girard Kasubick

GEORGE BROCAIL and ANNICE M. BROCAIL, h/w

FEBRUARY 16, 1993, COMPLAINT/Action/Quiet Title, filed by Girard Kasubick, Esquire.

ALL those two (2) certain tracts or parcels of land located and situated in the Borough of Osceola Mills, Clearfield County, Pennsylvania.

FEBRUARY 22, 1993, AFFIDAVIT, filed by Girard Kasubick, Esq.

FEBRUARY 22, 1993, MOTION FOR SERVICE BY PUBLICATION, filed by Girard Kasubick, Esq.

FEBRUARY 22, 1993, ORDER DIRECTING COMPLAINT TO BE SERVED BY ADVERTISEMENT ON DEFENDANTS, filed

Feb 16

93-250-CD

NOW, this 19th day of February, 1993, the within Action being an Action to Quiet Title and the Plaintiffs having made affidavit that the addresses of the Defendants are unknown and cannot be ascertained, and therefore, upon motion of Girard Kasubick, Esq, Attorney for Plaintiffs, it is Ordered and Decreed that substitute service by publicaiton be made upon the Defendants whose addresses are unknown, or may be deceased, or are no longer in active existence, by giving notice in the Progress, a newspaper of general circulation published in the Clearfeidl County area and in the Clearfield County Legal Journal, to all of the above named Defendants, such publication to be one (1) time only stating that this action has been filed and that this Complaint must be pleaded to within twenty (20) days after publication of notice; otherwise judgment will be taken against all of the Defendants by default. BY THE COURT: John K. Reilly, Jr., P.J.

CITIZENS' BUILDING AND LOAN ASSOCIATION OF OSCEOLA MILLS, PENNSYLVANIA; and HORTENSE COLLINELLI, a/k/a HORTENZ COLLINELLI

APRIL 5, 1993, AFFIDAVIT OF SERVICE, filed by Girard Kasubick, ESq.

APRIL 5, 1993, MOTION FOR JUDGMENT, filed by Girard Kasubick, Esq.

and their heirs, executors, administrators, successors and assigns, trustees, known or unknown and any

APRIL 14, 1993, ORDER OF COURT, filed by Lehman & Kasubick
NOW, April 13, 1993, an Affidavit having been made that service was made by publication on unknown Defendants in the Clearfield Progress on February 27, 1993 an in the Clearfield County Legal Journal the week of March 5, 1993, and it appearing that it was impossible to serve any other Defendant by any other means,

IT IS ORDERED AND DECREED, that Defendants file suit

other person or persons or entitiy who may claim title or an interest in the property subject of this action,

in ejection or otherwise enter a proceeding to contest the case within thirty (30) days, or this Order of Court shall become final upon praecipe by Plaintiffs, which here- by Orders and Decrees that title to the land subject of this action is vested absolutely in the Plaintiffs, their heirs and assigns, free and clear of any and all claims of any nature by any of the named Defendants, their heirs, executors, administrators, trustees, sccessors and assigns or by anyone claiming by, through or under them or any of them, and that the unsatisfied mortgage recorded in Clearfield County Mortgage Book 60, page 84 is declared to be satisfied and may be marked so by the Recorder of Deeds of Clearfield County, and that the Plaintiff is seized of an indefeasible title to the land situated in Osceola Mills Borough, Clearfield County, Pennsylvania, bounded and described as follows:

Pro by Atty 40.00
JCP Fee by Atty 5.00
Order by Atty 5.00
Cert by Atty 5.00

THE FIRST THEROF:
BEGINNING at a stake on the Westerly side of Frank Street and the Northerly side of Lot No. 13; thence in a Northerly direction along said Frank Street sixty (60) feet to line of Lot No. 15; thence in a Westerly direction along line of said Lot No. 15, one hundred and thirty (130) feet to McKinley Avenue; thence in a Southerly direction along said McKinley Avenue sixty (60) feet to line of said Lot No. 13; and thence in an Easterly direction along line of said lot No. 13 one hundred and thirty (130) feet to said Frank Street and place of beginning. Containing seventy-eight hundred (7800) square feet and being known as Lot No. 14 in the plan or map of McCully Addition in Osceola Mills Borough.

THE SECOND THEREOF:

BEGINNING at post on Frank Street and lot of John Collinelli; thence in a Northerly direction along line of said Frank Street, a distance of thirty-five (35) feet to post; thence in a Westerly direction at right angles to said Frank Street a distance of One hundred thirty (130) feet to post and McKinley Avenue; thence in a Southerly direction along line of said McKinley Avenue, a distance of thirty-five (35) feet to post and Lot now or formerly of John Collinelli; thence in an Easterly direction along line of lot now or formerly of John Collinelli, a distance of One Hundred thirty (130) feet to post on Frank Street and place of beginning. Being thirty-five (35) feet on Frank Street by One Hundred Thirty (130) feet deep to McKinley Avenue, and being the Southerly portion of Lot No. 15 in the Plan of Lots, in the McCully Addition to the Borough of Osceola. BY THE COURT, s/ John K. Reilly, Jr., P.J.

MAY 14, 1993, PRAEICPE, filed

Please enter judgment in the above captioned case in favor of the Plaintiffs. /s/ Girard Kasubick, ESq.

Judgment is entered in favor of the Plaintiff and against the Defendant per Court Order dated

April 13, 1993.

JUDGMENT FOR THE PREMISES

John K. Reilly, Jr.
Prothonotary

MAY 17, 1993, FINAL ORDER TAKEN TO REG & REC OFFICE. arf

James R. Apple
Alan F. Kirk
co-counsel

PENCO FINANCE COMPANY,

FEBRUARY 16, 1993, COMPLAINT IN CIVIL ACTION, filed by James R. Apple, APPLE & APPLE.

One (1) copy Certified to Sheriff as per Attorney's Instructions.

JUNE 23, 1993, SHERIFF RETURNS, filed.

NOW, JUNE 23, 1993, AFTER DILIGENT SEARCH IN MY BAILLIWICK I RETURN THE WITHIN COMPLAINT "NOT FOUND" AS TO BRYAN K. LINGLE I/T/A/D/B/A BROOKVILLE ACE, DEFENDANT. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM

JULY 27, 1993, PETITION FOR LEAVE TO SERVE DEFENDANT PURSUANT TO PA R.C.P. 430, filed by Alan F. Kirk, Esq. 3 cert/Atty

CERTIFICATE OF SERVICE, filed

July 27, 1993, PETITION SERVED TO: Bryan, K. Lingle, i/t/a/d/b/a Brookville Ace. s// Alan F. Kirk, Esq.

NOTICE OF MOTION PRESENTATION, filed

AND NOW, this 27th day of July, 1993, you are hereby notified that the within Motion shall be presented to the Court on the 22nd day of September, 1993, at 9:00 am before Honorable John K. Reilly, Jr, P.J. If you oppose the granting of this Motion, you should appear at this time and place to give your reason for opposing the granting of the Motion to the court. BY THE COURT: John K. Reilly, Jr., P.J.

BRYAN K. LINGLE,

i/t/a/d/b/a

BROOKVILLE ACE,

SEPTEMBER 22, 1993, ORDER, filed 3 cert/Atty

AND NOW, this 21st day of September, 1993, after consideration of the Motion of the Plaintiff Pursuant to Pa. R.C.P. 430, it is hereby ORDERED and DECREED that service of original process upon the above named Defendant may be made by regular mail and certified upon discovery of current mailing address of the said Defendant. BY THE COURT: John K. Reilly, Jr., P.J.

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to Atty Mary Louise Wagner; Atty A. Kirk and Deft.

Pro by Atty 40.00

JPC Fee by Atty 5.00

Shff by atty 12.50

Shff by atty 2.00

OCTOBER 10, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST RETURNED, filed.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff.

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

1 Cert copy to Atty Kirk/ No address for Deft

TERMINATED WITH PREJUDICE

Feb 16
1:30 pm

93-252-CD

Joseph Colavecchi

JOSEPH COLAVECCHI,
ESQUIRE,

FEBRUARY 17, 1993, JUDGMENT FROM J.P., William M. Daisher, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Nine Hundred Fifteen and 00/100 Dollars, with costs.

Debt \$915.00

Interest from January 5, 1993.

Filed and Entered by Plaintiff, February 17, 1993.

JUDGMENT

Allen D. Bieg
Prothonotary

Feb 17
8:55 am

93-253-CD

FRANK J. DOYLE, INC.

FEBRUARY 17, 1993, Notice of Entry of Judgment mailed to Defendant.

Pro by Atty 9.00

CONTINUED FROM PAGE 207

LUCHINI -vs- AUGUST, et al

93-224-CD

OCTOBER, 19, 1995, CERTIFICATE OF SERVICE, filed. No cert. copies.

I, RICHARD A. MASSON, ESQ., Attorney for Plaintiff, Elizabeth J. Luchini, certify that I served a true and correct copy of Plaintiff's Affidavit in Opposition to Defendants' Motions for Summary Judgment pursuant to Pa. R. C. P. 2252 (d) by first class mail, postage prepaid, deposited in the United States Post Office in St. Marys, Pennsylvania on October 18, 1995 on the following:

Dennis J. Stofko, Esq.
R. Thomas Strayer Law Offices
969 Eisenhower Blvd. P.O. Box 5500
Johnstown, PA 15904
Louis C. Schmitt, Jr., Esq.
Pfaff, McIntyre, Dugas & Hartye
P.O. Box 583
Hollidaysburg, PA 16648-0533
/s/ Richard A. Masson, Esq.

OCT. 24, 1995, DEPOSITION OF ELIZABETH J. LUCHINI, filed.

OCT. 30, 1995, OPINION AND ORDER, filed. THREE(3) CERT COPIES TO ATTY'S
NOW, this 25th day of October, 1995, upon consideration of Motions for Summary Judgment filed on behalf of Defendants above-named, and argument and briefs thereon, it is the ORDER of this Court that said Motions be and are hereby sustained and summary judgment entered in favor of the Defendants and against the Plaintiff.

BY THE COURT, s/JOHN K. REILLY, JR., P.J.

JUDGMENT IN FAVOR OF THE DEFENDANT AND AGAINST THE PLAINTIFF PER COURT ORDER

SUMMARY JUDGMENT, PER COURT ORDER

William M. Daisher
Prothonotary

NOVEMBER 28, 1995, NOTICE OF APPEAL, filed by Richard A. Masson, Esquire, Attorney for Plaintiff. One cert. copy to Superior Court.

NOTICE is hereby given that Elizabeth J. Luchini, the above named Plaintiff, hereby appeals to the Superior Court of Pennsylvania from the Order entered of record in this matter on the 30th day of October, 1995 granting Defendants' Motions for Summary Judgment. This Order has been entered in the docket as evidenced by the attached copy of the docket entry. /s/ Richard A. Masson, Esq., Attorney for Plaintiff.

CONTINUED TO PAGE 241

Robin B. Shepherd

JUDY A. FLICK,

FEBRUARY 17, 1993, PRAECIPE TO PROCEED IN FORMA PAUPERIS, filed by Robin B. Shepherd, Esquire.

Kindly allow JUDY A. FLICK to proceed in Forma Pauperis.

I, ROBIN B. SHEPHERD 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 teh party. The party's affidavit showing inability to pay the costs of litigation is attached ehreto. /s/ Robin B. Shepherd. Esquire.

AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS, filed.

ORDER, filed.

NOW, this 12th day of February, 1993, 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 GRANTED. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

FEBRUARY 17, 1993, COMPLAINT IN DIVORCE, filed by Robin B. Shepherd, Esquire.

Two (2) copies Certified to Attorney.

FEBRUARY 25, 1993, AFFIDAVIT OF MAILING, filed.

Robin B. Shepherd, Esquire, the attorney for the Plaintiff, being duly sworn according to law, says that she mailed by certified mail, restricted delivery, return receipt requested, a true and correct copy of the Complaint to the Defendant, at his residence as evidence by the signed receipt attached hereto as Exhibit "A". s/ Robin B. Shepherd, Esquird

MAY 20, 1993, PRAECIPE TO TRANSMIT THE RECORD, filed.

AFFIDAVIT OF CONSENT OF JUDY A. FLICK, filed.

AFFIDAVIT OF CONSENT OF JAMES A. FLICK, filed.

DECREE

AND NOW, this 24th day of May, 1993, it is Ordered and Decreed that JUDY A. FLICK, Plaintiff, and JAMES A. FLICK, Defendant, are divorced from the bonds of matrimony. BY THE COURT, s/ Joseph S. Ammerman, Judge

JUNE 15, 1993, VITAL STATS SENT TO HEALTH DEPT, NEW CASTLE

Feb 17 9:55 am

93-254-CD

Billed Co \$90.00

BALANCE: \$75.00

JAMES A. FLICK,

Billed County 3/1/93

Pro	(1 count)	40.00
JCP Fee		5.00
State		10.00
Pro		.50

CK#2059 TRANSFER TO REGULAR ACCOUNT 75.00

PRO	40.00
PRO	.50
CK#2258 TREASURER, CLFD COUNTY	34.50

Feb 17
10:30 am

COMMONWEALTH OF PENNA
DEPARTMENT OF REVENUE,
Harrisburg, PA 17128

93-255-CD

WILLIAM L. SHICK,
RICHARD K. FAIR, t/a
TASTA PIZZA OF DUBOIS,
17 N. Main Street
DuBois, PA 15801

Pro by Plff 9.00
Pro by Deft 5.00

FEBRUARY 17, 1993, CERTIFIED COPY OF LIEN, S&U filed.

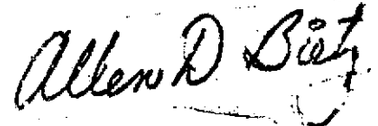
Pursuant to the laws of the Commonwealth of Pennsylvania, Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand Four Hundred Seventy-two and 23/100 Dollars, with costs.

Debt \$2,472.23

Interest Computation Date April 15, 1993

Filed and Entered by Plaintiff. February 17, 1993.

JUDGMENT



Prothonotary

And Now, 30th day of March 1993 By Plaintiff filed, the above judgment is satisfied in full of debt, interest and cost.

Attest William A. Shaw
Prothonotary

Feb 17
10:30 am

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17128

93-256-CD

TASTA PIZZA OF DUBOIS,
29 West Long Ave.
DuBois, PA 15801

Pro by Plff 9.00
Pro by Deft 5.50

FEBRUARY 17, 1993, CERTIFIED COPY OF LIEN, EMT 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 and 82/100 Dollars, with costs.

Debt \$370.82

Interest Computation Date April 15, 1993

Filed and Entered by Plaintiff, February 17, 1993

JUDGMENT



Prothonotary

And Now, 16th day of Jan 1993 By Plaintiff filed, the above judgment is satisfied in full of debt, interest and cost.

Attest William A. Shaw
Prothonotary

John R. Carfley

DAVID B. MILLIGAN and
CINDY MILLIGAN,

FEBRUARY 17, 1993, PRAECIPE FOR WRIT OF SUMMONS, filed by John R. Carfley, Esquire.

PLEASE issue Writ of Summons against Defendant, K-MART CORPORATION whose address is R.D. #2, Box 257A, Clearfield, Pennsylvania, 16830. K-MART'S CORPORATE Address is 3100 West Beaver Road, Troy, MI 48084-3163 /s/ John R. Carfley, Esquire.

FEBRUARY 17, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to Atty Carfley and Deft.

DECEMBER 8, 1995, ORDER, filed. NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff

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

1 Cert To Atty Carfley & Deft
TERMINATED WITH PREJUDICE

NOVEMBER 20, 1997, SHERIFF'S RETURN, filed.

NOW, March 23, 1993 return the withing Summons "NOT SERVED, TIME EXPIRED" as to K Mart Corp., defendant. Never received advance costs from attorney. So Answers, Chester A. Hawkins by Marilyn Hamm, Sheriff

Pro by Atty 40.00
JCP Fee by Atty 5.00
Shff by Atty 12.80
Shff
Surcharge by Atty 2.00

Feb 17
10:50 am

93-257-CD

K-MART CORPORATION,

Robert M. Moore

CORSO'S FLOWER AND GARDEN CENTER
3404 Milan Road
PO Box 1575
Sandusky, Ohio 44879

FEBRUARY 17, 1993, FOREIGN JUDGMENT, filed by Robert M. Moore, Esquire.

MOTION AND AFFIDAVIT, filed.

NWO comes the Plaintiff, CORSO'S FLOWER AND GARDEN CENTER, by and through its attorney and moves the court for a judgment by default against the defendant, DONNA HALLAPETER, d/b/a IN HARMONY WITH NATURE, on the grounds that the defendant has failed to please or otherwise defend or appear in this action. /s/ Robert M. Moore, Esquire.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Twelve Thousand Five Hundred Forty-six and 50/100 Dollars, with costs.

Debt \$12,546.50

FOREIGN JUDGEMENT

Allen D. Bely
Prothonotary

Feb 17 11:15 am

93-258-CD

FEBRUARY 17, 1993, Notice of Entry of Judgment mailed to Defendant.

DONNA HALLAPETER, d/b/a
IN HARMONY WITH NATURE
RD 1, Box 109 North St.
Rockton, PA 15856

Pro by Atty 15.00

<p>Winifred H. Jones-Wenger</p> <p>Feb 17 12:00 pm</p>	<p>JOSEPH F. LEYSER,</p> <p>93-259-CD</p>	<p><u>FEBRUARY 17, 1993, PETITION FOR EMERGENCY TEMPORARY CUSTODY</u>, filed by Winifred H. Jones-Wenger, Esquire One (1) copy Certified to Attorney. ORDER, filed. AND NOW, this 17th day of February, 1993, upon the foregoing Petition for Emergency Temporary Custody, temporary custody of Stephanie Marie Leyser, born October 2, 1982, and JOSHUA LOUIS LEYSER, born January 18, 1984, is hereby GRANTED to Joseph F. Leyser, pending a hearing to determine if such Temporary Custody should be extended for an indefinite period. Hearing to be held at the Celarfield County Courthouse, Dlearfield, Pennsylvania in Courtroom No. ___, on the 19th day of April, 1993, at 10:15 o'clock A.M. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p> <p><u>FEBRUARY 19, 1993, ACCEPTANCE OF SERVICE</u>, filed. I hereby accept service of a certified copy of the Peittion for Emergency Temporary Custody and Order filed herein and acknowledge receipt of a true and correct copy thereof. s/ Patricia Warholic MARCH 1, 1993, 2 DOCUMENTS FILED, LOOK AT BOTTOM OF PAGE.</p>
<p>Mark S. Weaver</p>	<p>PATRICIA H. WARHOLIC,</p> <p>Pro by Atty 40.00 JPC Fee by Atty 5.00</p>	<p><u>APRIL 19, 1993, COMPLAINT FOR CUSTODY</u>, filed by Winifred H. Jones-Wenger, Esq. 2 cert/Atty</p> <p><u>APRIL 21, 1993, ORDER</u>, filed 5 cert/Atty Weaver AND NOW, this 21st day of April, 1993, the Court having been advised by Dr. Allen H. Ryen who met eariler with the parties and children in the above matter, and upon teh consent of the parties by counsel in light of Dr. Ryen's recommendation, it is hereby ORDERED as follows:</p> <ol style="list-style-type: none"> 1) Pending complete psychiatric evaluations of the parties and children, temporary custody of the minor children, Stephanie Marie Leyser (d.o.b. 10/2/82) and Joshua Louis Leyser (d.o.b. 1/18/84) shall remain with the father, Joseph F. Leyser, until further order of this Court. 2) Psychiatric evaluations of the above parties, the two minor children and the defendant's husband, Michael Warholic, shall be done as soon as possible. The parties shall agree on a licensed psychologist to perform the above evaluations and shall inform the Court herewith. 3) Costs of the psychiatric evaluations shall be shared by the parties. 4) In the event that this matter is not resolved before the summer, the mother, Patricia A. Warholic, shall have one week per month of partial custody with the minor children at either the maternal grandmother's residence in Louisiana or at her own residence in Smoke Run, Pennsylvania. At either location, the defendant's husband, Michael Warholic will not be present at any time during the mother's periods of partial custody. 5) Transportation of the minor children will be the responsibility of the party initiating custody of the minor children. 6) The parties' consent to this temporary order shall in no way prejudice the outcome of this custody matter. 7) The father, Joseph F. Leyser, shall not restrict the mother's attempt to communicate or contact her children while they are with him. BY THE COURT: Joseph S. Ammerman, Judge. <p>WE, the undersigned, do hereby consent to the entry of the above Order after consultation with our respective clients: /s/ Winifred H. Jones-Wenger, Atty for Plff. /s/ Mark S. Weaver, Atty for Deft.</p>
		<p><u>AUGUST 17, 1993, PETITION TO PROCEED IN FORMA PAUPERIS</u>, filed by Mark S. Weaver, Esq. ORDER, filed AND NOW, this 17th day of August, 1993, upon consideration of the Petition of Defendant to Proceed In Forma Pauperis, it is hereby granted that Patricia H. Warholic, defendant, may proceed in the above custody matter In Forma Pauperis to the termination of proceedings without payment of filing fees or costs. /s/ Allen D. Bietz.</p> <p><u>AUGUST 31, 1993, ORDER</u>, filed 4 cert/Marcy NOW, this 31st day of August, 1993, upon consideration of a bill for services rendered by Allen H. Ryen, Ph.D. in the above-captioned matter, it is the Order of the Court that Dr. Ryen be compensated in the amount of \$300.00 BY THE COURT: Joseph S. Ammerman, Judge.</p>
		<p><u>MARCH 1, 1993, PRELIMINARY OBJECTIONS TO PETITIONER'S PETITION FOR EMERGENCY TEMPORARY CUSTODY</u>, filed by Mark S. Weaver, Esq.</p> <p><u>MARCH 1, 1993, ANSWER TO PETITIONER'S PETITION FOR EMERGENCY TEMPORARY CUSTODY CONTAINING RESPONDENT'S COUNTERCLAIM FOR CUSTODY</u>, filed by Mark S. Weaver, Esq. 2 cert/Atty</p>
<p>Atty Wenger</p>	<p>and Keystone Legal Service</p>	<p><u>OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST</u>, filed. Certified Copies to</p>

<p>Feb 17 12:50 pm</p>	<p>JOHN KRAUSE ELECTRIC, Box 93 Sipesville, PA 15561</p> <p>93-260-CD</p> <p>B & R EQUIPMENT c/o DENNIS LINGLE Box 502 Celarfield, PA 16830</p> <p>Pro by Plff 9.25</p>	<p><u>FEBRUARY 17, 1993, JUDGMENT FROM J.P., JON A. BARKMAN, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Seven Hundred Thirteen and 60/100 Dollars, with costs.</p> <p>Debt \$713.60</p> <p>Interest from May 15, 1992.</p> <p>Filed and Entered by Plaintiff, February 17, 1993.</p> <p>JUDGMENT</p> <p>Prothonotary</p> <p><u>FEBRUARY 17, 1993, Notice of Entry of Judgment mailed to Defendant.</u></p>
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Ann B. Wood

TERESA DEE BAILOR

FEBRUARY 17, 1993, COMPLAINT IN DIVORCE, filed by Ann B. Wood, Esquire.
One (1) copy Certified to Attorney.

FEBRUARY 23, 1993, AFFIDAVIT OF SERVICE, filed.

AND NOW, this 22nd day of February, 1993, I, Ann B. Wood, Esquire, being duly sworn, do depose and say that on February 17, 1993, I served a Divorce Complaint in the above captioned matter on Harold E. Bailor, by causing the same to be deposited in the United States Mail at the United States Post Office located at 118 North Second Street, Clearfield, Pennsylvania, 16830, postage prepaid, by Certified Mail, Return Receipt Requested, addressed to: Harold E. Bailor, 516 Spruce Street, Lot 17, Clearfield, PA 16830.

Copies of the covering letter and the original receipt for mailing and Return Receipt are attached hereto. s/ Ann B. Wood, Esquire

MAY 19, 1993, AFFIDAVIT OF CONSENT OF HAROLD E. BAILOR, DEFT, filed

AFFIDAVIT OF CONSENT OF TERESA DEE BAILOR, PLFF, filed

PRAECIPE TO TRANSMIT RECORD, filed by Ann B. Wood, Esq.

DIVORCE DECREE, filed

AND NOW, the 21st day of May, 1993, the Plaintiff and Defendant having filed Affidavits of Consetn stating that the marriage is irretrievably broken and that ninety (90) days have elapsed from the date of the filing of this Complaint;

We, therefore, DECREE that TERESA D. BAILOR, be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between hereaself and HAROLD E. BAILOR.

Thereupon all the rights, duties or claims accruing to either of said parties in 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 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.

JUNE 15, 1993, VITAL STATISTICS MAILED TO DEPT OF HEALTH /s/ arf.

2/17/93
\$90.00 Pd
by Atty

93-261-CD

Clfd Trust

BAL/\$75.00

HAROLD E. BAILOR,

Pro 40.00

State by Atty 10.00
(1 count)

JCP Fee by Atty 5.00

PRO .50

CK#2044 TRANS TO REG ACCOUNT 75.00

PRO 40.00

PRO .50

CK#2240 ATTY 34.50

<p>Feb 17 3:50 pm</p>	<p>SHARON KLARAS,</p> <p>93-262-CD</p> <p>LOUIS KLARAS,</p> <p>3/22/93 B/F Pro by Atty 40.00</p> <p>3/22/93 B/F JPC Fee by Atty 5.00</p> <p>Shff Hawkins by Plff 12.50</p> <p>Shff Surcharge by Plff 2.00</p>	<p>FEBRUARY 17, 1993, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by Plaintiff/Hope, Blaise Ferraraccio. Seven (7) copies Certified to Plaintiff One (1) copy certified to C/A <u>TEMPORARY ORDER</u>, filed. AND NOW, this 17th day of February, 1993, upon review of the Plaintiff's Petition, the Court enters the following ORDER:</p> <p>1. The defendant shall refrain from abusing, harassing, and threatening the plaintiff and the minor children, or placing her in fear of abuse in any place where she may be found.</p> <p>2. The defendant is enjoined and prohibited from living at, entering attempting to enter or visiting the residence located at 1125 Treasure Lake, DuBois, Clearfield County, Pennsylvania and any subsequent address in which plaintiff resides during pendency of this ORDER.</p> <p>The Defendant is prohibited from having any contact with the plaintiff, including, but not limited to entering an place of employment, business or school of the plaintiff and the minor children and harassing the plaintiff and plaintiff;s relatives or minor children.</p> <p>The defendant is ORDERED to provide the following additional relief: financial support and access to the apartment to obtain plaintiffs and her sons personal belongings.</p> <p>The Sheriff is directed to serve a copy of the petition and ORDER on the Defendant. The plaintiff shall serve copies of the ORDER on the police department in the jurisdiction where plaintiff resides and the Court shall serve County Control which serves as the central registry for all Protection From Abuse ORDERS:</p> <p>This ORDER shall be enforced by any law enforcement agency in a county where a violation of this ORDER occurs.</p> <p>A Hearing Conference shall be held on the 22nd day of February, 1993, at 10:00 A.M. at 430 Spring St., Suite #3, Houtzdale, PA</p> <p>This Order shall remain in full force and effect until modified or terminated by this Court.</p> <p>This is Order of Court. Any violation of this Order by either party shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) dollars and a jail sentence of up to six (6) months. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p>
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<p>OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to Plff/Deft.</p>		<p>FEBRUARY 25, 1993, SHERIFF'S RETURN, filed. NOW, February 22, 1993 return the within PFA "NOT SERVED" by Sheriff's Office. The PFA was served by Pennsylvania State Police. So Answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm</p>
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		<p>DECEMBER 8, 1995, ORDER, filed. NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, 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 that costs of this matter shall be assessed to the Plaintiff.</p> <p>BY THE COURT, /s/ John K. Reilly, Jr., President Judge.</p> <p>1 Cert copy Plff & Deft <u>TERMINATED WITH PREJUDICE</u></p>
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<p>R. Denning Gearhart</p> <p>2/18/93 \$95.00 pd by Atty</p> <p>Clfd Trust</p> <p>Bal/\$75.00</p> <p>Mark S. Weaver</p> <p>CK#2098 TRANS. PRO 40.00 PRO .50</p> <p>CK#2300 ATTY 34.50</p>	<p>BETTY L. CONKLIN,</p> <p>93-264-CD</p> <p>RODNEY CONKLIN,</p> <p>PRO 40.00</p> <p>State by Atty 10.00 (2 counts)</p> <p>JCP Fee by Atty 10.00</p> <p>Pro .50</p> <p>TO REGULAR ACCOUNT 75.00</p>	<p>FEBRUARY 18, 1993, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire. Two (2) copies Certified to Attorney.</p> <p>MARCH 1, 1993, MOTION FOR CUSTODY CONFERENCE, filed by R. Denning Gearhart, Esq. 2 cert/Atty ORDER, filed AND NOW, this 25th day of February, 1993, upon consideration of the Motion for Custody Conference which contains within it a prayer for custody, a custody conference is scheduled for the 12th day of March, 1993, at 10:00 AM in Courtroom NO -- at the Clearfield County Courthouse. In the interim, this Court being satisfied that the best interests of the children would be to maintain their status quo, it is the ORDER of this Court that the children shall remain with their present custodial parent. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>MARCH 5, 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 Motion to the Defendant, at his residence as evidence by the signed receipt attached hereto as Exhibit "A". s/ R. Denning Gearhart, Esquire</p> <p>MARCH 5, 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 Complaint to the Defendant, at his residence as evidence by the signed receipt attached hereto as Exhibit "A". s/ R. Denning Gearhart, Esquire</p> <p>MARCH 22, 1993, ORDER, filed 2 cert/mailed to Parties AND NOW, this 18th day of March, 1993, by agreement of the parties, it is ORDERED that the custody conference scheduled in the above matter is CONTINUED. The custody conference is hereby rescheduled for April 19, 1993 at 10:00 am at the Clearfield County Courthouse. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>APRIL 26, 1993, STIPULATION AND MOTION FOR CUSTODY, PARTIAL CUSTODY AND VISITATION, filed ORDER, filed 4 cert/Atty AND NOW, this 22nd day of April, 1993, in consideration of the foregoing Stipulation concerning Custody, Partial Custody and Visitation entered into by the above parties, it is hereby ORDERED that the parties shall share legal custody of their minor children with the defendant, Rodney Conklin, having primary physical custody of the children and the plaintiff, Betty L. Conklin, having partial physical custody of the children as set out in the attached Stipulation. BY THE COURT: Joseph S. Ammerman, Judge. WE, the undersigned, do hereby consent to the entry of an Order incorporating the foregoing agreement. /s/ Betty L. Conklin-R. Denning Gearhart, Esq. /s/ Rodney Conklin, -Mark S. Weaver, Esq.</p>
<p>JULY 7, 1993, PRAECIPE TO TRANSMIT THE RECORD, filed by R. Denning Gearhart, Esquire</p> <p>AFFIDAVIT OF CONSENT of Betty Conklin, Plaintiff, filed.</p> <p>AFFIDAVIT OF CONSENT of Rodney Conklin, Defendant, filed.</p> <p>DECREE</p> <p>AND NOW, this 8th day of July, 1993, it is Ordered and Decreed that BETTY L. CONKLIN, Plaitniff, and RODNEY CONKLIN, Defendant, are divorced from the bonds of matrimony. BY THE COURT, s/ Joseph S. Ammerman, Judge</p> <p>JULY 15, 1993, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.</p>		

Stanford
A. Segal

INTERNATIONAL BROTHERHOOD
OF ELECTRICAL WORKERS,
LOCAL NO. 5, AFL-CIO

FEBRUARY 18, 1993, CERTIFICATIN OF DOCKET ENTRIES AND
JUDGMENT, filed. From U. S. District Court of
Western District of Pennsylvania (Pittsburgh). Their
number 92-CV-1639.

Feb 18

93-265-CD

I, Alfred L. Wilson, Deputy Clerk, of the court
of U. S. District Court, Western District of Pennsylvania,
(Pittsburgh) 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 the Defendant on the
14th day of October, in the above captioned case in
the amount of Two Hundred Twenty-five Thousand plus
costs.

IN TESTIMONY WHEREOF, I have hereunto set my hand and
affixed the Seal of the said Court, on the 17th day
of February, 1993. . /s/ Alfred L. Wilson, Deputy
Clerk.

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

Debt \$225,000.00

DUBOIS PRECISION
ELECTRICAL CO.

JUDGMENT

Allen D. Birtz
Prothonotary

Pro by Atty 15.00
Pic by Atty 5.00

FEBRUARY 18, 1993, Notice of Entry of Judgment mailed
to Defendant.

FEBRUARY 18, 1993, PRAECIPE FOR WRIT OF EXECUTION,
filed by Stanford A. Segal, Esq.

WRIT OF EXECUTION ISSUED TO NO 93-26-EX

And Now, 18th day of July 19 93 by order
filed, the above judgment is certified correct.
interest and cost.

Attest: *Allen D. Birtz*
Prothonotary

Alan F.
Kirk

RAY S. WALKER and
LOUISE S. WALKER
PO Box 62
Bigler, PA 16825

FEBRUARY 19, 1993, INSTALLMENT NOTE, filed by Alan F. Kirk, Esquire.
See Original Papers for Information.

Judgment is entered in favor fo the Plaintiff and against the Defendant in the sum of Three Hundred Seventy-eight Thousand and 00/100 Dollars.

Debt \$378,000.00

JUDGMENT



Prothonotary

Feb 19
3:00 pm

93-267-CD

FEBRUARY 19, 1993, Notice of Entry of Judgment mailed to Defendant.

WALKER LUMBER COMPANY,
INC.,
PO Box 60
Woodland, PA 16881

Pro by Atty 9.00
JCP Fee by Atty 5.00

Michael P. Yeager

IN RE:
CONDEMNATION BY
WOODLAND-BIGLER AREA
AUTHORITY OF PROPERTIES
LOCATED IN BRADFORD
TOWNSHIP, CLEARFIELD
COUNTY, PENNSYLVANIA,

FEBRUARY 19, 1993, CONDEMNATION/DECLARATION OF TAKING, PROCEEDING IN REM, filed by Michael P. Yeager.

BOND, filed. Woodland-Bigler Area Authority OBLIGOR, and COMMONWEALTH OF PENNSYLVANIA, OBLIGEE.

FEBRUARY 25, 1993, MEMORANDUM OF RECORDED NOTICE OF DECLARATION OF TAKING, filed by Michael P. Yeager, Esq.

MARCH 3, 1993, AFFIDAVIT OF SERVICE, filed February 19, 24 and 25, 1993 NOTICE OF DECLARATION OF TAKING SERVED TO: Landowners listed in Exhibit A. /s/ Michael P. Yeager, Esq.

MARCH 9, 1993, AFFIDAVIT OF SERVICE, filed February 19, 1993 NOTICE OF FILING DECLARATION OF TAKING SERVED TO: Ora Elaine Warren 7 Debra Warren Spayd.

February 24, 1993, NOTICES OF FILING DECLARATION OF TAKING SERVED TO: Debra Warren Spayd, c/o Richard T. Warren, Jr. /s/ Michael P. Yeager, Esq.

Feb 19
3:05 pm

93-268-CD

MAY 12, 1995, PETITION FOR THE APPOINTMENT OF BOARD OF VIEWERS filed by s/MICHAEL P. YEAGER, Esq. ONE(1) CERT TO ATTY YEAGER VERIFICATION, s/MICHAEL P. YEAGER, ESQUIRE VERIFICATION, s/RONALD E. KELLY, CHAIRMAN

MAY 18, 1995, ORDER, filed. ONE (1) CERT TO ATTY YEAGER AND NOW, this 18th day of May, 1995, upon consideration of the Petition of Woodland-Bigler Area Authority, the Court appoints:
1) J. RICHARD MATTERN, II, ESQUIRE
2) SAMUEL B. YOST
3) EVO FACCHINE
as a Board of Viewers to assess damages in the condemnation and further orders that the Board of Viewers perform its duties in accordance with the law and Acts of Assembly and grants leave to the Board of Viewers to issue an interlocutory report or interlocutory reports covering such properties or claims as the Board of Viewers determines appropriated. BY THE COURT, s/JOHN K. REILLY, JR., P.J.

Pro by Atty 40.00
JCP Fee by Atty 5.00

MAY 19, 1995, FILE GIVEN TO CHAIRMAN MATTERN

OCT. 01, 1996, PETITION FOR PAYMENT OF BOARD OF VIEWERS FEES, filed by s/J. RICHARD MATTERN, II, ESQ. Chairman, Board of Viewers THREE (3) CERT TO ATTY MATTERN ORDER

AND NOW, this 1st day of October, 1996, upon consideration of the attached Petition for Payment of Board of Viewers' Fees, it is the ORDER of this Court that Clearfield County, Pennsylvania, pay for the services rendered and costs incurred in the above-captioned case, the sum of One Hundred Ninety-Six and 66/100 (\$196.66) Dollars to Samuel B. Yost, the sum of Two Hundred Three and 94/100 (\$203.94) Dollars to Evo G. Facchine, and the sum of Three Hundred Ninety-Eight and 90/100 (\$398.90) Dollars to J. Richard Mattern, II, Esquire, Chairman. It is the FURTHER ORDER of this Court that the WOODLAND-BIGLER AREA AUTHORITY of P.O.Box 27, Woodland, PA. 16881, reimburse Clearfield County for all of the above services and costs.
BY THE COURT: s/JOHN K. REILLY, JR., President Judge

-Joseph
-Colavecchi-

MARK A. RICE,

Feb 22
9:35 am

93-269-CD

MARK MORBETO,

Pro	by Atty	20.00
JPC Fee	by atty	5.00
Pro		5.00
Shff Hawkins	by Atty	18.60
Shff Field	by Atty	9.00
Shff Surcharge		2.00

Shff	by Atty	22.64
Shff		
Nau	by Atty	33.80

FEBRUARY 22, 1993, PRAECIPE FOR WRIT OF SUMMONS, filed by Joseph Colavecchi, Esquire.

Please issue a Writ of Summons in the above-captioned action to Mark Morbeto of Tyrone Pike, Tyrone, Pennsylvania, c/o Mr. and Mrs. Max Morbeto. /s/ Joseph Colavecchi, Esquire.

FEBRUARY 23, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.

APRIL 12, 1993, PRAECIPE TO REINSTATE WRIT OF SUMMONS, filed 2 cert/Atty

Please reinstate the Writ of Summons filed to the above term and number. /s/ Joseph Colavecchi, Esq.

APRIL 13, 1993, WRIT OF SUMMONS REINSTATED AND REISSUED TO SHERIFF FOR SERVICE. /s/ arf.

APRIL 8, 1993, SHERIFF'S RETURN, filed.

Now, February 23, 1993, Larry Field, Shff of Blair Co was deputized.

Now, March 26, 1993 attempted to serve SUMMONS ON DEFT. MARKED "NOT FOUND". So answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm

MAY 11, 1993, SHERIFF RETURN, filed

April 19, 1993, Denny Nau, Shff of Centre Co was deputized by Chester A. Hawkins, Shff of Clfd Co.

April 21, 1993, SUMMONS SERVED OT Mark Morbeto, Deft. by Shff Nau. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

JUNE 22, 1993, PETITION FOR LEAVE TO WITHDRAW AS LEGAL COUNSEL, filed by Joseph Colavecchi, Esquire

Two (2) copies Certified to attorney

RULE, filed

AND NOW, this 21st day of June, 1993, upon consideration of the foregoing Petition, a Rule is issued and directed to Mark A. Rice to show cause why Joseph Colavecchi, Esquire, should not be allowed to withdraw as legal counsel on behalf of Mark A. Rice.

This Rule is RETURNABLE before this Court on the 23rd day of July, 1993, at 10:30 A.M. at the Clearfield County Courthouse. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

JUNE 23, 1993, RULE ISSUED ON MARK A. RICE WITH COPIES TO MARK MARBETO AND ATTORNEY COLAVECCHI.

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, Celarfield, Pennsylvania, on this 23rd day of June, 1993, to the at at Plaintiff and Defendant and Attorney of record. /s/ Allen D. Bietz, Prothonotary

JULY 23, 1993, ORDER, filed 2 cert/Atty

AND NOW, this 23rd day of July, 1993, a Petition having been filed by Joseph Colavecchi, Esquire, for leave to withdraw as Counsel for Mark A. Rice, and no one having appeared to oppose this Petition, it is hereby ORDERED and DECREED that Joseph Colavecchi, ESquire, may withdraw as Legal Counsel for Mark A. Rice. BY THE COURT: Joseph S. Ammerman, Judge.

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to Atty Colavecchi and Deft.

OCT. 09, 1995, PRAECIPE TO WITHDRAW, filed. NO CERT COPIES

Please withdraw my appearance in the above-captioned case as authorized by Order of Court dated July 23, 1993. s/JOSEPH COLAVECCHI, ESQ.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff

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

1 Cert To Plff & Deft

TERMINATED WITH PREJUDICE

James A. Naddeo

DONALD J. STINER, SR.,
and DONNA J. STINER,
husband and wife,

FEBRUARY 22, 1993, COMPLAINT, filed by James A. Naddeo, Esquire.

Two (2) copies Certified to Attorney.

MARCH 10, 1993, SHERIFF RETURN, filed

February 24, 1993, R. Thomas Kline Shff of Cumberland Co deputized by Chester A. Hawkins, Shff of Clfd Co.

March 3, 1993 COMPLAINT SERVED TO: Gregory L. Odrosky, Deft by Shff Kline. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

APRIL 6, 1993, ENTRY OF APPEARANCE, filed

Please enter my appearance for Defendant, Gregory Odrosky, in the above matter. Papers may be served at the address listed below. /s/ Dennis J. Stofko, Esq.

APRIL 16, 1993, ANSWER AND NEW MATTER, filed by

Dennis J. Stofko, Esq.

MAY 6, 1993, ANSWER TO NEW MATTER, filed by James

A. Naddeo, Esq. 1 cert/Atty

CERTIFICATE OF SERVICE, filed

May 6, 1993, PLAINTIFFS' ANSWER TO NEW MATTER SERVED TO: Dennis J. Stofko, Esq. /s/ James A. Naddeo, Esq.

MAY 12, 1993, CERTIFICATE OF SERVICE OF ANSWERS TO INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS, filed

May 12, 1993, PLAINTIFFS' ANSWERS TO INTERROGATORIES AND ANSWER TO REQUEST FOR PRODUCTION OF DOCUMENTS SERVED TO: Dennis J. Stofko, Esq. /s/ James A. Naddeo, Esq.

NOVEMBER 4, 1993, PRAECIPE TO SETTLE AND DISCONTINUE,

filed

Please mark the above-captioned case settled and discontinued upon payment of the costs. /s/ James A. Naddeo, Esq.

SETTLED

AND

DISCONTINUED

Feb 22
10:45 am

93-270-CD

Dennis J. Stofko

GREGORY L. ODROSKY,

Pro	by Atty	40.00
JPC Fee	by Atty	5.00
Shff	by Atty	23.60
sur charge	by Atty	2.00
Shff Kline	by Atty	23.90
Pro	by Atty	5.00

James A. Naddeo	SUSAN I. SIDORICK,	<p>FEBRUARY 22, 1993, COMPLAINT, filed by James A. Naddeo Esquire. Two (2) copies Certified to Attorney.</p> <p>APRIL 19, 1993, PRAECIPE FOR APPEARANCE, filed Kindly enter our Appearance on behalf of the Defendant Vida Kennedy, with regard to the above-captioned matter. /s/ Richard A. Gray, Esq. CERTIFICATE OF SERVICE, filed April 15, 1993, PRAECIPE FOR APPEARANCE SERVED TO: James A. Naddeo, Esq. /s/ Richard A. Gray, Esq.</p> <p>APRIL 23, 1993, PRAECIPE FOR APPEARANCE, filed 1 cert/Atty Kindly enter our Appearance on behalf of the Defendant Walter Maines, with regard to the above-captioned matter. /s/ Richard A. Gray, Esq. CERTIFICATE OF SERVICE, filed April 22, 1993, PRAECIPE FOR APPEARANCE SERVED TO: James A. Naddeo, Esq. /s/ Richard A. Gray, Esq.</p>
Feb 22 10:45 am	93-271-CD	
Richard A. Gray Richard A. Gray	WALTER M. MAINES, An Individual, and VIDA L. KENNEDY, An Individual,	<p>MAY 11, 1993, SHERIFF RETURN, filed February 22, 1993, Larry Field, Shff of Blair Co deputized by Chester A. Hawkins, Shff of Clfd Co. April 5, 1993, ATTEMPTED TO SERVE COMPALINT ON Vida L. Kennedy, Deft. "NOT FOUND" February 23, 1993, Denny Nau, Shff of Centre Co deputized by Chester A. Hawkins, Shff of Clfd Co. March 1, 1993, ATTEMPTED TO SERVE COMPLAINT ON Walter M. Maines, Deft. "NOT FOUND" March 10, 1993, ATTEMPTED TO SERVE COMPLAINT ON Walter M. Maines, Deft. "MOVED" March 16, 1993, ATTEMPTED TO SERVE COMPLAINT ON Walter M. Maines, Deft by Certified Mail. "MOVED LEFT NO FORWARDING". /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p>
	Shff by Atty 23.85	<p>JUNE 2, 1993, PRAECIPE TO REINSTATE COMPLAINT, filed Please reinstate the Complaint filed in the above-captioned case. /s/ James A. Naddeo, Esq.</p>
	Pro by Atty 40.00 JCP Fee by Atty 5.00 Shff by Atty 27.40	<p>JUNE 3, 1993, COMPLAINT REINSTATED AND REISSUED TO SHERIFF FOR SERVICE. /s/ arf.</p> <p>JUNE 22, 1993, PRAECIPE, filed. Please reinstate the Complaint filed in the above captioned case. /s/ James A. Naddeo, Esquire</p>
	Shff Nau by Atty 30.80 Shff Field by Atty 25.80 sur charge by Atty 4.00 Pro by Atty 5.00 Shff by Atty 21.40 Shff Field by Atty 26.30 Shff Nau by Atty 37.20 Pro by Atty 5.00	<p>JUNE 23, 1993, COMPLAINT REINSTATE AND REISSUED TO SHERIFF FOR SERVICE.</p> <p>JUNE 21, 1993, ANSWER OF DEFENDANT KENNEDY, filed by Richard A. Gray, Esq. CERTIFICATE OF SERVICE, filed June 18, 1993, ANSWER SERVED TO: James A. Naddeo, Esq. /s/ Richard A. Gray, Esq.</p> <p>JUNE 21, 1993, PROOF OF SERVICE, filed June 18, 1993, DEFENDANTS' INTERROGATORIES AND REQUESTS FOR PRODUCTION OF DOCUMENTS DIRECTED TO PLAINTIFF SERVED: James Naddeo, Esq. /s/ Richard A. Gray, Esq.</p>
FOUND".	<p>JULY 9, 1993, SHERIFF RETURN, filed June 4, 1993, Larry Field, Shff of Blair Co deputized by Chester a. Hawkins, Shff June 8, 1993, Attempted to served COMPLAINT ON Vida I. Kennedy, Deft RETURN MARKED "NOT June 15, 1993, Denny Nau, Shff of Centre County deputized by Chester A. Hawkins, Shff June 24, 1993, COMPLAINT SERVED TO: Vida L. Kennedy, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p> <p>JULY 15, 1993, SHERIFF RETURN, filed June 24, 1993, ATTEMPTED TO SERVE COMPLAINT ON: Walter M. Maines, Deft. "MOVED LEFT NO ADDRESS" July 14, 1993, COMPLAINT SERVED TO Walter M. Maines, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p> <p>JULY 20, 1993, ANSWER OF DEFENDANT MAINES, filed by Richard A. Gray, Esq. CERTIFICATE OF SERVICE, filed July 16, 1993, ANSWER OF DEFENDANT MAINES SERVED TO: James A. Naddeo, Esq.</p> <p>JULY 20, 1993, ANSWER TO NEW MATTER, filed by James A. Naddeo, Esq. 1 cert/Atty CERTIFICATE OF SERVICE, filed July 20, 1993, ANSWER TO NEW MATTER SERVED TO: Richard A. Gray, Esq. /s/ James A. Naddeo, Esq.</p> <p>JULY 22, 1993, CERTIFICATE OF SERVICE OF ANSWERS TO INTERROGATORIES, filed July 22, 1993, ANSWER TO INTERROGATORIES SERVED TO: Richard A. Gray, Esq. /s/ James A. Naddeo, Esq.</p> <p>JULY 22, 1993, ANSWER TO NEW MATTER OF DEFENDANT MAINES, filed by James A. Naddeo, Esq. CERTIFICATE OF SERVICE, filed July 22, 1993, ANSWER TO NEW MATTER SERVED TO: Richard A. Gray, Esq. /s/ James A. Naddeo, Esq.</p>	

Barbara H. Schickling

ANDREW S. MANGES,

FEBRUARY 22, 1993, COMPLAINT IN DIVORCE, filed by Barbara H. Schickling, Esquire.
One (1) copy Certified to Attorney.

2/22/93
\$90.00 Pd
by Atty

93-272-CD

MARCH 2, 1993, AFFIDAVIT OF SERVICE, filed.
AND NOW, this 2nd day of March, 1993, I, Barbara H. Schickling, Esquire, who, being duly sworn according to law, depose and say that I served a certified copy of the Complaint in Divorce in the above-captioned action on Cheryl A. Manges, Defendant, in the above-captioned action, by sending said copy by Certified Mail, No. P 622 492 258, return receipt requested, restricted delivery, to the said defendant at her last known address, to-wit: 132 N. Balliet Street, Frackville, Pennsylvania, 17931, with service having been accepted on February 24, 1993. s/ Barbara H. Schickling, Esquire, Attorney for Plaintiff

Clfd Trust
BAL/\$75.00

JUNE 1, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Barbara H. Schickling, Esquire
AFFIDAVIT OF CONSENT of ANDREW S. MANGES, Plaintiff filed.

AFFIDAVIT OF CONSENT of CHERYL A. MANGES, Defendant filed.

CHERYL A. MANGES,

DIVORCE DECREE
AND NOW, this 4th day of June, 1993, it is ORDERED and DECREED that Andrew S. Manges, Plaintiff, and Cheryl A. Manges, Defendant, are divorced from the bonds of matrimony. BY THE COURT: s/ Joseph S. Ammerman, Judge

Pro 40.00

State by Atty 10.00
(1 count)

JCP Fee by Atty 5.00

Pro .50

CK#2065 TRANS TO REG ACCOUNT 75.00

PRO 40.00

PRO .50

CK#2264 ATTY 34.50

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

<p>Barbara H. Schickling</p> <p>2/22/93 \$110.00 Pd by Atty</p> <p>Clfd Trust BAL/\$75.00</p> <p>John R. Carfley</p> <p>CK#2304 TRANSFER TO REGULAR ACCOUNT PRO 40.00 STATE .50 CK#2525 ATTY 34.50</p>	<p>DELORIS L. KOZAK,</p> <p>93-273-CD</p> <p>STEVEN M. KOZAK,</p> <p>Pro 40.00 State by Atty 10.00 (5 counts) JCP Fee by Atty 25.00 State .50 75.00</p>	<p>FEBRUARY 22, 1993, COMPLAINT IN DIVORCE, filed by Barbara H. Schickling, Esquire. One (1) copy Certified to Attorney.</p> <p>MAY 11, 1993, ACCEPTANCE OF SERVICE, filed AND NOW, this 10th day of May, 1993, service is hereby accepted of a certified copy of the Complaint in Divorce in the above-captioned matter by the Defendant Steven M. Kozak. /s/ John R. Carfley, Esq.</p> <p>MAY 17, 1993 PETITION TO PREVENT DISSIPATION OF MARITAL ASSETS, filed by Barbara Schickling, Esquire. ORDER AND RULE RETURNABLE, filed. AND NOW, this 13th day of May, 1993, upon consideration of the averments contained in the Petition to Prevent Dissipation of Marital Assets, the Defendant is hereby temporarily restrained from selling, encumbering or otherwise disposing of any assets acquired during the parties' marriage and a rule is hereby issued upon the defendant to show cause, if any, why said Order should not be made permanent. Rule Returnable with hearing scheduled on the 1st day of June, 1993, at 2:30 o'clock p.m. in Courtroom No- of the Clearfield County Courthouse, Clearfield, Pa. BY THE COURT: s/ JOSEPH S. AMMERMAN, JUDGE. CERTIFICATE OF SERVICE, 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 17th day of May, 1993, to the attorneys of record. s/ TR.</p> <p>AUGUST 9, 1993, CONSENT ORDER, filed 2 cert/Atty NOW THIS, 6th day of August, 1993, the Plaintiff having filed a Petition to Prevent Dissipation of Marital Assets, upon consent of the parties, it is hereby ORDERED that neither party shall dispose of, transfer, encumber, conceal, sell, remove, alienate or dissipate any real or personal property owned by the Plaintiff or Defendant individually or jointly without the written consent of the other party or Court Order pending final resolution of the issue of equitable distribution in this pending divorce proceeding. BY THE COURT: Joseph S. Ammerman, Judge. /s/ Barbara H. Schickling Esq- Deloris L. Kozak /s/ John Carfley, Esq- Steven M. Kozak</p> <p>SEPT 13, 1993, PETITION FOR TEMPORARY ALIMONY AND COUNSEL FEES AND COSTS, filed by BARBARA H. SCHICKLING, ESQUIRE ONE (1) CERT TO ATTY</p>
<p>NOVEMBER 22, 1993, ORDER, filed</p> <p>DECEMBER 14, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Barbara H. Schickling, Esquire AFFIDAVIT OF CONSENT OF NANCY JANE BLOOM, filed. AFFIDAVIT OF CONSENT OF WILLIAM GARY BLOOM, filed. DECREE AND NOW, December 16, 1993, it is ordered and decreed that Nancy Jane Bloom, Plaintiff, and William Gary Bloom, Defendant, are divorced from the bonds of matrimony.</p> <p>The Court retains jurisdiction of any claims raised by the parties to this action for which a final order has not yet been entered.</p> <p>DECEMBER 15, 1993, VITAL STATISTICS MAILED TO THE DEPARTMENT OF HEALTH, NEW CASTLE, PENNA.</p> <p>APRIL 13, 1994, SUPPLEMENTAL DECREE, filed 2 cert/Atty Schickling AND NOW, this 13th day of April, 1994, it is the ORDER of this Court that the terms, provisions and conditions of a certain Marriage Settlement Agreement between the parties dated April 6, 1994, and attached to this Supplemental Decree is hereby incorporated by reference into the Decree of Divorce entered by this Court on December 15, 1993, 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: John K. Reilly, Jr, P.J.</p>	<p>NOVEMBER 22, 1993, ORDER, filed NOW, this 22nd day of November, 1993, upon consideration of Plaintiff's Petition for Temporary Alimony, Counsel Fees and Costs, upon agreement of the parties, it is the ORDER of this Court that Defendant shall pay to Plaintiff, effective forthwith, the sum of \$300 per month alimony pendente lite upon condition that she immediately seek entry of the decree in divorce. And further, that he shall pay the sum of \$500 counsel fees with the right of the Plaintiff to petition for appointment of a master in forma pauperis with the master to apportion items between the parties as part of his report. BY THE COURT: John K. Reilly, Jr, P.J.</p> <p>DECEMBER 14, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Barbara H. Schickling, Esquire AFFIDAVIT OF CONSENT OF NANCY JANE BLOOM, filed. AFFIDAVIT OF CONSENT OF WILLIAM GARY BLOOM, filed. DECREE AND NOW, December 16, 1993, it is ordered and decreed that Nancy Jane Bloom, Plaintiff, and William Gary Bloom, Defendant, are divorced from the bonds of matrimony.</p> <p>The Court retains jurisdiction of any claims raised by the parties to this action for which a final order has not yet been entered.</p> <p>DECEMBER 15, 1993, VITAL STATISTICS MAILED TO THE DEPARTMENT OF HEALTH, NEW CASTLE, PENNA.</p> <p>APRIL 13, 1994, SUPPLEMENTAL DECREE, filed 2 cert/Atty Schickling AND NOW, this 13th day of April, 1994, it is the ORDER of this Court that the terms, provisions and conditions of a certain Marriage Settlement Agreement between the parties dated April 6, 1994, and attached to this Supplemental Decree is hereby incorporated by reference into the Decree of Divorce entered by this Court on December 15, 1993, 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: John K. Reilly, Jr, P.J.</p>	<p>RULE RETURNABLE AND NOW, this 10th day of September, 1993, upon consideration of the PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND COSTS, filed by the Plaintiff, it is hereby ORDERED and DECREED that a Rule is issued upon the Defendant to show cause why the relief prayed for in the Petition should not be granted. Rule returnable and a hearing thereon to be held on the 7th day of OCTOBER, 1993, at 1:45 o'clock PM in Courtroom No. _____ of the Clearfield County Courthouse, Clearfield, Penna. BY THE COURT: S/JOHN K. REILLY, JR., PRESIDENT JUDGE</p> <p>BY THE COURT: s/JOHN K. REILLY, JR., PRESIDENT JUDGE</p> <p>CONT. TO PG 272</p>

<p>David P. King</p> <p>2/22/93 \$95.00 pd by Atty</p> <p>Clfd Trust BAL/\$75.00</p> <p>Ck. # 2990 \$40.00 to Civil Acct! Bal. \$35.00 34.50</p>	<p>STACEY L. MARSHALL,</p> <p>93-274-CD</p> <p>RANDY H. MARSHALL</p> <p>Pro 40.00</p> <p>State by Atty 10.00 (2 counts)</p> <p>JCP Fee by Atty 10.00</p> <p>State .50</p> <p>Ck#3304 Atty 34.50</p>	<p>FEBRUARY 22, 1993, COMPLAINT IN DIVORCE, filed by David P. King, Esquire. One (1) copy Certified to Attorney.</p> <p>MARCH 29, 1995, AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE filed. TWO(2) CERT TO ATTY KING</p> <p>1. THE PARTIES TO THIS ACTION SEPARATED ON OR ABOUT AUGUST 25, 1992, AND HAVE CONTINUED TO LIVE SEPARATE AND APART FOR A PERIOD OF AT LEAST TWO YEARS.</p> <p>2. THE MARRIAGE IS IRRETRIEVABLY BROKEN.</p> <p>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.</p> <p>I VERIFY THAT THE STATEMENTS MADE IN THIS AFFIDAVIT ARE TRUE AND CORRECT. I UNDERSTAND THAT FALSE STATEMENTS HEREIN ARE MADE SUBJECT TO THE PENALTIES OF 18 PA. C.S. §4904, RELATING TO UNSWORN FALSIFICATION TO AUTHORITIES. S/STACEY L. MARSHALL, Plaintiff</p> <p>NOVEMBER 29, 1995, PRAECIPE TO TRANSMIT RECORD, filed by David P. King, Esquire</p> <p>AFFIDAVIT OF SERVICE, filed by David P. King, Esquire Complaint in Divorce mailed by Certified Mail to Deft by David P. King, Esquire, on February 23, 1993., filed.</p> <p>AFFIDAVIT OF NON MILITARY SERVICE, filed by David P. King, Attorney for Plaintiff</p> <p><u>DECREE</u></p> <p>AND NOW, this 30 day of November, 1995, it is ordered and decreed that STACEY L. MARSHALL, Plaintiff, and RANDY H. MARSHALL, Defendant, are divorced from the bonds of matrimony. BY THE COURT, s/ Fredric Ammerman, J.</p> <p>DECEMBER 15, 1995, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA. Certified Copies of Decree to parties of record.</p>
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IN RE:
 JULIE A. FARCUS,
 An Alleged Severely
 Mentally Disabled Person

FEBRUARY 22, 1993, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

ORDER, filed.
ORDER, filed.

FEBRUARY 23, 1993, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) copy Certified to Attorney.
DECREE, filed.

AND NOW, this 23rd day of February, 1993, the Mental Health Review Officer's Report is acknowledged. We approve his recommendations.

The Court finds that JULIE A. FARCUS, 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 JULIE A. FARCUS 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 JULIE A FARCUS be and is hereby directed to comply completely with the 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 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.

Feb 22
 11:25 am

93-275-CD

Pro	40.00
JPC Fee	5.00
R. Mattern	150.00

9.59.86 1169.57

IN RE"
JEFFREY A. SPONAUGLE,

An Alleged Severely
Mentally Disabled
Person,

FEBRUARY 22, 1993, PETITION FOR INVOLUNTARY TREATMENT,
MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
ORDER, filed.
ORDER, filed.

FEBRUARY 23, 1993, MENTAL HEALTH REVIEW OFFICERS
REPORT AND DECREE, filed
ONE (1) copy Certified to EMS.
DECREE, filed.
AND NOW, this 23rd day of February 1993, the

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

The Court finds that JEFFREY A. SPONAUGLE is severely
Mentally disabled within the meaning of the Mental Health
Procedures Act of 1976, as amended.

Accordingly, the Court ORDERS AND DECREES, that
JEFFREY A. SPONAUGLE 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.
TRANSFER EFFECTIVE march 17th, 1993.

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.
RAichard Mattern II, esquire, Clearfield County Mental
Health Review Officer, shall be paid by Clearfield
County.

Feb 22
11:25 am

93-276-CD

Pro	<i>ly l.</i>	40.00
JCP Fee	<i>ly l.</i>	5.00
R. Mattern		150.00
R. Mattern		75.00

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.

ORDER, filed.
AND NOW, this 23rd day of February, 1993, it is the ORDER of this Court that the EMS
Ambulance Service of DuBois, PA transport the above-named JEFFREY A. SPONAUGLE 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 23, 1993. BY THE COURT:
/s/ John K. Reilly, Jr., President Judge. TRANSFER DATE: March 17, 1993.

MARCH 4, 1993, REVISED ORDER, filed.

3-9-93 OK 106957
3-9-93 OK 106957

Susan W. Laatsch

GEORGE THOMAS KIMMEL, III, doing business as TWIXWOOD NURSERY,

FEBRUARY 22, 1993, COMPLAINT, filed by Susan W. Laatsch, Esquire/BERNSTEIN & BERNSTEIN.

Two (2) copies Certified to Sheriff as per instruction.

APRIL 7, 1993, SUGGESTION OF BANKRUPTCY, filed by Bernstein and Bernstein

AND NOW comes Plaintiff by counsel, Bernstein and Bernstein PC to advise this Honorable Court that the above named Defendant, is the subject of an Involuntary Chapter 7 Bankruptcy Petition filed in the United States Bankruptcy Court for the Western District of Pennsylvania 93-2-0925, and accordingly, all proceedings in this Court are stayed pursuant to 11 U.S.C. §362. s/ Nicholas D. Krawec, Esq.

Feb 22 11:45 am

93-277-CD

DONNA HOLLOPETER, Individually and as a partner trading and doing business as IN HARMONY WITH NATURE,

23 JUNE 1993, SHERIFF RETURNS, filed.

NOW, FEB. 24, 1993, AT 2:13PM EST SERVED THE WITHIN COMPLAINT ON DONNA HOLLOPETER, IND., DEFENDANT AT RESIDENCE, RD. #1, BOX 109, ROCKTON, CLEARFIELD COUNTY, PENNA. BY HANDING TO DONNA HOLLOPETER, A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HER THE CONTENTS THEREOF. SERVED BY: SNYDER

NOW, FEB 24. 1993, AT 2:13 PM EST SERVED THE WITHIN COMPLAINT ON DONNA HOLLOPETER I/A/A/A/P/T/A/D/B/A IN HARMONY WITH NATURE, DEFENDANT AT RESIDENCE, RD #1, BOX 109, ROCKTON, CLEARFIELD COUNTY, PENNA. BY HANDING TO DONNA HOLLOPETER A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HER THE CONTENTS THEREOF. SERVED BY: SNYDER. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified copies to Atty Laatsch and Deft.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff.

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

1 Cert Copy to Atty B & B & Deft
TERMINATED WITH PREJUDICE

Pro by Atty 40.00
JPC Fee by Atty 5.00
Shff by atty 32.54
Shff by atty 4.00

JANUARY 19, 1996, ORDER IN REGARD TO INACTIVE CALL OF LIST RETURNED, filed.

THERESA WOOD,

FEBRUARY 22, 1993, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by Plaintiff, Per Hope.

One (1) copy Certified to County Control
Seven (7) copies certified to Hope.

Feb 22
1:25 pm

93-278-CD

FEBRUARY 22, 1993, TEMPORARY ORDER, filed.
AND NOW, this 22nd day of February, 1993, upon review of the plaintiff's petition, the Court enters the following ORDER:

1. The defendant shall refrain from abusing, harassing, and threatening the plaintiff and the minor children of placing them in fear of abuse in any place where they may be found.

The Defendant is enjoined and prohibited from living at, entering, attempting to enter or visiting the residence located at 620 S. 4th Street, Clearfield, Clearfield county, Pennsylvania and any subsequent address in which plaintiff resides during pendency of this ORDER.

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 plaintiff to the defendant, his counsel or any third party.

The Defendant is prohibited from having any contact with the plaintiff, including, but not limited to entering 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.

The Plaintiff is awarded temporary custody of the minor child, Alicia, Age 3 years.

The Defendant is ORDERED to provide the following additional relief: Temporary Child Support

The Sheriff is directed to serve a copy of the petition and ORDER on the defendant. The Plaintiff shall serve copies of the ORDER on the Police Department in the jurisdiction where plaintiff resides and the Court shall serve County Control which serves as the central registry for all Protection From Abuse ORDERS.

This ORDER shall be enforced by any law enforcement agency in a County where a violation of this ORDER occurs.

A hearing Conference shall be held on the 1st day of March, 1993, at 10:00 o'clock A.M. at 430 Spring St., Suite #3, Houtzdale, PA

This Order shall remain in full force and effect until modified or terminated by this Court.

RODNEY ROUGEUX,

Pro	<i>Hope</i>	40.00
JCP Fee	<i>Hope</i>	5.00
	<i>by Deft</i>	47.29
Shff sur charge	<i>by Deft</i>	17.80
		2.00

1/3/93 Billed Co.

2-9-93 OK 146954
2-9-93 OK 706758

6-20-94 Pd by Deft. *Pro*
06/21/94 CK#1201-\$45.00 RETURNED
TO CLEARFIELD COUNTY TREASURER

This is AN ORDER OF COURT. Any violation of this ORDER by either party shall constitute contempt of court and may be punishable by a fine of up to One Thousand (\$1,000.00) Dollars and a jail sentence of up to Six (6) months. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

FEBRUARY 26, 1993, ORDER, filed. Three Copies Certified to Attorney.

AND NOW this 26th day of February, 1993, upon agreement of the parties and at the request of counsel for Respondent, it is hereby Ordered and Decreed that the Temporary Protective Order dated the 22nd day of February, 1993, shall continue in full force and effect until after the Hearing Conference which has been rescheduled for March 8, 1993 at 9:00 a.m. BY THE COURT, s/ Joseph S. Ammerman

MARCH 5, 1993, CONSENT ORDER, filed. Two Copies Certified to Attorney.

AND NOW this 5th day of March, 1993, following a meeting between the parties, the following Consent Order has been agreed upon and shall be in effect for a period of one (1) year from the above date:

1. The Respondent shall refrain from abusing, harassing and threatening the Petitioner or placing her in fear of abuse in any place where she may be found.

2. The Respondent is enjoined and prohibited except as noted below from living at, entering, attempting to enter, or visiting the residence located at 620 South Fourth Street, Clearfield, Pennsylvania 16830, and any subsequent address in which the Petitioner resides during the pendency of this Order.

3. The Respondent is prohibited from having any contact with the Petitioner, except as noted below, including but not limited to entering the place of employment, business or school of the Petitioner, and harassing the Petitioner and the Petitioner's relatives or minor children.

4. The Petitioner is awarded primary physical custody of her daughter, Alicia J. Rougeux, with legal custody to be shared between the parties.

5. Visitation by the Respondent with the parties' minor child, Alicia, shall be as agreed upon between the parties, and it is understood that visitation rights shall not be unreasonably withheld.

6. The Respondent shall be permitted to have limited telephone contact with the Petitioner for the purposes of arranging visitations of the minor child of the parties, and/or confersations concerning the residence at 620 South Fourth Street, Clearfield, Pennsylvania 16830, which is jointly owned by the Petitioner and the Respondent.

7. It is hereby agreed that the Respondent shall be permitted to pickup and return his daughter preceding and following visitations at 620 South Fourth Street, Clearfield, Pennsylvania 16830.

8. It is hereby agreed that pending the sale of the home at 620 South Fourth Street, Clearfield, Pennsylvania 16830, the Respondent shall be permitted to enter therein upon the request of the Petitioner for the sole and specific purpose of performing repairs to the home.

9. The Respondent is to provide child support based upon income figures of the Petitioner being One Thousand Five Hundred (\$1,500.00) Dollars net per month, and for the Respondent being One Thousand Two Hundred (\$1,200.00) Dollars net per month. The resulting child support obligation is Two Hundred and Four (\$204.00) Dollars per month. Additionally, one-half of the monthly day care expenses of Three Hundred Twenty (\$320.00) Dollars should be added to the Respondent's obligation which results in a monthly child support payment of Three Hundred and Sixty-Four (\$364.00) Dollars. However, addording to the support guidelines, the obligor's obligation shall never exceed the child support that would be payable to the obligee, if the obligee was not working. This results in a child support payment from the

<p>Gary A. Knaresboro</p> <p>2/22/93 \$110.00 Pd by atty</p> <p>Clfd Trust BAL/\$75.00</p> <p>6-22-93</p> <p># 225.00 Martin John R. Carfley</p> <p># 325 - deposited 12-28-94 by Beth Gerg ck# 2383</p> <p># 256.25 - CASH Pd by PIFF-2-7-95</p> <p>Ck#2960</p> <p>Ck#2961</p>	<p>PATRICIA ANN JURY,</p> <p>93-279-CD</p> <p>ALLEN DUANE JURY,</p> <p>Pro 40.00</p> <p>State by Atty 10.00 (5 counts)</p> <p>JCP Fee by Atty 25.00</p> <p>State .50</p> <p>To County 40.50</p> <p>Attorney 34.50</p>	<p>FEBRUARY 22, 1993, COMPLAINT IN DIVORCE, filed by Gary A. Knaresboro, Esquire. Three (3) copies Certified to Attorney.</p> <p>MARCH 2, 1993, PETITION, filed by John R. Carfley, Esq. ORDER OF COURT, filed. AND NOW this 5th day of March, 1993, upon consideration of the foregoing Petition, IT IS HEREBY ORDERED THAT Plaintiff/Respondent appear and show cause why the prayer of said Petition should not be granted. RULE RETURNABLE AND HEARING THEREON: the 1st day of April, 1993, at 2:00 o'clock p.m. in the Clearfield County Courthouse. BY THE COURT: s/ JOSEPH S. AMMERMAN, JUDGE. MARCH 8, 1993 RULE ISSUED TO ATTORNEY KNARESBORO AND ATTORNEY CARFLEY BY REGULAR MAIL.</p> <p>FEBRUARY 25, 1993 PLAINTIFF'S PETITION FOR EXCLUSIVE POSSESSION OF MARITAL RESIDENCE, filed by Gary A. Knaresboro, Esquire. RULE, filed. AND NOW, this 4th day of March, 1993, upon consideration of the foregoing Petition, a Rule is hereby issued to appear and show cause why the prayer of the Defendant should not be granted. Rule Returnable the 1st day of April, 1993, at 2:00 p.m., in courtroom - of the Clearfield County Courthouse, Clearfield, Pa. BY THE COURT: s/ JOSEPH S. AMMERMAN, JUDGE. MARCH 11, 1993 RULE ISSUED TO ATTORNEY CARFLEY AND ATTORNEY KNARESBORO BY REGULAR MAIL.</p> <p>AUGUST 4, 1993, INVENTORY AND APPRAISEMENT OF ALLEN DUANE JURY, DEFENDANT, filed MOTION FOR APPOINTMENT OF MASTER, filed by John R. Carfley, Esq.</p> <p>AUGUST 19, 1993, ORDER APPOINTING MASTER, filed AND NOW, 16th day of August, 1993, John Ryan, Esq. is appointed master with respect to the following claims: Equitable Distribution of Marital Property. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>OCTOBER 5, 1993, PETITION TO RESCIND COMMISSION AS MASTER, filed by John R. Ryan, Esq. 3 cert/Atty</p>
		<p>OCTOBER 5, 1993, ORDER, filed 3 cert/Atty AND NOW, this 5th day of October, 1993, upon consideration of the foregoing Petition, it is the ORDER of this Court that the Order of August 16, 1993 be rescinded and that Beth A. Gerg, Esquire, be appointed Master in the above-captioned divorce action. John R. Ryan, Esquire, is directed to return his commission forthwith. BY THE COURT: John K. Reilly, Jr., P.J.</p> <p>OCTOBER 19, 1993, ACCEPTANCE OF SERVICE, filed I, JOHN R. CARFLEY, hereby accept service for and on behalf of my client, ALLEN DUANE JURY, of the Complaint in Divorce filed to the above term and number. /s/ John R. Carfley, Esq.</p> <p>JANUARY 11, 1994, PETITION FOR BIFURCATION, filed by John R. Carley, Esq. CERTIFICATE OF SERVICE, January 7, 1994, PETITION SERVED TO Gary Knaresboro, Esq. and Beth Ammerman, Gerg, Esq. /s/ John R. Carfley, Esq.</p> <p>JANUARY 26, 1994, ORDER OF COURT, filed 1 cert/Atty Knaresboro 1 cert/Atty Carfley AND NOW this 24th day of January, 1994, upon consideration of the foregoing Petition, IT IS HEREBY ORDERED THAT Plaintiff/Respondent appear and show cause why the prayer of said Petition should not be granted. RULE RETURNABLE AND HEARING THEREON the 3rd day of March, 1994, at 9:30 o'clock a.m. in Courtroom No. --- Clearfield County Courthouse, Clearfield, Pa. BY THE COURT John K. Reilly, Jr., P.J. CERTIFICATE OF SERVICE, filed January 7, 1994, PETITION SERVED TO Gary Knaresboro, Esq., Beth Ammerman, Gerg, Esq. /s/ John R. Carfley, Esq.</p> <p>JANUARY 28, 1994, CERTIFICATE OF SERVICE, filed RULE AND ORDER ISSUED TO Atty Knaresboro and Atty Carfley. /s/ fl</p> <p>MARCH 31, 1994, MOTION, filed by John R. Carfley, Esq. 1 cert/Atty Carfley</p> <p>MARCH 31, 1994, ORDER OF COURT, filed 4 cert/Atty Carfley AND NOW, this 31st day of March, 1994, IT IS HEREBY ORDERED that Plaintiff, Patricia Ann Jury, permit entry upon the said marital premises for the purposes of allowing defendant's experts to complete appraisals on the real estate and the personal property of the parties located therein. BY THE COURT: John K. Reilly, Jr., p.J.</p> <p>OCTOBER 5, 1994, LETTER TO PROTHONOTARY FROM BETH AMMERMAN GERG, filed (Master Fees)</p> <p>NOVEMBER 8, 1994, MOTION FOR DEPOSIT OF COSTS, filed by Beth Gerg, Esq. 2 cert/Atty Gerg</p> <p>NOVEMBER 8, 1994, ORDER OF COURT, filed 2 cert/Atty Gerg AND NOW, this 8th day of November, 1994, upon motion of Beth Ammerman Gerg, Master In Divorce, it is hereby ORDERED that Plaintiff, Patricia Jury, shall deposit with the Prothonotary the amount of \$325.00 representing one-half of the advance costs for the Master's appointment, and shall further deposit the amount of \$227.65 for the court reporting cost, which shall be deposited by</p>

James C. Eberly, Sr.

JOHN T. JONES, t/d/b/a JONES TRANSPORTATION CO.

FEBRUARY 23, 1993, COMPLAINT IN CIVIL ACTION, filed by James C. Eberly, Sr., Esquire. Two (2) copies Certified to Attorney per Instructions.

MARCH 23, 1993, NOTICE FOR THE PURPOSE OF COPYING RECORDS ONLY, filed by James C. Eberly, Sr., Esq.

MARCH 24, 1993, MOSHANNON VALLEY SCHOOL DISTRICT'S ANSWER AND NEW MATTER, filed by Peter H. Abare-Brown Esq.

CERTIFICATE OF SERVICE, filed March 23, 1993, DEFENDANT'S ANSWER AND NEW MATTER TO PLAINTIFF'S COMPLAINT SERVED TO: John T. Jones t/d/b/a Jones Transportation Co. /s/ Peter H. Abare-Brown, Esq.

Feb 23 10:30 am

93-280-CD

MARCH 24, 1993, PRAECIPE FOR ENTRY OF APPEARANCE, filed

Kindly enter my appearance in the above-captioned action as counsel for the Defendant. /s/ Peter H. Abare-Brown, Esq.

CERTIFICATE OF SERVICE, filed March 23, 1993, ENTRY OF APPEARANCE SERVED TO: John T. Jones t/d/b/a Jones Transportation Co. c/o James C. Eberly, Sr., ESq. /s/ Peter H. Abare-Brown, Esq.

Peter H. Abare-Brown

BOARD OF SCHOOL DIRECTORS OF THE MOSHANNON VALLEY SCHOOL, DISTRICT OF CLEARFIELD COUNTY, INTERMEDIATE UNIT NO. 10,

MARCH 31, 1993, ANSWER TO NEW MATTER, filed by James C. Eberly, Sr, Esq.

CERTIFICATE OF SERVICE, filed March 29, 1993, ANSWER TO NEW MATTER SERVED TO: Peter Abare-Brown, Esq. /s/ James C. Eberly, Sr, Esq.

APRIL 23, 1993, CERTIFICATE OF SERVICE, filed April 21, 1993, REQUEST FOR PRODUCTION OF DOCUMENTS ADDRESSED TO DEFENDANT SERVED TO: Peter Abare-Brown, Esq. /s/ James C. Eberly, Sr, Esq.

APRIL 26, 1993, CERTIFICATE OF SERVICE, filed April 22, 1993, NOTICE FOR THE PURPOSE OF COPYING RECORDS ONLY SERVED TO: Peter Abare-Brown, Esq. /s/ James C. Eberly, Sr, Esq.

JUNE 2, 1993, DEFENDANT'S RESPONSE TO PLAINTIFFS REQUEST FOR PRODUCTION OF DOCUMENTS, filed by Peter H. Abare-Brown, Esq.

CERTIFICATE OF SERVICE, filed June 1, 1993, DEFENDANT'S RESPONSE TO PLAINTIFF'S REQUEST FOR PRODUCTION OF DOCUMENTS SERVED TO: James C. Eberly, Sr, ESq. /s/ Peter H. Abare-Brown, Esq.

Pro by Atty 40.00
JCP Fee by Atty 5.00
Shff by Atty 29.72
Shff by Atty 4.00

JUNE 23, 1993, SHERIFF RETURNS, filed. NOW, FEB. 26, 1993, AT 1:36 PM EST, SERVED THE WITHIN COMPLAINT ON BOARD OF SCHOOL DIRECTORS OF THE MOSHANNON VALLEY SCHOOL DISTRICT OF CLEARFIELD COUNTY & INTERMEDIATE UNIT #10, DEFENDANT AT EMPLOYMENT, HOUTZDALE, CLEARFIELD COUNTY, PENNA. BY HANDING TO DR. JAMES LEBDA A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HIM THE CONTENTS THEREOF. SERVED BY: CHURNER/DAVIS SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM

AUGUST 31, 1993, CERTIFICATE OF SERVICE, filed September 1, 1993, RESPONSES TO DEFENDANT'S REQUESTS FOR ADMISSIONS FIRST SET OF INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS SERVED TO: Peter H. Abare-Brown, Esq. /s/ James C. Eberly, Sr, Esq.

SEPTEMBER 15, 1993, NOTICE FOR THE PURPOSE OF COPYING RECORDS ONLY, filed by James C. Eberly, Sr, Esq.

SEPTEMBER 15, 1993, CERTIFICATE OF SERVICE, filed NOTICE FOR THE PURPOSE OF COPYING RECORDS ONLY SERVED TO: Peter H. Abare-Brown, Esq. Larry Kokoskie. /s/ James C. Eberly, Sr, Esq.

SEPTEMBER 15, 1993, CERTIFICATE OF SERVICE, filed September 10, 1993, NOTICE FOR THE PURPOSE OF COPYING RECORDS ONLY SERVED TO: Peter H. Abare-Brown, Esq and Eugene Kephart. /s/ James C. Eberly, Sr, Esq.

SEPTEMBER 15, 1993, CERTIFICATE OF SERVICE, filed September 10, 1993, NOTICE FOR THE PURPOSE OF COPYING RECORDS ONLY SERVED TO: Peter H. Abare-Brown, Esq and James Dugan c/o Moshannon Valley School District. /s/ James C. Eberly, Sr, Esq.

SEPTEMBER 15, 1993, CERTIFICATE OF SERVICE, filed September 10, 1993, NOTICE FOR THE PURPOSE OF COPYING RECORDS ONLY SERVED TO: Peter H. Abare-Brown, Esq and James J. Lebda, EdD. /s/ James C. Eberly, Sr, ESq.

SEPTEMBER 15, 1993, CERTIFICATE OF SERVICE, filed September 10, 1993, NOTICE FOR THE PURPOSE OF COPYING RECORDS ONLY SERVED TO: Peter H. Abare-Brown, Esq and Robert Reynolds, Division Chief Pupil Transportation. s/ James C. Eberly, Sr, Esq.

CONT TO PAGE # 178 (Jo to 673)

CURWENSVILLE HEATING &
 PLUMBING,
 354 Thompson Street
 Curwensville, PA 16833

Feb 23
 11:10 am

93-281-CD

THOMAS FRANK,
 RD #2, Box 156-A
 DuBois, PA 15801

Pro by Plff 9.00
 Pro by Plff 5.00

And Now 9 day of June 1993 By paper
 filed, the above judgment is satisfied in full of debt
 (interest and cost.
 Attest Allen D. Baiz
 Prothonotary

FEBRUARY 23, 1993, 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 Hundred Fifty-nine and 81/100 Dollars, with costs.

Debt \$159.81

Interest from January 5, 1993

Filed and Entered by Plaintiff, February 23, 1993.

JUDGMENT

Allen D. Baiz
 Prothonotary

FEBRUARY 23, 1993, Notice of Entry of Judgment mailed to Defendant.

CURWENSVILLE HEATING &
 PLUMBING,
 354 Thompson Street
 Curwensville, PA 16833

Feb 23
 11:10 am

93-282-CD

PATTY RALSTON,
 RD #1, Box 684C
 Osceola Mills, PA 16666

Pro by Plff 9.00

FEBRUARY 23, 1993, 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 Twenty-six and 19/100 Dollars, with costs.

Debt \$1,026.19

Interest from January 5, 1993

Filed and Entered by Plaintiff, February 23, 1993.

JUDGMENT

Allen D. Baiz
 Prothonotary

FEBRUARY 23, 1993, Notice of Entry of Judgment mailed to Defendant.

Peter F. Smith

TMP COMPANY, INC.

FEBRUARY 23, 1993, COMPLAINT IN CIVIL ACTION, filed by Peter F. Smith, Esquire.

One (1) copy Certified to Attorney

JUNE 4, 1993, SHERIFF RETURN, filed

March 2, 1993, COMPLAINT SERVED TO: Reliable Triple Cee of North Jersey, Inc. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified to Atty Smith and Deft.

Feb 23 2:25 pm

93-284-CD

OCTOBER 16, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST RETURNED, filed.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

RELIABLE TRIPLE CEE OF NORTH JERSEY, INC.,

It is further Ordered that costs of this matter shall be assessed to the Plaintiff.

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

1 Cert copy to Atty Smith & No Defts Address
TERMINATED WITH PREJUDICE

JANUARY 19, 1996, ORDER IN REGARD TO INACTIVE CALL OF LIST RETURNED, filed.

Pro by Atty 40.00

JPC Fee by Atty 5.00

Shff by Plff 19.32

sur charge by Plff 2.00

CONTINUED FROM PAGE 243, GRUBE et al vs LUNA, MD, et al 93-311-CD

CERTIFICATE OF SERVICE, filed.

I hereby certify that a true and correct copy of the within NOTICE OF DEPOSITION DIRECTED TO MARYANNE HUGO, M.D., HAS BEEN SERVED ON THE FOLLOWING COUNSEL OF RECORD In the above-referenced matter by first-class mail, postage prepaid on 8/16/96. TO: JOHN W. BLASKO, ESQ. STEPHEN L. DUGAS, ESQ.

s/KEVIN R. LOMUPO, ESQ.

AUGUST 28, 1996, PRE-TRIAL ORDER, filed. One cert. copy to Attys. Lomupo, Blasko, Dugas.

NOW, this 28th day of August, 1996, following pre-trial conference in the above-captioned matter, it is the ORDER of this Court that jury selection shall be had on Tuesday, September 3, 1996, at 10:00 a.m. with trial by jury commencing Monday, October 28, 1996, at 9:00 a.m. and continuing through Thursday, October 31, 1996. By the Court, /s/ John K. Reilly, Jr., President Judge.

SEP. 03, 1996, STIPULATION, filed. ONE (1) CERT TO ATTY

AND NOW, come the parties to the above, and by and through their counsel do stipulate and agree as follows:

- 1. Clearfield Hospital should be dismissed as a Defendant to this lawsuit.
- 2. The caption of this lawsuit should be amended to delete Clearfield Hospital as a named party.
- 3. The Court is hereby authorized to enter an Order to accomplish the dismissal of Clearfield Hospital as a named Defendant, and the proposed Order attached hereto is acceptable to the parties to accomplish that purpose.

s/BRUCE J. PHILLIPS, ESQ.
s/JOHN W. BLASKO, ESQ.
s/STEPHEN L. DUGAS, ESQ.

ORDER

AND NOW, this 3rd day of September, 1996, consistent with and in consideration of the Stipulation entered into between the parties, it is hereby ORDERED that Clearfield Hospital should be, and the same hereby is, dismissed from the above-captioned lawsuit with prejudice and the Prothonotary is hereby authorized to mark the docket accordingly. The caption is hereby ordered amended to delete Clearfield Hospital as a named defendant.

BY THE COURT: s/JOHN K. REILLY, JR., P.J.

SEP. 23, 1996, NOTICE OF DEPOSITION DIRECTED TO MARY ANN HUGO, M.D., filed by s/KEVIN R. LOMUPO, ESQ. NO CERT COPIES

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the within NOTICE OF DEPOSITION DIRECTED TO MARYANNE HUGO, M.D. has been served on the following counsel of record in the above-referenced matter by first-class mail, postage prepaid on 9/20/96. TO: JOHN W. BLASKO, ESQUIRE STEPHEN L. DUGAS, ESQUIRE

s/KEVIN R. LOMUPO, ESQ.

OCT. 23, 1996, ORDER, filed. ONE (1) CERT TO ATTY LOMUPO, BLASKO

NOW, this 23rd day of October, 1996, upon Petition of Counsel for Plaintiff, it is the ORDER of this Court that trial in the above-captioned matter shall be and is hereby continued and the Court Administrator directed to schedule the same for the next available term of Court. BY THE COURT, s/JOHN K. REILLY, JR., President Judge

CONTINUED TO PAGE 242A

CONTINUED FROM PAGE 242

GRUBE, al vs. LUNA, et al

93-311-CD

DECEMBER 18, 1996, CERTIFICATE OF SERVICE OF NOTICE OF RECORDS DEPOSITION OF ARNOLD WALD, filed by John W. Blasko, Esq. No cert. copies.

Defendants' Notices of Records Deposition of Arnold Wald, M.D.; first class, postage prepaid; 16th day of December, 1996; Kevin R. Lomupo, Esq. By: /s/ John W. Blasko

JAN. 17, 1997, PRE-TRIAL ORDER, filed. ONE (1) CERT TO ATTY LOMUPO, BLASKO, DUGAS

NOW, this 17th day of January, 1997, following pre-trial conference in the above-captioned matter, it is the ORDER of this Court that jury selection shall be had on Thursday, January 23, 1997, at 10:30 a.m. with trial by jury commencing Monday, March 24, 1997, at 9:00 a.m. and continuing through Thursday, March 27, 1997. BY THE COURT, s/JOHN K. REILLY, JR., P.J.

JAN. 21, 1997, NOTICE OF DEPOSITION DIRECTED TO DR. MARY ANNE HUGO, filed by s/KEVIN R. LOMUPO, ESQ.

NO CERT COPIES

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the within NOTICE OF DEPOSITION DIRECTED TO MARYANNE HUGO, M.D. has been served on the following counsel of record in the above-referenced matter by hand delivery on 1/17/97. TO: JOHN W. BLASKO, ESQ. s/KEVIN R. LOMUPO, ESQ.

JAN. 21, 1997, NOTICE OF DEPOSITION DIRECTED TO DR. ARNOLD WALD, filed by s/Kevin R. Lomupo, Esq.

NO CERT COPIES

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the within NOTICE OF DEPOSITION DIRECTED TO ARNOLD WALD, MD, has been served on the following counsel of record in the above-referenced matter by hand delivery on 1/17/97. TO: JOHN W. BLASKO, ESQ. s/KEVIN R. LOMUPO, ESQ.

FEB. 04, 1997. NOTICE OF DEPOSITION DIRECTED TO MARY ANNE HUGO, M.D., filed by s/KEVIN R. LOMUPO, ESQ.

CERTIFICATE OF SERVICE, filed.

I hereby certify that a true and correct copy of the within NOTICE OF DEPOSITION DIRECTED TO MARYANNE HUGO, M.D. has been served on the following counsel of record in the above-referenced matter by first class mail, postage prepaid on 2/3/97. TO: JOHN W. BLASKO, ESQ.

s/KEVIN R. LOMUPO, ESQ.

FEB. 04, 1997, NOTICE OF DEPOSITION DIRECTED TO ARNOLD WALD, M.D., filed by S/KEVIN R. LOMUPO, ESQ.

CERTIFICATE OF SERVICE, filed.

I hereby certify that a true and correct copy of the within NOTICE OF DEPOSITION DIRECTED TO ARNOLD WALD, M.D., has been served on the following counsel of record in the above-referenced matter by first class mail, postage prepaid on 2/3/97. TO: JOHN W. BLASKO, ESQ.

s/KEVIN R. LOMUPO, ESQ.

MARCH 20, 1997, DEFENDANTS' MOTION IN LIMINE RE: TESTIMONY OF MARYANN HUGO, M.D. AND FRANK A. REDA, M.D., filed by John W. Blasko, Esquire. No certified copies

CERTIFICATE OF SERVICE, FILED

MARCH 20, 1997, DEFENDANTS' MOTION IN LIMINE RE: EXTENT OF CROSS EXAMINATION AS TO DR. LUNA'S QUALIFICATIONS, filed by John W. Blasko, Esquire. No certified copies

CERTIFICATE OF SERVICE, FILED.

MAR. 27, 1997, VERDICT, filed. NO CERT COPIES

QUESTION NO. 1:

Was Dr. Luna negligent? YES

QUESTION NO. 2:

Was the negligence of Dr. Luna a substantial factor in bringing about harm to the Plaintiff? YES

QUESTION NO. 3:

If you have answered "Yes" to Question No. 1 and Question No. 2 above, state the amount of damages, if any, the Plaintiff is entitled to recover. \$15,211.00

s/WILLIAM DAVIS, SR.
Foreman

MAR. 27, 1997, PLAINTIFFS' FIRST MOTION IN LIMINE, filed by s.KEVIN R. LOMUPO, ESQ. NO CERT COPIES

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the within Plaintiff's First Motion in Limine has been served on the following counsel of record in the above-referenced matter by hand delivery on 1/17/97. TO: JOHN W. BLASKO, ESQ. S/Kevin R. Lomupo, Esq.

MAR. 27, 1997, PLAINTIFFS' SECOND MOTION IN LIMINE, filed by s/KEVIN R. LOMUPO, ESQ. NO CERT COPIES

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the within Plaintiffs' Second Motion in Limine has been served on the following counsel of record in the above-referenced matter by hand delivery on 1/17/97. TO: John W. Blasko, Esq. s/Kevin R. Lomupo, Esq.

MAR. 27, 1997, DEFENDANTS' REQUESTED POINTS FOR CHARGE, filed by s/JOHN W. BLASKO, ESQ. No Cert Copies

MAR. 27, 1997, POINTS FOR CHARGE, file by s/KEVIN R. LOMUPO, ESQ. NO CERT COPIES

APR. 03, 1997, PETITION TO RECOVER DELAY DAMAGES, filed by s/KEVIN R. LOMUPO, ESQ. NO CERT COPIES

APR. 17, 1997, ORDER OF COURT, filed. ONE (1) CERT TO ATTY LOMUPO, BLASKO

AND NOW, to-wit, on this 16th day of April, 1997, it is hereby ORDERED, ADJUDGED and DECREED that damages for delay are hereby awarded in the amount of \$3,574.59 for Plaintiffs. The Prothonotary is hereby ordered to enter judgment in Plaintiff's favor and against the Defendants upon the verdict of the jury entered in this matter in the amount of \$15,211.00 plus delay damages in the amount of \$3,574.59.

BY THE COURT: s/JOHN K. REILLY, JR., President Judge

JUDGMENT IS ENTERED IN FAVOR OF THE PLAINTIFFS AND AGAINST THE DEFENDANTS BY COURT ORDER IN THE SUM OF EIGHTEEN THOUSAND SEVEN HUNDRED EIGHTY-FIVE DOLLARS AND FIFTY-NINE CENTS.

DEBT: \$18,785.59

COURT ORDERED JUDGMENT

CONTINUED ON PAGE 285


Prothonotary

Anthony S. Guido

STACIE L. STAHLMAN,

FEBRUARY 24, 1993, COMPLAINT IN CIVIL ACTION, filed by Anthony S. Guido, Esquire.
One (1) copy Certified to Sheriff as per instructions.

Feb 24 11:15 am

93-286-CD

MARCH 10, 1993, PRAECIPE FOR ENRY OF APPEARANCE, filed

Kindly enter my appearance on behalf of Michael H. McGranor, defendant above-named. /s/ Jeffrey M. Gordon, Esq.

MARCH 18, 1993, ANSWER TO COMPLAINT, filed by Jeffrey M. Gordon, Esq.

CERTIFICATE OF SERVICE, filed

March 17, 1993, ANSWER TO COMPLAINT SERVED TO: Anthony S. Guido, Esq. /s/ Jeffrey M. Gordon, Esq.

MARCH 23, 1993, 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/ Anthony S. Guido, Esq. ARBITRATION 2 HOURS.

Jeffrey M. Gordon Ammerman & Ammerman

MICHAEL H. McGRANOR,

APRIL 8, 1993, LETTERS MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING FOR TUESDAY, JUNE 8, 1993, at 8:30 A.M., filed.

MAY 20, 1993, ORDER, filed (See Bottom of Pg)

JUNE 23, 1993, SHERIFF RETURNS, filed.

NOW, FEB. 25, 1993, AT 11:43 AM EST, SERVED THE WITHIN COMPLAINT ON MICHAEL H. MC GRANOR, DEFENDANT AT RESIDENCE, 318 WOOD ST., DU BOIS, CLEARFIELD COUNTY, PENNA. BY HANDING TO JAMES McGRANOR, FATHER, A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HIM THE CONTENTS THEREOF. SERVED BY NEVLING. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM

Pro by Atty 40.00

JCP Fee by Atty 5.00

Pro by Atty 15.00

Shff by Atty 33.52

Shff by Atty 2.00

Pro by Atty 5.00

AUGUST 20, 1993, LETTER MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING FOR SEPTEMBER 13, 1993, filed.

JANUARY 6, 1994, LETTERS MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING FOR MONDAY, JANUARY 31, 1994, filed.

JANUARY 24, 1994, PRAECIPE FOR WITHDRAWAL OF APPEARANCE, filed.3 cert/Atty

Kindly withdraw my appearance on behalf of Michael H. McGranor, Defendant above-named. /s/ Jeffrey M. Gordon, Esq.

JANUARY 24, 1994, PRAECIPE TO ENTER APPEARANCE, filed. 3 cert/Atty

Please enter the appearance of Ammerman & Ammerman, as attorneys of record for the Defendant, Michael H. McGranor, in the above-captioned case. /s/ Beth Ammerman Gerg, Esq.

MAY 20, 1994, ORDER, filed

NOW, this 20th day of may, 1993, upon consideration of the foregoing Motion for Continuance of Arbitration Hearing, it is the ORDER of this Court that said Arbitration Hearing scheduled for June 8, 1993 is hereby continued. BY THE COURT: John K. Reilly, Jr, P.J.

AUGUST 10, 1994, LETTER MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING FOR THURSDAY, SEPTEMBER 8, 1994 at 8:30 A.M., filed.

AUGUST 18, 1994, NOTICE PURSUANT TO PENNSYLVANIA RULE OF CIVIL PROCEDURE 1305, filed by Kimberly M. Kubista, ESq.

CERTIFICATE OF SERVICE, filed

August 18, 1994, NOTICE SERVED TO: Beth Ammerman Gerg, Esq. s/ Kimberly M. Kubista, Esq.

SEPTEMBER 19, 1994, PRAECIPE TO DISCONTINUE, filed

Please mark the above captioned matter, satisfied, settled, discontinued and ended. /s/ Kimberly M. Kubista, Esq.

SATISFIED

SETTLED

DISCONTINUED

AND

ENDED

Heather A. Williams

EVERETT CASH MUTUAL INSURANCE, as Subrogee of DAVID E. and BRANDA DUNLAP,

FEBRUARY 24, 1993, PRAECIPE FOR ISSUANCE OF WRIT OF SUMMONS, filed by Heather A. Williams, Esquire.
Kindly issue a Writ of Summons relative to the above-captioned case against the plaintiff PENNSYLVANIA ELECTRIC COMPANY, 1001 Broad Street, Johnstown PA 15907, on behalf of the Plaintiff, Everett Cash Mutual Insurancem as Subrogee of David E. and Brenda Dunlap. /s/ Heather A. Williams, Esquire.

FEBRUARY 24, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.

APRIL 23, 1993, SHERIFF RETURN, filed February 24, 1993, Jay Roberts, Shff of Cambria Co deputized by Chester A. Hawkins, Shff of Clfd Co.
March 2, 1993, SUMMONS SERVED TO: Pennsylvania Electric Co, Deft by Shff Roberts. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

JUNE 15, 1993, PRAECIPE TO DISCONTINUE, filed
Kindly mark the docket settled and discontinued in the above-captioned action. /s/ Heather A. Williams, Esq.

SETTLED DISCONTINUED

Feb 24 11:50 am

93-287-CD

PENNSYLVANIA ELECTRIC COMPANY,

Pro by Atty 20.00
JPC Fee by Atty 5.00

Shff by Atty 22.60
Shff
Roberts by Atty 29.50
Sur
charge by Atty 2.00
Pro by Atty 5.00

Alan F. Kirk

JEFF SHAW,
A Minor, by and through
his parents,
JAMES SHAW and
JOANNE SHAW,

FEBRUARY 24, 1993, PETITION FOR COURT ORDER TO APPROVE SETTLEMENT AGREEMENT, filed by Alan F. Kirk, Esquire.
One (1) copy Certified to Attorney.
One (1) copy Certified to Court Administrator.
MARCH 2, 1993, ORDER, filed by Kriner, Koerber & Kirk, P.C. Three Copies Certified to Attorney.
AND NOW this 2nd day of March, 1993, upon condieration of the foregoing Petition for Court Order To Approve Settlement Agreement (Allow Counsel Fees, Expenses and Direct Distribution), and upon consideration of the executed Settlement Agreement attached hereto, it is hereby ORDERED AND DECREED that the Settlement Agreement dated February 19, 1993 is hereby approved and the payments to the Claimant as are listed in Section IV of the Settlement Agreement are hereby directed as follows: \$10,000.00 to Alan F. Kirk, Esquire; \$7,460.75 to James Shaw and Joanne Shaw, parents and natural guardians of Jeff Shaw, a minor, for medicals; \$3,500.00 on 09/28/94 to James Shaw and Joanne Shaw, parents and natural guardians of Jeff Shaw, a minor, for possible further medical treatment, should further treatment be unnecessary, the same to be held in an interest bearing account with a federally insured savings institution for the benefit of Jeff Shaw until he reaches the age of eighteen (18); Four (4) payments of \$5,000.00 on 9/28/97, 9/28/98, 9/28/99 and 9/28/2000. All other aspects of the Settlement Agreement are incorporated herein by reference as if set forth at length. BY THE COURT: s/ John K. Reilly, Jr., P.J.

Feb 24
3:40 pm

93-288-CD

Pro by Atty 40.00
JPC Fee by Atty 5.00

Charles E. Bobinis

NATIONSCREDIT,
formerly known as
CHRYSLER FIRST CONSUMER
DISCOUNT COMPANY,
Assignee, THE SIDING
AND DECKING COMPANY,

FEBRUARY 25, 1993, COMPLAINT, filed by Charles E. Bobinis, Esquire.

Two (2) copies Certified to Sheriff as per instructions.

MARCH 29, 1993, SHERIFF RETURN, filed

NOW, March 29, 1993 return the within Complaint NOT SERVED, TIME EXPIRED" /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

APRIL 20, 1993, PRAEICPE TO REINSTATE COMPLAINT, filed

Kindly reinstate the Complaint in the above captioned matter. /s/ Nicholas D. Krawec, Esq.

APRIL 21, 1993, COMPLAINT REINSTATED AND REISSUED TO SHERIFF FOR SERVICE. /s/ arf

MAY 21, 1993, ANSWER TO PLAINTIFFS' COMPLAINT, filed by Paul E. Cherry, Esq.

MAY 21, 1993, CERTIFICATE OF SERVICE, filed

May 20, 1993 DEFENDANTS' ANSWER TO PLAINTIFF"S COMPLAINT ON Charles E. Bobinis, ESQ AND William L. Puchnick, Esq. /s/ Paul E. Cherry, Esq.

JUNE 23, 1993, SHERIFF RETURNS, filed.

NOW, APRIL 22, 1993, AT 10:50 AM EST, SERVED THE WITHIN COMPLAINT ON SAMEUEL J. TONEY, III, DEFENDANT, AT MARKET STREET, CLEARFIELD, CLEARFIELD COUNTY, PENNA. (SHERIFF'S OFFICE) BY HANDING TO PAUL CHERRY, ATTY. FOR DEFENDANT A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HIM THE CONTENTS THEREOF. SERVED BY SHFF. HAWKINS.

NOW, APRIL 22, 1993, AT 10:50 AM EST, SERVED THE WITHIN COMPLAINT ON PATRICIA J. TONEY, DEFENDANT AT MARKET ST., CLEARFIELD, CLEARFIELD COUNTY, PENNA. (SHERIFF'S OFFICE) BY HANDING TO PAUL CHERRY, ATTY. FOR DEFENDANT, A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HIM THE CONTENTS THEREOF. SERVED BY: SHFF. HAWKINS. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM

SAMUEL J. TONEY III and
PATRICIA J. TONEY,

SEPTEMBER 21, 1993, PRAECIPE TO SETTLE AND DISCONTINUE, filed

Kindly settle, discontinue and end the above captioned matter upon the records of the Court and mark the costs paid. /s/ David B. Lingenfelter, ESq.

SETTLED

DISCONTINUED

ENDED

Feb 25
11:00 am

93-290-CD

Pro	by Atty	40.00
JCP Fee	by Atty	5.00
Shff	by Atty	16.10
sur charge	by Atty	4.00
Pro	by Atty	5.00
Shff	by Atty	14.80
Pro	by Atty	5.00

<p>Ann B. Wood</p> <p>2/25/93 \$95.00 pd by atty</p> <p>Clfd Trust BAL/\$75.00</p>	<p>FRANKLIN E. WISOR,</p> <p>93-291-CD</p>	<p>FEBRUARY 25, 1993, COMPLAINT IN DIVORCE, filed by Ann B. Wood, Esquire. One (1) copy Certified to Attorney.</p> <p>MARCH 3, 1993, ACCEPTANCE OF SERVICE, filed I, David C. Mason, Esquire, accept service of the Divorce Complaint on behalf of Erma M. Wisor and certify that I am authorized to do so. /s/ David C. Mason, Esq.</p> <p>JUNE 29, 1993, PETITION FOR SPECIAL RELIEF, filed by Ann B. Wood, Esquire WHEREFORE, Petitioner requests the Nonorable Court, pursuant to Rule 1920.43(a)(3) to issue an Order directing that Respondent execute the vehicle registration application for the parties 1989 truck in order to permit the Respondent to continue to operate said vehicle and further that she sign the title in order to place title to the vehicle solely in the name of Mr. Wisor so that his critical transportation needs shall not be held hostage in the future. BELL, SILBERBLATT & WOOD, By s/ Ann B. Wood, Esquire RULE RETURNABLE NOW, this 29th day of June, 1993, upon consideration of the Petitioner's Petition for Special Relief filed with regard to the above matter, it is the Order of this Court that a Rule is directed to Respondent to appear and show cause why the prayer of the Petitioner should not be granted. Rule Returnable the 13th day of July, 1993 at 10:30 o'clock a.m. in Courtroom number ___ at the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: s/ Joseph S. Ammerman, Judge</p> <p>JUNE 29, 1993, RULE ISSUED AND MAILED TO ATTY WOOD; ATTY MASON, BY REGULAR MAIL.</p> <p>SEPTEMBER 30, 1993, CERTIFICATE OF SERVICE, filed. I, DAVID C. MASON, Esquire, do hereby certify that I caused a true and correct copy of the Answer, New Matter and Counter-Claim in the above captioned matter to be served on the following by placing the same in the United States Mail, postage prepaid, addressed as follows: Franklin E. Wisor, % Ann B. Wood, Esquire, Bell, Silberblatt & Wood, Attorneys at Law, 318 East Locust Street, PO Box 670, Clearfield, PA 16830. By s/ David C. Mason, Esq</p>
<p>David C. Mason</p> <p>12.27.94 \$250.00 pd by ABW,CK#8986</p> <p>06/21/95 \$725.00 PAID by REV. ERMA M. CONRAD, MASTERS FEE, CK#2201</p> <p>6/21/95 \$725.00 pd. Plff. ck#9117</p> <p>CK#2896 TRANSFER TO REGULAR ACCOUNT PRO STATE</p> <p>CK#1517</p>	<p>ERMA M. WISOR,</p> <p>Pro 40.00</p> <p>State by Atty (2 counts) 10.00</p> <p>JCP Fee by Atty 10.00</p> <p>State .50</p> <p>75.00 40.00 .50</p> <p>ATTY 34.50</p> <p>3407 \$,1,080.56 3408 19069 PRO by Atty 8.00</p>	<p>BY THE COURT: s/ Joseph S. Ammerman, Judge</p> <p>JUNE 29, 1993, RULE ISSUED AND MAILED TO ATTY WOOD; ATTY MASON, BY REGULAR MAIL.</p> <p>SEPTEMBER 30, 1993, CERTIFICATE OF SERVICE, filed. I, DAVID C. MASON, Esquire, do hereby certify that I caused a true and correct copy of the Answer, New Matter and Counter-Claim in the above captioned matter to be served on the following by placing the same in the United States Mail, postage prepaid, addressed as follows: Franklin E. Wisor, % Ann B. Wood, Esquire, Bell, Silberblatt & Wood, Attorneys at Law, 318 East Locust Street, PO Box 670, Clearfield, PA 16830. By s/ David C. Mason, Esq</p>
<p>CK#3406 \$428.75 3407 \$,1,080.56 3408 19069 PRO by Atty 8.00</p> <p>JANUARY 14, 1994, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND COSTS AND EXPENSES filed by David C. Mason, Esquire. RULE, filed. AND NOW, this 21st day of January, 1994, a rule is issued upon Plaintiff, FRANKLIN E. WISOR, TO APPEAR AND SHOW CAUSE, IF ANY THERE BE WHY THE RELIEF PRAYED FOR IN Defendant's Petition for Alimony pendente Lite, Counsel fees, and csots and expenses, should not be granted. Said Rule is returnable the 8th day of February, 1994, at 3:00 o'clock P.M. in Court Room Number 2, Clearfield County Courthouse, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>JANUARY 24, 1994, RULE ISSUED ON ANN B. WOOD, ATTORNEY FOR PLAINTIFF, THIS DATE BY REGULAR MAIL. bce</p> <p>MARCH 21, 1994, ORDER, filed 1 cert/Atty Wood, Mason AND NOW, it is the ORDER of this Court that after hearing, this 21st day of March, 1994, that we will award the amount of Three Hundred Fifty (\$350.00) Dollars as Pendente Lite, to be paid by Franklin E. Wisor to Erma M. Wisor, that to begin one (1) month from today's date and to continue until such time as final disposition of the matter. Secondly, that he shall continue to pay the loan payment and insurance on the vehicle which she has in her possession. As to counsel fees and costs, we are going to ORDER that he pay the amount of Two Hundred Fifty (\$250.00) Dollars into the master's fee fund so that the case may progress as soon as possible. /s/ H. Clifton McWilliams, Sr, SP</p> <p>MAY 31, 1994, CERTIFICATE OF SERVICE, filed May 26, 1994, INTERROGATORIES PROPOUNDED BY DEFENDANT TO BE ANSWERED BY THE PLAINTIFF SERVED TO: Franklin E. Wisor % Ann B. Wood, Esq. /s/ David C. Mason, Esq.</p> <p>JUNE 23, 1994, ANSWERS TO INTERROGATORIES PROPOUNDED BY DEFENDANT TO BE ANSWERED BY PLAINTIFF, filed by Ann B. Wood, Esq. CERTIFICATE OF SERVICE, filed June 23, 1994, PLAINTIFF'S ANSWER TO INTERROGATORIES SERVED TO: David C. Mason, Esq. /s/ Ann B. Wood, Esq.</p> <p>JULY 8, 1994, CERTIFICATE OF SERVICE, filed July 8, 1994, INTERROGATORIES PROPOUNDED BY PLAINTIFF TO BE ANSWERED BY DEFENDANT SERVED TO: Erma M. Wisor, Deft c/o David C. Mason, Esq. s/Ann B. Wood, Esq.</p> <p>AUGUST 19, 1994, CERTIFICATE OF SERVICE, filed August 17, 1994, DEFENDANT'S ANSWERS TO INTERROGATORIES PROPOUNDED BY PLAINTIFF SERVED TO: Franklin E. Wisor, % Ann B. Wood, Esq. /s/ David C. Mason, Esq.</p>	<p>ATTY 34.50</p> <p>3407 \$,1,080.56 3408 19069 PRO by Atty 8.00</p>	<p>SEPTEMBER 30, 1993, ANSWER, NEW MATTER & COUNTER-CLAIM, filed by David C. Mason, Esq. 1 cert/Atty</p> <p>JANUARY 14, 1994, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES, AND COSTS AND EXPENSES, filed by David. C. Mason, Esq.</p> <p>JANUARY 14, 1994, PETITION FOR ALIMONY PENDENTE LITE, COUNSEL FEES AND COSTS AND EXPENSES filed by David C. Mason, Esquire. RULE, filed. AND NOW, this 21st day of January, 1994, a rule is issued upon Plaintiff, FRANKLIN E. WISOR, TO APPEAR AND SHOW CAUSE, IF ANY THERE BE WHY THE RELIEF PRAYED FOR IN Defendant's Petition for Alimony pendente Lite, Counsel fees, and csots and expenses, should not be granted. Said Rule is returnable the 8th day of February, 1994, at 3:00 o'clock P.M. in Court Room Number 2, Clearfield County Courthouse, Pennsylvania. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p>JANUARY 24, 1994, RULE ISSUED ON ANN B. WOOD, ATTORNEY FOR PLAINTIFF, THIS DATE BY REGULAR MAIL. bce</p> <p>MARCH 21, 1994, ORDER, filed 1 cert/Atty Wood, Mason AND NOW, it is the ORDER of this Court that after hearing, this 21st day of March, 1994, that we will award the amount of Three Hundred Fifty (\$350.00) Dollars as Pendente Lite, to be paid by Franklin E. Wisor to Erma M. Wisor, that to begin one (1) month from today's date and to continue until such time as final disposition of the matter. Secondly, that he shall continue to pay the loan payment and insurance on the vehicle which she has in her possession. As to counsel fees and costs, we are going to ORDER that he pay the amount of Two Hundred Fifty (\$250.00) Dollars into the master's fee fund so that the case may progress as soon as possible. /s/ H. Clifton McWilliams, Sr, SP</p> <p>MAY 31, 1994, CERTIFICATE OF SERVICE, filed May 26, 1994, INTERROGATORIES PROPOUNDED BY DEFENDANT TO BE ANSWERED BY THE PLAINTIFF SERVED TO: Franklin E. Wisor % Ann B. Wood, Esq. /s/ David C. Mason, Esq.</p> <p>JUNE 23, 1994, ANSWERS TO INTERROGATORIES PROPOUNDED BY DEFENDANT TO BE ANSWERED BY PLAINTIFF, filed by Ann B. Wood, Esq. CERTIFICATE OF SERVICE, filed June 23, 1994, PLAINTIFF'S ANSWER TO INTERROGATORIES SERVED TO: David C. Mason, Esq. /s/ Ann B. Wood, Esq.</p> <p>JULY 8, 1994, CERTIFICATE OF SERVICE, filed July 8, 1994, INTERROGATORIES PROPOUNDED BY PLAINTIFF TO BE ANSWERED BY DEFENDANT SERVED TO: Erma M. Wisor, Deft c/o David C. Mason, Esq. s/Ann B. Wood, Esq.</p> <p>AUGUST 19, 1994, CERTIFICATE OF SERVICE, filed August 17, 1994, DEFENDANT'S ANSWERS TO INTERROGATORIES PROPOUNDED BY PLAINTIFF SERVED TO: Franklin E. Wisor, % Ann B. Wood, Esq. /s/ David C. Mason, Esq.</p>

Daniel C. Bell,

JERRY L. YARGER,

FEBRUARY 25, 1993, COMPLAINT IN DIVORCE, filed by Daniel C. Bell, Esquire.

One (1) copy Certified to Attorney.

MARCH 10, 1993, ENTRY OF APPEARANCE, filed

Please enter my appearance on behalf of the Defendant KAREN L. YARGER, in the above captioned matter. /s/ Robin B. Shepherd, Esq.

MARCH 10, 1993, ANSWER AND COUNTERCLAIM, filed

by Robin B. Shepherd, Esq. 2 cert/Atty

MARCH 10, 1993, ACCEPTANCE OF SERVICE, filed

I hereby accept service of the Complaint In Divorce on behalf of the Defendnat, Karen L. Yarger, and further certify that I am specifically authorized by Karen L. yarger to accept service of the same. /s/ Robin B. Shepherd, Esq.

SEPTEMBER 3, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. One copy to Attys Bell, Gearhart.

DECEMBER 4, 1996, ORDER, filed.

Cert. copy to Atty. Bell, Atty. Gearhart

NOW, this 3rd day of December, 1996, 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 nor an attorney representing same having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby dismissed. BY THE COURT: /s/ Fredric J. Ammerman, Judge

DISMISSED

Pro 40.00
State by Atty 10.00
(1 count)
JCP Fee by Atty 5.00

2/22/93
\$90.00 pd
by atty

93-292-CD

Clfd Trust
BAL/\$75.00

Robin B. Shepherd

KAREN L. YARGER,

CS - 1990
to
CIVIL
bu
34.50

Winifred H. Jones-Wenger

JEANNETTE M. RALSTON,

FEBRUARY 26, 1993, COMPLAINT IN DIVORCE, filed by Winifred H. Jones-Wenger, Esquire.
One (1) copy Certified to Attorney.

MARCH 4, 1993, ACCEPTANCE OF SERVICE/RE: COMPLAINT IN DIVORCE UNDER SECTION 3301(c) OF THE DIVORCE CODE, filed

I hereby accept service of the Complaint in Divorce under Section 3301(c) of the Divorce Code filed herein and acknowledge receipt of a true and correct copy thereof. /s/ Robert R. Ralston, Deft.

2/26/93
\$90.00 Pd
by Atty

93-294-CD

MARCH 10, 1993, STIPULATION AND MOTION FOR CUSTODY, PARTIAL CUSTODY AND VISITATION, filed by Winifred H. Jones-Wenger, Esq. 2 cert/Atty

Clfd Trust
BAL/\$75.00

MARCH 10, 1993, ORDER, filed 2 cert/Atty
NOW THIS, 8th day of March, 1993, upon Stipulation and Motion of the parties in the above-captioned action, it is hereby ORDERED and DIRECTED as follows:

ROBERT R. RALSTON,

1. The parties shall have joint legal custody of ROBERT ALLEN RALSTON, born September 23, 1992 and JASON WILLIAM RALSTON, born July 8, 1985, the "CHILDREN".

2. JEANNETTE M. RALSTON, "MOTHER" shall have primary physical custody of the minor CHILDREN, subject to the right of ROBERT R. RALSTON, "FATHER" to have partial custody in the nature of visitation.

3. FATHER shall have regular visitation with the minor CHILDREN as follows:

A. Every other weekend from Friday at 5:00 pm to Sunday at 7:00 pm; and

B. Every Tuesday from 4:00 pm to 7:30 pm. During the CHILDREN'S summer vacation such time shall be from 4:00 pm to 8:30 pm.

4. The parties will share and divide the various holidays as follows:

Pro 40.00

A. MOTHER shall have the CHILDREN:

State by Atty 10.00

(1) At Christmas from 5:00 pm on December 24th to 5:00 pm on December 25th;

JCP Fee by Atty 5.00

(2) On Easter From 6:00 pm the previous evening to 7:30 pm Easter Sunday; and

Pro .50

(3) On Mother's Day from 9:00 am to 7:30 pm.

CK#2093 TRANSFER TO REGULAR ACCOUNT 75.00
PRO 40.00
PRO .50

B. FATHER shall have the CHILDREN:

(1) From December 25th at 5:00 pm to December 19th at 8:30 pm;

CK#2296 ATTY 34.50

(2) From the Friday occurring the day after

Thanksgiving at 9:00 am to the day before school recommences after Thanksgiving vacation at 7:30 pm; and

(3) On Father's Day from 9:00 am to 7:30 pm.

C. In odd-numbered years MOTHER and even-numbered years FATHER shall have the CHILDREN:

(1) July 4th (from 5:00 pm previous evening to 9:00 am July 5th; and

(2) Thanksgiving Day (from 5:00 pm the previous evening to 3:00 pm on Thanksgiving Day.)

D. In Odd-numbered years FATHER and even-numbered years MOTHER shall have the CHILDREN:

(1) Memorial Day (from 5:00 pm previous evening until 7:30 pm Memorial Day);

(2) Labor Day (from 5:00 pm previous evening until 7:30 pm Labor Day); and

(3) If at all possible each CHILD will have some time with each parent on the CHILD'S birthday. To accomplish this, the parent with whom the CHILD is otherwise spending the day will permit the other parent to have the CHILD for two hours.

5. FATHER shall have visitation with the minor CHILDREN during the summer for a week each of the summer months of June, July and August. FATHER shall inform MAOTHER of his plans for such vacation time at least a week in advance.

6. The holiday visitation set forth in Paragraph 4 will have precedence over regular weekend and weekly visitation and summer visitation.

7. The parties may provide for such other visitation as may be mutually agreed upon between them.

8. FATHER shall provide transportation to facilitate the visitation as set forth in this agreement. BY THE COURT: Joseph S. Ammerman, Judge.

JUNE 24, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Winifred H. Jones-Wenger, Attorney for Plaintiff

AFFIDAVIT OF CONSENT of JEANNETTE M. RALSTON, Plaintiff, filed.

AFFIDAVIT OF CONSENT of ROBERT R. RALSTON, Defendant, filed.

DIVORCE DECREE

AND NOW the 29th day of June, 1993, it is therefore DECREED that JEANNETTE M. RALSTON be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and ROBERT R. RALSTON. 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 she or he had never been heretofore married. Full force and recognition to be given to the Agreement dated February 25,

Anthony S. Guido

LEO C. KAROLESKI,

FEBRUARY 26, 1993, PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE, filed by Robin Foor, Esquire
PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE, filed

Enter rule upon LEO C. KAROLESKI, appellee, to file a complaint in this appeal (Common Pleas No. 93-295-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ Robin Foor, Esquire

RULE: To LEO C. KAROLESKI, appellee.

Feb 26 1:50 pm

93-295-CD

FEBRUARY 26, 1993, PETITION TO PROCEEDIN FORMA PAUPERIS, filed.

REFUSED BY THE COURT.

MARCH 3, 1993, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE filed.

I hereby swear or affirm that I served a copy of the Notice of Appeal, Common Pleas No. 93-295-CD, upon the District Justice designated therein on 3/1/93, by certified mail, sender's receipt attached hereto, and upon the appellee, LEO C. KAROLESKI, on March 1, 1993, 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 1, 1993, by certified mail, sneder's receipt attached hereto /s/ Robin J. Foor, Esquire.

Robin Foor

MARLENE BORTZ and VAN BORTZ,

MARCH 3, 1993, TRANSCRIPT, filed.

MARCH 25, 1993, COMPLAINT IN EJECTMENT, filed by Anthony Guido, Esuquire.

MARCH 25, 1993, CERTIFICATE OF SERVICE, filed.

I hereby certify that on this 24th day of March, 1993, I forwarded a true and correct copy of the Complaint in Ejectment filed in the above matter to Van Bortz and marlene Bortz by regular mail, postage prepaid. /s/ Anthony S. Guido, Esquire.

APRIL 13, 1993, ANSWER AND COUNTER CLAIM, filed by Forin Jean Foor, Esquire.

APRIL 26, 1993, REPLY TO NEW MATTER AND ANSWER TO COUNTERCLAIM, filed by Anthony S. Guido, Esq.

MAY 20, 1993, PETITION TO PROCEED IN FORMA PAUPERIS, filed by Robin Jean Foor, Esq.

ORDER, filed

AND NOW, this 20th day of May, 1993, upon consideration of the Petition of Plaintiff to Proceed In Forma Pauperis, it is hereby granted that Van and Marlene Bortz, Defendants, may file the Notice of Appeal from District Justice Judgment in forma pauperis and proceed to the termination of proceedings without payment of filing fees or costs. /s/ Allen D. Bietz, Prothonotary.

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified copies to Atty Guido and Keystone Legal Service.

OCT. 17, 1995, CERTIFICATE OF READINESS, filed. NO CERT COPIES

I certify that all discovery in the case has been completed; all necessary parties and witnesses are available; serious selltment 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 who are not represented by counsel. s/ANTHONY S. GUIDO, ESQ.

JAN. 16, 1996, PRAECIPE TO DISCONTINUE, filed. NO CERT COPIES

Kindly mark the above referenced matter discontinued and ended of record. s/MATTHEW B. TALADAY, ESQ.
CERTIFICATE OF SERVICE

I hereby certify that on January 15, 1996, I mailed by first class mail, postage prepaid, a true copy of the Praecipe to Discontinue to the following:
ROBIN JEAN FOOR, ESQ.

COURT ADMINISTRATOR

s/MATTHEW B. TALADAY, ESQ.

DISCONTINUED

AND

ENDED

Billed County 4 /16/93

Kim C. Kesner
Barbara J. Hugney-Shope

PAMELA K. RIGLIN,

FEBRUARY 26, 1993, COMPLAINT IN DIVORCE, filed by Kim C. Kesner, Esquire.

Three (3) copies certified to Attorney

MARCH 9, 1993, ACCEPTANCE OF SERVICE, filed I, ROBIN B. SHEPHERT, ESQ, do hereby accept service of the Complaint in Divorce filed to the above captioned matter on behalf of my client, James B. Riglin, II. /s/ Robin B. Shepherd, Esq.

SEPTEMBER 22, 1993, AFFIDAVIT OF CONSENT OF PAMELA K. RIGLIN, Plff, filed 1 cert/Atty

OCTOBER 18, 1993, AFFIDAVIT OF CONSENT OF JAMES B. RIGLIN, filed 1 cert/Atty

OCTOBER 20, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Sughrue and Kesner
DECREE OF DIVORCE, filed.

AND NOW, to-wit: this 22nd day of October, 1993, it is ORDERED, ADJUDGED, and DECREED that Pamela K. Riglin, Plaintiff, and James B. Riglin, II, Defendant, shall be and hereby are divorced from the bonds of matrimony.

FURTHER, that the Marriage Settlement Agreement between the parties dated September 30, 1993 filed of record is hereby approved and 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. BY THE COURT: s/ John K. Reilly, Jr., Judge

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

2/26/93
\$90.00 Pd
by Atty

93-296-CD

Clfd Trust
BAL/\$75.00

Robin-B. Shepherd
R-DENNING
GEARHART
Kimberly M. Kubista

JAMES B. RIGLIN, II,

Shff
Hawkins by atty 27.68
Sur-charge by atty 2.00
Pro 40.00
State by Atty 10.00
JCP Fee by Atty 5.00
Pro .50

CK#2254 TRANSFER TO REGULAR ACCOUNT 75.00
PRO 40.00
PRO .50
CK#2467 ATTY 34.50

FEB. 18, 1997, PETITION TO MODIFY CUSTODY, filed. TWO (2) CERT TO ATTY GEARHART
s/R. DENNING GEARHART, ESQ.
VERIFICATION, s/JAMES B. RIGLIN, II

FEB. 18, 1997, PETITION FOR CONTEMPT, filed. TWO (2) CERT TO ATTY GEARHART
s/R. DENNING GEARHART
VERIFICATION, s/JAMES B. RIGLIN, II

FEB. 19, 1997, RULE RETURNABLE, filed. TWO (2) CERT TO ATTY GEARHART
NOW, this 19th day of February, 1997, upon consideration of the attached Petition for Contempt, a Rule is hereby issued upon Plaintiff to Show Cause why the Petition should not be granted. Rule Returnable the 11th day of March, 1997, for filing written responses. BY THE COURT: s/FREDRIC J. AMMERMAN, JUDGE

FEB. 19, 1997, ORDER OF COURT, filed. TWO (2) CERT TO ATTY GEARHART
You, PAMELA K. RIGLIN LETTIE, have been sued in Court to obtain custody of the children Jacob Daniel Riglin (d.o.b. 12/30/88) adn Melanie Renee Riglin (d.o.b. 5/22/91).
You are Ordered to appear in person the 2nd day of April, 1997, at 10:00 a.m. for a Custody Conference. Please report to the Court Administrator's Office, 2nd Floor, Clearfield County Courthouse, Clearfield, Pa. You will be directed as to where the conference will be held.
BY THE COURT, s/FRED AMMERMAN, JUDGE

MAR. 10, 1997, REPLY TO PETITION FOR CONTEMPT, filed by s/BARBARA H. SCHICKLING, ESQ. THREE (3) CERT TO ATTY SCHICKLING -
VERIFICATION, s/PAMELA K. RIGLIN

MAR. 12, 1997, MOTION FOR MEDIATION CONFERENCE, filed by s/R. DENNING GEARHART, ESQ. TWO (2) CERT TO ATTY GEARHART
ORDER

AND NOW, this 11th day of March, 1997, upon consideration of the foregoing Motion for Mediation Conference, it is the Order of this Court that the custody conference scheduled for April 2, 1997 at 10:00 a.m is hereby canceled and the matter shall be rescheduled for a mediation conference at the Court's earliest convenience.
BY THE COURT, s/FRED AMMERMAN, Judge

MAR. 12, 1997, ORDER FOR MEDIATION CONFERENCE AND PAYMENT OF COSTS, filed. BY THE COURT: s/FREDRIC J. AMMERMAN, Judge

MAR. 12, 1997, MOTION TO CONTINUE PETITION FOR CONTEMPT, filed by s/R. DENNING GEARHART, ESQ. TWO (2) CERT TO ATTY GEARHART
ORDER

AND NOW, this 11th day of March, 1997, upon consideration of the foregoing Motion to Continue Petition for Contempt, it is the ORDER of this Court that the Rule Returnable scheduled for March 11, 1997, is hereby continued until further motion by the parties.
BY THE COURT, s/FRED AMMERMAN, JUDGE

Gary A. Knaresboro

CARLA LYNNE KIFER,

FEBRUARY 26, 1993, EMERGENCY PETITION FOR PROTECTION FROM ABUSE, filed by Gary A. Knaresboro, Esquire
Three (3) copies Certified to Attorney.
TEMPORARY ORDER, filed.

Feb 26
3:25 pm

93-297-CD

AND NOW, this 26th day of February, 1993, upon review of the plaintiff's Petition, the Court enters the following ORDER:

The Defendant, MICHAEL KEVIN KIFER, shall refrain from abusing, harassing, and threatening the plaintiff, CARLA LYNN KIFER, and the minor children and placing them in fear of abuse in any place where they may be found.

The defendant is enjoined and prohibited from living, at, entering, attempting to enter or visiting the residence located at 49 Wrigley Street, Clearfield, Clearfield County, Pennsylvania and any subsequent address in which the plaintiff resides during pendency of this ORDER.

The defendant is prohibited from having any contact with the plaintiff, including, but not limited to entering the place of employment, business or school of the plaintiff and the minor children and harassing the plaintiff and the plaintiff's relatives, friends or minor children.

The Plaintiff is awarded temporary custody of the minor children, Chad Gabriel Kifer, age 16, and Joyel Amber Kifer, age 12.

The Sheriff is directed to serve a copy of the petition and ORDER on the defendant. The plaintiff shall serve copies of the ORDER on the Police Department in the jurisdiction where the plaintiff resides and the Court shall serve County Control which serves as the central registry for all Protection From Abuse ORDERS. Further, the Sheriff is Ordered to confiscate the defendants guns.

THIS ORDER shall remain in full force and effect until modified or terminated by this Court.

THIS IS AN ORDER OF COURT. Any violation of this ORDER by either party constitutes contempt of Court and may be punishable by a fine of up to \$1000.00 One Thousand Dollars and a jail sentence of up to Six (6) months. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

MICHAEL KEVIN KIFER,

Pro by Atty 40.00
JPC Fee by Atty 5.00

MARCH 8, 1993, ORDER, filed 7 cert/Atty

NOW, THIS 8th day of March, 1993, an action under the Protection From Abuse Statue having been filed by the Plaintiff, the proceeding having been served by ----- Department, and proof of the same having been filed to the above term and number, the Plaintiff having appeared to testify and the Defendant having failing to Appear, the following order is issued:

1. The Defendant shall refrain from abusing, harassing, and threatening the Plaintiff, or of placing Plaintiff in fear of abuse at any where Plaintiff may be found.

2. The Defendant is enjoined and prohibited from living at, entering, attempting to enter or visit the residence located at 49 Wrigley St, Clearfield, PA 16830, and any subsequent residence in which the Plaintiff resides during the pendency of this Order. Plaintiff is granted exclusive possession of the premises.

3. The Defendant is prohibited from having any contact with the Plaintiff including, but not limited to, entering the place of employment, business and harassing the Plaintiff.

4. This Order shall be enforced by any law enforcement agency in any county where a violation of this Order occurs.

5. This Order shall remain in full force and effect for a period of one (1) Year from date hereof.

This Proceeding was held prevalent to Order of Court date January 22, 1993. Either party shall have the right to file an appeal, De Navo, with the Prothonotary of Clearfield County within ten (10) days from the date of this Order.

This is an Order of Court. Any violation of any of the provisions of this Order by Defendnat shall constitute contempt of court and may be punishable by incarceration of up to Six (6) months and a fine of up to One Thousand (\$1,000) dollars for each violation. BY THE COURT: James L. Hawkins, District Justice, Hearing Officer.

SEPTEMBER 28, 1993, AMENDUM TO ORDER, filed. No Copies.

AND NOW, as an amendment to the last order of Court dated March 8, 1993, it is the Order of this Court as follows:

1. That the Plaintiff shall have primary physical custody of the parties minor children, born of this marriage, Chad Gabriel Kifer, d.o.b. 8/2/76, and Joyel Amber Kifer, d.o.b. 8/29/80.

2. That the Defendant shall have liberal visitation as agreed on by the parties. This shall remain in effect for ninety (90) days. BY THE COURT: s/ James L. Hawkins.

IN RE:
 CAROL A. FRYE,
 An Alleged Severely
 Mentally Disabled
 Person,

FEBRUARY 26, 1993, PETITION FOR INVOLUNTARY TREATMENT,
 MENTAL HEALTH PROCEDURES ACT OF 1975, filed.

ORDER, filed.
ORDER, filed.

MARCH 3, 1993, MENTAL HEALTH REVIEW OFFICERS
 REPORT AND DECREE, filed.

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

AND NOW, this 3rd day of MARCH, 1993, the Mental
 Health Review Officer's Report is acknowledged. We
 approve his recommendation.

The Court finds that CAROL 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 Sectin 305
 of the Mental Health Procedures Act of 1976, as amended,
 for in-patient treatment for a period of One Hundred
 and Eighty (180) days.

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

Feb 26
 3:45 pm

93-298-CD

Pro *Lyle* 40.00
 JPC Fee *Lyle* 5.00
 R. Mattern 150.00

5-17-93 16:47:79
5-17-93 16:47:79

IN RE:
 JOYCE GEYER,
 An Alleged Severely
 Mentally Disabled
 Person,

FEBRUARY 26, 1993, PETITION FOR INVOLUNTARY TREATMENT,
 MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
 ORDER, filed.
 ORDER, filed.

MARCH 3, 1993,, MENTAL HEALTH REVIEW OFFICERS
 REPORT AND DECREE, filed.
 One (1) copy Certified to Mental Health.
 DECREE, filed.
 AND NOW, this 3rd day of March, , 1993, the Mental
 Health Review Officer's Report is acknowledged. We
 approve his recommendation.

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

Accordingly, the Court ORDERS that the patient
 be involuntarily committed to Warren State Hospital,
 a state mental institution, pursuant to Sectin 305
 of the Mental Health Procedures Act of 1976, as amended,
 for in-patient treatment for a period of One Hundred
 and Eighty (180) days.

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

Feb 26
 3:45 pm

93-299-CD

Pro *Lytle* 40.00
 JCP Fee *Lytle* 5.00
 R. Mattern 186. 96

3-11-93 OK 10/019
3-11-93 OK 10/019

IN RE:
 LISA KESTLER,
 An Alleged Severely
 Mentally Disabled
 Person,

FEBRUARY 26, 1993, PETITION FOR INVOLUNTARY TREATMENT,
 MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

ORDER, filed.
ORDER, filed.

MARCH 3, 1993, MENTAL HEALTH REVIEW OFFICERS
 REPORT AND DECREE, filed.

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

AND NOW, this 3rd day of March, , 1993, the Mental
 Health Review Officer's Report is acknowledged. We
 approve his recommendation.

The Court finds that LISA KESTLER, 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 Sectin 305
 of the Mental Health Procedures Act of 1976, as amended,
 for in-patient treatment for a period of One Hundred
 and Eighty (180) days.

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

Feb 26
 3:45 pm

93-300-CD

Pro *single* 40.00
 JPC Fee *single* 5.00
 R. Mattern 150.00

3 of 15 11/10/79
5 of 15 11/10/79

IN RE:
 MARY L. GRYZBEK,
 An Alleged Severely
 Mentally Disabled Person,

FEBRUARY 26, 1993, PETITION FOR INVOLUNTARY TREATMENT,
 MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
ORDER, filed.
ORDER, filed.

MARCH 3, 1993, , MENTAL HEALTH REVIEW OFFICERS
 REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.
DECREE, filed.
 AND NOW, this 3rd day of March, , 1993, the Mental
 Health Review Officer's Report is acknowledged. We
 approve his recommendation.

The Court finds that MARY L. GRYZBEK continues to be
 severely mentally disabled.

Accordingly, the Court ORDERS that this 305
 Petition be and is hereby DISMISSED.

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

Feb 26
 3:45 pm

93-301-CD

Pro	<i>ky to</i>	40.00
JCP Fee	<i>ky to</i>	5.00
R. Mattern		150.00

3-14-93 CE 127074
3-14-93 CE 127074

IN RE:
 ALAN MCBRIDE,
 An Alleged Severely
 Mentally Disabled
 Person,

FEBRUARY 26, 1993, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed
ORDER, filed.
ORDER, filed.

MARCH 4, 1993, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.
DECREE, filed.
 AND NOW, this 4th day of March, , 1993, 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 Sectin 305 of the Mental Health Procedrues Act of 1976, as amended, for in-patient treatment for a period of One Hundred and Eighty (180) days.

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

Feb 26
 3:45 pm

93-302-CD

Pro *Reilly* 40.00
 JCP Fee *Reilly* 5.00
 R. Mattern 150.00

8-14-93 OK 11/10/79
5-14-93 OK 11/10/79

IN RE:
 RAY J. PROVINS
 An Alleged Severely
 Mentally Disabled
 Person,

FEBRUARY 26, 1993, PETITION FOR INVOLUNTARY TREATMENT,
 MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
ORDER, filed
ORDER, filed.

MARCH 3, 1993, , MENTAL HEALTH REVIEW OFFICERS
 REPORT AND DECREE, filed.
 One (1) copy Certified to Mental Health.
DECREE, filed.
 AND NOW, this 3rd day of March, , 1993, the Mental
 Health Review Officer's Report is acknowledged. We
 approve his recommendation.

The Court finds that RAY J. PROVINS, 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 Sectin 305
 of the Mental Health Procedrues 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 fee of J. Richard Mattern II, Esquire,
 Clearfield County Mental Health Review Officer. BY
 THE COURT: /s/ John K. Reilly, Jr., President Judge.

Feb 26
 3:45 pm

93-303-cD

Pro *by the* 40.00
 JPC Fee *by the* 5.00
 R. Mattern 150.00

3-19-93 OK 11/10/99
3-19-93 - OK 10/10/99

IN RE:
 GORDON ROSS,
 An Alleged Severely
 Mentally Disabled
 Person,

FEBRUARY 26, 1993, PETITION FOR INVOLUNTARY TREATMENT,
 MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

ORDER, filed.
ORDER, filed.

MARCH 3, 1993, MENTAL HEALTH REVIEW OFFICERS
 REPORT AND DECREE, filed.

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

AND NOW, this_3rd day of MARCH , 1993, the Mental
 Health Review Officer's Report is acknowledged. We
 approve his recommendation.

The Court finds that GORDON ROSS 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
 and Eighty (180) days.

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

Feb 26
 3:45 pm

93-304-CD

Pro *by [signature]* 40.00
 JCP Fee *[signature]* 5.00
 R. Mattern 150.00

5/17/93 10:17:29
5/17/93 10:17:29

IN RE:
 FRANCIS D. TYMENSKY
 An Alleged Severely
 Mentally Disabled Person,

FEBURARY 26, 1993, PETITION FOR INVOLUNTARY TREATMENT VIA THE CRIMINAL JUSTICE SYSTEM, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

ORDER, filed.
ORDER, filed.

MARCH 2, 1993, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) Certified to Attorney.
DECREE, filed.
 AND NOW, this 2nd day of March, 1993, the Mental

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

The Court finds that FRANCIS D. TYMENSKY is severely mentally disabled within the meaning of the Mental Helath Procedures Act of 1976, as amended.

Accordingly, the Court ORDERS that FRANCIS D. TYMENSKY be involuntarily committed to the WARREN STATE HOSPITAL FORENSIC UNIT, for in-patient care and treatment as a severely mentally disabled person, for a period of forty=five (45) days. TRANSFER DATE: March 3, 1993.

This commitment si 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, Celarfield County Mental

Feb 26
 3:50 pm

93-305-CD

Pro *lyla* 40.00
 JCP Fee *lyla* 5.00
 R. Mattern 150.00
 Office
 Shff Credit 61.00

3-19-93 *02/16/79*
3-19-93 *02/16/79*

Health REview Officer, shall bepaid 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.

Finally, as the subject of this Commitment, FRANCIS D. TYMENSKY, is a Pre-trial Detainee, has not bee Convicted or Sentenced and is not on Parole or Probation, and is not being committed for purposes of evaluation as to competency, Clearfield County hshall not pay for his care and treatment as Warren State Hospital. BY THE COURT: /s/ John K. Reilly, Jr., President Judge, President Judge.

ORDER, filed.

AND NOW, this 2nd day of March, 1993, it is the ORDER of this Court that the Clearfield-County Sheriff or his duly authorized deputy transport FRANCIS D. TYMENSKY from the Clearfield County Jail, Clearfield, Pennsylvania, to the WARREN STATE HOSPITAL, FORENSIC UNIT, North Warren, Pennsylvania, as per Commitment Order dated March 2nd, 1993, Said Patient is to be transported to Warren State Hospital on March 3rd, 1993. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

AUGUST 18, 1993, SHERIFF RETURN, filed

March 3, 1993, transported the above named defednant from the Clearfield Co Jail to the Warren State Hospital, and released him into the custody of the authorities at the WARREN STATE HOSPITAL FORENSIC UNIT. /s/ Chester A. Hakwins, Shff by Marilyn Hamm.

CONTINUED FROM PAGE 252 NO. 93-294-CD JEANNETTE M. RALSTON -vs- ROBERT R. RALSTON

1993, executed by the parties.

The Prothonotary is directed to pay the Court costs from cash deposited and refund any amount remaining. BY THE COURT: s/ Joseph S. Ammerman, Judge

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

CONTINUED FROM PAGE 285, GRUBE vs LUNA, et al 93-311-CD

BY HANDING TO SHERRY ROBISON, PIC THREE TRUE AND ATTESTED COPIES OF THE ORIGINAL COMPLAINT AND MAKE KNOWN TO HER THE CONTENTS THEREOF. SERVED BY CHURNER/DAVIS

NOW, MARCH 11, 1993, AT 10:15AM EST SERVED THE WITHIN COMPLAINT ON CLEARFIELD HOSPITAL, DEFENDANT AT EMPLOYMENT, 440 W. FRONT ST., CLEARFIELD, CLEARFIELD COUNTY, PENNA. BY HANDING TO LOLA HARRIER, ADM ASST A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HER THE CONTENTS THEREOF. SERVED BY DAVIS/CHURNER. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM.

SEPT. 13, 1993, NOTICE OF SERVICE OF PLAINTIFFS' INTERROGATORIES DIRECTED TO DEFENDANT ROBERTO LUNA, M.D., filed. No Cert. Copies.

I hereby certify that an original and two copies of Plaintiffs' Interrogatories were served upon the defendant by first class mail, postage prepaid on Sept. 07, 1993. s/BRUCE J. PHILLIPS, ESQ.

SEPT. 13, 1993, NOTICE OF SERVICE OF PLAINTIFFS' INTERROGATORIES DIRECTED TO DEFENDANT CLEARFIELD HOSPITAL, filed. No Cert. Copies.

I hereby certify that an original and two copies of Plaintiffs' Interrogatories were served upon the defendant by first class mail, postage prepaid on Sept. 07, 1993. s/BRUCE J. PHILLIPS, ESQUIRE

SEPT. 13, 1993, PLAINTIFFS' REQUEST FOR PRODUCTION OF DOCUMENTS AND MATERIALS DIRECTED TO DEFENDANT ROBERTO LUNA, M.D., filed by BRUCE J. PHILLIPS, ESQ. No Cert. Copies

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the within PLAINTIFF'S REQUEST FOR PRODUCTION OF DOCUMENTS AND MATERIALS has been served on the following by first-class mail on the 7th day of September, 1993. TO: Sallie A. Updyke, Esquire. s/BRUCE J. PHILLIPS, ESQUIRE

SEPT. 13, 1993, PLAINTIFFS' REQUEST FOR PRODUCTION OF DOCUMENTS AND MATERIALS DIRECTED TO DEFENDANT CLEARFIELD HOSPITAL, filed by BRUCE J. PHILLIPS, ESQUIRE. No Cert. Copies.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the within PLAINTIFF'S REQUEST FOR PRODUCTION OF DOCUMENTS AND MATERIALS has been served on the following by first-class mail on the 7th day of September, 1993. TO: STEPHEN L. DUGAS, ESQUIRE. s/BRUCE J. PHILLIPS, ESQUIRE

SEPT. 13, 1993, PLAINTIFFS' ANSWERS TO INTERROGATORIES OF DEFENDANT LUNA, filed by BRUCE J. PHILLIPS, ESQ., No Cert. Copies.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the within PLAINTIFF'S ANSWERS TO INTERROGATORIES has been served on the following by first-class mail on the 7th day of September, 1993. TO: SALLIE A. UPDYKE, ESQUIRE STEPHEN L. DUGAS, ESQUIRE. S/BRUCE J. PHILLIPS, ESQUIRE

SEPT 13, 1993, PLAINTIFFS' ANSWERS TO INTERROGATORIES OF DEFENDANT CLEARFIELD HOSPITAL, filed by BRUCE J. PHILLIPS, ESQUIRE. No Cert. Copies.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the within PLAINTIFFS' ANSWERS TO INTERROGATORIES has been served on the following by first-class mail on the 7th day of September, 1993. TO: SALLIE A. UPDYKE, ESQUIRE STEPHEN L. DUGAS, ESQUIRE. S/BRUCE J. PHILLIPS, ESQUIRE

SEPTEMBER 29, 1993, CERTIFICATE OF SERVICE, filed

September 27, 1993, DEFENDANT LUNA'S INTERROGATORIES FOR ANSWER BY PLAINTIFFS (SET TWO) SERVED TO: Bruce J. Phillips and Stephen L. Dugas. Esq. /s/ Sallie A. Updyke, Esq.

OCTOBER 7, 1993, ANSWERS TO PLAINTIFFS' INTERROGATORIES DIRECTED TO DEFENDANT CLEARFIELD HOSPITAL, filed by Bruce J. Phillips, Esq.

CERTIFICATE OF SERVICE, filed

October 6, 1993, ANSWERS SERVED TO: All counsel of record. /s/ Louis C. Schmitt, Esq.

OCTOBER 7, 1993, RESPONSE TO REQUEST FOR PRODUCTION OF DOCUMENTS TO DEFENDANT CLEARFIELD HOSPITAL, filed by Louis C. Schmitt, Esq.

CERTIFICATE OF SERVICE, filed

October 6, 1993, RESPONSE SERVED TO: All counsel of record. /s/ Louis C. Schmitt, Esq.

ALL PAPERS FILED IN LEGAL DR "EEE"

OCTOBER 27, 1993, CERTIFICATE OF SERVICE filed

October 26, 1993, DEFENDANT ROBERTO LUNA MD ANSWERS AND OBJECTIONS TO PLAINTIFFS' REQUEST FOR PRODUCTION OF DOCUMENTS AND ANSWERS TO PLAINTIFFS' INTERROGATORIES SERVED TO: Bruce J. Phillips. /s/ Sallie A. Updyke, Esq.

MARCH 23, 1994, MOTION FOR SUMMARY JUDGMENT, filed by Stephen L. Dugas, Esq.

MARCH 25, 1994, REQUESTS FOR ADMISSION AND ACCOMPANYING INTERROGATORY, filed by Heather W. Zaroni, Esq.

APRIL 26, 1994, PLAINTIFFS' RESPONSE TO REQUESTS FOR ADMISSION AND ANSWER TO INTERROGATORY, filed by Bruce J. Phillips, Esq.

CERTIFICATE OF SERVICE, filed

April 25, 1994, PLAINTIFFS' RESPONSE TO REQUESTS FOR ADMISSION AND ANSWER TO INTERROGATORY SERVED TO: Heather Williams Zaroni and Sallie A. Updyke, Esq. /s/ Bruce J. Phillips, Esq.

APRIL 28, 1994, CERTIFICATE OF SERVICE OF NOTICE OF RECORDS DEPOSITION OF B. LINDSTROM MSW, filed

April 26, 1994, NOTICE OF RECORDS DEPOSITION OF BETSY LINSTROM MSW, SERVED TO: Bruce J. Phillips, Esq and Stephen L. Dugas, Esq. /s/ John W. Blasko, Esq.

APRIL 29, 1994, MOTION FOR SUMMARY JUDGMENT, filed by Stephen L. Dugas, Esq.

MAY 2, 1994, PRAECIPE, filed

Kindly mark the Motion for Summary Judgment filed by defendant Clearfield Hospital in the above "withdrawn", without prejudice. /s/ Stephen L. Dugas, Esq.

MAY 11, 1994, CERTIFICATE OF SERVICE OF NOTICE OF DEPOSITION OF PLAINTIFFS, filed

May 10, 1994, NOTICE OF DEPOSITION SERVED TO: Bruce J. Phillips, Esq and Stephen L. Dugas, Esq. /s/ John W. Blasko, Esq.

CONT. FR. PG 208 93-248-CD TRIANGLE AUTO SPRING CO INC al vs. MADENFORD SPRING WORKS & RADIATOR JUDGMENT CONT.

Judgment is entered in favor of the Plaintiff and agaisnt the Defendant per Court Order dated September 23, 1993, in the sum of Five Thousand One Hundred Sixty-Two Cents and Sixty-Six cents together with costs and interest.

DEBT: \$5,162.66

SUMMARY JUDGMENT

W.D. Baz
Prothonotary

SEPTEMBER 24, 1993, NOTICE OF JUDGMENT MAILED TO Frank L. Tamulonis, Jr, Esq. for Deft. /s/ arf.

APRIL 7, 1994, MOTION TO COMPEL ANSWERS TO INTERROGATORIES, filed by Theron G. Noble, Esq. CERTIFICATE OF SERVICE, filed April 6, 1994, MOTION SERVED TO: Frank L. Tamulonis, Jr, Esq. /s/ Theron G. Noble, Esq.

APRIL 13, 1994, RULE RETURNABLE, filed 1 mailed Atty Noble, Tamulonis, Jr AND NOW, this 13th day of April, 1994, upon consideration of the foregoing Motion to COMPEL ANSWERS, filed by Theron G. Noble, esquire, a Rule is hereby granted on the Defendant to show cause why said Motion should not be granted. Rule Returnable for Answer by the Defendant and hearing on said Motion to be held on the 31st day of May, 1994, at 10:30 am. BY THE COURT: John K. Reilly, Jr, P.J.

APRIL 14, 1994, CERTIFICATE OF SERVICE, filed I hereby certify that a true and correct copy of the: Motion and Rule in this matter was mailed by regular mail, postage prepaid, at the Post Office, Clearfield, PA, on this 14th day of April, 1994, to the attorneys of record. /s/ Anita Fisher

APRIL 22, 1994, CERTIFICATE OF SERVICE, filed April 21, 1994, PLAINTIFF'S MOTION TO COMPEL SERVED TO: Frank L. Tamulonis, Jr, Esq. /s/ Theron G. Noble, Esq.

MAY 31, 1994, ORDER, filed AND NOW, this 31st day of May, 1994, it is hereby ORDERED that Defendant LYLE AUGUSTINE, t/d/b/a MADENFORD SPRING WORKS & RADIATOR, shall file answers to Plaintiff's INTERROGATORIES IN AID OF EXECUTION on, or by, the 20th day of June, 1994, pursuant to Pa. R.C.P. 3117 and 4005. BY THE COURT: John K. Reilly, Jr, P.J.

JUNE 2, 1994, CERTIFICATE OF SERVICE, filed June 1, 1994, COURT ORDER SERVED TO: Frank L. Tamulonis, Jr, Esq. /s/ Theron G. Noble, Esq.

CONT FROM 67 DUFOR vs. DUFOR 93-91-CD

JUNE 7, 1994, CERTIFICATE OF SERVICE, filed
June 6, 1994, PETITION FOR MODIFICATION, MOTION FOR CONTINUANCE AND ORDER OF COURT SERVED
TO: Kimberly M. Kubista, Esq. /s/ Jonathan C. Hook, Esq.

CONT. FR. PG 265 GRUBE al VS. LUNA MD, et al 93-311-CD FILED IN LEGAL DR EEE

JUNE 1, 1994, NOTICE OF DEPOSITION OF DEFENDANT ROBERTO LUNA, MD, filed by Bruce J. Phillips, Esq.

JUNE 1, 1994, NOTICE OF DEPOSITION OF D. ZELENKY, R.N., filed by Bruce J. Phillips, Esq.

OCTOBER 4, 1994, ORDER OF COURT FROM SUPERIOR COURT, filed AND NOW, August 22, 1994, the within appeal is DISMISSED for failure to file a Brief. BY THE COURT: Eleanor R. Valecho, Deputy Prothy

OCTOBER 4, 1994, ALL PAPERS RETURNED FROM SUPERIOR COURT AND FILED IN REGULAR FILE. /s/ arf.

NOVEMBER 23, 1994, CERTIFICATE OF SERVICE OF NOTICE OF DEPOSITION OF PLAINTIFFS, filed November 22, 1994, NOTICE OF DEPOSITION SERVED TO: Bruce J. Phillips, and Stephen L. Dugas, Esq. /s/ John W. Blasko, Esq.

NOVEMBER 28, 1994, NOTICE OF DEPOSITION OF DEFENDANT ROBERTO LUNA, MD, filed by Bruce J. Phillips, Esq.

CERTIFICATE OF SERVICE, filed November 23, 1994, NOTICE OF DEPOSITION SERVED TO: John W. Blasko, Esq and Stephen L. Dugas, Esq. /s/ Bruce J. Phillips, Esq.

DEC. 29, 1995, NOTICE OF DEPOSITION DIRECTED TO ROBERTO LUNA, MD, filed by s/KEVIN R. LOMUPO, ESQ. NO C/C
 DEC. 29, 1995, NOTICE OF DEPOSITION DIRECTED TO ROBERTO S. LUNA, MD, filed by s/KEVIN R. LOMUPO, ESQ. NO C/C
 DEC. 29, 1995, NOTICE OF DEPOSITION DIRECTED TO FREDESVINDA S. LUNA, MD, filed by s/KEVIN R. LOMUPO, ESQ. NO C/C
 CERTIFICATE OF SERVICE
 I hereby certify that a true and correct copy of the above NOTICES OF DEPOSITON have been served on the following by first-class mail, postage prepaid, on this 28th day of December, 1995.
 TO: John W. Blasko, Esq. Stephen L. DUGAS, ESQ. s/KEVIN R. LOMUPO, ESQ.

JAN. 10, 1996, NOTICE OF DEPOSITION DIRECTED TO ROBERTO LUNA, M.D., filed by s/Kevin R. Lomupo, Esq. NO CERT COPY
 CERTIFICATE OF SERVICE
 I hereby certify that a true and correct copy of the within REVISED NOTICE OF DEPOSITION has been served on the following by first-class mail, postage prepaid, on January 8, 1996.
 TO: JOHN W. BLASKO, ESQ. STEPHEN L. DUGAS, ESQ. s/KEVIN R. LOMUPO, ESQ.

FEB. 09, 1996, REQUEST FOR PRODUCTION DOCUMENTS DIRECTED TO ROBERTO LUNA, M.D., filed. NO CERT COPIES
 S/KEVIN R. LOMUPO, ESQ.
 CERTIFICATE OF SERVICE
 I hereby certify that a true and correct copy of the within REQUEST FOR PRODUCTION OF DOCUMENTS directed to defendant Roberto Luna, M.D. has been served on the following by first-class mail, postage prepaid, on 2/7/96
 TO: JOHN W. BLASKO, ESQ. STEPHEN L. DUGAS, ESQ. S/KEVIN R. LOMUPO, ESQ.

FEB. 12, 1996, CERTIFICATE OF SERVICE, filed. NO CERT COPIES
 I hereby certify that the original DEFENDANT LUNA'S RESPONSE TO PLAINTIFFS' REQUEST FOR PRODUCTION, in the above-referenced matter were mailed by regular mail, first class, at the Post Office, State College, Pennsylvania, postage prepaid, this 9th day of February, 1996, to the attorneys of record, Kevin R. Lomupo, 808 Grant Building, Pittsburgh, Pa. 15219 and Stephen L. Dugas, P.O. Box 533, Hollidaysburg, PA. 16648.
 s/JOHN W. BASKO, ESQ.

FEB. 23, 1996, CERTIFICATE OF READINESS, filed. NO CERT COPIES
 Filed by s/KEVIN R. LOMUPO, ESQ.

FEB. 27, 1996, DEFENDANT LUNA'S MOTION TO STRIKE CASE FROM TRIAL LIST, filed by s/JOHN W. BLASKO, ESQ.
 NO CERT COPIES
 CERTIFICATE OF SERVICE
 I hereby certify that a true and correct copy of Defendant Luna's Motion to Strike Case from Trial List, in the above-referenced matter were mailed by regular mail, first class, at the Post Office, State College, Pa., postage prepaid this 26th day of Feb., 1996, to the attorneys of record, Kevin R. Lomupo, 808 Grant Building, 310 Grant Street, Pittsburgh, Pa. 15219 and Stephen L. Dugas, P.O. Box 533, Hollidayburg, PA. 16648.
 s/JOHN W. BLASKO, ESQ.

FEB. 28, 1996, CERTIFICATE OF SERVICE OF NOTICE OF RECORDS DEPOSITION OF KAY KANSAL, M.D., filed. No Cert Copies
 I hereby certify that Defendants' Notice of Records Deposition of Kay Kansal, M.D., in the above-referenced matter was mailed by first class, postage prepaid, at the Post Office, State College, Pa., this 27th day of Feb., 1996, to the attorneys of record, Kevin R. lomupo, Esq., GILARDI & COOPER, P.A., 808 Grant Building, 310 Grant Street, Pittsburgh, PA. 15219-2285; and Stephen L. Dugas, Esquire, PFAFF, MCINTYRE, DUGAS & HARTYE, P.O. Box 533, Hollidaysburg, PA. 16648. s/JOHN W. BLASKO, ESQ.

FEB. 28, 1996, ORDER, filed. THREE(3) CERT TO ATTY BLASKO
 NOW, this 28th day February, 1996, upon consideration of Defendant Luna's Motion to Strike Case From Trial List, a Rule is hereby issued upon all parties to Show Cause why the Motion should not be granted. Rule Returnable the 21st day of March, 1996, at 10:00a.m. in Courtroom No.1. BY THE COURT: s/JOHN K. REILLY, JR., P.J.

MAR. 06, 1996, CERTIFICATE OF SERVICE OF NOTICE OF ORAL DEPOSITION OF BETSY LINDSTORM, M.S.W., filed. NO CERT COPIES
 I hereby certify that Defendants Luna's Notice of Taking Oral Deposition of Betsy Lindstrom, M.S.W, in the above-referenced matter was mailed by first class, postage prepaid, at the Post Office, State College, Penna., this 5th day of March, 1996, to the attorneys of record, Kevin R. Lomupo, Esquire, GILARDI & COOPER, P.A., 808 Grant Building, 310 Grant Street, Pittsburgh, PA 15219-2285; and Stephen L. Dugas, Esquire, PFAFF, MC INTYRE, DUGAS & HARTYE, P.O. BOX 533, HOLLIDAYSBURG, PA 16648
 s/JOHN W. BLASKO, ESQUIRE

MAR. 14, 1996, PLAINTIFF'S RESPONSE IN OPPOSITION TO DEFENDANT LUNA'S MOTION TO STRIKE CASE FROM TRIAL LIST, filed by s/KEVIN R. LOMUPO, ESQ. NO CERT COPIES
 CERTIFICATE OF SERVICE, filed.
 I hereby certify that a true and correct copy of the within PLAINTIFF'S RESPONSE IN OPPOSITION TO DEFENDANT LUNA'S MOTION TO STRIKE CASE FROM TRIAL LIST has been served on the following by first-class mail, postage prepaid, on 3/11/96. TO: JOHN W. BLASKO, ESQ. & STEPHEN L. DUGAS, ESQ.
 s/KEVIN R. LOMUPO, ESQ.

CONT. FR.	PG 286	KIRSH al vs. ZEMKA al	93-313-CD
<p><u>JUNE 27, 1994, ANSWER TO PRELIMINARY OBJECTIONS</u>, filed by John Sughrue, Esq. 1 cert/Atty Sughrue</p> <p><u>CERTIFICATE OF SERVICE</u>, filed June 27, 1994, PLAINTIFFS ANSWER TO PRELIMINARY OBJECTIONS SERVED TO: James M. Horne, Esq and Paul W. Roman, Jr, Esq and Craig M. Lee, Esq. /s/ John Sughrue, Esq.</p> <p><u>JUNE 27, 1994, ORDER</u>, filed 1 cert/Atty Sughrue, Horne, Roman NOW, this 27th day of June, 1994, upon consideration of Preliminary Objections filed on behalf of Defendant, Richard Bruce Glombowski raising the questions of jurisdiction and venue, it is hereby ORDERED that said Objections be and are hereby sustained and the Complaint against said Richard Bruce Glombowski dismissed.</p> <p><u>COMPLAINT AGAINST RICHARD BRUCE GLOMBOWSKI DISMISSED</u></p> <p><u>JULY 8, 1994, CERTIFICATE OF SERVICE</u>, filed June 30, 1994, NOTICE OF DEPOSITION OF PLAINTIFF SERVED TO: John Sughrue, Esq. /s/ James M. Horne, Esq.</p> <p><u>NOVEMBER 1, 1994, MOTION TO COMPEL ANSWERS TO INTERROGATORIES AND REQUEST FOR PRODUCTION (SETS ONE & TWO), OR IN THE ALTERNATIVE, MOTION FOR SANCTIONS</u>, filed by James M. Horne, Esq.</p> <p><u>NOVEMBER 1, 1994, CERTIFICATE OF SERVICE OF MOTION TO COMPEL ANSWERS TO INTERROGATORIES AND REQUEST FOR PRODUCTION (SETS ONE & TWO), OR IN THE ALTERNATIVE, MOTION FOR SANCTIONS</u>, filed October 31, 1994, MOTION TO COMPEL SERVED TO: John Sughrue, Esq. /s/ James M. Horne, Esq.</p> <p><u>NOVEMBER 2, 1994, RULE TO SHOW CAUSE</u>, filed 1 cert/Atty Horne AND NOW, this 2nd day of November, 1994, upon consideration of Defendant Zemka's Motion to Compel Plaintiffs to Answer Interrogatories and Request for Production (Sets One and Two) or In the Alternative, Motion for Sanctions, Plaintiffs are ordered to show cause, if any, why said Motion should not be granted. Hearing to be held the 16th day of December, 1994, in Courtroom 1 of the Clearfield County Courthouse, Clearfield, Pennsylvania, at 10:30 am. BY THE COURT: John K. Reilly, Jr, P.J.</p> <p>NOVEMBER 2, 1994, RULE ISSUED TO ATTY FOR SERVICE. /s/ da.</p> <p><u>NOVEMBER 8, 1994, CERTIFICATE OF SERVICE</u>, filed November 7, 1994, RULE TO SHOW CAUSE SERVED TO: John Sughrue, Esq. /s/ James M. Horne, Esq.</p> <p><u>DECEMBER 16, 1994, ORDER</u>, filed 1 cert/Atty Sughrue AND NOW, this 16th day of December, 1994, upon consideration of Defendant Zemka's Motion to Compel Plaintiffs to Answer Interrogatories and Requests for Production (Sets One and Two), it is Ordered that the Plaintiffs shall file full and complete Answers to Defendant Zemka's Interrogatories and Request within twenty (20) days of the date of this Order, and, if Plaintiffs fail to answer the Interrogatories fully and completely, the Court upon Motion shall issue an appropriate Order imposing sanctions of Plaintiffs. BY THE COURT: John K. Reilly, Jr, P.J.</p> <p><u>JANUARY 24, 1995, PLAINTIFFS' ANSWERS TO REQUEST FOR PRODUCTION OF DOCUMENTS AND TANGIBLE THINGS (SET TWO)</u>, filed by John Sughrue, Esq. 1 cert/Atty Sughrue <u>CERTIFICATE OF SERVICE</u>, filed January 24, 1995, ANSWER TO REQUEST FOR PRODUCTION OF DOCUMENTS AND TANGIBLE THINGS (SET TWO) SERVED TO: James M. Horne, Esq. /s/ John Sughrue, Esq.</p> <p><u>JANUARY 24, 1995, PLAINTIFFS' ANSWERS TO REQUEST FOR PRODUCTION OF DOCUMENTS</u>, filed by John Sughrue, Esq. 1 cert/Atty John Sughrue <u>CERTIFICATE OF SERVICE</u>, filed January 24, 1995, ANSWERS TO REQUEST FOR PRODUCTION OF DOCUMENTS SERVED TO: James M. Horne, Esq. /s/ John Sughrue, Esq.</p> <p><u>JANUARY 25, 1995, PLAINTIFFS' ANSWERS TO DEFENDANT'S INTERROGATORIES FOR ANSWER BY PLAINTIFFS</u>, filed by John Sughrue, Esq. 1 cert/Atty Sughrue <u>CERTIFICATE OF SERVICE</u>, filed January 25, 1995, ANSWERS TO DEFENDANT'S INTERROGATORIES FOR ANSWER BY PLAINTIFFS (SET ONE) SERVED TO: James M. Horne, Esq. s/ John Sughrue, Esq.</p> <p><u>SEPT. 28, 1995, CERTIFICATE OF SERVICE</u>, filed. NO CERT COPIES I hereby certify that a true and correct copy of the Second Notice of Taking Deposition of Plaintiffs in the above-captioned matter were mailed by regular mail, postage prepaid, at the Post Office, State College, Penna., on this 26th day of September, 1995, to the attorney of record: John Sughrue, Esq. s/JAMES M. HORNE, ESQ.</p> <p><u>SEPT. 29, 1995, NOTICE OF TAKING OF DEPOSITION OF DEFENDANT, JUSTINE ZEMKA</u>, filed by s/JOHN SUGHRUE, ESQ. ONE(1) COPY CERT TO ATTY SUGHRUE <u>CERTIFICATE OF SERVICE</u> AND NOW, I do hereby certify that on the 29th day of September, 1995, I caused to be served a true and correct copy of Plaintiffs' Notice of Taking of Deposition of Defendant, Justine Zemka, on the following and in the manner indicated below: <u>BY U.S. MAIL, FIRST CLASS, POSTAGE PREPAID</u>, James M. Horne, Esquire. s/JOHN SUGHRUE</p> <p><u>JAN. 22, 1996, PRAECIPE TO SETTLE AND DISCONTINUE</u>, filed. THREE(3)? CERT TO ATTY SUGHRUE Kindly mark the above-captioned matter settled, discontinued, and terminated with prejudice, each party to pay their own costs. Please certify Bill of Costs and Certificate of Discontinuance to the undersigned, Plaintiffs' attorney. S/JOHN SUGHRUE, ESQ. <u>CERTIFICATE OF SERVICE</u> AND NOW, I do hereby certify that on the 22 day of January, 1996, I caused to be served a true and correct copy of Plaintiffs' Praecipec to Settle and Discontinue on the following and in the manner indicated below: <u>By U.S. Mail, First Class, Postage Prepaid</u>: James M. Horne, ESQ. s/JOHN SUGHRUE, ESQ.</p> <p><u>SETTLED</u> and <u>DISCONTINUED</u></p>			

CONT. FR.	PG 232	KOZAK	vs.	KOZAK	93-273-CD
<p>APRIL 15, 1994, STIPULATION FOR AN AGREED ORDER OF CUSTODY, filed by Barbara H. Schickling, Esq. 2 cert/Atty Schickling, BY THE COURT: John K. Reilly, Jr, P.J. /s/ Deloris L. Kozak, Plff-Barbara H. Schickling, ESq /s/ Steven M. Kozak, Deft-John R. Carfley, Esc.</p>					

CONT. FR. 342 DUGAN vs. JONES etal 93-411-CD

APRIL 14, 1994, CERTIFICATE OF SERVICE, filed
April 13, 1994, MOTION TO COMPEL AND RULE SERVED TO: James C. Eberly, Sr, Esq.
 /s/ James A. Naddeo, Esq.

MAY 6, 1994, CERTIFICATE OF SERVICE, filed
May 4, 1994, DEFENDANT'S FIRST REQUEST FOR ADMISSIONS SERVED TO: James A. Naddeo, Esq.
 /s/ James C. Eberly, Sr, ESq.

MAY 26, 1994, CERTIFICATE OF SERVICE OF PLAINTIFF'S REQUEST FOR PRODUCTION OF DOCUMENTS,
 filed by James A. Naddeo, Esquire.

JUNE 27, 1994, CERTIFICATE OF SERVICE, filed
June 24, 1994, DOCUMENTS SERVED TO: James A. Naddeo, Esq. /s/ James c. Eberly, Sr, Esq.

NOVEMBER 14, 1994, ANSWERS TO DEFENDANTS AMENDED FIRST REQUEST FOR ADMISSIONS, filed
 James A. Naddeo, Esq.

CERTIFICATE OF SERVICE, filed
November 11, 1994, ANSWERS TO DEFENDANT'S AMENDED FIRST REQUEST FOR ADMISSIONS SERVED TO:
 James C. Eberly, Sr, Esq. /s/ James A. Naddeo, Esq.

NOV. 30, 1995, CERTIFICATE OF READINESS, filed. NO C/C

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/JAMES A. NADDEO, ESQ.

JAN. 18, 1996, ORDER, filed. ONE(1) CERT TO ATTY NADDEO, EBERLY

AND NOW, this 18th day of Janaury, 1996, this being the date for pre-trial conference in the above-captioned matter, attorneys for both parties having agreed that the jury trial is expected to last up to five days in this case, the Court not having a sufficient number of consecutive days available in which to schedule the civil jury trial; upon agreement of attorneys for both parties, it is the ORDER of this Court that the case is removed from the Winter 1996, Term of Court and shall be placed by the Court Administrator on the Civil Jury Trial List for April, 1996, with the understanding that trial will be scheduled following same for a period of five consecutive days.

BY THE COURT, s/FREDRIC J. AMMERMAN, Judge

CONT. FR. PG 329 RUPERT vs. AREA TRANSPORTATION AUTHORITY OF NORTH CENTRAL, PA 93-397-CD

APRIL 12, 1994, SCHEDULING PRAECIPE, filed
Please list the above-captioned action for Argument. The matter to be argued is Defendant's Motion to Bifurcate Trial Pursuant to Pa R.C.P. 213(b). /s/ Louis C. Schmitt, Jr, Esq.

APRIL 13, 1994, MOTION TO BIFURCATE TRIAL PRUSUANT TO PA R.CP. 213(b), filed by Louis C. Schmitt, Jr, Esq.

APRIL 13, 1994, PLAINTIFF'S REPLY TO DEFENDANT'S REQUEST FOR PRODUCTION, filed by Arthur Cutruzzula, Esq.
CERTIFICATE OF SERVICE, filed
April 12, 1994, PLAINTIFF'S REPLY SERVED TO: Louis C. Schmitt, Esq. /s/ Walter Nalducci, Esq.

APRIL 13, 1994, PLAINTIFF'S ANSWERS TO DEFENDANT'S INTERROGATORIES, filed by Arthur Cutruzzula, Esq.
CERTIFICATE OF SERVICE, filed
April 12, 1994, PLAINTIFF'S ANSWERS SERVED TO: Louis C. Schmitt, Esq. /s/ Walter Nalducci, Esq.

APRIL 18, 1994, MOTION TO COMPEL, filed by Louis C. Schmitt, Jr, Esq.

APRIL 18, 1994, SCHEDULING PRAECIPE, filed
Please list the above-captioned action for Argument. The matter to be argued is Defendant's Motion to Compel. s// Louis C. Schmitt, Jr, Esq.

APRIL 22, 1994, MOTION FOR PROTECTIVE ORDER, filed by Louis C. Schmitt, Jr, Esq.

APRIL 22, 1994, PROPOSED VOIR DIRE QUESTIONS ON BEHALF OF AREA TRANSPORTATION AUTHORITY OF NORTH CENTRAL PA, filed by Louis C. Schmitt, Jr, Esq.

APRIL 21, 1994, PRE-TRIAL ORDER, filed 1 cert/Atty Durant, Schmitt, Jr
NOW, this 20th day of April, 1994, following pre-trial conference in the above-captioned matter, it is the ORDER of this Court that jury selection shall be had on Monday, April 25, 1994, at 10:00 am with trial by jury to commence Thursday, July 14, 1994 at 9:00 am and continue though Friday, July 15, 1994.
It is the further ORDER of this Court that ruling on defense Motion for Bifurcation shall be had at the closing of Plaintiff's case on liability. BY THE COURT: John K. Reilly, Jr, P.J.

JUNE 24, 1994, MOTION IN LIMINE REGARDING PLAINTIFF'S MEDICAL EXPENSES, filed by Louis C. Schmitt, Jr, Esq.

JUNE 27, 1994, ORDER AND RULE, filed
NOW, this 27th day of June, 1994, upon consideration of Defendant's Motion In Limine Regarding Plaintiff's Medical Expenses, filed with regard to the above captioned matter, it is the ORDER of the Court that a Rule is directed to Plaintiff to appear and show cause why the prayer of said Motion should not be granted.
Said Rule Returnable on the 8th day of July, 1994, at 3:00 pm. BY THE COURT: John K. Reilly, Jr, P.J.

JUNE 28, 1994, CERTIFICATE OF SERVICE, filed
June 28, 1994, RULE MAILED TO: Atty Schmitt, Nalducci /s/ Arf.

JULY 7, 1994, MOTION TO COMPEL, filed by Timothy E. Durant, Esq. 3 cert/Atty Durant

JULY 12, 1994, ORDER, filed 1 cert/Atty Durant, Curtruzzlo & Schmitt
NOW, this 8th day of July, 1994, following argument into Motion in Limine filed on behalf of Defendant above-named, it is the ORDER of this Court that said Motion be and is hereby granted to the extent that Plaintiff shall be and is hereby precluded from entering into evidence at trial any medical bills paid by a third party provider upon condition that in the event of a verdict for Plaintiff, the Court shall mold said verdict to include responsibility on the part of the Defendant to pay any and all medical bills on the part of the Plaintiff arising from the underlying accident for which a third party provider successfully seeks subrogation from Plaintiff.
It is the further ORDER of this Court that the right to question the legal obligation of the Defendant to pay any such sums shall be preserved and decided at time of demand for such payments. BY THE COURT: John K. Reilly, Jr, P.J.

JULY 15, 1994, LIST OF JURORS AND VERDICT, filed

1. Timothy Dennis	5. Doris Tekely	9. Sherry Green
2. Michael Rumsky	6. Barbara Snyder	10. Thomas Supenia
3. David Fenton	7. Robert Gould	11. Frances McMichael
4. Justa J. Semelsberger	8. Larry Knisely	12. John Fetter

ALT #1 Timothy Porrin ALT #2 John M. Schaffer

VERDICT DO YOU FIND THAT THE DEFENDANT WAS NEGIGENT: NO.

AUGUST 1, 1994, PRAECIPE FOR ENTRY OF JUDGMENT, filed
Please enter judgment in this matter in accordance with the jury's verdict in favor of Defendant Area Transportation Authority of North Central PA. /s/ Louis C. Schmitt, Jr, Esq.
Judgment is entered in favor of the Defendant and against the Plaintiff per Verdict.
JUDGMENT PER VERDICT.


Prothonotary

AUGUST 5, 1994, NOTICE OF JUDGMENT MAILED TO PLFF ATTY. /s/ arf.

OCT. 27, 1997, PRAECIPE TO DISCONTINUE, filed. NO CERT COPIES
Please discontinue the above-captioned case and mark it off the docket, or satisfy Verdict, Award of Judgment. s/Walter Nalducci

SATISFIED

CONT. FR. PG 302 DELP vs. DELP 93-334-CD

JUNE 14, 1993, PETITION FOR SPECIAL RELIEF, filed by Robin B. Shepherd, Esq. 2 cert/Atty
RULE RETURNABLE, filed 1 cert/Milgrub, Shepherd
 AND NOW, this 10th day of June, 1993, upon consideration of the foregoing Petition for
 Special Relief, a rule is issued upon the Plaitniff, Kevin A. Delp, to show cause why the
 Defendants' pray should not be granted. Rule Returnable the 16th day of July, 1993 at 10:30 in
 Courtroom No -- of the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT:
 Joseph S. Ammerman, Judge

JUNE 15, 1993, CERTIFICATE OF SERVICE, 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, Clearifield, Pennsylvania, on
 this 15th day of June, 1993, to the attorneys of record. /s/ Anita Fisher

JUNE 17, 1993, ACCEPTANCE OF SERVICE, filed
 I, RICHARD H. MILGRUB, ESQ., do hereby accept service of the Petition for Alimony Pendente
 Lite, Counsel Fees and costs and the Petition for Special Relief filed to the above captioned
 matter on behalf of my client, Kevin A. Delp. s/ Richard H. Milgrub, Esquire

NOVEMBER 8, 1993, PETITION FOR MODIFICATION OF CUSTODY, filed by Richard H. Milgrub, Esq.
 1 cert/Atty

ORDER OF COURT, filed
 YOU, MARSHA E. DELP, Defendant, have been sued in Court to obtain Custody of teh children:
 DOLORES MAY DELP and KEVIN L. DELP.

You are ordered to appear in person in Courtroom -- of the Clearfield County Courthouse,
 Clearfield, PA, on the 10th day of December, 1993 at 1:30 pm for a conference.

If you fail to appear as provided by this Order, an Order for Csutody may be entered against
 you or the Court may issue a warrant for your arrest. BY THE COURT: John K. Reilly, Jr., P.J.

NOVEMBER 10, 1993, ACCEPTANCE OF SERVICE, filed

I, Robin B. Shepherd, Attorney for the above-named Defendant, do hereby accept service
 of Plaintiff's Petition for Modification of Custody regarding the above matter. /s/ Robin
 B. Shepherd, Esq.

FEBRUARY 4, 1994 ORDER FOR MEDIATION CONFERENCE filed (See original for In formation).

MARCH 9, 1994, PRAECIPE TO TRANSMIT RECORD, filed by Richard H. Milgrub, Esquire

AFFIDAVIT OF CONSENT of Kevin A. Delp, filed.

AFFIDAVIT OF CONSENT of Marsha E. Delp, filed.

AND NOW, this 11th day of March, 1994, Plaintiff having filed a Complaint in Divorce
 under the Divorce Act on the 4th day of March, 1993, 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.

We, therefore, DECREE that KEVIN A. DELP be divorced and forever separated from the
 nuptial ties and bonds of matrimony hereto contracted between himself and MARSHA E. DELP
 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 Marriage Settlement Agreement attached hereto and made a part hereof.

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., Judge

MARCH 15, 1994, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

OCT. 13, 1999, PETITION TO MODIFY, filed by Atty. Foor Three Cert. to Keystone Legal Services

OCT. 15, 1999, ORDER OF COURT, filed. Three Cert. to Atty. Foor
 You, Kevin A. Delp, have been sued in court to modify custody, partial custody or visitation of children:
 You are ordered to appear in person the 17th day of November, 1999, at 9:00 AM for a Custody Conference.
 BY THE COURT: s/FJA, Judge

NOV. 09, 1999, CERTIFICATE OF SERVICE, PETITON TO MODIFY CUSTODY ORDER, s/ROBIN JEAN FOOR, ESQUIRE NO CC

NOV. 17, 1999, ORDER, filed. FOUR (4) CC ATTY FOOR
 RE: CUSTODY CONFERENCE BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE
 s/KEVIN A. DELP s/RICHARD H. MILGRUB, ESQ. s/MARSHA E. DELP s/ROBIN J. FOOR, ESQ.

PLEASE REFER TO COMPUTER
 FOR FURTHER ENTRIES

CONT FROM PAGE # 277 WISOR VS POLITAN ET AL 93=378=CD
 FEBRUARY 1, 1994 CERTIFICATE OF SERVICE OF RULE TO SHOW CAUSE filed. by FRAN K J. HARTYE, ESQUIRE,
 Counsel of Record for this Party

MARCH 8, 1994, ORDER, filed 1 cert/Atty
 NOW, this 8th day of March, 1994, upon consideration of Clearfield Hospital's Motion to Compel,
 it is hereby ORDERED, DIRECTED AND DECREED that Plaintiffs shall file complete Answers to
 Interrogatories and a Response to Request for Production of Documents filed upon them by
 Defendant, Clearfield Hospital, within thirty (30) days of the date of this Order or other
 sanctions may be granted as the Court may deem necessary. BY THE COURT: John K. Reilly, Jr
 P.J.

DECEMBER 9, 1994, NOTICE OF DEPOSITION OF KURTIS SETH WISOR, filed by Walter Fredrick Wall,
 Esq.

DECEMBER 9, 1994, NOTICE OF DEPOSITION OF KEVIN WISOR, filed by Walter Fredrick Wall, Esq.

JANUARY 27, 1995, NOTICE OF DEPOSITION OF KEVIN WISOR, filed by Walter Fredrick Wall,
 Esq.

JANUARY 27, 1995, NOTICE OF DEPOSITION OF KURTIS SETH WISOR, filed by Walter Fredrick
 Wall, Esq.

MAY 17, 1995, NOTICE OF ORAL DEPOSITION OF RICHARD G. WILLIAMS, MD., filed by s/SAMUEL COHEN, ESQUIRE
 NO CERT COPIES.

MAY 17, 1995, NOTICE OF ORAL DEPOSITION OF RODOLFO S. POLITAN, MD, filed by s/SAMUEL COHEN, ESQUIRE.
 NO CERT COPIES.

MAY 17, 1995, NOTICE OF DEPOSITION OF KEVIN WISOR, filed by s/WALTER F. WALL, ESQUIRE NO CERT COPIES

MAY 17, 1995, NOTICE OF DEPOSITION OF KURTIS SETH WISOR, filed by s/WALTER F. WALL, ESQUIRE. NO CERT COPIES

MAR. 11, 1996, NOTICE OF DEPOSITION OF JOYCE WISOR, filed by s/Walter F. Wall, Esquire. No Cert Copies

MAY 23, 1996, NOTICE OF RESCHEDULED DEPOSITION OF JOYCE WISOR, filed by s/WALTER FREDRICK WALL, ESQ.
 No Cert Copies

JUL 03, 1996, NOTICE OF RESCHEDULED DEPOSITION OF JOYCE WISOR, filed by s/WALTER FREDRICK WALL, ESQ.
 NO CERT COPIES

JUL 15, 1996, PRAECIPE TO PLACE ON CIVIL TRIAL LIST, filed by s/WALTER FREDRICK WALL, ESQUIRE NO CERT COPY

AUG 23, 1996, STIPULATION, filed. NO CERT COPIES
 It is hereby STIPULATED and AGREED by and between the parties hereto, that there are no objections to a
 continuance of the Civil Call in the captioned matter which is presently scheduled for August 8, 1996, at 10:00 am
 in Courtroom No. 1.

It is further STIPULATED and AGREED that this case be listed for the next Civil Call.

s/SAMUEL C. KATZ, ESQ., s/WALTER F. WALL, ESQ., s/JOHN W. BLASKO, ESQ., s/FRANK J. HARTYE, ESQ.

NOVEMBER 21, 1996, STIPULATION TO DISCONTINUE ACTION AS TO RICHARD G. WILLIAMS M.D.
 AND CLEARFIELD HOSPITAL, filed by John W. Blasko, Atty. for Defts. Richard G. Williams, M.D.
 and Clearfield Hospital. No cert. copies.

NOVEMBER 25, 1996, ORDER, filed. One cert. copy to Attys. Cohen, Wall, Blasko, Hartye.
 AND NOW, this 25th day of November, 1996, upon the Stipulation filed in this matter,
 it is Ordered as follows:
 (1) That all claims against Defendants Richard G. Williams, M.D. and Clearfield Hospital
 in the above-captioned matter are discontinued, and, ended with prejudice; and,
 (2) The case shall continue with the caption being: "Kevin Wisor, individually and as
 parent and natural guardian of Kurtis Seth Wisor, a minor, Plaintiff, vs. Rodolfo S. Politan,
 M.D., Defendant." BY THE COURT, /s/ John K. Reilly, Jr., J.

DISCONTINUED AS TO DEFENDANTS RICHARD G. WILLIAMS, M.D., AND CLEARFIELD HOSPITAL ONLY

JAN. 07, 1997, CERTIFICATE OF SERVICE, filed. NO CERT COPIES
 You are hereby notified that on the 3rd day of January, 1997, Defendant, Rodolfo S. Polintan, M.D., by
 and through his Counsel, MEYER, DARRAGH, BUCKLER, BEBENEK & ECK served the Pre-Trial Narrative Statement by
 mailing same first-class mail, postage prepaid to the following: SAMUEL COHEN, ESQ.
 s/Walter Fredrick Wall, Esq.

JANUARY 15, 1997, PRE-TRIAL ORDER, filed. One cert. to Attys. Katz, Cohen, Wall.
 15th day of January, 1997 By the Court, /s/ John K. Reilly, Jr., President Judge

JAN. 30, 1997, MOTION FOR PROTECTIVE ORDER AND AWARD OF COSTS ADN COUNSEL FEES, filed by s/MARY LOU
 MAIERHOFER, ESQ. NO CERT COPIES
 CERTIFICATE OF SERVICE
 I hereby certify that a true and correct copy of the within has been served upon counsel of record for
 Plaintiffs. s/MARY LOU MAIERHOFER, ESQ.

JAN. 31, 1997, TRANSCRIPT OF DEPOSITION OF KURTIS WISOR, 8/4/95, filed.

JAN. 31, 1997, TRANSCRIPT OF DEPOSITION OF KEVIN WISOR, 8/4/95, filed.

JAN. 31, 1997, TRANSCRIPT OF DEPOSITION OF JOYCE WISOR, 8/26/96, filed.

JAN. 31, 1997, NOTICE OF VIDEO TAPE DEPOSITION OF IRVING P. RATNER, M.D., filed by s/SAMUEL COHEN, ESQ.
 NO CERT COPIES

CONTINUED ON PAGE 251

CONT. FR. PG 310 WISOR al vs. POLITAN, MD, et al 93-378-CD

ORDER CONT.

It is the further ORDER of this Court that Plaintiff shall amend Paragraphs 23(c) (d), and (e) to identify the physicians about which Plaintiffs are complaining and in what respect they were not sufficiently qualified.

Defendant's Preliminary Objections raising the Statute of Limitations be and are hereby dismissed and Defendant directed to raise that defense in its Answer and New Matter as provided by Pennsylvania Rule of Civil Procedure 1030.

In all other respects said Preliminary Objections be and are hereby dismissed. BY THE COURT: John K. Reilly, Jr., P.J.

JUNE 4, 1993, ORDER, filed

NOW, this 3rd day of June, 1993, this matter coming before the Court on Preliminary Objections filed on behalf of Rodolfo S. Politan, MD, it is the ORDER Of this Court that said Objections be and are hereby sustained to the extent that Plaintiff shall more specifically plead the following paragraphs to allege a factual basis therefor:

Paragraph 22 (a), (b) (c), (d), (e), (f), (h), (i), (j), (k), (l), (p), (q), and (r); and Paragraph 24(b), (c) and (e).

It is the further ORDER of this Court that Paragraphs 22(g) and (ee) shall be and are hereby stricken. In all other respects, said Preliminary Objections be and are hereby dismissed. Plaintiff shall file said Amended Complaint within twenty (20) days from date hereof. BY THE COURT: John K. Reilly, Jr., P.J.

SHERIFF RETURN, filed. (June 30, 1993)

NOW, MARCH 11, 1993, AT 10:00 AM EST SERVED THE WITHIN COMPLAINT ON RODOLFO S. POLITAN, MD, DEFENDANT AT EMPLOYMENT, 807 TURNPIKE AVE., CLEFD, CLEFD COUNTY, PENNA. BY HANDING TO LOUANN SHIENER, OFFICE MFG. A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOW TO HER THE CONTENTS THEREOF. SERVED BY: DAVIS/CHURNER

NOW, MARCH 11, 1993, AT 10:05 AM EST SERVED THE WITHIN COMPLAINT ON RICHARD G. WILLIAMS, MD, DEFENDANT, AT EMPLOYMENT, % CLEARFIELD HOSPITAL, 809 TURNPIKE AVE., CLEARFIELD, CLEARFIELD COUNTY, PENNA. BY HANDING TO SANDRA KEPHART, SECRETARY A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HER THE CONTENTS THEREOF, SERVED BY DAVIS/CHURNER.

NOW, MARCH 11, 1993, AT 10:15 AM EST SERVED THE WITHIN COMPLAINT ON CLEARFIELD HOSPITAL, DEFENDANT AT EMPLOYMENT 809 TURNPIKE AVE., CLEARFIELD, CLEARFIELD COUNTY, PENNA. BY HANDING TO LOLA HARRIER, ADM ASST. A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HER THE CONTENTS THEREOF. SERVED BY: DAVIS/SHURNER SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM

JUNE 29, 1993, ANSWER AND NEW MATTER TO PLAINTIFFS' AMENDED COMPLAINT, filed by s/FRANK J. HARTYE, ESQUIRE
CERTIFICATE OF SERVICE, filed

I, HEREBY CERTIFY THAT A TRUE AND CORRECT COPY OF THE WITHIN WAS MAILED TO ALL COUNSEL OF RECORD THIS 28TH DAY OF JUNE, 1993. s/FRANK J. HARTYE, ESQUIRE

JULY 09, 1993, REPLY TO NEW MATTER OF DEFENDANT CLEARFIELD HOSPITAL, filed by SAMUEL COHEN, ESQUIRE

JULY 19, 1993, AMENDED CIVIL ACTION COMPLAINT, filed by SAMUEL COHEN, ESQUIRE. ONE (1) COPY CERT. ATTY.,

JULY 13, 1993, PRAECIPE TO SUBSTITUTE VERIFICATION, filed.

Kindly substitute the Verification of Kevin Wisor for that of Samuel Cohen, Esquire, with regard to the Amended Complaint filed in the captioned matter. s/SAMUEL COHEN, ESQUIRE

AUGUST 3, 1993, DEFENDANT WILLIAMS' ANSWER AND NEW MATTER TO PLAINTIFF'S AMENDED COMPLAINT
filed by John W. Blasko, Esq.

CERTIFICATE OF SERVICE, filed

August 2, 1993, ANSWER AND NEW MATTER TO PLAINTIFF'S COMPLAINT SERVED TO: Samuel C. Katz, Esq; Walter F. Wall, Esq; and Frank J. Hartye, Esq./s/ Michael E. Koll, Esq.

AUGUST 5, 1993, ANSWER AND NEW MATTER TO AMENDED COMPLAINT, filed by Walter Fredrick Wall, Esq.

AUGUST 17, 1993, REPLY TO NEW MATTER OF DEFENDANT RICHARD G. WILLIAMS, MD, filed by Samuel Cohen, Esq.

AUGUST 20, 1993, PLAINTIFF'S REPLY TO NEW MATTER OF DEFENDANT POLITAN, /s/ Samuel Cohen, Esq. 1 cert/Atty

AUGUST 26, 1993, PRAECIPE TO SUBSTITUTE VERIFICATION FOR THE REPLY TO NEW MATTER OF DEFENDANT RICHARD G. WILLIAMS, MD, filed 1 cert/Atty

Kindly supplement the Verification of Plaintiff in the above-captioned matter. /s/ Samuel Cohen, Esq.

SEPTEMBER 9, 1993, PRAECIPE TO SUBSTITUTE VERIFICATION, filed 1 cert/Atty

Kindly substitute the Verification of Kevin Wosir for that of Samuel Cohen, Esquire with regard to the Reply to new Matter of Defendant Politan filed in the captioned matter. /s/ Samuel Cohen, Esq.

JANUARY 26, 1994, PRAECIPE TO LIST MOTION TO COMPEL FOR ARGUMENT, filed

Kindly list Defendant, Clearfield Hospital's Motion to Compele for argument on the next available Argument Court list. /s/ Frank J. Hartye, Esq.

JANUARY 26, 1994, MOTION TO COMPEL, filed by Frank J. hartye, Esq.

JANUARY 26, 1994, ORDER AND RULE, filed 4 cert/all parties (1 each)

NOW, this 25th day of January, 1994, upon consideration of Defendant Clearfield Hospital's Motion to Compele filed with regard to the above captioned matter, it is the ORDER of the Court that a Rule is directed to Plaintiffs to appear and show cause why the prayer of said Motion should not be granted.

Said Rule Returnable on the 8th day of March, 1994, at 10:45 o'clock a.m. BY THE COURT John K. Reilly, Jr., P.J.

JANUARY 28, 1994, CERTIFICATE OF SERVICE, filed

January 28, 1994, ORDER AND RULE SERVED to Attorney

DECEMBER 12, 1994, RENOTICE OF ORAL DEPOSITION OF HAROLD V. CAMBERG, filed by James C. Eberly, Sr, Esq.

DECEMBER 12, 1994, CERTIFICATE OF SERVICE, filed December 8, 1994, NOTICE OF DEPOSITION SERVED TO: Harold V. Camberg, c/o David A. Romani, Esq., Sargent Court Reporting, Peter Abare-Brown, Esq. /s/ James C. Eberly, Sr, Esq.

DECEMBER 12, 1994, RENOTICE OF ORAL DEPOSITION OF JAMES A. DUGAN, filed by James C. Eberly, Sr, Esq.

DECEMBER 12, 1994, CERTIFICATE OF SERVICE, filed December 8, 1994, NOTICE OF DEPOSITION SERVED TO: James A. Dugan c/o Moshannon Valley School District, Sargent's Court Reporting, Peter Abare-Brown, Esq. /s/ James C. Eberly, SR, Esq.

DECEMBER 12, 1994, COPIES OF SUBPOENA TO JAMES A. DUGAN, HAROLD V. CAMBERG, CHARLOTTE BALLAROTTO, JAMES J. LEDBA, AND DAVID L. CAMBERG, filed

DECEMBER 14, 1994, ORDER, filed 1 cert/Atty Gearhart, Mroz NOW, this 12th day of December, 1994, following arguement and briefs into Motion for Reconsideration filed on behalf of Plaintiff above-named, it is the ORDER of this Court that said Motion be and is hereby dismissed. BY THE COURT: John K. Reilly, Jr, P.J.

Docketed
Incorrectly
Corrected
8-11-95
AS

MARCH 23, 1995, PRAECIPE FOR TRIAL, filed. NO CERT COPIES. Defendant, Board of School Directors of the Moshannon Valley School District of Clearfield County, Intermediate Unit No. 10, kindly requests the Court of Common Pleas of Clearfield County, Penna., to place the above-captioned matter on the trial list for a non-jury trial. s/PETER H. ABARE-BROWN, ESQUIRE

CERTIFICATE OF SERVICE, I hereby certify that I am this day serving a copy of the foregoing Praecipe for Trial on the following persons by U.S. First Class Mail, postage pre-paid: William Shaw, Prothonotary & John T. Jones t/d/b//a Jones Transportation Company c/o James C. Eberly, Esquire. s/PETER H. ABARE-BROWN, ESQUIRE

AUGUST 29, 1995, DEFENDANT'S MOTION TO COMPEL, filed by s/LISA M. PASSARELLO, ESQ. FOUR(4) CERT TO ATTY PASSARELLO

CERTIFICATE OF SERVICE I hereby certify that I am this 29th day of August, 1995, serving a copy of the foregoing Defendant's Motion to Compel on the following persons by U.S. FIRST CLASS MAIL, postage prepaid. JAMES C. EBERLY, JR., ESQ. s/LISA M. PASSARELLO, ESQUIRE

AUGUST 30, 1995, ORDER, filed. Two Copies Certified to Atty Brown; Two Copies Certified to Atty Eberly.

NOW, this 29th day of August, 1995, following Pre-Trial Conference in the above captioned matter, it is the ORDER of this Court that the case shall be scheduled for Jury Trial for November 14, 15, and 16, 1995 at 9:00 A.M. with Jury Selection being September 13, 1995 at 1:00 o'clock P.M. In addition, no later than September 11, 1995 both parties, through counsel, shall submit to the Court and opposing counsel their proposed Voir Dire questions.

In addition, the Defendant has agreed to stipulate as to the authenticity of Exhibits listed in Plaintiff's Pre-Trial Memorandum numbers II (A) through (H). Plaintiff has agreed to stipulate as to the authenticity of Exhibits set forth in Defendant's Pre-Trial Memorandum being numbered II (1) through (6).

Plaintiff has certified to the Court that all discovery has been completed and received, while Defendant has completed discovery with exception of the mileage reports submitted by Plaintiff for the school year 1991-92.

Plaintiff is to advise the Court no later than November 1, 1995 if he is willing to have the case heard by the Court without a jury. BY THE COURT, s/ Fredric Ammerman, Judge

AUGUST 31, 1995, ORDER, filed. Two Copies Certified to Atty Passarello

NOW, this 31 day of August, 1995, upon consideration of Defendant's Motion to Compel, a Rule is hereby issued upon Plaintiffs to Show Cause why the Motion should not be granted. Rule Returnable the 20th day of September, 1995, for filing written response. BY THE COURT, s/ Fredric Ammerman, Judge

SEPTEMBER 05, 1995, CERTIFICATE OF SERVICE, filed. NO CERT COPIES

I hereby certify that I have, this 1st day of September, 1995, served a certified copy of the Rule Returnable issued by Judge Ammerman on the following persons by U.S. First Class Mail, postage prepaid. James C. Eberly, Sr., Esq. s/CARL P. BEARD, ESQ.

SEPTEMBER 07, 1995, CERTIFICATE OF SERVICE, filed. NO CERT COPIES

I hereby certify that the response to Defendant's Informal Request for Production in the above-captioned matter was served for the second time upon the following by first class, U.S. Mail, postage pre-paid, on the 6th day of September, 1995, addressed as follows: CARL P. BEARD, ESQ. s/JAMES C. EBERLY, SR., ESQ.

SEPT. 13, 1995, CERTIFICATE OF SERVICE, filed. ONE(1) CERT TO ATTY EBERLY

I hereby certify that the response to Defendant's Informal Request for Production of Documents concerning the school years 1992-1995 in the above-captioned matter was served for the second time to the Defendant by delivering a copy to Lisa Passarello, Esquire, Attorney for Defendant, personally at the Courthouse in Clearfield, Clearfield County, Pa., on the 13th day of September, 1995.

s/JAMES C. EBERLY, SR., ESQ.

OCT. 09, 1995, DEFENDANT'S MOTION IN LIMINE TO EXCLUDE EVIDENCE RELATING TO STATE FUEL TAX REFUNDS, filed by s/LISA M. PASSARELLO, ESQ. ONE(1) CERT TO ATTY PASSARELLO

CERTIFICATE OF SERVICE I hereby certify that I am this 6th day of October, 1995, serving a copy of the foregoing Defendant's Motion in Limine on the following persons by U.S. First Class Mail, postage prepaid. JAMES C. EBERLY, SR., ESQ. S/LISA M. PASSARELLO, ESQ.

OCT. 09, 1995, DEFENDANT'S MOTION IN LIMINE TO EXCLUDE EVIDENCE RELATING TO AUDITOR GENERAL REPORTS, filed by s/LISA M. PASSARELLO, ESQ., ONE(1) CERT TO ATTY PASSARELLO

CERTIFICATE OF SERVICE I hereby certify that I am this 6th day of October, 1995, serving a copy of the foregoing Defendant's Motion in Limine on the following persons by U.S. First Class Mail, postage prepaid. JAMES C. EBERLY, SR., ESQ. s/LISA M. PASSARELLO, ESQ.

Mar 1
12:15 pm

BARRY ANDRULONIS,
115 N. 7th St.,
PO Box 904
DuBois, PA 15801

93-307-CD

JERRY SISCO and
CHARLOTTE SISCO
116 N. Second Street
DuBois, PA 15801

Pro State Farm by 9.00
Pro by S F 5.00

MARCH 1, 1993, JUDGMENT FROM J.P., Mark Vrahas, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of One Thousand Eight Hundred Fifty and 09/100 dollars, with costs.

Debt \$1,850.09

Interest from December 9, 1993,

Filed and Entered by Plaintiff, March 1, 1993.

JUDGMENT

Allen D. Bair
Prothonotary

MARCH 1, 1993, Notice of Entry of Judgment mailed to Defendant.

MAY 19, 1993, PRAECIPE FOR CERTIFICATION OF JUDGMENT, filed

I submit the following information in connection with the eventual removal of the operating privileges of the Defendant in that the judgment entered in said action has not been paid within 60 days from the date of its entry: /s/ State Farm for Barry Andrulonis, Plff

MAY 20, 1993, CERTIFICATION OF MOTOR VEHICLE JUDGMENT MAILED TO COMTH-H /s/ arf.

Mar 1
3:05 pm

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17128

93-308-CD

RONALD L. HENSAL and
KAREN M. HENSAL,
RR 1, Box 424,
Osceola Mills, PA 16666

Pro by Plff 9.00

MARCH 1, 1993, 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 Three Hundred Four and 46/100 Dollars, with costs.

Debt \$304.46

Interest Computation Date, March 11, 1993.

Filed and Entered by Plaintiff, March 1, 1993.

JUDGMENT

Allen D. Bair
Prothonotary

JUN. 10, 1999, AUTHORITY TO REMOVE LIENS FILED IN ERROR., Filed. s/DOROTHY A. TOTTON

Ronald E. Archer

JOSEPH J. ZAHURANEC and SHIRLEY E. ZAHURANEC,

MARCH 1, 1993, COMPLAINT, ACTION/QUIET TITLE, filed by Ronald E. Archer, Esquire.
NO COPIES,

MARCH 1, 1993, MOTION FOR SERVICE BY PUBLICATION, filed by Ronald E. Archer, Esq.

MARCH 1, 1993, AFFIDAVIT, filed by Ronald E. Archer, Esq.

MARCH 10, 1993, ORDER FOR PUBLICATION, filed AND NOW, this 8th day of March, 1993, upon consideration of the foregoing Motion, the Plaintiffs are granted leave to make service of the Complaint upon the Defendants above named, their heirs, and assigns, by publication once in the Clearfield Progress and in the Clearfield County Legal Journal, and Proofs of Publicaiton shall thereto be filed with the proceedings in said aciton, said advertisement shall state that the Defendants be required to answer the Complaint within twenty (20) days from the date of advertisement thereof within each publication. BY THE COURT: Joseph S. Ammerman, Judge.

Mar 1 3:35 pm

93-309-CD

MARCH 1, 1993, NOTICE OF ACTION TO QUIET TITLE, filed by Ronald E. Archer, Esq.

JAMES LOWTHER and SUSAN LOWTHER, his wife, J. C. SMITH, BLAIR M. SMITH, JOSEPH MISCAVISH, their heirs, administrators, trustees and assigns, known or unknown and any other person or persons who may claim title or an interest in the

APRIL 8, 1993, AFFIDAVIT OF SERVICE, filed by Ronald E. Archer, Esq.

APRIL 8, 1993, MOTION FOR JUDGMENT, filed by Ronald E. Archer, Esq.

APRIL 14, 1993, ORDER OF COURT, filed.

NOW, April 13, 1993, an Affidavit having been made that service was made by publication in The Clearfield Progress on March 18, 1993, and the Clearfield County Legal Journal during the week of March 19, 1993, and it appearing that is was impossible to serve any other Defendants by any other means,

IT IS ORDERED AND DECREED that Defendants file suit in ejectment or otherwise enter a proceeding to contest the case within thirty (39) days, or this Order of Court shall become final upon Praecipe by Plaintiff, which hereby Orders and Decrees that the Defendants and each of them are forever barred from asserting any right, lien, title or interest in the land, the subject of this action, inconsistent with the interest or claim of the Plaintiff as set forth in the Complaint.

property subject of this action.

AND THAT this order hereby Orders and Decrees that title to the land subject of this action is vested absolutely in the Plaintiffs, their heirs and assigns, free and clear of any and all claims of any nature by any of the named Defendants, their heirs, executors, administrators, trustees, successors and assigns or by anyone claiming by, through or under them or any of them, and that the Plaintiffs are seized of an indefeasible title to the premises described below:

Pro by Atty 40.50
JPC Fee by Atty 5.00
Order by Atty 5.00
Cert by Atty 5.00

ALL those three (3) certain pieces, parcels or lots of ground situate in the Town of Whiteside (Now also referred to as the Village of West Moshannon), in Woodward Township, Clearfield County, Pennsylvania, being Lots numbered 345, 346, and 347 in the plan of said Town or Village, being bounded and described as follows, to wit:

ON the North by an alley way or lane; on the South by the old Ramey Road; on the East by an unmaed Street; and, on the West by the Old School House Lot, Now Howard Irwin, et ux. BEING further identified by Clearfield County Assessment Number 130-M14-411-00025.

Southerly direction for a distance or depth of One Hundred Sixty (160') feet to the Old Ramey Road; however, it is to be noted that an allowance must be made for and from the One Hundred Sixty (160') feet depth or distance of each of the aforesaid three (3) lots for the reason that the aforesaid Old Ramey Road has excised or taken for the roadway purposes a certain portion of the aforesaid One Hundred Sixty (160') feet depth or distance from each of the aforesaid enumerated three (3) lots.

And further identified by Clearfield County Assessment Number 130-M14-411-00025. BY THE COURT, s/ John K. Reilly, Jr., P.J.

MAY 28, 1993, PRAECIPE, filed

The Defendants above having failed to institute an action in ejectment or legal or equitable action to establish any claim they have to the premises subject of this action within thirty (30) days as directed by Order of Court dated the 13th day of April, 1993, you are hereby directed to enter judgment prohibiting the Defendants, their heirs, administrators, executors and assigns, from forever setting up any title to the premises subject of this action or in any way attacking the Plaintiff's title to the said property, or making claim against the same. /s/ Ronald E. Archer, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendants per Court Order dated April 13, 1993. JUDGMENT FOR THE PREMISES.

Handwritten signature
Prothonotary

Jeffrey W. Stover

MICHAEL TODD WALTER,

MARCH 1, 1993, COMPLAINT, filed by Jeffrey W. Stover, Esquire.

One (1) copy Certified to Sheriff.
One (1) copy Certified to Attorney.

MAY 3, 1993, ANSWER AND NEW MATTER OF DEFENDANT BARRY LANNEN, filed by Daniel C. Bell, Esq.

CERTIFICATE OF SERVICE, filed

May 3, 1993, ANSWER AND NEW MATTER SERVED TO: Michael Todd Walter c/o Jeffrey W. Stover, Esq. /s/ Daniel C. Bell, Esq.

Mar 1
3:40 pm

93-310-CD

JUNE 28, 1993, SHERIFF RETURN, filed
March 4, 1993 COMPLAINT SERVED TO: Barry Lannen, Deft /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

FEBRUARY 7, 1994 MOTION FOR ENFORCEMENT AND SANCTIONS filed.

FEBRUARY 7, 1994 CERTIFICATE OF SERVICE filed.

I hereby certify that I am this day serving the foregoing document upon the persons and in the mannaer below to:
Col. Glenn A. Walp Commissioner of P.S.P
Daniel C. Bell Esquire.

Daniel C. Bell

BARRY LANNEN,

FEBRUARY 16, 1994, RULE TO SHOW CAUSE, filed 3 cert
Upon Motion of Jeffrey W. Stover, Esquire, the Court hereby grants a rule upon the Col. Glenn W. Walp, Commissioner of the Pennsylvania State Police to show cause why Plaintiff's Motion for Enforcement and Sanctions should not be granted. Rule returnable for hearing the 4th day of April A.D., 1994, at 3:00 .m., Courtroom No. 1, Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT John K. Reilly, Jr. P.J.

FEBRUARY 22, 1994, RULE ISSUED TO ATTORNEYS STOVER AND BELL AND TO COL. GLENN A. WALP. /s/ fl

Pro by Atty 40.00

JCP Fee by Atty 5.00

Shff by Atty 28.24

sur charge by Atty 2.00

Pro by Atty 5.00

APRIL 4, 1994, ORDER, filed 1 cert/Atty
AND NOW, this 4th day of April, 1994, upon consideration of the Motion fo Plaintiff, and after hearing thereon, and in accordance with Rule 4019(b), the Court finds that the Respondent, Colonial Glenn A. Walp, Commissioner of the Pennsylvania State Police, is in violation of PA. R.C.P. No. 4007.1 because of his failure to timely respond to the Notice of Deposition and Subpoena Duces Tecum, and therefore, it is

ORDERED that the Respondent shall appear for said deposition at the offices of Novak, Stover & Furst, 122 E. High Street, Bellefonte, Pennsylvania, on the 21st day of April, 1994 at 10:00 AM, and before a Notary Public, for the purpose of submitting to the deposition. Failure to appear for that deposition shall subject the Respondent to the penalty of contempt. BY THE COURT: John K. Reilly, Jr, P.J.

NOVEMBER 1, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. One cert copy to Attys. Stover, Bell.

DECEMBER 9, 1996, PRAECIPE TO DISCONTINUE, filed by Jeffrey W. Stover, Esquire.
Kindly mark the above-captioned matter settled, satisfied and discontinued.
BY: /s/ Jeffrey W. Stover, Esquire.

SETTLED

SATISFIED

DISCONTINUED

Bruce J. Phillips	LINDA GRUBE and CHRISS GRUBE	<p><u>MARCH 1, 1993, COMPLAINT</u>, filed by Bruce J. Phillips, Esquire. Three (3) copies Certified to Attorney.</p> <p><u>MARCH 24, 1993, PRAECIPE FOR APPEARANCE</u>, filed Please enter our appearance on behalf of Defendants ROBERTO S. LUNA, MD AND ROBERTO S. LUNA, MD AND FREDESVINDA S. LUNA, MD, PC, in the above matter. We are authorized to accept service on their behalf. /s/ John W. Blasko and /s/ James M. Horne, Esq. <u>CERTIFICATE OF SERVICE</u>, filed March 23, 1993, <u>PRAECIPE FOR ENTRY OF APPEARANCE</u> SERVED TO: Bruce J. Phillips, Esq. /s/ John W. Blasko, Esq.</p>
Mar 1 3:45 pm	93-311-CD	<p><u>MARCH 25, 1993, DEFENDANTS' PRELIMINARY OBJECTIONS TO PLAINTIFFS' COMPLAINT</u>, filed by John W. Blasko, Esq. <u>CERTIFICATE OF SERVICE</u>, filed March 23, 1993, <u>PRELIMINARY OBJECTIONS TO PLAINTIFFS' COMPLAINT</u> SERVED TO: Bruce J. Phillips, Esq. /s/ Sallie A. Updyke, Esq.</p> <p><u>MARCH 8, 1993, MOTION TO AMEND CAPTION</u>, filed by Bruce J. Phillips, Esq. 2 cert/Atty</p>
John W. Blasko	ROBERTO LUNA, M.D. and ROBERTO S. LUNA, M.D. FREDESVINDA S. LUNA, M.D. P.C.	<p><u>MARCH 30, 1993, ORDER OF COURT</u>, filed IT IS HEREBY ORDERED this 29th day of March, 1993, that the caption on the within case is amended to read as follows: LINDA GRUBE and CHRISS BRUBE, her husband vs. ROBERTO LUNA, MD, ROBERTO S. LUNZ, MD, GREDESVINDA S. LUNA, MD. PC., and CLEARFIELD HOSPITAL. /s/ John K. Reilly, Jr., P.J.</p>
Stephen L. Dugas	ROBERTO LUNA, MD, ROBERTO SO. LUNA MD, FREDESVINDA S. LUNA, MD, PC, and CLEARFIELD HOSPITAL	<p><u>MARCH 26, 1993, PRELIMINARY OBJECTIONS</u>, filed by Stephen L. Dugas, Esq. <u>CERTIFICATE OF SERVICE</u>, filed March 25, 1993, <u>PRELIMINARY OBJECTIONS</u> SERVED TO: All Counsel. /s/ Stephen L. Dugas, Esq.</p> <p><u>MARCH 26, 1993, PRAECIPE FOR APPEARANCE</u>, filed Kindly enter my appearance as counsel of record for the CLEARFIELD HOSPITAL in the above captioned action. /s/ Stephen L. Dugas, Esq.</p>
	Pro by Atty 40.00 JPC Fee by Atty 5.00	<p><u>APRIL 7, 1993, STIPULATION</u>, filed by Stephen L. Dugas, Esq. <u>CERTIFICATE OF SERVICE</u>, filed April 6, 1993, <u>STIPULATION</u> SERVED TO: All Counsel of record. /s/ Stephen L. Dugas, Esq.</p>
	SHFF by atty 31.80 SHFF by atty 8.00 Pro by atty 5.00	<p><u>APRIL 12, 1993, PRAECIPE</u>, filed Please place the above-captioned matter upon the next available argument list. /s/ Sallie A. Updyke, Esq. <u>CERTIFICATE OF SERVICE</u>, filed April 7, 1993, <u>PRAECIPE TO LIST FOR ARGUMENT</u> SERVED TO: Bruce J. Phillips and Stephen L. Dugas, Esq. /s/ Sallie A. Updyke, Esq.</p>
		<p><u>APRIL 23, 1993, STIPULATION OF COUNSEL</u>, filed by John W. Blasko, Esq. 2 cert/Atty <u>ORDER</u>, filed AND NOW, this 23rd day of April, 1993, upon stipulation of the parties hereto, which Stipulation resolves the Defendants' Preliminary Objections, the Court hereby enters the following Order: 1. Plaintiffs' Complaint Paragraph 11(j) is hereby stricken. BY THE COURT: John K. Reilly, Jr., P.J.</p>
		<p><u>MAY 14, 1993, ANSWER AND NEW MATTER TO PLAINTIFFS' COMPLAINT</u>, filed by John W. Blasko, Esq. <u>CERTIFICATE OF SERVICE</u>, filed May 13, 1993, <u>DEFENDANTS' ANSWER AND NEW MATTER</u> SERVED TO: Bruce J. Phillips, Esq. /s/ Sallie A. Updyke, Esq.</p>
		<p><u>MAY 17, 1993, ANSWER AND NEW MATTER</u>, filed by Louis C. Schmitt, Esq. <u>CERTIFICATE OF SERVICE</u>, filed May 14, 1993, <u>ANSWER AND NEW MATTER</u> SERVED TO: All Counsel of record. /s/ Louis C. Schmitt, Esq.</p>
		<p><u>MAY 24, 1993, NOTICE OF SERVICE OF INTERROGATORIES</u>, filed by Stephen L. Dugas, Esq. <u>CERTIFICATE OF SERVICE</u>, filed May 21, 1993, <u>NOTICE OF SERVICE</u> SERVED TO: All counsel of record. /s/ Stephen L. Dugas, Esq.</p>
		<p><u>JUNE 29, 1993, CERTIFICATE OF SERVICE</u>, filed. I hereby certify that the original and two copies of Defendant Lunas' Interrogatories and Request for Product for Answer by Plaintiffs (set one) in the above-referenced matter was mailed by first class, postage prepaid, at the Post Office, State College, Pa. this 28th day of June, 1993, to the attorney of record, Bruce J. Phillips, Esq. Gilardi & Cooper, PA, 808 GRANT BLD, 310 GRANT ST., PGH., PA.15219-2285; and a copy to Stephen L. Dugas, Esq., PFAFF, MC INTYRE, DUGAS & HARTYE, PO BOX 533, HOLLIDAYSBURG, PA. 16648. S/SALLIE A. UPDYKE, ESQ.</p>
		<p><u>SHERIFF RETURN</u>, filed. NOW, MARCH 4, 1993, AT 10:25AM EST SERVED THE WITHIN COMPLAINT ON REBERT LUNA, MD, DEFENDANT, FREDESVINDA S. LUNA, MD, DEFENDANT & ROBERT S. & FREDESVINDA S. LUNA MD PA, DEFENDANTS AT EMPLOYMENT 531 HANNA ST., CLEARFIELD, PA,</p>

<p>John Sughrue</p> <p>Mar 2 10:30 am</p>	<p>RUTH E. KIRSCH and CLAIR J. KIRSCH, h/w</p> <p>93-313-CD</p>	<p>MARCH 2, 1993, PRAECIPE FOR WRIT OF SUMMONS, filed by John Sughrue, Esquire. Kindly, issue a Writ of Summons in a Civil Action in teh above-captioned matter directed to Defendants, JUSTINE ZEMKA and RICHRD BRUCE GLOMBOWSKI. The amount in controversy is in excess of \$10,000.00. Certify the Writs of Summons to the Sheriff of Clearfield County with driections to serve the same on Defendants, JUSTINE ZEMKA at her residence, 310 Pennsylvania Avenue, Clearfield, Pennsylvania 16830 and to serve the same on Defendant, RICHARD BRUCE GLOMBOWSKI, a non-resident of Pennsylvania, at his residence 1908 W. Socrum Loop Road, Lakeland, Florida 33809-0322. /s/ John Sughrue, Esquire.</p> <p>MARCH 4, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.</p> <p>APRIL 19, 1993, PRAECIPE FOR APPEARANCE, filed Kindly enter my appearance on behalf of Richard Bruce Glombowski, Defendant, in the above-captioned matter. /s/ Paul W. Roman, Jr., Esq.</p> <p>CERTIFICATE OF SERVICE, filed April 15, 1993, PRAEICPE FOR APPEARANCE SERVED TO: All counsel of record. /s/ Paul W. Roman Jr., Esq.</p>	
<p>James M. Horne</p> <p>Paul W. Roman, Jr</p>	<p>JUSTINE ZEMKA, Individual, and RICHARD BRUCE GLOMBOWSKI Individual,</p> <p>Pro by Atty 20.00 JPC Fee by Atty 5.00</p>	<p>JUNE 4, 1993, SHERIFF RETURN, filed March 9, 1993, SUMMONS SERVED TO: Richard Bruce Glombowski, Deft by Certified mail. April 2, 1993, SUMMONS SERVED TO Justine Zemka Deft by Certified Mail. /s/ Chester A. Hawkins, Shff</p> <p>FEBRUARY 24, 1994, PRAECIPE FOR ENTRY OF APPEARANCE, filed Please enter our appearance on behalf of the Defendant Justine Zemka, in the above-captioned matter. We are authorized to accept service on her behalf. /s/ James M. Horne, Esq. CERTIFICATE OF SERVICE, filed February 22, 1994, PRAECIPE FOR ENTRY OF APPEARANCE SERVED TO John Sughrue, Esq. /s/ James M. Horne, Esq.</p> <p>FEBRUARY 24, 1994, PRAECIPE FOR RULE TO FILE COMPLAINT, filed Please issue a Rule on Plaintiffs to file their Complaint within twenty (20) days from service thereof or suffer a judgment of non pros against them. /s/ James M. Horne, Esq.</p>	
<p>M. Horne, Esq.</p> <p>Esq. /s/ James M. Horne, Esq.</p> <p>/s/ John Sughrue, Esq.</p> <p>Sughrue, Esq. 1 cert/Atty Sughrue</p> <p>Roman, Jr, Esq. and Craig M. Lee, Esq. /s/ John Sughrue, Esq.</p> <p>Craig M. Lee, Esq. 1 cert/CA</p>	<p>Shff by Atty 30.38 sur charge by Atty 4.00 Pro by Atty 20.00 Pro by atty 5.00</p> <p>APRIL 13, 1994, ANSWER WITH NEW MATTER OF DEFENDNAT, JUSTINE ZEMKA, filed by James M. Horne, Esq. CERTIFICATE OF SERVICE, filed April 12, 1994 ANSWER WITH NEW MATTER SERVED TO: John Sughrue, Esq; Paul W. Roman, Jr, Esq. /s/ James M. Horne, Esq.</p> <p>MAY 3, 1994, REPLY TO NEW MATTER, filed by John Sughrue, Esq. 1 cert/Atty Sughrue CERTIFICATE OF SERVICE, filed May 3, 1994, REPLY TO NEW MATTER SERVED TO: James M. Horne, Esq and Paul W. Roman, Esq. /s/ John Sughrue, Esq.</p> <p>MAY 5, 1994, NOTICE OF TAKING OF DEPOSITION OF DEFENDANT, JUSTINE ZEMKA, filed by John Sughrue, Esq. 1 cert/Atty Sughrue CERTIFICATE OF SERVICE, filed May 5, 1994, NOTICE TO TAKING OF DEPOSITION SERVED TO: James M. Horne, Esq and Paul W. Roman, Jr, Esq. and Craig M. Lee, Esq. /s/ John Sughrue, Esq.</p> <p>MAY 9, 1994, DEFENDANT'S PRELIMINARY OBJECTIONS TO PLAINTIFFS' COMPLAINT, filed by Craig M. Lee, Esq. 1 cert/CA CERTIFICATE OF SERVICE, filed May 6, 1994, PRELIMINARY OBJECTIONS SERVED TO: John Sughrue, Esq and James M. Horne, Esq. /s/ Craig M. Lee, Esq.</p>	<p>CERTIFICATE OF SERVICE, filed February 22, 1994, PRAECIPE FOR RULE TO FILE A COMPLAINT SERVED TO John Sughrue, Esq. /s/ James M. Horne Esq.</p> <p>RULE ISSUED TO ATTORNEY SUGHRUE FOR SERVICE. /s/ fl</p> <p>MARCH 25, 1994, COMPLAINT, filed by John Sughrue, Esq. 1 cert/Atty</p> <p>APRIL 4, 1 994, CERTIFICATES OF SERVICE, filed March 31, 1994, INTERROGAOTIES PROPOUNDED BY DEFT FOR ANSWER BY PLAINTIFFS (SET ONE) AND REQUEST FOR PRODUCTION (SET ONE) SERVED TO: John Sughrue, Esq and Paul W. Roman, Jr, Esq. /s/ James M. Horne, Esq. March 31, 1994, SECOND REQUEST FOR PRODUCTION OF DOCUMENTS AND TANGIBLE THINGS BY DEFENDANT DIRECTED TO PLAINTIFFS SERVED TO: John Sughrue, Esq and Paul W. Roman, Jr, Esq. /s/ James M. Horne, Esq.</p>	

<p>Mar 2 1:55 pm</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF LABOR & INDUSTRY, Harrisburg, PA 17121</p> <p>93-316-CD</p> <p>RICHARD L. MANEY,</p> <p>Pro by Plff 9.00</p>	<p><u>MARCH 5, 1993, SUGGESTION OF NONPAYMENT AND AVERMENT OF DEFAULT,</u> filed. To Revive and Continue Lien Entered to 88-888-CD.</p> <p>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.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Five Thousand Four Hundred Eighty-seven and 41/100 Dollars, with costs.</p> <p style="text-align: right;">Debt \$5,487.41</p> <p>JUDGMENT</p> <p style="text-align: right;"><i>Allen D. B...</i> Prothonotary</p>
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<p>March 2 1:55 pm</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF LABOR & INDUSTRY, Harrisburg, PA 17121</p> <p>93-317-CD</p> <p>JOSEPH DESALVE, Individually and t/a DE SALVE'S SERVICE,</p> <p>Pro by Plff 9.00</p>	<p><u>MARCH 2, 1993, SUGGESTION OF NONPAYMENT AND AVERMENT OF DEFAULT,</u> filed. To Revive and Continue Lien entered to 88-889-CD.</p> <p>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.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Four Thousand Four Hundred Sixty-five and 92/100 Dollars, with costs.</p> <p style="text-align: right;">Debt \$4,465.92</p> <p>JUDGMENT</p> <p style="text-align: right;"><i>Allen D. B...</i> Prothonotary</p>
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<p>Mar 2 1:55 pm</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF LABOR & INDUSTRY, Harrisburg, PA 17121</p> <p>93-318-CD</p> <p>ROBERT E. HEICHEL,</p> <p>Pro by Plff 9.00</p>	<p><u>MARCH 2, 1993, SUGGESTION OF NONPAYMENT AND AVERMENT OF DEFAULT,</u> filed. To Revive and Continue Lien entered to No. 88-890-CD.</p> <p>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.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three Hundred Seventy-and 67/100 dollars, with costs.</p> <p style="text-align: right;">Debt \$370.67</p> <p>JUDGMENT</p> <p style="text-align: right;"><i>Allen D. Blay</i> Prothonotary</p>
<p>Mar 2 1:55 pm</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF LABOR & INDUSTRY, Harrisburg, PA 17121</p> <p>93-319-CD</p> <p>MILTON EUGENE RAFFERTY, Individually and t/a RAFFERTY REGRIGERATION & AIR CONDITIONING,</p> <p>Pro by Plff 9.00</p>	<p><u>MARCH 2 1993, SUGGESTION OF NONPAYMENT AND AVERMENT OF DEFAULT,</u> filed. To Revive and Continue Lien entered to No. 88-828-CD.</p> <p>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.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Five Hundred Seventy-three and 40/100 dollars, with costs.</p> <p style="text-align: right;">Debt \$573.40</p> <p>JUDGMENT</p> <p style="text-align: right;"><i>Allen D. Blay</i> Prothonotary</p>

Peter F. Smith

COUNTY NATIONAL BANK,

MARCH 3, 1993, COMPLAINT/Action/Mortgage Foreclosure, filed by Peter F. Smith, Esquire.
One (1) copy Certified to Attorney.

JUNE 30, 1993, SHERIFF RETURN, filed
March 9, 1993, COMPLAINT SERVED TO: Carrie Blake, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm

JULY 7, 1993, PRAECIPE TO DISCONTINUE, filed
The Defendant has exercised her statutory right to cure her default in the above-captioned matter.
Please DISCONTINUE this suit. s/ Peter F. Smith, Esq.

DISCONTINUED

Mar 3 10:50 am

93-320-CD

CARRIE ^{vs} SLAKE,

Pro by Atty 40.00
JCP Fee by atty 5.00
Shff by Plff 24.72
sur charge by Plff 2.00
Pro by Atty 5.00

CONTINUED FROM PAGE 291, RIGLIN vs RIGLIN, 93-296-CD

DEC. 03, 1997, CERTIFICATE OF SERVICE, PETITION FOR SPECIAL RELIEF REQUESTING PSYCHOLOGICAL EVALUATION AND RECOMMENDATION AND RULE TO SHOW CAUSE ON KIMBERLY M. KUBISTA, ESQ., filed by s/BARBARA J. HUGNEY-SHOPE, ESQ. TWO (2) CERT TO ATTY SHOPE

DEC. 09, 1997, ANSWER TO PETITION FOR SPECIAL RELIEF REQUESTING PSYCHOLOGICAL EVALUATION AND RECOMMENDATION, filed by s/KIMBERLY M. KUBISTA, ESQ. NO CERT COPIES
CERTIFICATE OF SERVICE, s/Kimberly M. Kubista, Esq.
VERIFICATION, s/Kimberly M. Kubista, Esq.

DEC. 17, 1997, ORDER, filed. FOUR (4) CERT TO ATTY SHOPE
AND NOW, this 17th day of December, 1997, this being the date and time for a hearing on a Petition for Special Relief Requesting a Psychological Evaluation and Recommendation by the Plaintiff, the parties being present and represented by counsel and upon agreement by the parties it is hereby ORDERED that: (Please refer to filing for details) BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE

SEP. 23, 1998, ORDER, filed. FOUR (4) CERT TO ATTY SHOPE
RE: CUSTODY

BY THE COURT: s/FREDRIC J. AMMERMAN, JUDGE

SEP. 23, 1999, PETITION TO ENFORCE COURT ORDER, filed by s/KIMBERLY M. KUBISTA, ESQ. TWO (2) CC ATTY KUBISTA

SEPT. 29, 1999, ORDER, filed. Two Cert. to Atty Kubista
NOW, this 29th day of September, 1999. Rule returnable thereon the 19th day of Oct. 1999, for written response. BY THE COURT: s/Fredric J. Ammerman, Judge

OCT. 1, 1999, CERTIFICATE OF SERVICE, filed by Att. Kubista No Cert. Copies
Served copy of Order of Court scheduling a custody conference upon Barbara Hugney-Shope, Esq. on Sep. 30th 1999 s/Kimberly M. Kubista, Esq.

OCT. 19, 1999, REPLY TO PETITION TO ENFORCE COURT ORDER, filed by Atty. Hugney-Shope Three Cert. to Atty. CERTIFICATE OF SERVICE, filed.

JUN 05, 2000, PETITION FOR SPECIAL RELIEF, filed by s/KIMBERLY M. KUBISTA, ESQ. THREE (3) CC ATTY KUBISTA

JUN 13, 2000, ORDER, RE: RULE UPON RESPONDENT, RETURNABLE JULY 3, 2000, FOR FILING WRITTEN RESPONSE: BY THE COURT: s/FREDRIC J. AMMERMAN, JUDGE THREE (3) CC ATTY KUBISTA

JUN 13, 2000, RULE, UPON RESONDENT, RETURNABLE W/HEARING THEREON JULY 17, 2000: BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE THREE (3) CC ATTY KUBISTA

JUN 14, 2000, CERTIFICATE OF SERVICE, PETITION FOR SPECIAL RELIEF UPON BARBARA HUGNEY-SHOPE: filed by s/KIMBERLY M. KUBISTA, ESQ. NO CC

JUL 03, 2000, REPLY TO PETITION FOR SPECIAL RELIEF AND NEW MATTER, filed by s/BARBARA J. HUGNEY-SHOPE, ESQ. THREE (3) CERT TO ATTY
VERIFICATION, s/PAMELA K. LETTIE
CERTIFICATE OF SERVICE, filed.

CONTINUED ON PAGE 328

<p>Richard M. Rosenthal</p> <p>March 3 11:35 am</p>	<p>JOHN L. MARTIN, BAMBI L. MARTIN,</p> <p>93-322-CD</p>	<p>MARCH 3, 1993, COMPLAINT IN CIVIL ACTION, filed by Richard M. Rosenthal, Esquire. One (1) copy Certified to Sheriff as per attorney's instructions.</p> <p>MARCH 29, 1993, SHERIFF RETURN, filed March 9, 1993, Denny Nau, Shff of Centre Co deputized by Chester A. Hawkins, Shff of Clfd Co. March 19, 1993 COMPLAINT SERVED TO: Jeffrey A. Martin, Deft. by Shff Nau. /s/ Chester A. Hawkins, Shff by Marilyn Hamm</p> <p>JUNE 15, 1993, PRAECIPE FOR APPEARANCE, filed Kindly enter our appearance on behalf of the defendant, Jeffrey A. Martin, in regard to the above-captioned matter. /s/ Mark F. McKenna, Esq. CERTIFICATE OF SERVICE, filed June 14, 1993, PRAEICPE FOR APPEARANCE SERVED TO: Richard M. Rosenthal, Esq. /s/ Mark F. McKenna, Esq.</p> <p>JULY 26, 1993, NOTICE OF SERVICE OF INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS AND MATERIALS AND INSURANCE INFORMATION DIRECTED TO DEFENDANT JEFFREY MARTIN, filed by Ricahrd M. Rosenthal, Esq.</p>
<p>Mark F. McKenna</p>	<p>JEFFREY A. MARTIN,</p> <p>Pro by Atty 40.00 JCP Fee by Atty 5.00 Shff by Atty 22.60 sur charge by Atty 2.00 Shff Nau by Atty 33.80</p>	<p>SEPTEMBER 10, 1993, ANSWER AND NEW MATTER, filed by Mark F. McKenna, Esquire. No Copies Certified.</p> <p>OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified copies to Atty Rosenthal and Atty McKenna</p> <p>OCT. 11, 1995, PRAECIPE TO SETTLE AND DISCONTINUE, filed. NO CERT COPIES Please satisfy, settle and discontinue the within-captioned matter. s/RICHARD M. ROSENTHAL, ESQ.</p> <p>SETTLED DISCONTINUED and SATISFIED</p>

<p>Pro by atty 5.00</p>	<p>Pro by atty 5.00</p>	
<p>CONTINUED FROM PAGE 254, RIGLIN vs RIGLIN, 93-296-CD</p>		
<p>MAR. 20, 1997, SHERIFF RETURN, filed. NO CERT COPIES NOW, FEB. 26, 1997, AT 3:05 PM EST SERVED THE WITHIN PETITION TO MODIFY CUSTODY & ORDER; PETITION TO MODIFY CUSTODY & ORDER; PETITION FOR CONTEMPT & RULE ON PAMELA K. RIGLIN LETTIE, AT EMPLOYMENT, S.C.I. HOUTZDALE, HOUTZDALE, CLEARFIELD COUNTY, PENNA. BY HANDING TO PAMELA K. RIGLIN LETTIE A TRUE AND ATTESTED COPY OF THE ORIGINAL PETITION TO MODIFY CUSTODY & ORDER; PETITION FOR CONTEMPT & RULE AND MADE KNOWN TO HER THE CONTENTS THEREOF. SERVED BY: NEVLING. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM</p> <p>MAR. 27, 1997, ORDER SCHEDULING MEDIATION CONFERENCE FOR MAY 14, 1997, AT 9 o'clock a.m., filed. s/FREDRIC J. AMMERMAN, JUDGE</p> <p>JUL 14, 1997 ENTRY OF APPEARANCE, filed. TWO (2) COPIES CERT TO ATTY SHOPE Please enter my appearance as attorney of record for PAMELA K. LETTIE, formerly Pamela K. Riglin, the Plaintiff in the above-captioned action. s/BARBARA J. HUGNEY-SHOPE, ESQ.</p> <p>NOV. 13, 1997, PETITION TO WITHDRAW AS COUNSEL, filed by s/R. DENNING GEARHART, ESQ. FOUR (4) CERT TO ATTY GEARHART</p> <p>NOV. 17, 1997, RULE RETURNABLE, filed. FOUR (4) CERT TO ATTY GEARHART AND NOW, this 14 Day of November, 1997, upon consideration of the attached Petiton to Withdraw as Counsel, a Rule is hereby issued upon the Plaintiff, PAMELA K. (RIGLIN) LETTIE, Defendant, JAMES B. RIGLIN, II, to show CAUSE WHY THE PETITION should not be granted. Rule Returnable the 8th day of December, 1997, for filing written response. BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE</p> <p>NOV. 18, 1997, CONSENT, filed. NO CERT COPIES I, JAMES B. RIGLIN, II, Defendant, do hereby consent to the Withdrawal of R. DENNING GEARHART, ESQUIRE, as my attorney in the above captioned matter. s/JAMES B. RIGLIN, II</p> <p>NOV. 18, 1997, CERTIFICATE OF SERVICE, PETITION TO WITHDRAW AS COUNSEL, filed by s/R. DENNING GEARHART, ESQ. NO CERT COPIES</p> <p>NOV. 25, 1997, PRAECIPE TO ENTER APPEARANCE, filed by s/KIMBERLY M. KUBISTA, ESQ. ONE (1) CERT TO ATTY KUBISTA</p> <p>NOV. 25, 1997, PRAECIPE TO WITHDRAW APPEARANCE, filed by s/R. DENNING GEARHART, ESQ. NO CERT COPIES ENTRY OF APPEARANCE, s/KIMBERLY M. KUBISTA, ESQ.</p> <p>NOV. 26, 1997, PETITION FOR SPECIAL RELIEF REQUESTING PSYCHOLOGICAL EVALUATION AND RECOMMENDATION, filed by s/Barbara J. Hugney-Shope, Esq. THREE (3) CERT TO ATTY SHOPE VERIFICATION, s/PAMELA K. LETTIE</p> <p>DEC. 02, 1997, RULE TO SHOW CAUSE, BY THE COURT: s/FREDRIC J. AMMERMAN, JUDGE filed. THREE (3) CERT TO ATTY SHOPE</p> <p>CONTINUED ON PAGE 290</p>		

Earle D. Lees,

CAROLE VANCE,

MARCH 3, 1993, COMPLAINT IN DIVORCE, filed by Attorney. Earle D. Lees, Esquire.
One (1) copy Certified to Attorney.

JULY 6, 1993, AFFIDAVIT OF SERVICE, filed.

Earle D. Lees, Jr., Esquire, being duly sworn according to law, deposes and says that HOMER L. VANCE, defendant, was served with the Complaint in Divorce to the above term and number on March 10, 1993, by certified mail, restricted delivery and postage prepaid as evidence by the attached receipts and that she did personally acknowledge receipt thereof. /s/ Earle D. Lees, Jr., Esquire.

JULY 6, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Earle D. Lees, Esquire.

AFFIDAVIT OF CONSENT OF CAROLE VANCE AND HOMER L. VANCE, filed.

AFFIDAVIT OF NON-MILITARY SERVICE, filed.

FINAL DECREE, filed.

AND NOW, this 16th 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, CAROLE VANCE and Defendant, HOMER L. VANCE, are dissolved because the marriage is irretrievably broken.

The attached Separation Agreement is attached hereto and incorporated herein by reference and shall be enforceable hereunder. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

3/3/93
\$90.00 pd
by atty

93-321-CD

Clfd Trust
BAL/\$75.00

HOMER L. VANCE,

Pro 40.00

State by atty 10.00

(1 count)

JCP Fee by Atty 5.00

PRO .50

CK#2115 TRANSFER TO REGULAR ACCOUNT 75.00

PRO 40.00

PRO .50

CK#2320 ATTY 34.50

AUGUST 15, 1993, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.

David D. Engle,

REGENCY CONSUMER DISCOUNT COMPANY, INC.

MARCH 3, 1993, COMPLAINT IN CIVIL ACTION, filed by David D. Engle, Esquire.
One (1) copy Certified to Sheriff.
One (1) copy Certified to Attorney.

Mar 3 11:45 am

93-323-CD

APRIL 20, 1993, AFFIDAVIT OF SERVICE, filed April 20, 1993, PLAINTIFF'S 10 DAY NOTICE served to: Victor Fleck, Deft. /s/ David D. Engle, Esq. 1 cert/Atty.

MAY 24, 1993, PRAECIPE FOR DEFAULT JUDGMENT, filed
Enter judgment in favor of the Plaintiff and against the Defendant Victor Fleck for the failure to file an answer, pursuant to Rule 1037 of the Rules of Civil Procedure, and assess the Plaintiff's damages as follows:
Amount Claim in Plaintiff's Complaint \$20,616.91
Filing costs of Complaint 45.00
Service of Complaint by Sheriff 40.00
Interest fr 12-14-92 thru 5-14-93 515.42
Total \$21,217.33

Enter judgment in the above amount without prejudice to Plaintiff's right to proceed through hearing to assess additional claimed damages for reasonable counsel fees.

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 his attorney of record, if any, after the default occurred and at least 10 days prior to the date of filing of this Praecipe. A copy of this notice is attached hereto as Exhibit "A".
/s/ David D. Engle, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Twenty-One Thousand Two Hundred Seventeen Dollars and Thirty-Three Cents.

Pro by Atty 40.00
JPC Fee by Atty 5.00
Pro by Atty 9.00
SHFF by atty 31.00
SHFF by atty 2.00

DEBT: \$21,217.33

DEFAULT JUDGMENT

Alfred D. Bartz

Pro by Atty 5.00

Prothonotary

MAY 25, 1993, NOTICE OF JUDGMENT MAILED TO DEFT. /s/ arf

JUNE 30, 1993

SHERIFF RETURN, filed.

NOW, MARCH 18, 1993, AT 11:30 AM EST SERVED THE WITHIN COMPLAINT ON VICTOR FLECK, DEFENDANT, AT MARKET ST., CLEARFIELD, CLEARFIELD COUNTY, PENNA. (SHERIFF'S OFFICE) BY HANDING TO VICTOR FLECK A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MAKE KNOWN TO HIM THE CONTENTS THEREOF. SERVED BY: SHFF HAWKINS. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/ MARILYN HAMM

This Day, 9th day of July 1996 by Prothonotary, the above judgment is satisfied in full of debt, interest and cost.

Attest *W.A. Shaw*
Prothonotary

Anthony S. Guido

MARGARET LONGO SANDY,
formerly,
MARGARET LONGO,

MARCH 3, 1993, COMPLAINT/Action/Quiet Title, filed by Anthony S. Guido, Esquire.
Two (2) copies Certified to Sheriff per Attorney's Instrucitons.

SHERIFF RETURN, filed. (JUNE 28, 1993)
NOW, MARCH 5, 1993, AT 11:30 AM EST SREVED THE WITHIN COMPALINT ACTION TO QUIET TITLE ON RUTH COLBEY & DONALD G. COLBEY, DEFENDANT AT RESIDENCE, PENFIELD, CLEARFIELD COUNY, PENNA. BY HANDING TO A. RUTH COLBEY a true and attested copy of the original complaint and made known to her the contents thereof. SERVED BY:DAVIS/CHURNER. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILY HAMM

AUGUST 11, 1993, PRAECIPE, filed
Please mark the above case settled and discontinued
/s/ Anthony S. Guido, Esq.

Mar 3
11:50 am

93-324-CD

SETTLED

AND

DISCONTINUED

DONALD G. COLBEY and
A. RUTH COLBEY,

Pro by Atty 40.00

JPC Fee by Atty 5.00

SHFF by atty 27.84

SHFF by atty 4.00

Pro by Atty 5.00

IN RE:
 CHARLES N. MARTELL,
 An Alleged Severely
 Mentally Disabled
 Person,

MARCH 3, 1993, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed
ORDER, filed.
ORDER, filed.

MARCH 4, 1993, , MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.
 One (1) copy Certified to Mental Health.
DECREE, filed.
 AND NOW, this 4th day of March, , 1993, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

The Court finds that Charles N. Martell, 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 Nine (90) days.

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

Mar 3
 2:35 pm

93-325-CD

Pro	<i>hyte</i>	40.00
JCP Fee	<i>hyte</i>	5.00
Richard Mattern		150.00

3-19-93 OK 10/10/79
3-19-93 PL 10/10/79

IN RE:

ANNA POLLICK,
An Alleged Severely
Mentally Disabled
Person,

MARCH 3, 1993, PETITION FOR INVOLUNTARY TREATMENT
MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

ORDER, filed
ORDER, filed.

MARCH 4, 1993, MENTAL HEALTH REVIEW OFFICERS
REPORT AND DECREE, filed.

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

AND NOW, this 4th day of March, , 1993, the Mental
Health Review Officer's Report is acknowledged. We
approve his recommendation.

The Court finds that ANNA POLLICK, 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
and Eighty (180) days.

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

Mar 3
2:35 pm

93-326-CD

Pro	<i>[Signature]</i>	40.00
JPC Fee	<i>[Signature]</i>	5.00
R. Mattern		150.00

3/11/93 11:47 AM
3/11/93 11:17 AM

Michael P. Yeager

IN RE:
CONDEMNATION BY
WOODLAND-BIGLER AREA
AUTHORITY OF PROPERTIES
LOCATED IN BRADFORD
TOWNSHIP, CLEARFIELD
COUNTY, PENNSYLVANIA,

MARCH 3, 1993, DECLARATION OF TAKING, PROCEEDING IN REM, filed by Michael P. Yeager, Esquire.
NO COPIES.

BOND, filed.
Woodland-Bigler Authority as OBLIGOR and The Commonwealth of Pennsylvania as OBLIGEE.

MARCH 11, 1993, MEMORANDUM OF RECORDED NOTICE OF DECLARATION OF TAKING, filed by Michael P. Yeager Esq. Solicitor for Woodland-Bigler Area Authority

MARCH 11, 1993, AFFIDAVIT OF SERVICE, filed March 3, 1993, DECLARATION OF TAKING SERVED TO: Landowners Listed in Exhibit "A". /s/ Michael P. Yeager, Esq.

MARCH 18, 1993, AFFIDAVIT OF POSTING, filed by Michael E. Thompson, Esq.

APRIL 8, 1993, AFFIDAVIT OF SERVICE, filed Linda J. Schwartz, being duly sworn according to law, deposes and says that Notice of filing of a Declaration of Taking was served upon Condemnees by publication in The Progress newspaper on March 15, 1993 as evidenced by the Proof of Publicaiton dated March 23, 1993, attached hereto AND by publicaiton in the Clearfield County Legal Journal in the March 19, 1993, issue, as evidenced by the Proof of Publicaiton dated March 30, 1993, attached hereto.

Said publication was necessitated by the inadvertent error of a previous employer in signing for a previous certified mail receipt to the within Condemnees. A letter explaining said error in receipt together with envelopes are also attached hereto. /s/ Linda J. Schwartz.

APRIL 22, 1993, AFFIDAVIT OF POSTING E. ANN LANCE & DAVID R.R. LANCE, filed by Michael E. Thompson, Esq.

MAY 11, 1993, AFFIDAVIT OF SERVICE, filed by Michael P. Yeager, ESq.

MAY 25, 1995, AFFIDAVIT OF SERVICE, filed I, MICHAEL P. YEAGER, attorney for Defendant depose and say that I forwarded a copy of the Petition for the Appointment of Board of Viewers under cover letter dated May 18, 1995 to Mr. & Mrs. Richard L. Kovalick at R.R. 1, Woodland, PA 16881. Said forwarding was by certified mail with the receipt and return receipt card being attached hereto, made part hereof and incorporated herein. /s/ Michael P. Yeager, Esquire, Attorney for Defendant. No certified copies.

JUNE 26, 1995, PRAECIPE, filed
Please mark the above-captioned Condemnation as to settled, discontinued and ended as the the Condemnees, E. Ann Lance and David R. R. Lance. s/Michael P. Yeager, Esquire

JULY 13, 1995, NOTICE OF DISCONTINUATION MAILED TO E. ANN LANCE & DAVID R. R. LANCE, RETURNED BY POST OFFICE "NO LONGER HERE", No cert copy.

March 3
3:55 pm

93-327-CD

Pro by Atty 40.00
JCP Fee by Atty 5.00
Pro by Atty 5.00
Pro by Atty 5.00

SEP. 19, 1996, STIPULATION, filed. NO CERT COPIES
The parties hereto do hereby stipulate that the above-captioned matter can be marked "Settled, Discontinued and Ended" in view of receipt by the Woodland Bigler Area Authority of a Right of Way Agreement and payment from the Authority to the Kovalicks in the amount of Four Hundred Thirty (\$430) Dollars in the form of a general credit to be applied to future tap or sewer charges, representing consideration for the Right of Way and Just Compensation determined to be due as a result of a proceedings filed herein.

ATTEST: s/JACK E. WILLIAMS s/RONALD E. KELLY s/RICHARD L. KOVALICK s/LINDA L. KOVALICK

SETTLED

DISCONTINUED

and

ENDED

<p>March 4 11:00 am</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF REVENUE, Harrisburg, PA 17128</p> <p>93-330-CD</p> <p>WOMELDORF, INC., PO Box 829 DuBois, PA 15801</p> <p>Pro by Plff 9.00</p>	<p><u>MARCH 4, 1993, CERTIFIED COPY OF LIEN, MCRT, _ 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 Seventeen Thousand Five Hundred Nine and 70/100 Dollars, with costs.</p> <p>Debt \$17,509.70</p> <p>Interest Computation Date, March 1, 1993.</p> <p>Filed and Entered by Plaintiff, March 4, 1993.</p> <p>JUDGMENT</p> <p><i>Allen D. D.</i> Prothonotary</p>
<p>March 4 11:35 am</p>	<p>COMMONWEALTH OF PENNA DEPARTMENT OF LABOR AND INDUSTRY, Harrisburg, PA 17105</p> <p>93-331-CD</p> <p>MAR-RICH, INC. 1 Quarry Avenue DuBois, PA 15801</p> <p>Pro by Plff 9.00 Pro by Deft. 5.50</p>	<p><u>MARCH 4, 1993, 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 Nine Hundred Thirty--seven and 31/100 Dollars, with costs.</p> <p>Debt \$1,937.21</p> <p>Interest Computation Date, February 28, 1993.</p> <p>Filed and Entered by Plaintiff, March 4, 1993.</p> <p>JUDGMENT</p> <p><i>Allen D. D.</i> Prothonotary</p> <p>And Now, <u>15</u> Dec 19<u>93</u> By paper filed, the plaintiff is satisfied in full of debt, interest and costs.</p> <p><i>Allen D. D.</i> Prothonotary</p>

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

MARCH 4, 1993, PETITION FOR INVOLUNTARY TREATMENT,
 MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
 ORDER, filed.
 ORDER, filed.

MARCH 5, 1993, MENTAL HEALTH REVIEW OFFICERS REPORT
 AND DECREE, filed.

One (1) copy Certified to EMS.
 DECREE, filed.

AND NOW, this 5th day of March, 1993, the Mental
 Health Review Officer's Report is acknowledged. We
 approve his recommendation.

The Court finds that DONALD L. BEARD is severely
 mentally disabled within the meaning of the Mental
 Health Procedures act of 1976, as amended.

Accordingly, the Court ORDERS that DONALD L.
 BEARD be involuntarily committed to Warren State Hospital,
 a state mental institution, for in-patient care and treat-
 ment as a severely mentally disabled person, for a
 period of ninety (90) days.

TRANSFER EFFECTIVE March 16, 1993,

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 per-
 missible by their regulations. BY THE COURT: /s/
 John K. Reilly, Jr., President Judge.

March 4
 11:45 am

93-332-CD

Pro 40.00
 JCP Fee 5.00
 R. Mattern 159.68

ORDER, filed.
 AND NOW, this 5th day of March, 1993, it is the ORDER of this Court that the EMS
 Ambulance Service, of DuBois, PA transport the above-named DONALD L. BEARD 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 5th, 1993. TRANSFER DATE: March 16th,
 1993. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Richard H. Milgrub	KEVIN A. DELP,	<p><u>MARCH 4, 1993, COMPLAINT IN DIVORCE</u>, filed by Richard H. Milgrub, Esquire. One (1) copy Certified to Attorney.</p> <p><u>MARCH 12, 1993, ACCEPTANCE OF SERVICE</u>, filed I, Robin B. Shepherd, Esquire, do hereby accept service of Plaintiff's DIVORCE Complaint and Order of Court scheduling a custody conference for April 1, 1993 at 10:00 am on behalf of my client, Marsha E. Delp. /s/ Robin B. Shepherd, Esq.</p> <p><u>MARCH 16, 1993, ANSWER AND COUNTERCLAIM</u>, filed by Robin B. Shepherd, Esq. 2 cert/Atty</p> <p><u>MARCH 19, 1993, ACCEPTANCE OF SERVICE</u>, filed I, RICHARD H. MILGRUG, ESQ, do hereby accept service of the Answer and Counterclaim filed to the above captioned matter on behalf of my client, KEVIN A. DELP. /s/ Richard H. Milgrub, Esq.</p> <p><u>MARCH 4, 1993, ORDER OF CUSTODY(Original Filing)</u> You, MARSHA E. DELP, Defendant, have been sued in Court to obtain Custody of the children: DOLORES MAY DELP and KEVIN L. DELP. You, are ordered to appear in person in Courtroom of the Clearfield County courthouse, Clearfield, Pennsylvania, on the 1st day of April, 1993, at 10:00 A.M. for a conference. Pending further Order of this Court, Custody of DOLORES MAY DELP and KEVIN L. DELP shall remain with their father, the Plaintiff, KEVIN A. DELP. 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, Judge.</p> <p><u>MARCH 24, 1993, ORDER FOR MEDIATION CONFERENCE</u>, filed 2 cert/Judge "A" NOW, this 22nd day of March, 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 April 14, 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.</p> <p>It is also ORDERED that the cost of said conference shall be borne equally by the parties, and all 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. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p><u>APRIL 20, 1993, ORDER</u>, filed 2 cert/Atty Shepherd Milgrub AND NOW, this 14th day of April, 1993, this being the day and date set for mediation conference in the above-captioned matter, the parties having reached an agreement, it is the ORDER of this Court that: 1. That parties shall have joint legal custody of the minor children, Dolores May Delp and Kevin L. Delp. 2. Commencing April 15, 1993, mother shall have the minor children from 2:30 pm until 8:00 am the following morning. 3. That father shall have the children from 3:30 pm until 6:45 am when his work shift at DuBois Regional Medical Center is changed from the current 3:00 pm to 11:00 pm shift to the 7:00 am to 3:00 pm shift. 4. The mother shall have the children on alternating weekends, said time of transfer to be agreed upon between the parties. 5. That the parties shall share the children on all holidays, said specific times to be agreed upon between the parties. 6. That father shall be responsible for transportation. BY THE COURT: Joseph S. Ammerman, Judge. We do hereby consent to the Order contained herewith. /s/ Kevin Delp-Richard H. Milgrub /s/ Marsha e. Delp-Robin B. Shepherd</p>
March 4/93 \$100.00 pd by Atty	93-334-CD	
Clfd Trust BAL/\$75.00		
Robin B. Shepherd	MARSHA E. DELP,	
Pro	40.00	
State By Atty (3 counts)	10.00	
JCP Fee by Atty	15.00	
Pro	.50	
CK#2584 TRANSFER TO REGULAR ACCOUNT PRO	75.00 40.00	
STATE	.50	
CK#1098	ATTY 34.50	
JUNE 14, 1993, PETITION FOR ALIMONY PENDETNE LITE, COUNSEL FEES AND COSTS,	filed by Robin B. Shepherd, Esq. 2 cert/Atty	<p><u>RULE RETURNABLE</u>, filed 1 cert/Atty Milgrub and Shepherd AND NOW, this 10th day of June, 1993, upon consideration of the within Petition for Alimony Pendente Lite, Counsel Fees and Costs, a Rule is hereby issued upon KEVIN A. DELP, Respondent to show cause why he should not pay the Petitioner alimony pendente lite, counsel fees and costs. Rule Returnable the 16th day of July, 1993, at 10:30 am in the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p><u>JUNE 15, 1993, 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 15th day of June, 1993, to the attorneys of record. /s/ Anita Fisher</p>

<p>Richard H. Milgrub Earl D. Lees, Jr</p> <p>March 4 2:15 pm</p> <p>David P. King</p>	<p>RANDY H. MARSHALL,</p> <p>93-335-CD</p> <p>STACEY MARSHALL,</p> <p>Pro by Atty 20.00 JCP Fee by Atty 5.00</p>	<p><u>MARCH 4, 1993, COMPLAINT FOR CUSTODY</u>, filed by Richard H. Milgrub, Esquire. One (1) copy Certified to Attorney. <u>ORDER OF COURT</u>, filed. YOU, STACEY MARSHALL, Defendant, have been sued in Court to obtain Custody of the children: JUSTIN MARSHALL and DEREK MARSHALL. You are ORDERED to appear in person in Courtroom ___ of the Clearfield County Courthouse, Clearfield, Pennsylvania, on the 17th day of March, 1993, at 10:00 o'clock A.M., for a conference. If you fail to appear as provided by this Order an Order for Custody may be entered against you or the Court may issue a warrant for your arrest. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p> <p><u>MARCH 11, 1993, AFFIDAVIT OF SERVICE</u>, filed. March 8, 1993, CUSTODY COMPLAINT SERVED TO: Stacey Marshall, Deft. /s/ Richard H. Milgrub, Esq.</p> <p><u>MARCH 22, 1993, ENTRY OF APPEARANCE</u>, filed Kindly enter my appearance on behalf of the Plaintiff, Randy H. Marshall. /s/ Earl D. Lees, Jr., Esq.</p> <p><u>MARCH 25, 1993, WITHDRAWAL OF APPEARANCE</u>, filed Kindly withdraw my appearance on behalf of the above named Plaintiff, Randy H. Marshall. /s/ Richard H. Milgrub, Esq.</p> <p><u>APRIL 1, 1993, ORDER FOR MEDIATION CONFERENCE</u>, filed. Two Copies Certified to Judge Ammerman NOW, this 31st day of March, 1993, 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 April 28, 1993, at 9:00 o'clock A.M., 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.</p>
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		<p>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: s/ Joseph S. Amemrman, Judge</p> <p><u>JULY 16, 1993, ORDER APPROVING STIPULATION AND AGREEMENT FOR MODIFICATION OF CUSTODY</u>, filed. AND NOW, to wit, this 13th day of May, 1993, upon review of the foregoing Stipulation and Agreement and the Court being satisfied that it is in the best interests of the aforesaid minor children, it is hereby ordered and Decreed that the same is hereby approved. BY THE COURT. S/JOSEPH S. AMMERMAN, JUDGE</p>
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Barbara H. Schickling

REGINA KILMER,

MARCH 5, 1993, COMPLAINT IN DIVORCE, filed by Barbara H. Schickling, Esquire.
One (1) copy Certified to Attorney.

MARCH 9, 1993, AFFIDAVIT OF SERVICE, filed March 6, 1993, COMPLAINT IN DIVORCE SERVED TO: Joseph R. Kilmer, Deft by Certified mail. /s/ Barbara H. Schickling, Esq.

SEPT. 08, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Barbara H. Schickling, Esq.

AFFIDAVIT OF CONSENT OF REGINA KILMER, filed.

AFFIDAVIT OF CONSENT OF JOSEPH R. KILMER, filed.

DIVORCE DECREE

AND NOW, this 16th day of September, 1993, it is ORDERED and DECREED that Regina Kilmer, Plaintiff, and Joseph R. Kilmer, Defendnat, are divorced from the bonds of matrimony.

FURTHER, that certain agreement between the parties dated August 25, 1993, is hereby approved and is incorporated herein by reference as part of this divorce decree and is hereby adopted by the Court as its adjudication of all the 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/JOHN K. REILLY, JR
President Judge

OCTOBER 15, 1993, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PENNSYLVANIA

**PLEASE REFER TO COMPUTER
FOR FURTHER ENTRIES**

3/5/93
\$95.00 pd
by Atty

93-336-CD

Clfd Trust
Bal/\$75.00

JOSEPH R. KILMER,

Pro 40.00

State by Atty 10.00
(2 counts)

JPC Fee by Atty 10.00

Pro .50

CK#2205 TRANSFER TO REGULAR ACCOUNT 75.00

PRO 40.00

PRO .50

CK#2413 ATTY 34.50

Richard H. Milgrub

KIMBERLY L. TRAVENY,

MARCH 5, 1993, COMPLAINT IN DIVORCE, filed by Richard H. Milgrub, Esquire.
One (1) copy Certified to Attorney.

MARCH 19, 1993, AFFIDAVIT OF SERVICE, filed March 12, 1993, COMPLAINT IN DIVORCE SERVED TO: Kenneth Traveny by certified mail. /s/ Ricahrd H. Milgrub, Esq.

MAY 14, 1993, STIPULATION AND CONSENT AND ORDER, filed by Richard H. Milgrub, Esq.

ORDER, filed AND NOW, this 13th day of May, 1993, upon the request of both parties and upon consideration of the attached Consent and Stipulation, the Court hereby enters the following Order: both parties will maintain joint legal custody of the parties' minor children with primary physical custody being granted to Plaintiff, Kimberly L. Traveny. Defendant will be entitled to reasonable visitation as may be agreed upon between the parties.
BY THE COURT: Joseph S. Ammerman, Judge.

Mar 5, 93
\$110.00 pd
by Atty

93-337-CD

Clfd Trust
BAL/\$75.00

KENNETH TRAVENY,

02 MARCH 1994, PRAECIPE TO TRANSMIT RECORD, filed by Richard H. Milgrub, Esquire

AFFIDAVIT OF CONSENT OF KIMBERLY L. TRAVENY, filed.

AFFIDAVIT OF CONSENT OF KENNETH TRAVENY, filed.

ORDER

AND NOW, this 2nd day of March, 1994, Plaintiff having filed a Complaint in Divorce under the Divorce Act on the 5th day of March, 1993, and the parties having filed an Affidavit of Consent stating that the marriage of the Plaintiff and Defendnat is irretrievably broken and ninety days (90) have elapsed from the date of the filing of the Complaint.

Pro 40.00

State by Atty 10.00
(5 counts)

JCP Fee by Atty 25.00

STATE .50

We, therefore, DECREE that KIMBERLY L. TRAVENY be divorced and forever separated from the nuptial ties and bonds of matrimony hereto contractred betwenn herself and KENNETH TRAVENY thereupon

CK#2571 TRANSFER TO REGULAR ACCOUNT 75.00

PRO 40.00

STATE .50

all of the rights, duties or claims accruing to either of said parties

CK#1085 ATTY 34.50

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 deposit recevied and then remit the balance to the Plaintiff. BY THE COURT, S/JOHN K. REILLY, JR., P. J.

15 MARCH 94, VITAL STATS MAILED TO DEPT. OF HEALTH, NEW CASTLE, PA.

Carl A. Belin

CLEARFIELD VOLUNTEER FIRE DEPARTMENT FAIR AND PARK BOARD, THE CLEARFIELD FOUNDATION, BP EXPLORATION & OIL INC., and SERVICE STATION HOLDINGS, INC.,

MARCH 6, 1993, COMPLAINT, filed by Carl A. Belin, Esquire.

One (1) copy Certified to Attorney. Five (5) copies Certified to Sheriff.

APRIL 21, 1993, AFFIDAVIT OF SERVICE, filed April 12, 1993, NOTICE OF DEFAULT SERVED TO: Shawville Coal Company, Inc /s/ Carl A. Belin, Jr., Esq.

APRIL 23, 1993, MOTION FOR ENTRY OF DEFAULT JUDGMENT, filed by Carl A. Belin, Jr., Esq.

ORDER, filed

AND NOW, this 23rd day of April, 1993, an Affidavit of Service of the Complaint with Notice to Defend and Notice of Default Judgment having been served on Defendant Shawville Coal Company, Inc, and no response to pleading having been filed by Defendant Shawville Coal Company, Inc, the Court, upon motion of Carl A. Belin, Jr., Attorney for Plaintiffs, hereby ORDERES that title to said premises is in the Plaintiffs and that they be allowed to enjoy said property in peace. Said property is situate in Lawrence Township, Clearfield County, Pennsylvania, and is more particularly bounded and described as follows:

Mar 5

93-338-CD

SHAWVILLE COAL COMPANY, INC.,

BEGINNING at a 2" Iron Pipe (Old) on line of land now or formerly of Mrs. Russell Pentz and on the Southerly Right of Way line of L.R. 17052 (T.R. 879) leading from Clearfield to I-80 exit #19, said pepe being 299.7 feet Southwest of the Northeast corner of land of Mrs. Russell Pentz; thence by the Southerly right-of-way line of L.R. 17052, North fifty-five (55) degrees fifty-six (56') minutes East, 80.1 feet to a Steel Pin in the Southerly right-of-way line of L.R. 17052 at land of the grantor (being also a point 50' east and parallel to the property line now or formerly owned by Mrs. Russell Pentz); thence by land of the grantor, South forty-three (43) degrees, thirteen (13') minutes East, 490.8 feet to a Steel Pin, thence by the same, North thirty-five (35) degrees forty-six (46') minutes East, 591.2 feet to a Steel Pin, thence by the same, North ten (10) degrees fifteen (15') minutes East, 222.8 feet to a Steel Pin, thence by the same, South eighty-one (81) degrees firty-seven (47') minutes East, 860.8 feet to a Steel Pin, thence still by the land

Pro	by Atty	40.00
JCP Fee	by Atty	5.00
Cert	by Atty	5.00
Order	by Atty	5.00
Shff	by Atty	19.44
Sur charge	by Atty	2.00

of the grantor North ten (10) degrees thirty (30') minutes East, 148.1 feet to a Steel Pin in the Southerly right-of-way line, South fifty-nine (59) degrees thirty-three (33') minutes East, 578.2 feet to a Steel Pin in the said right-of-way line and at land of the New Enterprise Stone and Lime Co, thence by land of the New Enterprise Stone and Lime Co, thence by the land of the New Enterprise Stone and Lime Co, South eleven (11) degrees five (05') minutes WEST, 286.9 feet to a Steel Pin, thence by the same, North seventy-nine (79) degrees thirty-eight (38') minutes West, 203.1 feet to a Steel Pin, thence by the same, South nine (9) degrees forty-two (42') minutes, 1669.1 feet to a Steel Pin at land of the Celarfield Fair Board thence by land of the Celarfield Fair Baord, North seventy-six (76) degrees twenty-three (23') minutes West, 1970.9 feet to a Steel Pin at said Pentz land North twelve (12) degrees twenty (20') minutes East, 1341.9 feet to the place of beginning.

CONTAINING 78.61 acres.

Together with a SLOPE EASEMENT, beginning at a point in the Southerly right-of-way line of T.R. 879, said point being South fifty-five (55) degrees fifty-six (56') minutes East, 80.1 feet from an Iron Pipe, the place of beginning of the above described tract; thence by the said right-of-way, North twenty-eight (28) degrees thiryeen (13') minutes East, 20.0 feet to a point, thence thirty (30) degrees thirty-eight (38') minutes East, 91.7 feet to a point in line of the Clearfield Fair Board, thence North forty-three (43) degrees thirteen (13') minutes West, 90.0 feet to the place of beginning. CONTAINING 900 square feet.

Legal description and survey by William W. Yost, Engineers, November, 1976.

It is FURTHER ORDERED that:

- (a) the Coal Lease entered into between H.C. Burnsworth, Marian W. Burnsworth and Eulala McClure and Defendnat Shawville Coal Company, Inc, dated February 10, 1956, has expired as to its terms;
- (b) all strip mineable; merchantable and profitable seams of coal have been removed from the leasehold and exhausted;
- (c) the properties owned by Plaintiffs are free and clear of any claim as to the Coal lease;
- (d) Shawville is hereby directed to remove all property and equipment from the leasehold premises owned by Plaintiffs and restore the leasehold premises in accordance with all laws.

It is FURTHER ORDERED that the Defendants are forever barred from asserting any right, lien, title or interst in the land inconsistent with the interest of claim of the Plaintiffs set forth in their Complaint, unless the Defendant takes such action as this Order directs within Thirty (30) days thereafter. If such action is not taken within the thirty0day period, the Prothonotary on Praeipce of the Plaintiffs shall enter final judgment. Defendant shall file an Answer within thirty days of the date hereof or judgment will be entered in accordance with this Order. BY THE COURT: John K. Reilly, Jr., P.J.

Laurance B. Seaman,

WILKINSON SUBARU, INC.

MARCH 5, 1993, PRAECIPE FOR ENTRY OF APPEARANCES AND ISSUANCE OF SUMMONS, filed by Laurance B. Seaman, Esquire.

Please enter my appearance on behalf of Plaintiff, WILKINSON SUBARU, INC., in the above-captioned action and issue a Writ of Summons against defendants, KELLER OIL, INC., and DARWIN ELSLAGER, /s/ Laurance B. Seaman, Esquire.

MARCH 8, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.

Mar 5
3:50

93-339-cD

SHERIFF RETURN, filed.

NOW, MARCH 11, 1993, at 2:40 PM EST SERVED THE WITHIN SUMMONS ON KELLER OIL INC., DEFENDANT, AT EMPLOYMENT, RT 80 & 879, CLEARFIELD, CLEARFIELD COUNTY, PENNA. BY HANDING TO DUANE CARR, MANAGER, A TRUE AND ATTESTED COPY OF THE ORIGINAL SUMMONS AND MADE KNOW TO HIM THE CONTENTS THEREOF. SERVED BY: CHURNER/DAVID

NOW, MARCH 17, 1993, AT 11:04 AM EST SERVED THE WITHIN SUMMONS ON DARWIN ELSLAGER, DEFENDANT, AT RESIDENCE, RD, BOX 341, FRENCHVILLE, CLEARFIELD COUNTY, PENNA. BY HANDING TO DARWIN ELSLAGER A TRUE AND ATTESTED COPY OF THE ORIGINAL SUMMONS AND MADE KNOWN TO HIM THE CONTENTS THEREOF. SERVED BY: NEVLING. SO ANSWERS, CHESTER A. HAWKINS by s/MARILY HAMM

KELLER OIL, INC., and
DARWIN ELSLAGER,

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified copies to Atty Seaman and Deft.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff.
BY THE COURT, /s/ John K. Reilly, Jr., President Judge.

1 Cert Copy To Atty Seaman & each 2 Defts
TERMINATED WITH PREJUDICE

Pro by Atty 20.00
JCP Fee by Atty 5.00

SHFF by Atty 29.14
SHFF by Atty 4.00

MARCH 8, 1993, SEVENTEEN (17) SUGGESTIONS OF NON PAYMENT, filed. 9:40 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

Allen D. Bick
 Prothonotary

NUMBER NAME AND ADDRESS OF DEFENDANTS REVIVING NO.

8/6/93 #5 pd by P/NTF 93-340-CD	James R. Beers, Isabelle E. Beers, RD (Beccaria Twp), Coalport,	88-778-CD
8/6/93 #5 pd by P/NTF 93-341-CD	Lillian I. Bennett, a/k/a Lillian Bennett, RD 2, Box 155, (Bell Twp) Mahaffey, PA	88-779-CD
93-342-CD	Oran W. Bloom, RD, (Jordan Twp), Madera, PA	88-781-CD
8/6/93 #5 - PD by P/NTF 93-343-CD	Blain Daisher, Irene Kurtz, Box 61 RD, Mahaffey, PA	88-784-CD
8/6/93 #5 - PD by P/NTF 93-344-CD	Ida M. Dallen/Est Mrs., James F. Dallen, RD 2, (Lawrence Twp.) Clearfield, PA	88-785-CD
8/6/93 #5 - PD by P/NTF 93-345-CD	Cecil E. Dixon, a/k/a, Cecil Dixon, Roseann Dixon, RD 1, Bradford Twp) Woodland, PA	88-787-CD
93-346-CD	Ardell C. Dixon, Elizabeth L. Dixon, RD 2, (Lawrence Twp) Clearfield, PA	88-786-CD
8/6/93 #5 - PD by P/NTF 93-347-CD	Merlyn Dixon, a/k/a, Merlin J. Dixon, Freda Dixon, Morris Twp. West Decatur, PA	88-789-CD
* 93-348-CD	Rose Ann Dixon, 1017 C. Sunny Slopes, Philipsburg, PA	88-790-CD
93-349-CD	Harold W. Doksa, Rosalie A. Doksa, 305 S. Jared St., DuBois, PA	88-791-CD
8/6/93 #5 - PD by P/NTF 93-350-CD	Jesse Duckett, Agnes Duckett, Frances, Duckett, t/t, Lawrence Twp., Hyde, PA	88-792-cD
8/6/93 #5 - PD by P/NTF 93-351-CD	Clarence D. Duttry, Emma L. Duttry, Rd 2, Sandy Twp., DuBois,	88-793-CD
8/6/93 #5 - PD by P/NTF 93-352-CD	Elizabeth Flick, EST, Mrs., Sandy Twp., Lot #852, DuBois, PA	88-796-CD
8/6/93 #5 - PD by P/NTF 93-353-CD	Samuel E. Glass/a/k/a Samuel Glass, Evelyn J. Glass, 414 Spring St. Houtzdale, PA	88-798-CD
93-354-CD	Donald Granito, Irvona Borough, Irvona,	88-799-CD
8/6/93 #5 - PD by P/NTF 93-355-CD	Gladys V. Hale, Bigler Township, Madera, PA	88-801-CD
8/6/93 #5 - PD by P/NTF 93-356-CD	Robert Harris, a/k/a, Robert T. Harris, Ilene Harris, a/k/a Eileen S. Harris, 112 S. Franklin Street, DuBois, PA	88-802-CD

* \$5,000.00 - 93-348-CD, 93-353-CD, 93-355-CD

MARCH 8, 1993, TWENTY-ONE SUGGESTIONS OF NON-PAYMENT, filed. 9:40 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 Provisions of the Act #372, of September 26, 1951.

Judgment is entered in favor fo the Plaintiff and against the Plaintiff(s) in the sum of Two Thousand and 00/100 Dollars, with cost of suit. (*Judgment of different amount)

Pro - Each writ - \$9.00

JUDGMENT

Allen D. Bietz
Prothonotary

NUMBER NAME AND ADDRESS OF DEFENDANTS REVIVING NUMBER

<i>SAT</i>	<i>8/6/93 #5- Pd by PFF</i> 93-357-CD	Ann Haywood, EST, Becarria Township, Coalport, PA	88-803-CD
<i>SAT</i>	<i>8/6/93 #5- Pd by PFF</i> 93-358-CD	Francis Hetrick, Anna Hetrick, RD, (Girard Twp., Lecontes, Mills, PA	88-804-CD
<i>SAT</i>	93-359-CD	Betty K. Hockenberry, Box 167, (Westover Borough) Westover, PA	88-805-CD
<i>SAT</i>	<i>8/6/93 #5- Pd by PFF</i> 93-360-CD	Vera Foreman, a/k/a Vera Holden Foreman, 514 St Clair St., Houtzdale, PA	88-797-CD
<i>SAT</i>	<i>8-6-93 Pd by PFF</i> 93-361-CD	Robert Jasper/Est Sr., Lot #44 (Beccaria Twp), Coalport, PA	88-807-CD
<i>SAT</i>	<i>8-6-93 Pd by PFF</i> 93-362-CD	Richard Kitko, Lawrence Twp., Clearfield, PA	88-808-CD
<i>SAT</i>	<i>7-6-93 Pd by PFF</i> 93-363-CD	Eric E. Larson, EST, Scott D. Lannen, Michaelann W. Lannen, General Delivery, Lanse, PA	88-809-CD
	93-364-CD	Clifford H. Maines, RD (Bradford Twp), Woodland, PA	88-810-CD
<i>SAT</i>	<i>7/6/93 #5- Pd by PFF</i> 93-365-CD	Joseph Muhaw, Helen Muhaw, RD, (Beccaria Twp) Utahville, PA	88-811-CD
<i>SAT</i>	<i>7-22-93</i> 93-366-CD	Erich Nelson, Helen Nelson, Cooper Township, Grassflat, PA	88-812-CD
	<i>8-6-93 Pd by PFF</i> 93-367-CD	Keneth Pearce, Grace Pearce, Burnside Twp., Burnside, PA	88-814-CD
	<i>8-6-93 Pd by PFF</i> 93-368-CD	Willard L. Quigley, Delsie Quigley, Penn Twp., Grampian, PA	88-815-CD
<i>** SAT</i>	<i>8/6/93 #5- Pd by PFF</i> 93-369-CD	Benjamin R. Sechrist, Richard P. O'Shell t/t, Susan M. O'Shell. PO Box 65 (Irvona Borough) Irvona, PA 16656	88-816-CD
	<i>8/6/93 #5- Pd by PFF</i> 93-370-CD	Elva Mae Shank, Richard A. Shank, t/t, Village of Rosebud, Coalport, PA	88-817-CD
	93-371-CD	Marlin Shope, Mayme Shope, Beccaria Twp, Utahville, PA	88-818-CD
	<i>8/6/93 #5- Pd by PFF</i> 93-372-CD	William C. Smith, Vivian F. Smith, Mary Ellen Jeffries, t/t	88-820-CD
	<i>8/6/93 #5- Pd by PFF</i> 93-373-CD	Billie Mae Smith, GuLich Township, Smithmill, PA	88-821-CD
	<i>8-6-93 Pd by PFF</i> 93-374-CD	Amos Taylor, Violet Taylor, RD 2, Clearfield, PA 16830	88-822-CD
<i>*</i>	<i>7-22-93 \$5.00 Pd by PFF</i> 93-375-CD	Charles A. Taylor, Josephine L. Taylor, 549 Locust Street. DuBois, PA	88-822-CD
	<i>7-22-93 \$5.00 Pd by PFF</i> 93-376-CD	Andrew Timko, Anna Timko, 723 Hale St., (Osceola Boro), Osceola Mills, PA	88-823-CD
	<i>7-22-93 \$5.00 Pd by PFF</i> 93-377-CD	Clyde Dean Toner, Sylvia Joy Toner, Irvona Borough, Irvona,	88-824-CD
<i>*</i>	<i>8/6/93 #5- Pd by PFF</i> 93-377-CD	Martha L. Williams, RD 1 Box 191, LaJose, PA	88-825-CD
		* 93-359-CD \$5,000, 93-361-CD \$2,000.00, 93-374-CD \$5,000.00 93-377-CD \$5,000.00	

** May 3, 1993, RELEASE OF LIEN AGAINST TERRE TENANTS ONLY, filed by Ruth D.O'Brien Comwth. Rec. \$5.00 pd by Comwth.

Samuel C. Katz, Samuel Cohen

KEVIN WISOR,
Individually and as
Parent and Natural
Guardian of
KURSTIS SETH WISOR,
A Minor
512 Chester Street
Clearfield, PA 16830

MARCH 8, 1993, COMPLAINT IN CIVIL ACTION, filed by Samuel C. Katz, Samuel Cohen, Attorneys at Law.
One (1) copy Certified to Attorney.
Three (3) copies Certified to Sheriff as per Instructions.

MARCH 23, 1993, PRAECIPE FOR APPEARANCE, filed
Kindly enter my Appearance as counsel of record for Defendant, CLEARFIELD HOSPITAL, in the above-entitled action.
/s/ Frank J. Hartye, Esq.

CERTIFICATE OF SERVICE, filed
March 22, 1993, PRAECIPE FOR APPEARANCE SERVED TO: All Counsel of Record. /s/ Frank J. Hartye, Esq.

MARCH 24, 1993, PRAECIPE FOR APPEARANCE, filed
Please enter our appearance on behalf of the Defendant, RICHARD G. WILLIAMS, MD, In the above matter.

We are authorized to accept service on his behalf.
/s/ John W. Blasko and /s/ James M. Horne, Esq.

CERTIFICATE OF SERVICE, filed
March 23, 1993, PRAECIPE FOR ENTRY OF APPEARANCE SERVED TO: Samuel C. Katz, Esq. /s/ John W. Blasko, Esq.

MARCH 26, 1993, PRELIMINARY OBJECTIONS TO PLAINTIFFS' COMPLAINT, filed by Frank J. Hartye, Esq.

CERTIFICATE OF SERVICE, filed
March 25, 1993, PRELIMINARY OBJECTIONS SERVED TO: all counsel of record. /s/ Frank J. Hartye, Esq.

MARCH 26, 1993, PRAECIPE FOR APPEARANCE, filed
Kindly enter my appearance as counsel of record for Defendant, CLEARFIELD HOSPITAL, in the above-entitled action. /s/ Frank J. Hartye, Esq.

MARCH 26, 1993, DEFENDANT WILLIAMS' PRELIMINARY OBJECTIONS TO PLAINTIFF'S COMPLAINT, filed by John W. Blasko, Esq.

CERTIFICATE OF SERVICE, filed
March 25, 1993, DEFENDANT RICHARD G. WILLIAMS MD PRELIMINARY OBJECTIONS SERVED TO: Samuel C. Katz, Esq. /s/ Michael E. Koll, Esq.

MARCH 29, 1993, PRELIMINARY OBJECTIONS, filed by Walter Fredrick Wall, Esq.

Mar 8 11:34 pm

93-378-CD

Walter Fredrick Wall
Blasko & Horne

RODOLFO S. POLITAN,
M.D., and ~~RICHARD G. WILLIAMS, M.D., and CLEARFIELD HOSPITAL,~~

Frank J. Hartye

MARCH 25, 1993, PRAECIPE FOR ENTRY OF APPEARANCE, filed

Please enter the appearance of WALTER FREDRICK WALL, Esquire, of MEYER, DARRAGH, BUCKLER, BEBENEK & ECK as Counsel of record on behalf of RODOLFO S. POLITAN, MD, a Defendant in the above-captioned matter. /s/ Walter Fredrick Wall, Esq.

JUNE 1, 1993, NOTICE OF SERVICE OF INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS, filed by Frank J. Hartye, Esq.

CERTIFICATE OF SERVICE, filed
May 28, 1993, NOTICE OF SERVICE SERVED TO: All counsel of record. /s/ Frank J. Hartye, Esq.

JUNE 4, 1993, ORDER, filed

NOW, this 3rd day of June, 1993, this matter coming before the Court on Preliminary Objections filed on behalf of Ricahrd G. Williams, MD., It is the ORDER of this Court that said Objections be and are hereby sustained to the extent that Plaintiff shall more specifically plead the following paragraphs to allege a factual basis therefor:

Paragraph 22 (a), (b), (c), (d), (e), (f), (h), (i), (j), (k), (l), (p) (q) and (r).

It is the further ORDER Of this Court that said Objections be and are hereby sustained to the extent that Plaintiff shall file an Amended Complaint setting forth in a separate count all averments of negligence attributed to Defendant Williams.

It is the further ORDER of this Court that those paragraphs in Plaintiff's Complaint alleging a lack of informed consent, specifically Paragraph 22(m) and (n) be and are hereby stricken with regards to Defendant Williams. In all other respects, said Preliminary Objections be and are hereby dismissed. Plaintiff shall file said Amended complaint within twenty (20) days from date hereof. BY THE COURT: John K. Reilly, Jr. PJ.

Pro by Atty 40.00
JCP Fee by Atty 5.00
SHFF by Atty 25.80
SHFF by Atty 6.00
Pro by Atty 9.50

JUNE 4, 1993, ORDER, filed
NOW, this 3rd day of June, 1993, this matter coming before the Court on Preliminary Objections filed on behalf of Clearfield Hospital, it is the ORDER Of this Court that said Objections be and are hereby sustained to the extent that Plaintiff shall more specifically plead the following paragraphs to allege a factual basis therefor:
Paragraph 22 (a), (b), (c), (d), (e), (f), (h), (i), (j), (k), (l) (p), (q) and (r).
It is the further ORDER of this Court that Paragraphs 22 (g) and (ee) shall be and are hereby stricken.

Anthony Sottile III
 AMANDA MARIE FETTERMAN,
 A Minor, by and through
 ROBERTA LYNN FETTERMAN
 and ARNOLD FETTERMAN,
 her husband, and
 ROBERTA LYNN FETTERMAN
 and ARNOLD FETTERMAN, in
 their own right,

March 8
 11:40 am

93-379-CD

James M.
 Horne

FRANK J. GILLIGAN,

MARCH 8, 1993, COMPLAINT, filed by Anthony Sottile, III Esquire.

Two (2) copies Certified to Attorney.

MARCH 30, 1993, PRAECIPE FOR ENTRY OF APPEARANCE, filed

Please enter our appearance on behalf of the Defendant Frank J. Gilligan, in the above-captioned matter.

We are authorized to accept service on his behalf. /s/ James M. Horne, Esq.

CERTIFICATE OF SERVICE, filed

March 29, 1993, PRAECIPE FOR ENTRY OF APPEARANCE SERVED TO: Anthony Sottile, III, Esq. s/ James M. Horne, Esq.

MARCH 30, 1993, CERTIFICATE OF SERVICE, filed
 March 29, 1993, INTERROGATORIES PROPOUNDED BY DEFT FOR ANSWER BY PLAINTIFF (SET ONE) AND REQUEST FOR PRODUCTION (SET ONE) SERVED TO: Anthony Sottile, III, Esq. /s/ James M. Horne, Esq.

MARCH 30, 1993, CERTIFICATE OF SERVICE, filed
 March 29, 1993, SECOND REQUEST FOR PRODUCTION OF DOCUMENTS AND TANGIBLE THINGS BY DEFENDANT DIRECTED TO PLAINTIFF SERVED TO: Anthony Sottile, III, Esq. /s/ James M. Horne, Esq.

APRIL 12, 1993, ANSWER WITH NEW MATTER, filed by James M. Horne, Esq.

CERTIFICATE OF SERVICE, filed

April 7, 1993, ANSWER WITH NEW MATTER SERVED TO: Anthony Sottile, III, Esq. /s/ James M. Horne, Esq.

APRIL 26, 1993, REPLY TO NEW MATTER, filed by Anthony Sottile, III, Esq. 1 cert/Atty

CERTIFICATE OF SERVICE, filed

April 23, 1993, REPLY TO NEW MATTER SERVED TO: James M. Horne, Esq. /s/ Beverly Adams, Sec. for Anthony Sottile, III, Esq.

MAY 17, 1993, CERTIFICATE OF SERVICE, filed
 May 14, 1993, NOTICE OF DEPOSITION OF PLAINTIFFS SERVED TO: Anthony Sottile, III, Esq. /s/ James M. Horne, Esq.

JUNE 4, 1993, CERTIFICATE OF SERVICE OF ANSWERS TO PLAINTIFFS' REQUEST FOR PRODUCTION OF DOCUMENTS, filed

June 3, 1993, DEFENDANT'S ANSWERS TO PLAINTIFFS' REQUEST FOR PRODUCTION OF DOCUMENTS SERVED TO: Anthony Sottile, III, Esq. /s/ James M. Horne, Esq.

JULY 08, 1993, CERTIFICATE OF SERVICE OF ANSWERS TO PLAINTIFFS' FIRST SET OF INTERROGATORIES, filed.

I, hereby certify that Defendant's Answers to Plaintiffs First Set of Interrogatories in the above-referenced matter was mailed by first class, postage prepaid, at the Post Office, State College, Pennsylvania, this 6th day of July, 1993, to the attorney of record, Anthony Sottile, III, Esquire, MARCUS OLSON & MACK, 57 South 6th Street, P.O. BOX 1107, Indiana, Pa. 15701. s/JAMES M. HORNE, ESQ.

JULY 13, 1993, SHERIFF RETURNS, filed.

NOW, March 9, 1993, Frank Jagodinski, Sheriff of Luzerne County was deputized by Chester A. Hawkins, Sheriff of Clearfield County to serve the within Complaint on Frank J. Gilligan, Defendant.

NOW, March 11, 1993, served the within Complaint on Frank J. Gilligan, Defendant by deputizing the Sheriff of Luzerne County. The return of Sheriff Jagodinski is hereto attached and made a part of this return stating that he served James Gilligan, Father. So Answers, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM

FEBRUARY 4, 1994 PETITION TO COMPROMISE MINORS ACTION, ALLOW COUNSEL FEES AND EXPENSE, AND DIRECT DISTRIBUTION filed.

FEBRUARY 4, 1994 ORDER filed.

AND NOW, this 4th day of February, 1994, upon Petition of Marcus Olson and Mack, it is ordered and directed that the above settlement is settled. and approved. All monies distributed to Amanda Marie Fetterman should be made payable to Roberta Lynn Fetterman, AND Arnold Fetterman, as guardians for Amanda Marie and should be deposited in an interest bearing account at S & T BANK, Hampton Avenue branch, Punxsutawney, Penna. This deposit will accrued interest shall not exceed the amount of the deposit insurance provided by the appropriate federal agency. This money may not be withdrawn before the said Amanda Marie Fetterman reaches the age of majority except by Order of this Court. proof of deposit shall be promptly filed of record. BY THE COURT /s/ John K. Reilly Jr. P.J.

MARCH 22, 1994, AFFIDAVIT, filed 1 cert/ Atty Sottile

AND NOW, COMES Marcus, Olson & Mack, counsel for Amanda Marie Fetterman in the above-captioned matter, who, having been duly sworn according to law, deposes and says that the proceeds due the above minor were deposited by Robert a Lynn Fetterman and Arnold Fetterman in an interest bearing account on March 17, 1994, as evidenced by the attached copy of receipt. /s/ Anthony Sottile, III, Esq.

OCTOBER 21, 1994, PRAECIPE, filed

Kindly mark the above captioned action settled and forever discontinued. /s/ Gregory A. Olson, Esq.

John R. Keating

THE ROCKFORD CORPORATION

MARCH 8, 1993, COMPLAINT IN CIVIL ACTION, filed by John R. Keating, Esquire.

Two (2) copies Certified to Sheriff as per instructions.

MAY 13, 1993, SHERIFF RETURNS, filed.

Now, March 10, 1993 at 10:06 AM EST SERVED COMPLAINT ON DEFT.

Now, March 10, 1993 at 10:14 AM EST SERVED COMPLAINT ON WILLIAM V. HARRIS, DEFT. So answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm

Mar 8 11:55 am

93-380-CD

MAY 19, 1993, 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	\$9,610.48
Interest at rate of 6% from 5-20-92 on \$9,610.48	528.58
Attorney's fees per contract	\$2,316.41
TOTAL	\$12,455.47

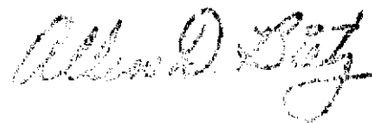
/s/ John R. Keating, Esq.

HARRIS ENTERPRISES, INC., doing business as SIGHTS & SOUNDS and WILLIAM V. HARRIS, JR., Personal guarantor,

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Twelve Thousand Four Hundred Fifty-Five Dollars and Forty-Seven Cents.

DEBT: \$12,455.47

DEFAULT JUDGMENT



Prothonotary

MAY 20, 1993, NOTICE OF JUDGMENT MAILED TO DEFT. /s/ arf.

Pro by Atty 40.00

SEPTEMBER 22, 1993, PRAECIPE FOR WRIT OF EXECUTION, filed by John R. Keating, Esq.

JCP Fee by Atty 5.00

WRIT OF EXECUTION ISSUED TO NO 93-103-EX

Shff Hawkins by Atty 28.86

Shff Surcharge 4.00

Pro by Atty 9.00

SUSAN PEWANICK,

MARCH 8, 1993, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by Plaintiff.

Eight (8) copies Certified to Attorney.

TEMPORARY ORDER, filed.

AND NOW, this 8th day of March, 1993, upon review of the plaintiff's petition, the Court enters the following ORDER:

The defendant shall refrain from abusing, harassing and threatening the plaintiff and the minor children of placing them in fear of abuse in any place where she may be found.

The defendant is enjoined and prohibited from living at, entering, attempting to enter or visiting the residence located at 308 State Street, Osceola Mills, Clearfield, County, Pennsylvania and any subsequent address in which plaintiff resides during pendency of this ORDER.

The defendant is prohibited from having any contact with the plaintiff, including, but not limited to entering 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.

The plaintiff is awarded temporary custody of the minor children, Brandon Lefort, age 6, Amber, Age 3 and Share, Age 2.

The Sheriff is directed to serve a copy of the petition and ORDER on the defendant. the plaintiff shall serve copies of the Order of the police department in the jurisdiction where plaintiff resides and the Court shall serve County Control which serves as the central registry for all Protection From Abuse ORDERS.

This Order shall be enforced by any law enforcement agency in a County where a violation of this ORDER occurs.

A Hearing Conference shall be held on the 15th day of March, 1993, at 9:00 A.M. at 430 Spring Street Suite #3, Houtzdale, PA

This ORDER shall remain in full force and effect until modified or terminated by this Court.

This is an ORDER of Court. Any violation of this ORDER by the defendant shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) Dollars and a jail sentence of up to Six (6) Months. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

March 8
2:12 pm

93-381-CD

EDWARD PEWANICK,

Pro *lyl* 40.00

JPC Fee *lyl* 5.00

6-30-94 Pd by Def - CASH

7-1-94 Pd to City - CASH

CK#1214 \$45.00 PAID TO CLEARFIELD COUNTY TREASURER FOR RETURN OF PFA FILING FEE.

Shff by Deft 18.52

sur charge by Deft 2.00

MARCH 23, 1993, ORDER, filed 2 cert

NOW, THIS 22nd day of March, 1993, an action under the Protection From Abuse Statute having been filed by the Plaintiff, the proceeding having been served by PA. State Police Department, and proof of the same having been filed to the above term and number, the Plaintiff having appeared to Testify and the Defendant having / Failing to Appear, the following Order is issued:

1. The Defendant shall refrain from abusing, harassing, and threatening the Plaintiff, or of placing Plaintiff in fear of abuse at any place where plaintiff may be found.

2. The Defendant is enjoined and prohibited from living at, entering, attempting to enter or visit the residence located at 308 Stone St, Osceola Mills PA, and any subsequent residence in which the Plaintiff resides during the pendency of this Order. Plaintiff is granted exclusive possession of the premises.

3. Law enforcement offices, 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 the Plaintiff to the Defendant, his counsel or any Third Party.

4. The Defendant is prohibited from having any contact with the Plaintiff including, but not limited to, entering the place of employment, business or school of the Plaintiff, and harassing the Plaintiff and the Plaintiff's relatives or Minor children.

5. The Plaintiff is awarded temporary custody of the minor children, Brandon (5 yrs old) Amber (3 yrs old) Shane (2 yrs old) for a period of 60 days.

6. The Defendant is also ordered to have no contact through family members. No Phone contact.

7. This Order shall be enforced by any law enforcement agency in any county where a violation of this Order occurs.

8. This Order shall remain in full force and effect for a period of one (1) year from date hereof.

9. The Defendant shall pay the cost and fees of this law suit. \$45.00 TO THE PROTHONOTARY \$20.50 SERVICE FEES. BY THE COURT: James L. Hawkins, District Justice.

We, the undersigned, consent to the foregoing Order. /s/ Susan Pewanick /s/ Edward Pewanick

MARCH 31, 1994, ORDER, filed 1 cert/Deft

NOW, this 28th day of March 1994, the above named defendant having failed to pay costs pursuant to Order dated March 22, 1993, it is the ORDER of this Court unless the above named defendant pays costs due the Prothonotary in the amount of \$47.29, and service fees due the Sheriff in the amount of \$20.52 before June 24, 1994, a hearing to show cause why said defendant shall not be held in contempt of Court for failure to comply with said previous Order is scheduled for the 6th day of July, 1994, at 9:00 AM in Court Room No 1 of the Clearfield County Courthouse, at which time the defendant must be present or a Bench Warrant may be issued for his arrest. BY THE COURT: John K. Reilly, Jr P.J.

JULY 1, 1994, SHERIFF RETURN, filed

March 17, 1993, PFA "NOT SERVED" to Edward Pewanick, Deft. Papers were served by PA State Police. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

Billed County 3/17/93

5-30-93 Pl 11/33
5-31-93 Pl 10/331

Andrew P. Gates,

KENNETH A. DUKE and GERARD DUKE,

MARCH 9, 1993, COMPLAINT/Action/Quiet Title, filed by Andrew P. Gates, Esquire. NO COPIES CERTIFIED. PARCELS of Real Estate situate in Gulich Township, Clearfield County, Pennsylvania.

March 9 10:55 am

93-382-CD

MARCH 11, 1993, MOTION, filed by Andrew P. Gates, Esq.

ORDER, filed

AND NOW, this 10th day of March, 1993, the within action being an Action to Quiet Title and Plaintiffs, Kenneth a. Duke and Gerard Duke, having satisfied the Court by virtue of an Affidavit of its attorney stating that a sufficient investigation had been conducted to determine the whereabouts and identity of Defendants, GEORGE W. McCULLY (deceased), MARY E. McCULLY, W.S. McCULLY and FLORENCE H. McCULLY, their personal representatives, heirs and assigns, are unknown or otherwise uncertain to Plaintiffs, on Motion of Gates and Seaman, Attorneys for Plaintiffs, IT IS ORDER AND DECREED that service of process in the above captioned proceeding be made by publication by giving notice in THE PROGRESS a newspaper of general circulation in the County of Clearfield on one occasion and also in the Clearfield County Legal Journal one one occasion, to said Defendant, their personal representatives, heirs, successors and assigns, and to anyone claiming any interest in said premises, stating in said publication that an Action to Quiet Title has been filed and the same must be plead to within twenty (20) days after publication of the last notice as provided herein, and further upon granting relief to Plaintiffs by the Court, the said Defendants, their personal representatives, heirs, successors and assigns, or anyone claiming an interest, lien, right or title in said premises shall be forever barred if they fail to take such action as the Order of Court may direct within thirty (30) days thereafter. BY THE COURT: John K. Reilly, Jr. P.J.

GEORGE W. McCULLY, (deceased), his heirs, personal representatives and assigns, MARY E. McCULLY, W. S. McCULLY and FLORENCE H. HOLLOWAY, if still living, their heirs personal representatives and assigns, and any other party claiming any right, title and interest in the premises described herein,

APRIL 22, 1993, PETITION FOR JUDGMENT, filed by Andrew P. Gates, Esq. 1 cert/Atty

ORDER, filed

AND NOW, this 22nd day of April, 1993, a Petition having been considered and the Court being advised that no pleadings or appearances have been filed by or on behalf of Defendants, GEORGE W. McCULLY, (deceased) his heirs, personal representatives and assigns, MARY E. McCULLY, W.S. McCULLY nad FLORENCE H. HOLLOWAY, if still living, their heirs, personal representatives, successors and assigns, and any other parties claiming any right, title or interest in teh premises described herein, in accordance with the Order of Court dated March 10, 1993, or otherwise in accordance with the Rules of Civil Procedure, except Plaintiffs, claiming an interest, lien, right or title to a certain parcel of real estate situate in Gulich Township, Clearfield County, Pennsylvania, as more fully described in Exhibit "A", which is attached hereto and made a part hereof.

Pro by Atty 40.00
JPC Fee by Atty 5.00
Order by Atty 5.00
Cert by Atty 5.00

IT IS ORDERED AND DECREED as follows:
(1) Defendants, GEORGE W. McCULLY, (deceased), his heirs, personal representatives and assigns, MARY E. McCULLY, W.S. McCULLY and FLORENCE H. HOLLOWAY, If still living, their heirs, personal representatives, successors and assigns, and any other parties claiming any right, title or interest in teh premises described herein, or anyone claiming an interest, lien, right or title in the said premises inconsistent with the interest or claim of Plaintiffs as set forth in their Complaint, shall be forever barred, unless appropriate action, by action in ejectment or otherwise, is taken by said Defendants, their personal representatives, heirs, successors or assigns, or anyone claiming an adverse interest, lien, right or title inconsistent with the interest, title or claim of Plaintiffs, within thrity (30) days from the date of this Order;

(2) Upon failure of said Defendants, their heirs, personal representatives, successors and/or assigns, or anyone claiming an adverse interest, lien, right or title in said premises, to take appropriate action as provided by this Order, the Prothonotary of Clearfield County is directed to enter final judgment for Plaintiff, KENNETH A. DUKE nad GERALD DUKE, upon the expiration of the thirty (30) day period, upon Praecipe by Plaintiffs' counsel and upon entry of final judgment:

IT IS HEREBY ADJUDGED AND DECREED that Plaintiffs, Kenneth A. Duke and Gerard Duke, are seized of an indefeasible title to said premises situate in Gulich Township, Clearfield County, Pennsylvania, and which are more thoroughly described in Exhibit "A" which is attached hereto and made a part hereof. BY THE COURT: JOHN K. Reilly, Jr., P.J.

MAY 25, 1993, PRAECIPE, filed

Enter final Judgment for Plaintiffs, KENNETH A. DUKE and GERARD DUKE, and against Defendants, GEORGE W. McCULLY, (deceased) his heirs, personal representatives and assigns, MARY E. McCULLY, W.S. McCULLY nad FLORENCE H. HOLLOWAY, if still living, their personal representatives, heirs, successors and assigns, for their failure to comply with Order of Court dated March 10, 1993 and also against all of the parties claiming any right, title,

Anthony S.
GuidoHOUSING AUTHORITY OF THE
CITY OF DUBOIS,MARCH 9, 1993, COMPLAINT IN CIVIL ACTION, filed by
Anthony S. Guido, Esquire.One (1) copy Certified to Sheriff per instructions
of attorney.APRIL 12, 1993, ANSWER AND NEW MATTER, filed by
Robert M. Hanak, Esq.APRIL 14, 1993, ACCEPTANCE OF SERVICE, filed by
Anthony S. Guido, Attorney for PlaintiffMAY 18, 1993, REPLY TO NW MATTER, filed by
Anthony S. Guido, ESq.MAY 18, 1993, CERTIFICATE OF SERVICE, filed
May 17, 1993, REPLY TO NEW MATTER SERVED TO: Robert
M. Hanak, Atty for Deft. /s/ Anthony S. Guido, Esq.

JULY 09, 1993, SHERIFF RETURNS, filed.

NOW, March 12, 1993, at 11:31 AM EST served the within
Complaint on Council of Human Dignity, Defendant, at residence, 111
W. Long Ave., Du Bois, Clearfield County, Penna. by handing to
Elanor A. Jones, PIC, a true and attested copy of the original
Complaint and made known to her the contents thereof. Served by:
CHURNER. So Answers, CHESTER A. HAWKINS, SHERIFF, by s/MARILYN HAMMJULY 13, 1993, PRAECIPE FOR WITHDRAWAL AND ENTRY OF
APPEARANCE, filed.Withdraw my appearance in the above captioned case on behalf
of the Defendant. s/ ROBERT M. HANAK, ESQ.Enter my appearance in the above captioned matter on behalf
of the Defendant. s/SCOTT V. JONES, ESQ.DECEMBER 27, 1993, CERTIFICATE OF SERVICE, filed
December 23, 1993, DEFENDANT'S INTERROGATORIES SERVED
TO: Anthony S. Guido, Esq. /s/ Scott V. Jones, Esq.

FEBRUARY 10, 1994 CERTIFICATE OF SERVICE filed.

SCOTT V. JONES, as counsel for Defendant COUNCIL OF HUMAN
DIGNITY in the above captioned matter, hereby certified that he
served a Request for Production of Documents on Anthony S. Guido,
Esquire, counsel for Plaintiff. /s/ Scott V. Jones, Esquire,MAY 4, 1994, NOTICE OF INTENT TO TAKE DEPOSITION
OF ROSE M. SMITH, filed by Scott V. Jones, ESq.JULY 6, 1994, DEFENDANT'S REQUEST FOR ADMISSIONS
DIRECTED TO THE PLAINTIFF, filed by Scott V. Jones, Esq.

CERTIFICATE OF SERVICE, filed

July 5, 1994, REQUEST FOR ADMISSIONS SERVED TO:
Anthony S. Guido, Esq. /s/ Scott V. Jones, Esq.

FEBRUARY 7, 1995, 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/ Anthony S. Guido, Esq. NON-JURY TRIAL,
1 day.

APRIL 20, 1995, ORDER, filed. ONE(1) CERT TO ATTY GUIDO & ATTY JONES

NOW, this 20th day of April, 1995, upon agreement of counsel for both parties to present
Stipulation of Facts on or before Monday, May 15, 1995, it is the ORDER of this Court that
Plaintiff's brief is due no later than Thirty Days (30) from May 15, 1995, with Defendant's brief
being due no later than Thirty Days (30) thereafter.

BY THE COURT: s/FREDRIC J. AMMERMAN, Judge

MAY 31, 1995, STIPULATION OF FACTS, filed. NO CERT COPIES
s/ANTHONY S. GUIDO, ESQ. s/SCOTT V. JONES, ESQ.AUGUST 17, 1995, TRANSCRIPT OF DEPOSITION OF ROSE M. SMITH, filed. No Cert Copies
filed by s/SCOTT V. JONES, ESQ.MAR. 12, 1996, OPINION AND ORDER, filed. ONE (1) CERT TO ATTY GUIDO, JONES
ORDERNOW, this 12th day of March, 1996, it is the ORDER of this Court that the Complaint filed on
behalf of the Plaintiff be and is hereby DISMISSED.

BY THE COURT, s/FREDRIC J. AMMERMAN, Judge

D I S M I S S E D

MAR. 20, 1996, MOTION FOR POST-TRIAL RELIEF, Filed ONE (1) CERT TO ATTY GUIDO
CERTIFICATE OF SERVICEI hereby certify that on March 19, 1996, I mailed by first class mail, postage prepaid, a
true copy of the foregoing Motion for Post-Trial Relief to the following counsel of record:
SCOTT V. JONES, ESQ. s/ANTHONY S. GUIDO, ESQ.

MAR. 27, 1996, ORDER, filed. TWO (2) CERT TO ATTY GUIDO, ATTY JONES

NOW, this 26th day of March, 1996, the Court having considered Plaintiff's Motion For Post
Trial Relief filed on March 20, 1996, it is the ORDER of this Court that said Motion be and is hereby DISMISSED.
BY THE COURT, s/Fredric J. Ammerman, JudgeMarch 9
11:02 am

93-383-CD

Robert-M.
Hanak
Scott V.
Jones

COUNCIL OF HUMAN DIGNITY

Pro by Atty 40.00

JPC Fee by Atty 5.00

Shff.
Hawkins by Atty 25.16

Surcharge by Atty 2.00

Pro by Atty 30.00

Anthony Sottile III

JUDITH ELAINE HOARE,

MARCH 9, 1993, COMPLAINT IN CIVIL ACTION, filed by Anthony Sottile, III, Esquire.
Two (2) copies Certified to Sheriff
One (1) copy Certified to Attorney.

March 9 11:30 am

93-384-CD

MARCH 30, 1993, APPEARANCE, filed
Enter our Appearance on behalf of Suburban Toyota, Inc, one of the Defendnats in regard to the above entitled matter. /s/ John C. Dennison, II, Esq.

APRIL 6, 1993, ENTRY OF APPEARANCE, filed
Enter our appearance for defendant, NATIONWIDE INSURANCE COMPANY, in the above-capitoned case. Papers may be served at the address stated below. /s/ Dennis M. McGlynn, Esq.

MAY 3, 1993, ANSWER, filed by John C. Dennison,II, Esq.

MAY 6, 1993, ANSWER, filed by R. Thomas Strayer, Esq.

CERTIFICATE OF SERVICE, filed
May 5, 1993, ANSWER SERVED TO: Anthony Sottile, III Esq; John C. Dennison, II, Esq. s/ Dennis M. McGlynn, Esq.

John C. Dennison,II
Dennis M. McGlynn

SUBARBAN TOYOTA, INC.,
and NATIONWIDE INSURANCE COMPANY,

JUNE 4, 1993, PRAECIPE TO PLACE CASE ON ARBITRATION LIST, filed

You are hereby directed to place the above captioned matter on the current Arbitration List. /s/ John C. Dennison, II, Esq.

JUNE 30, 1993, SHERIFF RETURN, filed.

NOW, MARCH 10, 1993, AT 11:42AM EST SERVED THE WITHIN COMPLAINT ON NATIONWIDE INSURANCE CO., DEFENDANT, AT EMPLOYMENT, BOX 415A, W. FRONT ST., CLEARFIELD, CLEARFIELD COUNTY, PENNA. BY HANDING TO MELAINE DICKSON, PIC, A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HER THE CONTENTS THEREOF. SERVED BY: CHURNER/DAVIS

NOW, MARCH 12, 1993, AT 11:47AM EST SERVED THE WITHIN COMPLAINT ON SUBARBAN TOYOTA, INC. DEFENDANT, AT EMPLOYMENT, RT 322, DU BOIS, CLEARFIELD COUNTY, CLEARFIELD PA. BY HANDING TO CHARLES YOUUSHONIS, PIC A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HIM THE CONTENTS THEREOF. SERVED BY: CHURNER. SO ANSWERS, CHESTER A. HAWKINS, by s/MARILYN HAMM

Pro	by Atty	40.00
JCP Fee	by Atty	5.00
Pro	by Atty	15.00
SHFF	by Atty	29.86

~~JUNE 30, 1993, PETITION TO PROCEED IN FORMA PAUPERIS, filed by S/DENNIS KENNY, ESQUIRE. ONE (1) COPY CERT TO ATTY. ORDER, filed.~~

~~NOW, this 30th day of June, 1993, 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 granted. BY THE COURT s/ALLEN D. BEITZ~~

SHFF	by Atty	4.00
Pro	by Atty	5.00

OCTOBER 29, 1993, LETTERS MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING FOR DECEMBER 2, 1993, at 1:00 P.M., filed.

NOVEMBER 12, 1993, EXHIBITS FOR ARBITRATION HEARING, filed by Anthony Sottile, III, Esq.

DECEMBER 10, 1993, PRAECIPE TO DISCONTINUE, filed
Kindly mark the above-captioned action discontinued. /s/ Anthony Sottile, III, Esq.

DISCONTINUED

Toni M. Cherry

RAYMOND P. MEDRED,

MARCH 9, 1993, COMPLAINT IN DIVORCE, filed by Toni M. Cherry, Esquire.
One (1) copy Certified to Attorney.

3/9/93
\$90.00 Pd
by Atty

93-385-CD

MARCH 11, 1993, ACCEPTANCE OF SERVICE, filed Personally appeared before me, a Notary Public, in and for the County and State aforesaid, SHELLEY A. MEDRED, who, being duly sworn according to law deposes and says that she is the Defendant in the above-captioned Divorce Complaint and that she accepted service of a certified copy of the Divorce Complaint filed in the above-captioned matter by coming to the offices of Gleason, Cherry and Cherry, PC, and accepting personal service of said copy after having the contents thereof explained to her on this 11 day of March, 1993. /s/ Sherry A. Medred, Deft.

Clfd Trust
BAL/\$75.00

JULY 2, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Toni M. Cherry
AFFIDAVIT OF CONSENT of RAYMOND P. MEDRED, Plaintiff filed.
AFFIDAVIT OF CONSENT of SHELLEY A. MEDRED, Defendant, filed.
DECREE AND ORDER, filed.

SHELLEY A. MEDRED,

AND NOW, this 15th day of July, 1993, the Court by virtue of the authority vested in it by law, decrees that RAYMOND P. MEDRED and SHELLEY A. MEDRED 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
State by Atty 10.00
JCP Fee by Atty 5.00
Pro .50

AND IT IS FURTHER ORDERED, ADJUDGED AND DECREED, pursuant to Pa. R.C.P. L920.1, et seq., & Act 26-1980,

CK#2116 TRANSFER TO REGULAR ACCOUNT 75.00
PRO 40.00
PRO .50
CK#2321 ATTY 34.50

23 P.S. Section 1, et seq., "The Divorce Code", that the terms, provisions and conditions of a certain Marriage Settlement Agreement entered into between the parties dated February 25, 1993, is hereby incorporated into this Decree and Order by reference as fully as though the same were set forth herein at length. Said Agreement shall not merge with but shall survive this Decree and Order.

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

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

Barbara H.
Schickling

DUANE A. McCracken,

MARCH 9, 1993, COMPLAINT FOR CUSTODY, filed by Barbara H. Schickling, Esquire.

Two (2) copies Certified to Attorney.

ORDER, filed.

You, LORA L. RINEHART, Defendant, in the above captioned custody action, have been sued in Court to obtain custody of the following Child: Cody Vincent Rinehart.

You are ORDERED to appear in person at CLEARFIELD COUNTY COURTHOUSE on the 24th day of March, 1993, at 9:30 A.M. for a custody conference.

If you fail to appear as provided by this Court, 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 9
2:50 pm

93-386-CD

MARCH 16, 1993, AFFIDAVIT OF SERVICE, filed

March 10, 1993, COMPLAINT FOR CUSTODY ACCEPTED BY Lora L. Rinehart, Deft. /s/ Barbara H. Schickling, Esq.

APRIL 12, 1993, CONSENT ORDER, filed by Keystone Legal Services, Inc. Five Copies Certified to Attorney.

AND NOW this 8th day of April, 1993, following negotiations between the Plaintiff, hereafter, FATHER, and the Defendant, hereafter MOTHER, the following agreement has been reached and pending further Order of this Court it is therefore Ordered as follows:

1. The Mother and Father will have joint physical and legal custody of the child, Cody Vincent Rinehart, with the parties rotating physical custody of the child on a weekly basis. The Father shall have physical custody of the child the first week commencing Friday, March 26th, 1993, at 3:00 P.M. until April 2, 1993, at 3:00 pm, at which time the mother shall have physical custody for the following week. Physical custody will then continue to be rotated with the child going to the noncustodial parent each Friday at 3:00 p.m.

2. The Mother will be allowed visitation with the child on Easter Sunday from 12:00 pm until 5:00 pm. The Mother will be responsible for all transportation during this visitation.

3. The parent who does not have physical custody will have the right to maintain contact with the child by telephone and such visitation as the parties agree will be permitted.

4. The Father and Mother agree that they shall

cooperate and communicate in the best interests of the children and in the best interests of the success of their continuing relationship as parents and as set forth in this Agreement.

5. The parties agree to hold out to the other parent to the children as one whom the children should love, respect, and obey. Both parties agree to refrain from doing or saying anything that would, in any manner, undermine the love, respect, and obedience that the child must have for her parents.

6. The Mother agrees to continue to reside with her mother, Della Rinehart, and to not expose the child to any contact with Walter Wagner.

7. The parties agree to split transportation. The parent who has physical custody of the child for any particular week, except Easter Sunday, is responsible for all transportation to and from the other parties residence. The Mother will be responsible for all transportation for her visitation on Easter Sunday.

8. In order that the administration of this order might be evaluated, it is hereby agreed between the Mother and the Father that a custody mediation shall be scheduled with three months of this agreement in order to review the above provisions for any appropriate modifications.

WHEREFORE, intending to be legally bound, the parties hereby execute this agreement. s/ Lora Rinehart; s/ Duane A. McCracken. BY THE COURT, s/ Joseph S. Ammerman, Judge

APRIL 14, 1993, ORDER FOR MEDIATION CONFERENCE, filed. Two Copies Certified to Judge Ammerman

NOW, this 14th day of April, 1993, 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 July 7, 1993, at 9:00 o'clock A.M., 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 cost of said conference shall be borne equally by the parties, and all 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. BY THE COURT: s/ Joseph S. Ammerman, Judge

MAY 20, 1993, MOTION FOR CONTINUANCE OF ARBITRATION HEARING, filed by Anthony S. Guido, Esq.

MAY 20, 1993, ORDER, filed

NOW, this 20th day of May, 1993, upon consideration of the foregoing Motion for Continuance of Arbitration Hearing, it is the ORDER of this Court that said Arbitration Hearing scheduled for June 8, 1993 is hereby continued. /s/ John K. Reilly, Jr., PJ.

JUNE 30, 1993, DOCUMENT PUT ON AT END OF CASE.

FEBRUARY 3, 1994, PETITION TO SCHEDULE HEARING, filed by Robin Jean Foor, Esq. 3 cert/Atty ORDER

AND NOW, this 3rd day of February, 1994, upon the petition of the Defendant, it is ORDERED that a hearing to determine the custody of Cody Vincent Rinehart be scheduled for the 23rd day of March, 1994 at 9:00 o'clock in Courtroom 2. BY THE COURT John K. Reilly, Jr., P.J.

CONT. TO PG 278

Robin Jean
Foor

LORA L. RINEHART,

Pro by Atty 40.00

JCP Fee by Atty 5.00

Ellen J. Feinberg

HERITAGE RUN CENTER
FOR MENTAL HEALTH, INC.

MARCH 10, 1993, COMPLAINT, filed by Ellen J. Feinberg, Esquire,

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

MAY 18, 1993, SHERIFF RETURNS, filed

March 12, 1993 COMPLAINT SERVED TO: Christine L. Brink, Deft.

March 12, 1993, COMPLAINT SERVED TO: Donald A. Brink, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm

MAY 19, 1993, PRAECIPE FOR DEFAULT JUDGMENT AND ASSESSMENT OF DAMAGES, filed

Kindly enter Judgment in favor of Plaintiff and against the Defendant listed below, for failure to answer Plaitniff's Complaint, enclosed with twenty (20) day Notice to plead, served upon Defendant, and assess damages as stated below.

Pursuant to PA R.C.P. 237.1 I hereby certify that notice of intent to file this Praeicpe was mailed to the below named Defendant and the Attorney of record (if applicable), and copies of same is/are attached hereto.

TOTAL DUE \$1,703.00

/s/ Ellen J. Feinberg, Esq.

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 Three Dollars.

DEBT: \$1,703.00

DEFAULT JUDGMENT

Allen D. Witt
Prothonotary

93-388-CD

March 10
11:30 am

RONALD A. BRINK and
CHRISTINE L. BRINK, h/w

Pro by Atty 40.00
JCP Fee by Atty 5.00
Shff by Atty 23.44
sur charge by Atty 4.00

MAY 20, 1993, NOTICE OF JUDGMENT MAILED TO DEFT. /s/ arf.

JULY 14, 1993, PRAECIPE FOR WRIT OF EXECUTION, filed by Ellen J. Feinberg, Esq.

WRIT OF EXECUTION ISSUED TO NO 93-76-EX

Pro by Atty 9.00

NOVEMBER 1, 1993, PRAECIPE TO REISSUE WRIT OF EXECUTION, filed by Ellen J. Feinberg, ESq.

WRIT OF EXECUTION ISSUED TO NO 93-76-EX

JULY 14, 1994, SHERIFF RETURN, filed

July 14, 1994, return the within WRit as no sale held time expired. /s/ Chester A. Hawkins, Shff by Margaret H. Putt.

George S.
Test

THOMAS F. CASEY,

MARCH 10, 1993, COMPLAINT, filed by George S. Test,
Esquire.

Three (3) copies Certified to Attorney.

APRIL 23, 1993, SHERIFF RETURN, filedMarch 11, 1993, COMPLAINT SERVED TO: Leo C. Frailey
t/d/b/a Frailey Trucking, Deft.March 11, 1993, COMPLAINT SERVED TO: Frederick
William Ivory, Deft.April 19, 1993 COMPLAINT NOT SERVED TO: Virginia B.
Bernzonsky, Deft. "NOT FOUND" /s/ Chester A. Hawkins,
Shff by Marilyn Hamm.March 10
12:45 pm

93-389-CD

MAY 17, 1993, PRAECIPE TO DISCONTINUE, filed
Please discontinue and mark satisfied the above
captioned matter. /s/ George S. Test, Esq.DISCONTINUEDANDSATISFIED

FREDERICK WILLIAM IVORY

VIRGINIA B. BERZONSKY,

and LEO C. FRAILEY,

t/d/b/a FRAILEY

TRUCKING,

Pro by Atty 40.00

JCP Fee by Atty 5.00

Shff by Atty 48.00

sur
charge by Atty 6.00

Pro by Atty 5.00

F. Cortez Bell, III

GERALD J. MYRTER and DARLENE E. MYRTER,

MARCH 11, 1993, PRAECIPE FOR WRIT OF SUMMONS, filed by F. Cortez Bell, III, Esquire.

Please issue a Summons against the following Parties: Zimmerman Homes, Inc., 2029 Cato Avenue, State College, PA 16801. /s/ F. Cortez Bell, III, Esquire.

MARCH 17, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.

MARCH 10, 1994, SHERIFF RETURN, filed April 19, 1993 return the within Summons "NOT SERVED" as to Zimmerman Homes Inc, defendant, Never received advance costs from attorney. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

NOVEMBER 1, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. One cert. copy to Atty. Bell, Deft.

DECEMBER 17, 1996, ORDER, filed. One cert. to Atty. Bell, Deft.

NOW, this 13th day of December, 1996, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; neither party having appeared, either in person or by counsel, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice. BY THE COURT, /s/ John K. Reilly, Jr., President Judge.

TERMINATED WITH PREJUDICE

DEC. 27, 1996, ORDER, CERT COPY TO DEFENDANT, RETURNED BY POST OFFICE

NOW, this 13th day of December, 1996, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; neither party having appeared, either in person or by counsel, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

BY THE COURT, s/JOHN K. REILLY, JR., President Judge

March 11 8:40 am

93-392-CD

ZIMMERMAN HOMES, INC.

Pro by Atty 20.00
JPC Fee by Atty 5.00
Shff by Atty 13.10
sur charge by Atty 2.00

Charles P. Wasovich

MID-STATE BANK & TRUST COMPANY,

MARCH 11, 1993, CERTIFICATIN OF DOCKET ENTRIES AND JUDGMENT, filed. From Blair County. Their number 93-JG000223.

I, Prothonotary, of the court of Common Pleas of Blair 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 the Defendant, on the 1st day of March, in the above captioned case in the amount of \$1,879.09

Mar 11 11:20 am

93-393-CD

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the said Court, on the 3rd day of March, 1993. /s/ Darol A. Newman, Prothonotary, by Tammie V. Blyler, Deputy,

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Thousand Eight Hundred Seventy-nine and 09/100 Dollars.

Debt \$1879.09

SHAWN M. OWENS,

JUDGMENT

D. Blyler
Prothonotary

Pro by Atty 15.00
Blair Co Costs 18.00

MARCH 11, 1993, Notice of Entry of Judgment mailed to Defendant.

Charles P. Wasovich

MID-STATE BANK & TRUST COMPANY,

MARCH, 11, 1993, CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT, filed. From Blair County. Their Number 93-JG000224.

I, Prothonotary, of the Court of Common Pleas of Blair 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 the Defendant, on the 1st day of March, in the above captioned case in the amount of \$4,037.50.

March 11 11:27 am

93-394-CD

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the said Court, on the 3rd day of March, 1993. . /s/ Carol A. Newman, Prothonotary, by Tammie V. Blyler, Deputy.

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

DOMENICK J. KURTZ,

JUDGMENT

[Signature]
Prothonotary

Pro by Atty 15.00
Blair Co. Costs 18.00

MARCH 11, 1993, Notice of Entry of Judgment mailed to Defendant.

Charles P. Wasovich

MID-STATE BANK & TRUST COMPANY,

MARCH 11, 1993, CERTIFICATIN OF DOCKET ENTRIES AND JUDGMENT, filed. From Blair County. Their number 93-JG000225.

I, JERRY A. STERN, Prothonotary, of the court of Common Pleas of Blair 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 the Defendant, on the 1 Day of March, 1993, in the above captioned case in the amount of \$3,517.97.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the said Court, on the 3rd day of March, 1993. /s/ Carol A. Newman, Prothonotary. by Tammie V. Blyler, Deputy.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Three Thousand Five Hundred Seventeen and 97/100 Dollars.

Debt \$3,517.97

JUDGMENT

Allen D. Blyler
Prothonotary

MARCH 11, 1993, Notice of Entry of Judgment mailed to Defendant.

And flow, *8* Feb 1994 By paper filed, the a full of debt interest and cost
William L. Shaw
Prothonotary

March 11 11:27 am

93-395-CD

BUD W. KNEPP, JR.,
BUD W. KNEPP, SR., and
SARAH J. KNEPP,

Pro by Atty 15.00
Blair Co. Costs 18.00
Pro By ATTY 5.00



S & T BANK,
12-14 W. Long Avenue
DuBois, PA 15801

MARCH 11, 1993, JUDGMENT FROM J.P., (Vacant), filed.

Mar 11
2:35 pm

93-396-CD

Judgment is entered in favor of the Plaintiff
and against the Defendant, in the sum of One Thousand
Four Hundred thirth-three and 48/100 Dollars, with
costs.

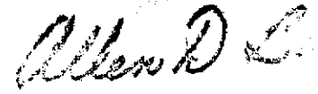
Debt \$1,433.48

Interest from January 20, 1993.

Filed and Entered by Plaintiff, March 11, 1993.

DONALD E. DEMOTTE
248 Burt Street
DuBois, PA 15801

JUDGMENT



Prothonotary

Pro by Plff 9.00

Pro by Plff 5-

MARCH 11, 1993, Notice of Entry of Judgment mailed
to Defendant.

1993 Mar 11
1993 Sept 1995
Attest William A. Shaw
Prothonotary

CONTINUED FROM PAGE 290, RIGLIN vs RIGLIN, II. 93-296-CD

JUL 13, 2000, REPLY TO NEW MATTER, filed by s/KIMBERLY M. KUBISTA, ESQ.
VERIFICATION, s/JAMES B. RIGLIN, II

JUL 13, 2000, CERTIFICATE OF SERVICE, REPLY TO NEW MATTER, UPON BARBARA HUGNEY-SHOPE, ESQ.: s/KIMBERLY M. KUBISTA, ESQ.

JUL 27, 2000, ORDER, RE: SECOND STATUS CONFERENCE: By the Court, s/FREDRIC J. AMMERMAN, JUDGE

**PLEASE REFER TO COMPUTER
FOR FURTHER ENTRIES**

<p>Timothy E. Durant</p> <p>March 11 3:05 pm</p> <p>LOUIS C. SCHMITT</p>	<p>HELEN LENORE RUPERT,</p> <p>93-397-CD</p> <p>AREA TRANSPORTATION AUTHORITY OF NORTH CENTRAL, PA,</p> <p>Pro by Atty 20.00</p> <p>JPC Fee by Atty 5.00</p> <p>Shff. Hawkins by Atty 22.60</p> <p>Elk County Sheriff by Atty 19.20</p>	<p>MARCH 11, 1993, PRAECIPE FOR WRIT OF SUMMONS, filed by Timothy E. Durant, Esquire. Kindly issue a Writ of Summons in the above-captioned action. /s/ Timothy E. Durant, Esquire.</p> <p>MARCH 18, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.</p> <p>MARCH 25, 1993 PRAECIPE FOR ISSUANCE OF RULE TO FILE COMPLAINT, filed by Louis C. Schmitt, Esquire. Please enter a Rule upon the plaintiff, Helen Lenore Rupert to file a Complaint in the above-captioned action within twenty (20) days of the date of service of said Rule.</p> <p>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, Pa., on this 25th day of March, 1993, to the attorneys of record. s/ TR.</p> <p>APRIL 2, 1993, CERTIFICATE OF SERVICE OF RULE TO FILE COMPLAINT, filed April 1, 1993, RULE SERVED TO: Timothy E. Durant, Esq. /s/ Louis C. Schmitt, ESq.</p> <p>APRIL 2, 1993, PRAECIPE FOR APPEARANCE, filed Kindly enter my Appearance as counsel of record for Defendant, AREA TRANSPORTATION AUTHORITY OF NORTH CENTRAL PA, In the above-entitled aciton. /s/ Louis C. Schmitt, Jr., ESq.</p> <p>JULY 13, 1993, SHERIFF RETURNS, filed. NOW, MARCH 22, 1993, OFFICE OF THE SHERIFF OF ELK COUNTY WAS DEPUTIZED BY CHESTER A HAWKINS, SHERIFF OF CLEARFIELD COUNY TO SERVE THE WITHIN SUMMONS ON AREA TRANSPORTATION AUTHORITY OF NORTH CENTRAL PA., DEFENDNAT. NOW, MARCH 25, 1993, SERVED THE WITHIN SUMMONS ON AREA TRANSPORTATION AUTHORITY OF CENTRAL PA., DEFENDNAT BY DEPUTIZING THE OFFICE OF SHERIFF OF ELK COUNTY. THE RETURN OF THE ELK COUNTY SHERIFF'S OFFICE IS HERETO ATTACHED AND MADE A PART OF THIS RETURN STATING THAT HE SERVED MICHAEL IMBROGNO, EX. DIR. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM.</p> <p>JULY 28, 1993, COMPLAINT, filed by Arthur Cutruzzula, Esq. 2 cert/Atty</p>
<p>Esq.</p> <p>Esq.</p> <p>Esq.</p> <p>Esq.</p> <p>Esq.</p> <p>Esq.</p> <p>Esq.</p> <p>Esq.</p>	<p>Surcharge by Atty 2.00</p> <p>Pro by Atty 20.00</p> <p>Pro by Atty 5.00</p> <p>93.80</p> <p>OCTOBER 15, 1993, NOTICE OF DEPOSITION OF HELEN LENORE RUPERT, filed by Arthur Cutruzzula, Esq. 1 cert/Atty</p> <p>CERTIFICATE OF SERVICE, filed October 14, 1993, NOTICE OF DEPOSITION SERVED TO: Louis C. Schmitt, Esq. /s/ Arthur Cutruzzula, Esq.</p> <p>DECEMBER 2, 1993, NOTICE OF SERVICE OF INTERROGATORIES, filed to Louis C. Schmitt, Esq.</p> <p>CERTIFICATE OF SERVICE, filed November 30, 1993, NOTICE OF SERVICE OF INTERROGATORIES SERVED TO: all Counsel of record, /s/ Louis C. Schmitt, Esq.</p> <p>DECEMBER 2, 1993, REQUEST FOR PRODUCTION OF DOCUMENTS, filed by Louis C. Schmitt, Esq.</p> <p>CERTIFICATE OF SERVICE, filed November 30, 1993, REQUEST FOR PRODUCTION OF DOCUMENTS SERVED TO: all counsel of record /s/ Louis C. Schmitt, Esq.</p> <p>MARCH 18, 1994, PRAECIPE TO PLACE MATTER ON TRIAL LIST, filed Kindly schedule the above-captioned matter for Jury Trial. Estimated time for trial: Two (2) to Three (3) days. /s/ Timothy E. Durant, Esq.</p> <p>MARCH 21, 1994, NOTICE OF VIDEO DEPOSITION OF MARK PIASIO, MD, filed by Arthur Cutruzzula, Esq.</p> <p>CERTIFICATE OF SERVICE, filed March 18, 1994, NOTICE OF VIDEO DEPOSITION SERVED TO: Mark Piasio, MD, Louis C. Schmitt, Esq. /s/ Arthur Cutruzzula, Esq.</p> <p>APRIL 4, 1994, SCHEDULING PRAECIPE, filed Please list the above-captioned action for Argument. The matter to be argued is Defendant's Motion to Strike Praecipec to Place Matter on Trial List. /s/ Louis C. Schmitt, Jr Esq.</p> <p>CERTIFICATE OF SERVICE, filed March 31, 1994, PRAECIPE SERVED TO: all counsel of record. s// Louis C. Schmitt, Jr Esq.</p>	<p>AUGUST 16, 1993, ANSWER AND NEW MATTER, filed by Louis C. Schmitt, Esq.</p> <p>CERTIFICATE OF SERVICE, filed August 12, 1993, ANSWER AND NEW MATTER SERVED TO: to all counsel of record. /s/ Louis C. Schmitt, Esq.</p> <p>AUGUST 30, 1993, REPLY TO NEW MATTER OF DEFENDANT AREA TRANSPORTATION OF NORTH CENTRAL PA, filed by Arthur Cutruzzula, Esq. 1 cert/Atty</p> <p>CERTIFICATE OF SERVICE, filed August 27, 1993, REPLY TO NEW MATTER OF DEFT AREA THRANSPORTATION AUTHORITY OF N CENTRAL PA SERVED TO: Louis C. Schmitt, Esq. /s/ Arthur Cutruzzula, Esq.</p>

Peter F. Smith

COUNTY NATIONAL BANK,

MARCH 12, 1993, COMPLAINT/Action/Mortgage Foreclosure, filed by Peter F. Smith, Esquire.
Two (2) copies Certified to Attorney.

March 12 10:25

93-398-CD

MARCH 16, 1993, ACCEPTANCE OF SERVICE, filed I, GEORGE W. OWENS, the second named Defendant in the above-captioned matter, acknowledge receipt of a certified copy of the Complaint filed in this matter on March 15, 1993. /s/ George W. Ownens, Deft.

JULY 9, 1993, SHERIFF RETURN, filed April 6, 1993 COMPLAINT IN MORTGAGE FORECLOSURE SERVED TO: Robin A. Owens, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

ROBIN A. OWENS and
GEORGE W. OWENS,

JULY 12, 1993, PRAECIPE TO ENTER DEFAULT JUDGMENT, filed

1. More than 20 days have elapsed since service of the Complaint on Defendants and they have failed to file a responsive pleading.

2. PA R.C.P. 237.1(b) specifically excepts residential foreclosure actions from its requirement that the Defendant receive an additional 10 day written notice before Plaintiff takes judgment by default.

3. Please enter judgment in favor of the Plaintiff and against the Defendants as follows:

- a) Balance \$8,644.13
- b) Late Charge 5.00
- c) Interest accruing after 3/29/93 @ \$2.5727 per day (to be added)
- d) Costs of Suit (to be added)
- e) Attorneys commission of amounts actually and reasonable incurred not to exceed 8% (to be added)

PRELIMINARY TOTAL \$8,649.13
TOTAL \$

Pro by Atty 40.00
JCP Fee by Atty 5.00
Pro by Atty 9.00
Shff by Plff 60.80
sur charge by Plff 2.00

4. Plaintiff's counsel sent to the Defendants by Defendants by certified mail the Notices required by PA Act 6 of 1974, 41 Pa C.S.A. §101 et sec. and Act 91 of 1983, 35 P.S. §1680.491c et sec.

5. More than thirty (30) days have elapsed since receipt of notices, but neither the Plaintiff nor Plaintiff's counsel have received any notice advising them that Defendants applied for assistance pursuant to said notices. /s/ Peter F. Smith, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Eight Thousand Six Hundred Forty-Nine Dollars and Thirteen Cents, plus interest, cost of suit and atty commission.

DEBT: \$8,649.13

DEFAULT JUDGMENT



Prothonotary

JULY 12, 1993, NOTICE OF DEFAULT JUDGMENT MAILED TO DEFT. /s/ be.

JULY 14, 1993, PRAECIPE FOR WRIT OF EXECUTION, filed by Peter F. Smith, ESq.

WRIT OF EXECUTION ISSUED TO NO 93-77-EX

JULY 16, 1993, NOTICE OF JUDGMENT RETURNED, MOVED, LEFT NO ADDRESS, filed

SEPTEMBER 21, 1993, SHERIFF RETURN

September 21, 1993, return the within WRIT as Plaintiff purchased the property of the defendant for \$1.00+ Costs. s/ Chester A. Hawkins shff by Margaret H. Putt.

Marcia L. Cooper

JOHN D. DUTTRY and
MARY JO DUTTRY, h/w

MARCH 12, 1993, PRAECIPE FOR WRIT OF SUMMONS, filed by Marcia L. Cooper, Esquire.
Two (2) copies Certified to Sheriff
One (1) copy Certified to Attorney.
Kindly issue a Writ of Summons in the above-capeioned case, returnable sec. leg. et sec. reg. in excess of Twenty-five Thousand (\$25,000.00) Dollars. /s/ Marcia L. Cooper, Esquire.

March 12
11:10 am

93-399-CD

MARCH 17, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.

APRIL 5, 1993, APPEARANCE, filed 1 cert/Atty
Please enter our appearance on behalf of Defendant, Porreco Motors, Inc, in the above matter. /s/ Craig A. Markham, Esq.

MAY 18, 1993, PRAECIPE TO SETTLE & DISCONTINUE, filed
Discontinue Plaintiff's case. /s/ Marcia L. Cooper, Esq.

DISCONTINUED

Craig A. Markham

FORD MOTOR COMPANY and
PERRECO MOTORS, INC.

JULY 13, 1993, SHERIFF RETURNS, filed.
NOW, MARCH 19, 1993, ROBERT MICHEL, SHERIFF OF EIRE COUNTY WAS DEPUTIZED BY CHESTER A. HAWKINS, SHERIFF OF CLEARFIELD COUNTY TO SERVE THE WITHIN SUMMONS ON PORRECO MOTORS, DEFENDANT.
NOW, MARCH 22, 1993, SERVED THE WITHIN SUMMONS ON PORRECO MOTORS, DEFENDANT, BY DEPUTIZING THE SHERIFF OF ERIE COUNTY. THE RETURN OF SHERIFF MICHEL IS HERETRO ATTACHED AND MADE A PART OF THIS RETURN STATING THAT HE SERVED JOHN DOBROWOLSKI, USED CAR MGR.
NOW, MARCH 24, 1993, EUGENE L. COON, SHERIFF OF ALLEGHENY COUNTY WAS DEPUTIZED BY CHESTER A. HAWKINS, SHERIFF OF CLEARFIELD COUNTY TO SERVE THE WITHIN SUMMONS ON FORD MOTOR COMPANY, DEFENDANT.
NOW, APRIL 6, 1993, SERVED THE WITHIN SUMMONS ON FORD MOTOR CO., DEFENDANT, BY DEPUTIZING THE SHERIFF OF ALLEGHEHENY CO., THE RETURN OF SHERIFF COON IS HERETO ATTACHED AND MADE A PART OF RETURN STATING THAT HE SERVED LISA WHITE, MARKET REP. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by S/MARILYN HAMM

Pro	by Atty	20.00
JPC Fee	by Atty	5.00
Pro Shff	by Atty	5.00
Hawkins	by Atty	32.40
Shff Michel	by Atty	23.00
Shff		
Coon	by Atty	24.50
Notary	by Atty	2.00
Sur-charge	by Atty	4.00
Pro	by Atty	5.00

<p>March 12 kk:30 am</p>	<p>ROSSELLI'S MUSIC CENTER, 115 N. Front Street Philipsburg, PA 16866</p> <p>93-400-CD</p> <p>R. SCOTT BOYER, Treasure Lake DuBois, PA 15801</p> <p>Pro by Plff 9.00</p>	<p><u>MARCH 12, 1993, JUDGMENT FROM J.P., Robert A. Shoff, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of One Thousand One Hundred Sixty-three and 89/100 Dollars, with costs.</p> <p style="text-align: right;">Debt \$1,163.89</p> <p>Interest from July 16, 1992</p> <p>Filed and Entered by Plaintiff, March 12, 1993.</p> <p>JUDGMENT</p> <p style="text-align: right;"><i>Allen D. [Signature]</i> Prothonotary</p> <p><u>MARCH 12, 1993, Notice of Entry of Judgment mailed to Defendant.</u></p>	
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<p>March 12 11:45 am</p>	<p>COMMONWEALTH OF PENNA. DEPARTMENT OF PUBLIC WELFARE, Harrisburg, PA 17105</p> <p>93-401-CD</p> <p>JOHN BROWN EST, a/k/a JACK BROWN,</p> <p>Pro by Plff 9.00 <i>Pro by Plff 9.00</i></p>	<p><u>MARCH 12, 1993, SUGGESTION OF NONPAYMENT, filed. To Revive and Continue Lien No. 88-782-CD.</u></p> <p>Fifteen days elapsed since Notice of the filing of this suggestion. It has been sent by Registered Mail to defendants at their last known address, pursuant to the Provisions of the Act #372, of September 26, 1951.</p> <p>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.</p> <p style="text-align: right;">Debt \$2,000.00</p> <p>JUDGMENT</p> <p style="text-align: right;"><i>Allen D. [Signature]</i> Prothonotary</p> <p><i>And Now, 6th day of August, 1993, as entered filed, the interest and cost...</i></p> <p style="text-align: right;"><i>Allen D. [Signature]</i> Prothonotary</p>	
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<p>March 12 12:20 pm</p> <p>Querino R. Torretti</p>	<p>ROBERT E. HOFFMAN and LINDA E. HOFFMAN,</p> <p>93-402-CD</p> <p>TIMOTHY LYLE, t/d/b/a THE PAPER HANGER,</p> <p>Pro by Deft 20.00 JPC Fee by deft 5.00 Pro by Atty 5.00</p>	<p><u>MARCH 12, 1993, 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 ROBERT E. HOFFMAN & LINDA E. HOFFMAN, appellees to file a complaint in this appeals (Common Pleas No 93-402-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ Timothy G. Lyle, Defendant.</p> <p>RULE: To ROBERT E. & LINDA E. HOFFMAN, appellees.</p> <p><u>MARCH 17, 1993, 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. 93-402-CD, on the District Justice designated therein on 3/12/93 by certified mail, sender's receipt attached hereto, and upon the appellee Robert E & Linda E. Hoffman on 3/12/93 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 3/12/93 by certified mail, sender's receipt attached hereto. /s/ Timothy G. Lyle, Deft.</p> <p><u>MARCH 18, 1993, TRANSCRIPT FROM DISTRICT JUSTICE MARK VARHAS, filed</u></p> <p><u>APRIL 27, 1993, AMENDED PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT, filed 1 cert/Atty</u> April 2, 1993, NOTICE OF APPEAL SERVED TO: Linda E. Hoffman. April 5, 1993, NOTICE OF APPEAL SERVED TO: Robert R. Hoffman. April 2, 1993, RULE TO FILE COMPLAINT SERVED TO: Linda E. Hoffman. April 5, 1993, RULE TO FILE COMPLAINT SERVED TO: Robert E. Hoffman. /s/ Querino R. Torretti, Esq.</p> <p><u>APRIL 27, 1993, PRAECIPE FOR JUDGMENT OF NON PROS, filed 1 cert/Atty</u> Please enter judgment non pros against the Plaintiffs, Robert E. Hoffman and Linda E. Hoffman and in favor of the Defendant, The Paper Hanger for failure to file a Complaint within 20 days from the date of service of the Rule to File Complaint. /s/ Querino R. Torretti, ESq.</p> <p>Judgment is entered in favor of the Defendant and against the Plaintiff for failure to file a Complaint.</p> <p>JUDGMENT OF NON PROS</p> <p style="text-align: right;"><i>Allen D. Blatz</i> Prothonotary</p> <p>APRIL 27, 1993, NOTICE OF JUDGMENT MAILED TO PLFF. /s/ arf.</p>
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<p>March 12 1:45 pm</p>	<p>AMANDA FOSTER,</p> <p>93-403-CD</p> <p>SEAN GEIST,</p> <p>Pro <i>by Deft</i> 40.00 JPC Fee <i>by Deft</i> 5.00 Shff Hawkins <i>by Deft</i> 21.20 Surcharge <i>by Deft</i> 2.00</p>	<p><u>MARCH 12, 1993, PETITION FOR PROTECTION FROM ABUSE ORDER,</u> filed Plaintiff. Eight (8) copies Certified to Attorney. <u>TEMPORARY ORDER,</u> filed. AND NOW, this 12th day of March, 1993, upon review of the Plaintiff's petition, the Court enters the following Order: The defendant shall refrain from abusing, harassing, and threatening the plaintiff and the minor children of placing them in fear of abuse in any place where they may be found. The defendant is enjoined and prohibited from living at, entering, attempting to enter or visiting the residence located at RD 1, Box 138, West Decatur, Clearfield County, Pennsylvania and any subsequent address in which plaintiff resides during pendency of this Order. The defendant is prohibited from having any contact with the plaintiff, including, but not limited to entering the place of employment, business or school of the plaintiff and the minor children and harassing the plaintiff's relatives or minor children. The Plaintiff is awarded temporary custody of this minor children kayla geist,. This ORDER shall be enforced by any law enforcement agency in a county where a violation of this ORDER occurs. A Hearing Conference shall be held on teh 22nd day of March, 1993, at 10:00 at 430 Spring Street, Suite #3, Houtzdale, PA. This Order shall remain in full force and effect until modified or terminated by this Court. This is an ORDER OF COURT. Any violation of this ORDER by either party shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) dollars, and a jail sentence of up to Six (6) months. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.</p> <p><u>MARCH 23, 1993, ORDER,</u> filed 2 cert NOW, THIS 22nd day of March, 1993, an action under the Protection From Abuse Statute having been filed by the Plaintiff, the proceeding have been served by Sheriff Department, and proof of teh same having been filed ot the above term and number, the Plaintiff having appeared to testify and the Defendnat having/failing to appear, the following Order is issued:</p>
<p><i>3.00 10 11.50</i> <i>5.00 10 11.50</i></p>	<p>2. The Defendant is enjoined and prohibited from living at, entering, attempting to enter or visit the residence located at RD#1, Box 138, West Decatur, and any subsequent residence in which teh Plaintiff resides during the pendency of this Order. Plaintiff is granted exclusive possession of the premises. 3. The Defendnat is prohibited from having any contact with the Plaintiff including, but not limited to, entering the place of employment, business or school of the Plaintiff, and harassing the Plaintiff. 4. This Order shall be enforced by any law enforcement agency in any county where a violaiton of this Order occurs. 5. This Order shall remain in full force and effect for a period of one (1) year from date hereof. 6. The Defendant shall pay the cost and fees of this law suit. \$45.00 TO THE PROTHONOTARY \$23.20 SERVICE FEES, (SH DEPT) BY THE COURT: James L. Hawkins, District Justice. 7. Visitation will be opened between Sean Geist and the Plaintiff's father, Charles Foster. /s/ Amanda Foster /s/ Sean Geist</p> <p><u>MARCH 25, 1993, AFFIDAVIT OF SERVICE,</u> filed. Now, March 12, 1993 at 3:10 PM o'clock EST served within: PFA on Sean Geist, deft. So answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm</p>	<p>1. The Defendant shall refrain from abusing, harassing and threatening the Plaintiff, or of placing Plaintiff in fear of abuse at any place where Plaintiff may be found.</p>

J. L. Lehman
Mark S. Weaver

JOSEPH FENCHOCK,

MARCH 15, 1993, COMPLAINT IN DIVORCE, filed by J. L. Lehman, Esquire.

One (1) copy Certified to Attorney.

MARCH 23, 1993, AFFIDAVIT OF PROOF OF SERVICE, filed

March 16, 1993, COMPLAINT IN DIVORCE SERVED TO: Shirley Fenchock, Deft. by certified mail. /s/ Barbara J. Green.

3/15/93
\$95.00 Pd
by Atty

93-404-CD

MAY 30, 1995, AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE, filed. s/JOSEPH FENCHOCK, Plaintiff. TWO(2) CERT TO ATTY

Clfd Trust
BAL/\$75.00

AUGUST 15, 1995, MOTION FOR BIFURCATION, filed by s/ J. L. LEHMAN, ESQUIRE. ONE(1) CERT TO ATTY KASUBICK

AUGUST 18, 1995, ORDER, filed. TWO(2) CERT TO ATTY KASUBICK NOW, this 18 day of August, 1995, upon consideration of the attached Motion, a Rule is hereby issued upon Shirly Fenchock, Defendant, to Show Cause why the Motion should not be granted. Rule Returnable the 7th day of September, 1995, for filing written response. BY THE COURT, s/FREDRIC J. AMMERMAN, Judge

~~Winifred H. Jones-Wenger~~
Wm. Lynn Hollen

SHIRLEY FENCHOCK,

AUGUST 22, 1995, AFFIDAVIT OF PROOF OF SERVICE, filed. Before me, Girard Kasubick, Esq., personally appeared Barbara J. Cowher, who being duly sworn according to law, deposes and says that she served the certified copy of the Motion for Bifurcation and Written Response Rule Returnable Order in the above captioned matter by sending it by U.S. regular mail deposited at the Houstzdale, Pa. Post Office to Shirley Fenchock, Defendant, and Winifred H. Jones-Wenger, Esq., Attorney for Defendant on August 18, 1995. The manner of service being made as prescribed by Pa. R.C.P. 440. s/BARBARA J. COWHER

Pro 40.00

State by Atty 10.00

(2 counts)

JCP Fee by Atty 10.00

State .50

SEPTEMBER 19, 1995, ORDER FOR BIFURCATION, filed. Two cert. copies to Atty. Kasubick.

AND NOW, this 18 day of September, 1995, after the Rule Returnable date set for the Motion for Bifurcation, it is hereby Ordered and Decreed that the issue of equitable distribution of marital property shall be bifurcated from the divorce issue and the Court does hereby retain jurisdiction over the issue of equitable distribution pending in this action. BY THE COURT, /s/ Fredric Ammerman, Judge.

Ck # 2990
3028 to 1
34.50

Ck#3122 Atty 34.50

SEPTEMBER 25, 1995, PRAECIPE TO TRANSMIT RECORD, filed by J.L. Lehman, Esquire
DECREE

AND NOW, this 25 day of September, 1995, it is ORDERED and DECREED that JOSEPH FENCHOCK, Plaintiff and SHIRLEY FENCHOCK, Defendant are divorced from the bonds of matrimony. The Court hereby retains jurisdiction over the issue of Equitable Distribution of Marital Property. BY THE COURT, s/ Fredric Ammerman, J.

OCTOBER 16, 1995, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

Certified Copies of Decree to parties of record.

APR. 04, 1997, WITHDRAWAL OF APPEARANCE, filed. THREE (3) CERT TO ATTY WEAVER

Please withdraw my appearance on behalf of the Plaintiff, JOSEPH FENCHOCK, in the above captioned matter. s/JOHN L. LEHMAN, ESQUIRE

ENTRY OF APPEARANCE

Please enter my appearance on behalf of the Plaintiff, JOSEPH FENCHOCK, In the above captioned matter. s/MARK S. WEAVER, ESQ.

AUG 20, 1997, MOTION TO COMPEL DISCOVERY, filed by s/MARK S. WEAVER, ESQ. THREE (3) CERT TO ATTY WEAVER

AUG 27, 1997, RULE TO SHOW CAUSE, filed. THREE (3) CERT TO ATTY WEAVER Now this 27th day of August, 1997, upon consideration of the attached motion, a Rule is hereby issued upon Shirley Fenchock, to Show Cause why the Motion should not be granted. Rule Returnable the 17th day of Sept. 1997, for filing written response BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE

SEP. 17, 1997, CERTIFICATE OF SERVICE, ANSWERS TO INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS, filed by s/WINIFRED H. JONES-WENGER, ESQ. NO CERT COPIES

JAN. 23, 1998, PRAECIPE, filed. NO CERT COPIES

Please withdraw my appearance as attorney of record for the Defendant, Shirley Fenchock, in the above matter, Defendant's Consent executed January 22, 1998 is attached hereby. s/WINIFRED H. JONES-WENGER, ESQ.

CONSENT, s/SHIRLEY FENCHOCK

CERTIFICATE OF SERVICE, s/WINIFRED H. JONES-WENGER, ESQ.

CONTINUED ON PAGE 339

IN RE:
 ROBERT DIXON,
 An Alleged Severely
 Mentally Disabled
 Person,

MARCH 15, 1993, PETITION FOR INVOLUNTARY TREATMENT,
 MENTAL HEALTH PROCEDURES ACT OF 1976, filed
ORDER, filed.
ORDER, filed.

MARCH 16, 1993, MENTAL HEALTH REVIEW OFFICERS REPORT
 AND DECREE, filed.

One (1) copy Certified to Attorney Mattern.
DECREE, filed.
 AND NOW, this 16th day of March, 1993, the Mental
 Health Review Officer's Report si acknowledged. We
 approve his recommendations.

The Court finds that ROBERT DIXON 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 ROBERT
 DIXON be and is hereby committed to a Partial Hospitali-
 zation Program under the auspices of the Clearfield-Jefferson
 Community Mental Health Center.

It si teh FURTHER ORDER of this Court that the said
 ROBERT DIXON be and is hereby directed to comply completely
 with the 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 the fee of J. Richard Mattern II, Esquire, Clearfield

County Mental health Review Officer, shall be paid by Clearfield County.

It si 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.

Mar 15
 10:00 am

93-405-CD

4-1-93 of 10/943
8-6-93 of 10/943

Pro	40.00
JCP Fee	5.00
R. Mattern	150.00

IN RE:
 MABEL CURRY,
 An Alleged Severely
 Mentally Disabled
 Person,

MARCH 15, 1993, PETITION FOR INVOLUNTARY TREATMENT,
 MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
ORDER, filed
ORDER, filed.

MARCH 16, 1993, MENTAL HEALTH REVIEW OFFICERS REPORT
 AND DECREE, filed.

One (1) copy Certified to Attorney Mattern.
DECREE, filed.
 AND NOW, this 16th day of March, 1993, the Mental
 Health Review Officers Report is acknowledged We
 approve his recommendation.

The Court finds that MABEL CURRY 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 MABEL CURRY 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 MABEL CURRY be and is hereby directed to comply
 completely with the Partial Hospitalization program
 developed by Clearfield-Jefferson Community Health
 Center.

It is the FURTHER ORDER of this Court that the
 said Mabel Curry be and is hereby directed to comply
 completely with the Partial Hospitalization program
 developed by Clearfield-Jefferson Community Mental
 Health Center.

March 15
 10:00 am

93-406-CD

Pro *-ly to* 40.00
 JCP Fee *-ly to* 5.00
 R. Mattern 150.00

4-6-93 OK 107443
4-6-93 OK 107443

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.

<p>March 16 11"45 am</p> <p>John R. Ryan</p>	<p>MICHAEL A. RUDELLA,</p> <p>93-407-CD</p> <p>ROBERT K. FIDLER,</p> <p>Pro by Plff 40.00</p> <p>JCP Fee by Plff 5.00</p>	<p><u>MARCH 16, 1993, PETITION IN OBJECTION TO NOMINATION PETITION FOR MUNICIPAL PRIMARY, filed by Plaintiff.</u> Three (3) copies Certified to Rudella. <u>RULE TO SHOW CAUSE, filed</u> AND NOW, this 16th day of March, 1993, upon consideration of the foregoing Objection to Nomination Petition for Municipal Primary, it is the ORDER of this Court that a Rule be issued to Show Cuase why the same should not be granted. RULE RETURNABLE, the 17th day of March, 1993, at 2:30 P.M. o'clock. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. <u>CERTIFICATE OF SERVICE.</u> 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 16th day of March, 1993, to the parties of record. /s/ Terrie Radzieta, Clerk</p> <p><u>MARCH 17, 1993, ORDER, filed.</u> NOW, this 17th day of March, 1993, upon consideration of the foregoing Objection to Nomination Petition for Municipal Primary, and the Court being advised the Defendant was not found for service of the Rule Returnable this date, it is the ORDER of this Court that a Second Rule be issued to show cause why the prayer of said Objection should not be granted. RULE RETURNABLE, the 24th day of March, 1993, at 9:30 A.M. in Court Room No. 1. BY THE COURT: /s/ John K. Reilly, Jr., President Judge. <u>CERTIFICATE OF SERVICE, filed.</u> 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 17th day of MARCH, 1993, to the parties of record. /s/ Terri Radzieta, Clerk.</p> <p><u>MARCH 24, 1993, ANSWER AND NEW MATTER TO OBJECTION TO NOMINATION PETITION FOR MUNICIPAL PRIMARY, filed by John R. Ryan, Esq. 3 cert/Atty</u></p> <p><u>MARCH 24, 1993, PRAECIPE FOR APPEARANCE, filed</u> Please enter my appearance on behalf of the Respondent, Robert K. Fidler, in the above-captioned action. /s/ John R. Ryan, Esq.</p>
<p>Court</p>	<p>APRIL 14, 1993, ORDER, filed</p> <p>APRIL 14, 1993, TRANSCRIPT OF HEARING 3-24-93, filed in Trans Dr.</p> <p>APRIL 15, 1993, ALL PAPERS MAILED TO COMTH COURT. /s/ arf</p> <p>APRIL 14, 1993, ORDER FROM COMMONWEALTH COURT OF PENNA, filed</p> <p>APRIL 15, 1993, SENDERS RECEIPT, filed</p> <p>APRIL 19, 1993, RETURN RECEIPT, filed</p> <p>APRIL 29, 1993, ORDER FROM COMTH COURT, filed</p> <p>JUNE 25, 1993, ALL PAPERS RETURNED FROM COMWTH CT FILED IN REG FILE. /s/ arf.</p>	<p><u>MARCH 26, 1993, ORDER, filed 1 cert/Election Office</u> NOW, this 24th day of March, 1993, following hearing into the above captioned Objections to Nomination Petition for Municipal Primary, it is the Order of this Court that said Petition be and is hereby SUSTAINED in accordance with the foregoing memorandum by the Court, and said Petition of Respondant declared NULL and VOID. BY THE COURT: John K. Reilly, Jr., P.J.</p> <p style="text-align: center;"><u>NULL AND VOID</u></p> <p><u>MARCH 30, 1993, NOTICE OF APPEAL, filed by John R. Ryan, Esq. 4 cert/Atty 1 cert/Comwth Ct</u></p> <p><u>MARCH 30, 1993, ORDER FOR TRANSCRIPT, filed by JOhn R. Ryan, Esq. 4 cert/Atty 1 cert/Comwth</u></p> <p><u>APRIL 6, 1993, COMMONWEALTH COURT NUMBER 0760 CD 1993, filed</u></p> <p><u>APRIL 14, 1993, ORDER, filed</u> NOW, this 14th day of April, 1993, the Court being mindful of the need to have this matter resolved on appeal forthwith, the Court will rely on its statement on pages 108 through 110 of the transcript in lieu of a further Opinion. BY THE COURT: John K. Reilly, Jr, P.J.</p> <p><u>APRIL 14, 1993, TRANSCRIPT OF HEARING 3-24-93, filed in Trans Dr.</u></p> <p><u>APRIL 15, 1993, ALL PAPERS MAILED TO COMTH COURT. /s/ arf</u></p> <p><u>APRIL 14, 1993, ORDER FROM COMMONWEALTH COURT OF PENNA, filed</u> NOW, April 13, 1993, it is hereby ordered: 1. Upon consideration of appellant's motion for expedited consideration of appeal, the motion is granted and the above appeal shall be submitted on briefs, without oral argument unless otherwise ordered. 2. Appellant's briefs (15 copies) shall be filed and served on or before April 16, 1993. Appellee's briefs (15 copies) shall be filed and served on or before April 19, 1993. 3. Appellant is hereby excused from filing a reproduced record in this matter. 4. The prothonotary of the Court of Common Pleas of Clearfield County shall certify the reocrd on this court on or before April 19, 1993. 5. In addition to mailing a copy of this order to counsel fo record, the chief clerk shall mail a copy of President Judge John K. Reilly, of the Court of Common Pleas of Clearfield County and also to the prothonotary of said court. UNSIGNED.</p> <p><u>APRIL 15, 1993, SENDERS RECEIPT, filed</u></p> <p><u>APRIL 19, 1993, RETURN RECEIPT, filed</u></p> <p><u>APRIL 29, 1993, ORDER FROM COMTH COURT, filed</u> AND NOW, this 28th day of April, 1993, the order of the Court of Common Pleas of Clearfield County dated March 24, 1993, No. 93-407-CD, is affirmed. Dan Pellegrini, Judge.</p> <p><u>JUNE 25, 1993, ALL PAPERS RETURNED FROM COMWTH CT FILED IN REG FILE. /s/ arf.</u></p>

R. Denning
Gearhart

SAMUEL D. DAUB,

MARCH 16, 1993, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.
Two (2) copies Certified to Attorney.

SEPTEMBER 3, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. One copy to Atty. Gearhart, Deft.

SEP. 05, 1996, LETTER FROM WILLIAM A. SHAW TO MARY K. DAUB, RE: CALL OF THE INACTIVE LIST, 12/03/96, RETURNED BY POSTAL SERVICE, "RETURN TO SENDER, INSUFFICIENT ADDRESS", filed.

DECEMBER 4, 1996, ORDER, filed.

Cert. copy to Atty. Gearhart
NOW, this 3rd day of December, 1996, 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 nor an attorney representing same having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby dismissed.
BY THE COURT: /s/ Fredric J. Ammerman, Judge

DISMISSED

MARY K. DAUB,

93-409-CD

3/16/93
\$95.00 Pd
by Atty

Clfd Trust
BAL/\$75.00

Pro 40.00
State by Atty 10.00
(2 counts)
JCP Fee by Atty 10.00

2990
30
34.50

<p>Thomas F. Morgan</p> <p>3/16/93 \$90.00 pd by Atty</p> <p>Clfd Trust BAL/\$75.00</p>	<p>SUZANNE R. LEAP MILLS,</p> <p>93-410-CD</p> <p>WILLIAM J. R. MILLS,</p> <table border="0"> <tr> <td>Pro</td> <td>40.00</td> </tr> <tr> <td>State by Atty (1 count)</td> <td>10.00</td> </tr> <tr> <td>JCP Fee by Atty</td> <td>5.00</td> </tr> <tr> <td>Pro</td> <td>.50</td> </tr> <tr> <td>CK#2117 TRANSFER TO REGULAR ACCOUNT</td> <td>75.00</td> </tr> <tr> <td>PRO</td> <td>40.00</td> </tr> <tr> <td>PRO</td> <td>.50</td> </tr> <tr> <td>CK#2322</td> <td>ATTY 34.50</td> </tr> </table>	Pro	40.00	State by Atty (1 count)	10.00	JCP Fee by Atty	5.00	Pro	.50	CK#2117 TRANSFER TO REGULAR ACCOUNT	75.00	PRO	40.00	PRO	.50	CK#2322	ATTY 34.50	<p><u>MARCH 16, 1993, COMPLAINT IN DIVORCE</u>, filed by Thomas F. Morgan, Esquire. One (1) copy Certified to Attorney.</p> <p><u>JULY 19, 1993, AFFIDAVIT OF SERVICE</u>, filed. AND NOW, this 14th day of July, 1993, I THOMAS A. MORGAN, Esquire, being duly sworn, do depose and say that on March 30, 1993, I served a Complaint in the above captioned matter on William J. R. Mills, by causing the same to be deposited in United States Mail at the United States post Office located at 118 North Second Street, Clearfield, Pennsylvania, 16830, postage pre-paid, by Certified Mail, RETURN Receipt Requested, Restricted Delivery, addressed to: MR. WILLIAM J. R. MILLS, HCI Box 107, Leeper, PA 16233, A copy of the Receipt for certified mail and return receipt are attached hereto /s/ Thomas A. Morgan, Esquire.</p> <p><u>JULY 19, 1993, PRAECIPE TO TRANSMIT THE RECORD</u>, filed by Thomas F. Morgan, Esquire. <u>AFFIDAVIT OF CONSENT OF SUZANNE R. LEAP MILLS</u>, filed. <u>AFFIDAVIT OF CONSENT OF WILLIAM J. R. MILLES</u>, filed. <u>DECREE</u>, filed. AND NOW, this 22nd day of July, 1993, it is ORDERED and DECREED that SUZANNE R. LEAP MILLS, Plaintiff and WILLIAM J. R. MILLS, Defendant, are divorced from the bonds of matrimony. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p> <p><u>AUGUST 15, 1993, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA</u></p>
Pro	40.00																	
State by Atty (1 count)	10.00																	
JCP Fee by Atty	5.00																	
Pro	.50																	
CK#2117 TRANSFER TO REGULAR ACCOUNT	75.00																	
PRO	40.00																	
PRO	.50																	
CK#2322	ATTY 34.50																	

James A. Naddeo,

JAMES A. DUGAN,

MARCH 16, 1993, COMPLAINT, filed by James A. Naddeo, Esquire.

Two (2) copies Certified to Attorney.

APRIL 5, 1993, ENTRY OF APPEARANCE, filed Kindly enter my appearance on behalf of the Defendants, John T. Jones, t/d/b/a Jones Transportation and Jones Auto Parts Plus, Inc, in the above-captioned matter. /s/ James C. Eberly Sr, Esq.

CERTIFICATE OF SERVICE, filed

April 1, 1993, ENTRY OF APPEARANCE SERVED TO: James A. Naddeo, Esq. /s/ James c. Eberly Sr, Esq.

March 16 3:35 pm

93-411-CD

APRIL 19, 1993, ANSWER TO COMPLAINT, filed by James C. Eberly, Sr., Esq. 1 cert/Atty

CERTIFICATE OF SERVICE, filed

April 16, 1993, ANSWER TO COMPLAINT AND NEW MATTER SERVED TO: James A. Naddeo, Esq. /s/ James C. Eberly Sr., ESq.

MAY 5, 1993, ANSWER TO NEW MATTER, filed by James A. Naddeo, Esq. 1 cert/Atty

CERTIFICATE OF SERVICE, filed

May 5, 1993, PLAINTIFF'S ANSWER TO NEW MATTER SERVED TO: James C. Eberly, Sr, Esq. /s/ James A. Naddeo, ESq.

James C. Eberly, Sr

JOHN T. JONES, t/d/b/a

JONES TRANSPORTATION

and JONES AUTO PARTS

PLUS, INC.,

MAY 25, 1993, CERTIFICATE OF SERVICE, filed

May 24, 1993, NOTICE OF DEPOSITION OF DEFENDANT, JOHN T. JONES SERVED TO: James C. Eberly Sr, Esq and Hoffman & Schrieber Reporting Service. /s/ James A. Naddeo, Esq.

JUNE 10, 1993, NOTICE OF DEPOSITION OF CHARLES RENWICK, CPA, filed by James C. Eberly Sr, Esq.

JUNE 10, 1993, NOTICE OF DEPOSITION OF RICK BERNDT, filed by James C. Eberly Sr, Esq.

JUNE 10, 1993, NOTICE OF DEPOSITION OF WALTER FUDROW, filed by James C. Eberly Sr, Esq.

JUNE 10, 1993, CERTIFICATE OF SERVICE, filed

June 9, 1993, NOTICE OF DEPOSITION OF WALTER FUDROW SERVED TO: James A. Naddeo, Esq; Hoffman & Schrieber Reporting Service. /s/ James C. Eberly Sr, Esq.

Pro by Atty 40.00

JPC Fee by Atty 5.00 Shff.

Hawkins by Atty 32.68

Sur-charge by Atty 4.00

JUNE 10, 1993, CERTIFICATE OF SERVICE, filed

June 9, 1993, NOTICE OF DEPOSITION OF CHARLES RENWICK SERVED TO: James A. Naddeo, Esq and Hoffman & Schrieber Reprting Service. /s/ James C. Eberly Sr, Esq.

JUNE 10, 1993, CERTIFICATE OF SERVICE, filed June 9, 1993, NOTICE OF DEPOSITION OF RICK BERNDT SERVED TO: James A. Naddeo, and Hoffman & Schrieber Reporting Service. /s/ James C. Eberly Sr, Esq.

JULY 09, 1993, SHERIFF RETURNS, filed.

NOW, MARCH 18, 1993, AT 11:37 AM DST SERVED THE WITHIN COMPLAINT ON JOHN T. JONES T/D/B/A JONES TRANSPORTATION DEFENDANT, AT EMPLOYMENT, RT 53, HOUTZDALE, CLEARFIELD COUNTY, PENNA. BY HANDING TO JOHN T. JONES, DEFENDANT, A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HIM THE CONTENTS THEREOF. SERVED BY: NEVLING.

NOW, MARCH 18, 1993, AT 11:37 AM EST, SERVED THE WITHIN COMPLAINT ON JONES AUTO PARTS PLUS, INC., DEFENDANT AT EMPLOYMENT, RT 53, HOUTZDALE, CLEARFIELD COUNTY, PENNA. BY HANDING TO JOHN T. JONES, OWNER, A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HIM THE CONTENTS THEREOF. SERVED BY: NEVLING. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by S/MARILYN HAMM

AUGUST 5, 1993, CERTIFICATE OF SERVICE, filed

August 4, 1993, THE FIRST REQUESTS FOR ADMISSIONS, FIRST SET OF INTERROGATORIES AND THE FIRST REQUEST FOR PRODUCTION OF DOCUMENTS SERVED TO: John T. Jones t/d/b/a Jones Transportation Co c/o James C. Eberly, Sr, Esq. /s/ Peter H. Abare-Brown, Esq.

DECEMBER 22, 1993, CERTIFICATE OF SERVICE, filed

December 21, 1993, REQUEST FOR PRODUCTION OF DOCUMENTS DIRECTED TO DEFENDANTS SERVED TO: James C. Eberly Sr, Esq. /s/ James A. Naddeo, Esq.

APRIL 4, 1994, MOTION TO COMPEL, filed by James A. Naddeo, Esq. 1 cert/Atty

APRIL 12, 1994, RULE, filed 1 mailed to Atty Naddeo, Eberly

AND NOW, this 12th day of April, 1994, upon consideration of Plaintiff's Motion to Compel Against Defendant for Defendant's Failure to Respond to Plaintiff's Request for Production Documents, it is hereby ORDERED that a Rule be issued upon the Defendant forthwith to show cause why Plaintiff's Request should not be answered.

Said RULE RETURNABLE the 26th day of May, 1994 at 10:00 am in Courtroom #2. BY THE COURT: John K. Reilly, Jr, P.J.

APRIL 13, 1994, 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, PA, on this 13, of April, 1994 to the attorney of record. s/ Anita Fisher

APRIL 12, 1994, CERTIFICATE OF SERVICE, filed

April 11, 1994, DEFENDANT'S FIRST REQUEST FOR ADMISSIONS SERVED TO: James A. Naddeo, Esq. /s/ James C. Eberly Sr, Esq.

DEFENDANT'S FIRST REQUEST FOR ADMISSIONS, filed by James C. Eberly, Sr, ESq.

~~Daniel C. Bell~~

JAMES R. HORNE,

MARCH 16, 1993, COMPLAINT IN DIVORCE, filed by Daniel C. Bell, Esquire.

Two (2) copies Certified to Attorney.

3/16/93
\$90.00 Pd
by Atty

93-412-CD

MARCH 23, 1993, ORDER OF COURT, filed 2 cert/Atty
You, Alice Horne, Defendant, have been sued in Court to obtain custody, partial custody or visitation of teh children, namely, Jessi Lynn Horne, and Jodi Marie Horne.

You are ordered to appear in person at the Clearfield County Courthosue, on the 5th day of April, 1993, at 10:30 AM for a conference, a Pretail Confernce.

If you fail to appear as provided by this Order, am Order for Custody, Partial Custody or Visitation may be entered agaisnt you or the Court may issue a warrant for your arrest. BY THE COURT: Joseph S. Ammerman, Judge.

COMPLAINT FOR CUSTODY, filed by Daniel C. Bell, Esq.

Clfd Trust
BAL/\$75.00

MARCH 31, 1993, AFFIDAVIT OF SERVICE BY CERTIFIED MAIL, filed

March 24, 1993, COMPLAINT IN DIVORCE SERVED TO: Alice Horne, Deft. by Certified mail. /s/ Daniel C. Bell, Esq.

Robin J. Foor

ALICE HORNE,

APRIL 14, 1993, ORDER FOR MEDIATION CONFERENCE, filed. Two Copies Certified to Judge Ammerman

NOW, this 13th day of April, 1993, 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 May 5, 1993, at 9:00 o'clock A.M., 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.

Pro 40.00
State by Atty 10.00
(1 count)
JPC Fee by Atty 5.00
Pro .50

It is also ORDERED that the cost of said conference shall be borne equally by the parties, and all 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. BY THE COURT: s/ Joseph S. Ammerman, Judge

CK#2176 TRANSFER TO REGULAR ACCOUNT 75.00
PRO 40.00
PRO .50
CK#2382 ATTY 34.50

MAY 6, 1993, ORDER, filed 5 cert/Judge "A"
NOW, this 5th day of May, 1993, after mediation conference, the parties being unable to reach a permanent agreement concerning custody of the minor children, the following temporary Order is hereby entered:

1. The parties shall share legal custody of the minor children, Jessi Lynn Horne and Jodi Marie Horne.
2. The mother, Alice Horne, shall have primary physical custody of the minor children.
3. The father, James R. Horne, shall have partial physical custody of the minor children, subject to the following visitation:
 - a) Three weekends per month, beginning Friday at 5:00 pm until Sunday at 5:00 pm.
 - b) One Wednesday per month following the third weekend visitation from 10:00 am until 6:00 pm.
 - c) Any other time that the parties may agree.
4. The parties shall utilize the residence of Madeline Bailor in Clearfield as the pick up and drop off point for the children.
5. The father will be given access to the mother's telephone number with the understanding that the telephone number will not be used to harass the mother, and such privilege will terminate upon such harassment.
6. Children and Yourth Services shall conduct an unannounced monthly inspection of the parties' residences for six months, beginning with the month of entry of this Order.
7. The parties shall refrain from criticizing the otehr parent in front of the children and shall refrain from holding out any one else as the children's parent to the children.
8. Neither party shall have overnight quests of the opposite sex while having custody of the children.
9. The parties shall refrain from using alcohol in the children's presence and shall not permit third parties using alcohol to have contact with the children.
10. The parties shall alternate the following minor holidays: Memorial Day, July 4, Labor Day and Easter beginning with the mother having the children this Memorial Day.
11. The parties shall share the following major holidays: Thanksgiving and Christmas.
 - a) On even years, the mother shall have the children on Thanksgiving Day and the day before Christmas. The father shall have the children on Christmas Day and the day before Thanksgiving.
 - b) On odd years, the father shall have the children on Thanksgiving Day and the day before Christmas. The mother shall have the children on Christmas Day and the day before Thanksgiving.
12. This Order shall remain in effect until further Order of Court. BY THE COURT: Joseph S. Ammerman, Judge.

Peter F. Smith

COUNTY NATIONAL BANK,

MARCH 17, 1993, COMPLAINT/Action/Mortgage Foreclosure,
 filed by Peter F. Smith, Esquire.
 Two (2) copies Certified to Attorney.

JULY 13, 1993, SHERIFF RETURN, filed
 March 22, 1993, COMPLAINT IN MORTGAGE FORECLOSURE
 SERVED TO: Teresa Marie Barnett a/k/a Teresa M. Barnett,
 Deft.
 March 22, 1993, COMPLAINT IN MORTGAGE FORECLOSURE
 SERVED ON: Robert John Barnett a/k/a Robert J. Barnett, Deft.
 /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

March 17
 9:55 am

93-413-CD

JULY 19, 1993, PRAECIPE TO DISCONTINUE, filed
 Please discontinue the above captioned matter.
 /s/ Peter F. Smith, Esq.

DISCONTINUED

ROBERT JOHN BARNETT,
 a/k/a ROBERT J. BARNETT,
 and TERESA MARIE
 BARNETT, a/k/a TERESA
 M. BARNETT,

Pro by Atty 40.00
 JCP Fee by Atty 5.00

Shff by Plff 21.80
 sur charge by Plff 4.00
 Pro by Atty 5.00

R. Denning
Gearhart

TAMMY L. HESS,

MARCH 17, 1993, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.

Three (3) copies Certified to Attorney.

MARCH 17, 1993, TEMPORARY PROTECTIVE ORDER, filed AND NOW, this 16th day of March, 1993, upon presentation and consideration of the Count IV contained in the Complaint in Divorce and upon finding that the Petitioner, TAMMY L. HESS, is in immediate and present danger of abuse from Respondent, JOSEPH L. HESS, the following Temporary Protective Order is entered:

Respondent, JOSEPH L. HESS, is hereby enjoined from abusing, harassing or otherwise having any contact whatsoever with the Petitioner or her family. FURTHER, the Petitioner is granted temporary custody of the Parties minor children, namely, TASHA NICOLE HESS, (d.o.b. 1/4/89). FURTHER, the Respondent is to be excluded from the residence of the Petitioner located at 317½ West Locust Street, Clearfield, PA 16830

THIS IS AN ORDER OF COURT. A violation of this Order shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) Dollars and a jail sentence of up to six (6) months.

THIS ORDER shall remain in effect until a hearing is held in this matter on the 22nd day of March, 1993, at 11:00 o'clock A.M. at 430 Spring street, Suite #3, Houtzdale, Pennsylvania. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

MARCH 24, 1993, ACCEPTANCE OF SERVICE, filed I, JAMES A. NADDEO, ESQ, do hereby accept service of the Complaint in Divorce and Temporary Order filed to the above captioned matter on behalf of my client, Joseph L. Hess. /s/ James A. Naddeo, Esq.

SEPTEMBER 3, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. One copy to Attys. Gearhart, Naddeo.

DECEMBER 4, 1996, ORDER, filed.

Cert. copy to Atty Gearhart, Atty. Naddeo

NOW, this 3rd day of December, 1996, 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 nor an attorney representing same having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby dismissed. BY THE COURT: /s/ Fredric J. Ammerman, Judge

DISMISSED

3/17/93
\$100.00 Pd
by Atty

93-414-CD

Clfd Trust
BAL/\$75.00

James A.
Naddeo

JOSEPH L. HESS,

Pro 40.00
State by Atty 10.00
(3 counts)
JCP Fee by Atty 15.00

1990

3450

<p>Martin G. Colavincenzo</p> <p>March 17 10:55 am</p>	<p>RAJAT MALIK and SHAKUN MALIK, h/w</p> <p>93-416-CD</p> <p>EARL MUTH, Independently and trading and doing business as, EARL MUTH EQUIPMENT.</p> <p>Pro by Atty 40.00</p>	<p>MARCH 17, 1993, COMPLAINT IN CIVIL ACTION, filed by Martin G. Colavincenzo, One (1) copy Certified to Sheriff as per instructions</p> <p>JUNE 3, 1993, PRAECIPE TO DISCONTINUE, filed Please mark the above-captioned matter discontinued. /s/ Martin G. Colavincenzo, Esq.</p> <p><u>DISCONTINUED</u></p> <p>JULY 09, 1993, SHERIFF RETURNS, filed. NOW, MARCH 23, 1993, AT 9:53 AM EST SERVED THE WITHIN COMPLAINT ON EARL MUTH EQUIPMENT, DEFENDANT, AT EMPLOYMENT, RT 322 LUTHERSBURG, CLEARFIELD COUNTY, PENNA. BY HANDING TO EARL MUTH A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HIM THE CONTENTS THEREOF. SERVED BY: DAVIS/NEVLING. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM</p>
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	<p>JCP Fee by Atty 5.00</p> <p>Pro by Atty 5.00</p> <p>Shff. Hawkins by Atty 24.28</p> <p>Sur-charge by Atty 2.00</p>	
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Richard H. Milgrub

HOWARD BLOOM,

MARCH 17, 1993, COMPLAINT IN DIVORCE, filed by Richard H. Milgrub, Esquire.

One (1) copy Certified to Attorney.

MARCH 22, 1993, AFFIDAVIT OF SERVICE, filed

March 19, 1993, COMPLAINT IN DIVORCE SERVED TO: Cindy Bloom, Deft. by certified mail. /s/ Richard H. Milgrub, Esq.

SEPTEMBER 3, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. One copy to Atty. Milgrub, Deft.

DECEMBER 4, 1996, ORDER, filed.

Cert. copy to Atty. Milgrub, Deft.

NOW, this 3rd day of December, 1996, 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 nor an attorney representing same having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby dismissed. BY THE COURT: /s/ Fredric J. Ammerman, Judge

DISMISSED

93-417-CD

CINDY BLOOM,

Pro 40.00
State by Atty 10.00
(1 count)
JCP Fee by Atty 5.00

3/17/93
\$90.00 Pd
by Atty

Clfd Trust
BAL/\$75.00

2990

30

31

32

33

34.50

Bell,
Silberblatt
& Wood

JOHN T. DRAISEY and
ROBIN L. DRAISEY,

MARCH 17, 1993, PETITION FOR CUSTODY, filed by Bell Silberblatt & Wood, Attorneys at Law.

Two (2) copies Certified to Attorney.

ORDER, filed.

You, MUSETTE COLEMAN, have beensued in Court to obtain custody of your child: NICOLE COLEMAN,

You are ORDERED to appear in person, at the Clearfield County Courthouse on March 19, 1993, for a CONFERENCE.

If you fail to appear as provided by this Order, an order of custody, may be entered against you or the Court may issue a warrant for your arrest.

Petitioners, JOHN T. DRAISEY and ROBIN L. DRAISEY, shall have temporary custody of the child, NICOLE COLEMAN pending a further Order of Court. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

March 17
3:59 pm

93-418-CD

MARCH 18, 1993, ORDER, filed.

You, MUSETTE COLEMAN, have been sued in Court to obtain custody of your child: NICOLE COLEMAN.

You were ordered to appear in person at the Clearfield County Courthouse on March 19, 1993, at 2:00 P.M., for a conference. The conference has now been rescheduled for Wednesday, March 24, 1993, at 2:00 P.M, and you are accordingly ordered to appear at that time.

If you fail to appear as provided by this Order, an Order of Custody, may be entered against you or the Court may issue a warrant for your arrest.

Petitioners, JOHN T. DRAISEY and ROBIN L. DRAISEY, shall have temporary custody of the child, NICOLE COLEMAN, pending a further Order of Court. BY THE COURT s/JOSEPH S. AMMERMAN, JUDGE

MUSETTE COLEMAN,

MUSETTE WEAVER

MARCH 25, 1993, AFFIDAVIT OF SERVICE, filed.

NOW, March 17, 1993 at 6:15 PM o'clock EST served within: PETITION & ORDER, on Musette Coleman, deft. So answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm

Pro by Atty 40.00

APRIL 21, 1993, STIPULATION TO AMEND PLEADINGS, filed by Dennis Kenny, Esq.

JCP Fee by Atty 5.00

APRIL 21, 1993, PRAECIPE, filed

Shff Hawkins by Atty 65.11

My Clients will waive any claim for damages exceeding \$10,000.00 in this matter.

Surcharge by Atty 2.00

Please list this case for Arbitration on the earliest available date. I estimate that Approximately two and one-half (2 1/2) hours will be necessary for this matter. /s/ Peter R. Smith, Esq.

Pro 15.00

CERTIFICATE OF SERVICE, filed April 21, 1993, PRAECIPE TO LIST FOR ARBITRATION SERVED TO: Edward T.J. Graboski, Esq. /s/ Peter F. Smith, Esq.

APRIL 21, 1993, PRAECIPE TO AMEND CAPTION, filed 1 cert/Atty

Following the filing of a Consent by the Respondent in the above captioned matter, would you please amend the caption in this matter so that the Respondent's name appears as MUSETTE WEAVER for this date forward. /s/ Daniel C. Bell, Esq.

CERTIFICATE OF SERVICE, filed April 21, 1993, PRAECIPE TO AMEND CAPTION SERVED TO: Dennis Kenney, ESq. /s/ Daniel C. Bell, ESq.

APRIL 21, 1993, CONSENT ORDER, filed AND NOW, this 21st day of April, 1993, following negotiations between the parties, the following agreement has been reached and pending further Order of this Court it is therefore ordered as follows:

1. Primary Physical custody of Nicole Coleman is to be in John T. and Robin L. Draisey.
2. Legal custody is to be shared between the parties, and therefore John T. and Robin L. Draisey are specifically empowered to authorize emergency medical treatments of Nicole Coleman as well as authorizing the administration of vaccinations, or inoculations of the type that are commonly and ordinarily administered to children of Nicole Coleman's age. Records of any vaccinaton, inoculations or any medical treatment shall be delivered to the Respondents.
3. Two (2) hour weekly visitations shall be permitted between Nicole Coleman and Musette Weaver. Visitation shall continue as long as Musette Weaver attends both parenting and alcohol/drug rehabilitation classes. Attendance records shall be made available to counsel for the Petitioners.
4. Weekly visitations between Musette Weaver and Nicole Coleman shall be supervised at all times by a representative from Clearfield County children and Youth Services, unless and until a disinterested individual agreed to by the parties herein shall be identified.
5. John T. or Robin L. Draisey shall deliver Nicole Coleman to the appropriate location for weekly visitation with Musette Weaver. John T. or Robin L. Draisey will also pick up Nicole Coleman from that same location two (2) hours after she has been delivered.
6. At no time during weekly visitation between Musette Weaver and Nicole Coleman, shall Nicole Coleman be permitted to be removed from the location of the visitation that has been agreed upon between the parties.
7. In order that visitation between Musette Weaver and Nicole Coleman shall not be unreasonably delayed, it is hereby specifically included in this Order that the first (1st) visit between Musette Weaver and Nicole Coleman shall be held on or before April 2nd, 1993.
8. In order that the administration of this Order Might be evaluated, it is

Robin B. Shepherd,

LUANN FERGUSON,

MARCH 18, 1993, COMPLAINT IN DIVORCE, filed by Robin B. Shepherd, Esquire.

Two (2) copies Certified to Attorney.

APRIL 14, 1993, AFFIDAVIT OF MAILING, filed.

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

3/18/93
\$90.00 Pd
by atty

93-419-CD

JUNE 29, 1993, PRAECIPE TO TRANSMIT THE RECORD, filed by Robin B. Shepherd, Esquire

AFFIDAVIT OF CONSENT of LUANN FERGUSON, Plaintiff, filed.

AFFIDAVIT OF CONSENT of DAVID A. FERGUSON, Defendant, filed.

DECREE

AND NOW, this 1st day of July, 1993, it is Ordered and Decreed that LUANN FERGUSON, Plaintiff, and DAVID A.

FERGUSON, 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.

Clfd Trust
BAL/\$75.00

DAVID A. FERGUSON,

AUGUST 23, 1994, NOTICE OF ELECTION TO RETAKE MAIDEN NAME, filed by R. Denning Gearhart, 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 1st day of July, 1993, hereby elects to retake and hereafter use her maiden name of MANN 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/ LuAnn Ferguson, TO BE KNOWN AS: s/ LuAnn Mann
ONE CERTIFIED COPY TO ATTORNEY.

Pro 40.00

State by Atty 10.00
(1 count)

JCP Fee by Atty 5.00

Pro .50

CK#2088 TRANSFER TO REGULAR ACCOUNT 75.00

PRO 40.00

PRO .50

CK#2289 ATTY 34.50

Pro by Atty 8.00

IN RE:
 WILLIAM POWELL,
 An Alleged Severely
 Mentally Disabled
 Person,

MARCH 18, 1993, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
ORDER, filed.
ORDER, filed.
MARCH 22, 1993, MENTAL HEALTH REVIEW OFFICER'S REPORT AND DECREE, filed.
 One (1) copy Certified to EMS.
DECREE, filed.
 AND NOW, this 19th day of March, 1993, the Mental Health Review Officer's report is acknowledged. We approve his recommendation.

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

Accordingly, the Court ORDERS that WILLIAM J. POWELL, 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.

TRANSFER EFFECTIVE March 29, 1993.

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

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

March 18
 11:10 am

93-420-CD

Pro *lyla.* 40.00
 JCP Fee *-lyla.* 5.00
 R. Mattern 150.00

4-6-93 11:10 am 117443
4-6-93 11:10 am 117443

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.

ORDER, filed.
 One (1) copy Certified to EMS.
 AND NOW, this 19th day of March, 1993, it is the ORDER of this Corut that the EMS Ambulance Service, of DuBois, PA transport the above-named WILLIAM J. POWELL 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 19th, 1993. TRANSFER DATE, March 29th 1993. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

IN RE:
 TERRY L. MYRTLE,
 An Alleged Severely
 Mentally Disabled
 Person,

MARCH 18, 1993, PETITION TO TRANSFER FOR PERSONS IN INVOLUNTARY TREATMENT, filed.
ORDER, filed.
ORDER, filed.

MARCH 22, 1993, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) copy Certified to Sheriff.
DECREE, filed.
 AND NOW, this 22nd day of march, 1993, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

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

Accordingly, the Court ORDERS that TERRY L. MYRTLE 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 October 22nd. 1992, which will expire on April 24th, 1993.

This commitment is pursuant to Section 306 of the Mental Health Procedures act of 1976, as amended, the case being that the patient is appropriate for tranfer to an approved facility.

TRANSFER DATE, MARCH 24, 1993.

The costs of this proceeding and the fee of J.

Pro	40.00
JCP Fee	5.00
R. Mattern	159.68
Shff Office Credit	61.00

March 18
 11:10 pm

93-421-CD

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.

ORDER, filed.

AND NOW, this 22nd day of March, 1993, it is the ORDER of this Court that the Clearfield County Sheriff's Office transport the above-named TERRY L. MYRTLE from the DuBois Regional Medical Center, West, Psychiatric Ward, DuBois, PA to the Warren state Hopsital, Adult Ward, Warren, PA as per commitment dated March 22nd., 1993. TRANSFER DATE: March 24th, 1993., BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

AUGUST 18, 1993, SHERIFF RETURN, filed

March 24, 1993, transported the above named defendant from the DRMC, WEST, DUBOIS, PA to the WARREN STATE HOSPITAL and released him into the custody of the authorities at the WARREN STATE HOSPITAL, ADULT WARD, WARREN PA. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

Kim C.
Kesner

WILLIAM JAMES PARK,

MARCH 18, 1993, COMPLAINT FOR PARTIAL CUSTODY, VISITATION filed by Kim C. Kesner, Esquire
Two (2) copies Certified to Attorney.

Mar 18
1:25 pm

93-422-CD

MARCH 22, 1993, CERTIFICATE OF SERVICE, filed
March 22, 1993, COMPLAINT FOR PARTIAL CUSTODY/
VISITATION SERVED TO: Mrs. Stephanie Marie Shick by
certified mail. /s/ Kim C. Kesner, ESq.

MARCH 22, 1993, ORDER OF COURT, filed 2 cert/Atty
You, Stephanie Marie Shick, Deft, have been sued
in Court to obtain custody, partial custody or visitation
of the child: Kalie Marie Park.

You are ordered to appear in person at Clearfield
Courthouse on Wednesday, April 7, 1993, at 10:00 am
for a prehearing 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.

APRIL 13, 1993, ORDER, filed. One Copy Certified to
Attorney Kesner; One Copy Certified to Defendant.

NOW, this 8th day of April, 1993, by agreement of
counsel for the parties, the custody conference scheduled
for Wednesday, April 7, 1993 is continued. The matter will
be scheduled for Mediation Conference with Dr. Allen Ryen
as soon as Mrs. Shick is able to attend said conference.
BY THE COURT, s/ Joseph S. Ammerman, Judge

JULY 08, 1993, ORDER FOR MEDIATION CONFERENCE, filed. TWO
(2) CERT TO JUDGE AMMERMAN

NOW, this 6th day of July, 1993, 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 Aug.
18, 1992, at 1:00 o'clock P.M. in Courtroom No. 2 of 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 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

SEPTEMBER 29, 1993, STIPULATION and CONSENT ORDER, filed by Toni M. Cherry, Esquire
CONSENT ORDER, Five Copies Certified to Attorney.

AND NOW, this 29th day of September, 1993, in consideration of the foregoing Stipulation,
it is hereby ORDERED AND DECREED:

1. STEPHANIE MARIE SHICK shall have sole legal and primary physical custody of KALI MARIE
PARK subject to rights of partial custody in WILLIAM JAMES PARK as are hereafter granted.

2. For the first six (6) months following the date of this Order, WILLIAM JAMES PARK
shall have partial physical custody of the minor child as follows:

- Every other Saturday from 9:00 o'clock a.m., until 8:00 o'clock p.m.
- Every Tuesday between the hours of 4:00 o'clock p.m. and 8:00 o'clock p.m.
- Every other Friday afternoon, not to be the Friday immediately prior to the Saturday
when Father gets custody of the minor child, between the hours of 4:00 o'clock p.m. and 7:00
o'clock p.m.

d. At such other times and for such periods of time as the parties may agree.
3. After six (6) months from the date of this Order, Father shall enjoy the following
periods of partial physical custody:

- Every other weekend from Friday at 3:00 o'clock p.m. until Saturday at 8:00 o'clock p.m.
- Every Tuesday between the hours of 3:00 o'clock p.m. and 8:00 o'clock p.m.
- At such other times and for such periods of time as the parties may agree.

4. Father's parents currently enjoy visitation with the minor child on every fourth
Saturday between the hours of Noon and 2:00 o'clock p.m. In the event that this time coincides
with Father's Saturday periods of custody with the minor child, then Father agrees to share his time
with his parents. In the event that the fourth Saturday should fall on a date other than
Father's regularly scheduled period of custody and his parents are unwilling to forfeit their
time on the fourth Saturday, Father will forfeit one Saturday visitation during the same month
so that Mother will have at least every other weekend with the child.

5. The parties shall counsel with Dr. Susan Siar at the Family Life Center in the event
that either party believes there to be a problem with Father's exercise of custody or with
the transition to overnight custody scheduled to occur after six (6) months from the date of
this Order. BY THE COURT, s/ John K. Reilly, Jr., P. Judge

JANUARY 12, 1994, STIPULATION, filed by Toni M. Cherry, Esq. 2cert/Atty Cherry 2 cert/Atty
Kesner

PLEASE REFER TO COMPUTER
FOR FURTHER ENTRIES

John A. Sobel IV

COLUMBIA FIRE COMPANY,

MARCH 18, 1993, PRAECIPE FOR WRIT OF SUMMONS, filed by John A. Sobel, IV, Esquire.

Please issue a Writ of Summons against Richard L. Lininger and Doris S. Lininger of 426 State Street, Curwensville, PA 16833. /s/ John A. Sobel, IV, Esquire.

MARCH 18, 1992, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.

Mar 18 2:30 pm

93-423-CD

JULY 15, 1993, SHERIFF RETURN, FILED.

NOW, APRIL 1, 1993, AT 1:20 PM EST SERVED THE WITHIN SUMMONS ON RICHARD L. LININGER i/a/t/d/b/a 7-24 FOOD STORES, DEFENDANT AT EMPLOYMENT, COMMUNITY HEALTH SERVICES, CURWENSVILLE, CLEARFIELD COUNTY, PENNA. BY HANDING TO RICHARD L. LININGER A TRUE AND ATTESTED COPY OF THE ORIGINAL SUMMONS AND MADE KNOWN TO HIM THE CONTENTS THEREOF. SERVED BY: davis/churner.

NOW, APRIL 1, 1993, AT 2:58 PM EST SERVED THE WITHIN SUMMONS ON DORIS S. LININGER i/a/t/d/b/a 7-24 FOOD STORES, DEFENDANT, AT EMPLOYMENT, ASSEMBLY OF GOD CHURCH, RT 322, GOLDEN ROD, CLEARFIELD, CLEARFIELD COUNTY, PENNA. BY HANDING TO DORIS S. LININGER A TRUE AND ATTESTED COPY OF THE ORIGINAL SUMMONS AND MADE KNOWN TO HER THE CONTENTS THEREOF. SERVED BY: DAVIS/CHURNER. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM

RICHARD L. LININGER and
DORIS S. LININGER, h/w
as individuals

AUGUST 27, 1993, COMPLAINT, filed by John A. Sobel, IV, Esquire Three Copies Certified to Attorney.

and
RICHARD L. LININGER and
DORIS S. LININGER,
husband and wife,t/d/b/a
7-24 FOOD STORES,

MAY 31, 1994, PRAECIPE TO DISCONTINUE, filed Kindly mark the above captioned action discontinued and withdrawn. s/ John A. Sobel, IV, Esq.

DISCONTINUED AND WITHDRAWN

JANUARY 9, 1995, PRAECIPE TO MARK JUDGMENT SATISFIED, filed by John A. Sobel, IV, Esquire Three (3) certified to Attorney Sobel.

SATISFIED

Pro	by Atty	20.00
JPC Fee	by Atty	5.00
Pro	by Atty	20.00
Shff Hawkins	by Atty	24.74
Surcharge		4.00
Pro	by Atty	5.00
Pro	by Atty	5.00

John A. Sobel IV

ALLEGHENY TOWNSHIP FIRE DEPARTMENT,

MARCH 18, 1993, PRAECIPE FOR WRIT OF SUMMONS, filed by John A. Sobel, IV, Esquire.

Please issue a Writ of Summons against Richard L. Lininger and Doris S. Lininger of 426 State Street, Curwensville, PA 16833, /s/ John A. Sobel, IV, Esquire

MARCH 18, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.

JULY 15, 1993, SHERIFF RETURNS, filed.

NOW, APRIL 1, 1993, AT 1:20PM EST SERVED THE WITHIN SUMMONS ON RICHARD L. LININGER I/A/T/D/B/A 7-24 FOOD STORES, DEFENDANT, AT EMPLOYMENT, COMMUNITY HEALTH SERVICES, CURWENSVILLE, CLEARFIELD COUNTY, PENNA. BY HANDING TO RICHARD L. LININGER, DEFENDANT, A TRUE AND ATTESTED COPY OF THE ORIGINAL SUMMONS AND MADE KNOWN TO HIM THE CONTENTS THEREOF. SERVED BY: DAVIS/CHURNER.

NOW, APRIL 1, 1993, AT 2:58 PM EST, SERVED THE WITHIN SUMMONS ON DORIS S. LININGER, I/A/T/D/B/A 7-24 FOOD STORES, DEFENDANT, AT EMPLOYMENT, ASSEMBLY OF GOD CHURCH, RT 322, GOLDEN ROD, CLEARFIELD, CLEARFIELD COUNTY, PENNA. BY HANDING TO DORIS S. LININGER A TRUE AND ATTESTED COPY OF THE ORIGINAL SUMMONS AND MADE KNOWN TO HER THE CONTENTS THEREOF. SERVED BY: DAVIS/CHURNER. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM

AUGUST 27, 1993, COMPLAINT, filed by John A. Sobel, IV, Esquire Three Copies Certified to Attorney.

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to Atty Sobel and Deft.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff

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

1 Cert copy Atty Sobel & Deft

TERMINATED WITH PREJUDICE

March 18 2:31 pm

93-424-CD

RICHARD L. LININGER and DORIS S. LININGER, husband and wife, as individuals,

and

RICHARD L. LININGER and DORIS S. LININGER, husband and wife t/d/b/a 7-24 FOOD STORES,

Pro	by atty	20.00
JCP Fee	by Atty	5.00
Shff.		
Hawkins	by Atty	24.74
Sur-		
charge	by Atty	4.00
Pro	by Atty	20.00

Louis B. Swartz

GE CAPITAL/MONOGRAM
BANK USA,

MARCH 19, 1993, COMPLAINT, filed by Louis B. Swartz, Esquire.

One (1) copy Certified to Sheriff.

APRIL 23, 1993, SHERIFF RETURN, filed

April 19, 1993, SUMMONS " NOT SERVED, TIME EXPIRED" TO C.A. Galdo, Deft. Never received advance cost from atty for Westmoreland co. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

APRIL 30, 1993, PRAECIPE TO REINSTATE COMPLAINT, filed

Please reinstate the Complaint in the above captioned case. /s/ Louise B. Swartz, Esq.

APRIL 30, 1993, COMPLAINT REINSTATE AND REISSUED TO SHERIFF FOR SERVICE, be

JULY 15, 1993, SHERIFF RETURNS, filed.

NOW, MAY 3, 1993, GARY UHRIN, SHERIFF OF WESTMORELAND COUNTY WAS DEPUTIZED BY CHESTER A. HAWKINS, SHERIFF OF CLEARFIELD COUNTY TO SERVE THE WITHIN COMPLAINT ON C. A. GALDO, DEFENDANT.

NOW, MAY 3, 1993, SERVED THE WITHIN COMPLAINT ON C.A. GALDO, DEFENDANT, BY DEPUTIZING THE SHERIFF OF WESTMORELAND COUNTY. The RETURN OF SHERIFF UHRIN IS HERETO ATTACHED AND MADE A PART OF THIS RETURN STATING THAT HE SERVED LISA GAUDO, WIFE. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM

C. A. GALDO,
An Individual,

AUGUST 17, 1993, PRAECIPE FOR DEFAULT JUDGMENT, filed

Please enter judgment in favor of the Plaintiffs and against the Defendant in default of a Notice of Intention to Appear or an Answer as follows:

Amount claimed in Complaint	\$6,059.67
Interest from 7/16/92 to 6/15/93	302.98
SUBTOTAL	6,362.65
Less payment	-100.00
SUBTOTAL	6,262.65
Interest from 6/16/93 to 7/15/93	31.31
SUBTOTAL	6,293.96
Less payment	250.00
SUBTOTAL	6,043.96

Pro by Atty 40.00
JCP Fee by Atty 5.00
Shff by Atty 20.86
sur charge by Atty 2.00

I certify that I mailed a notice of default to the Defendant in the form attached hereto on the date stated thereon which was more than ten (10) days before filing this Praecipe. /s/ Louis B. Swartz, Esq.

Pro by Atty 5.00
Shff Hawkins by Atty 15.60
Shff Uhrin by Atty 27.90
Pro by Atty 9.00
Pro 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 Forty=Three Dollars and Ninety-six cents

DEBT: \$6,043.96

DEFAULT JUDGMENT

Allen D. Buz
Prothonotary

AUGUST 17, 1993, NOTICE OF JUDGMENT MAILED TO DEFT. /s/ da

OCTOBER 5, 1993, PRAECIPE FOR WRIT OF EXECUTION, filed by Louis B. Swartz, Esq.

WRIT OF EXECUTION ISSUED TO NO 93-111-EX

DECEMBER 27, 1993, PRAECIPE TO SATISFY JUDGMENT, filed
Please satisfy the judgment in the above case. /s/ Louis B. Swartz, Esq.

SATISFIED

Mar 19
10:30 am

93-425-CD

J. Kipp
Lukehart

ROBERT N. LONG,

MARCH 19, 1993, COMPLAINT IN CONFESSIN OF JUDGMENT,
filed by J. Kipp Lukehart, 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 of the Plaintiff and against
the Defendant as follows:

March 19
10:50 am

93-426-CD

Principal, \$32,390.00, Interest to date, \$3,840.00
Attorneys Commission, 5%, TOTAL, \$36,230.00, With
interest from the 1st day of May, 1991. /s/ J. Kipp
Lukehart, Esquire.

Judgment is entered in favor of the Plaintiff
and against the Defendant in the sum of Thirty-six
Thousand Two Hundred Thirty and 00/100 Dollars.

Debt \$36,230.00

MARGARET K. CASADAY,
t/a MOTHERS,

JUDGMENT

Allen D. Bick
Prothonotary

MARCH 19, 1993, Notice of Entry of Judgment mailed
to Defendant.

APRIL 21, 1993, PRAECIPE FOR WRIT OF EXECUTION,
filed by J. Kipp Lukehart, Esq.

Pro by Atty 9.00
JCP Fee by Atty 5.00
Pro by Atty 5.00

WRIT OF EXECUTION ISSUED TO NO 93-53-EX

MARCH 7, 1994, SHERIFF RETURN, filed
NOW, March 7, 1994, return the within Writ as
unexecuted-no sale held. /s/ Chester A. Hawkins, Shff
by Margaret H. Putt

And Nov 15
filed, the
interest

Sept 1994
William A Shaw

SEPTEMBER 15, 1994, PRAECIPE FOR SATISFACTION,
filed 2 cert/Atty Lukehart, Esq.

Kindly mark the above captioned judgment satisfied.
/s/ Robert N. Long, Plff, J. Kipp Lukehart, Esq.

SATISFIED

March 19
10:55 am

S & T BANK,
12-14 W. Long Avenue
DuBois, PA 15801

93-427-CD

EDITH M. DOMITROVICH
224 Morrison Avenue
DuBois, PA 15801

and

MICHAEL PETRILLO III
304 Sandy street
DuBois, PA 15801

Pro by Atty 9.00

MARCH 19, 1993, JUDGMENT FROM J.P., Mark Vrahas, filed.

Judgment is entered in favor of the Plaintiff
and against the Defendant, in the sum of Two Thousand
Three Hundred Forty-five and 42/100 dollars, with
costs.

Debt \$2,345.42

Interest from December 22, 1992.

Filed and Entered by Plaintiff, March 19, 1993.

JUDGMENT

Allen D. Batz
Prothonotary

MARCH 19, 1993, Notice of Entry of Judgment mailed
to Defendant.

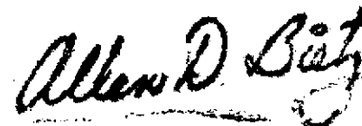
MARCH 19, 1993, REIMBURSEMENT AGREEMENTS, filed.

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.

Each Writ - \$9.00

JUDGMENT



Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	DATE
8/6/93 05-02 by PAF 93-428-CD	David K. Williams, 428 E. 10th st., Clearfield, PA	11/25/92
93-429-CD	Terrie Guenot, RR #1, Box 242, West Decatur, PA	1/8/93
7-22-93 93-430-CD	Harlan E. Owen, Aileen B. Owen, Box 142, Shawville, PA	12/9/92 12/15/92
7-22-93 93-431-CD	Robert Clair Turner, Rose Ann Turner, PO Box 121, Burnside, PA	10/1/92
8-26-93 93-432-CD	Margaret M. Pennington, Thomas E. Pennington, Church St., Mahaffey, PA	12/11/92 12/4/92
8-26-93 93-433-CD	Brian K. English, Lisa A. Wilsoncroft, General Delivery, Wallacetown, PA	2/3/93
8/6/93 05-02 by PAF 93-434-CD	Dennis Swanson, Mary E. Swanson, RD#2, Box 208, Clearfield, PA	12/8/92
8-6-93 Pa. 500 by PAF 93-435-CD	Ronald Lee Gearhart, RR1, Box 563, Osceola Mills, PA	1/4/93
8-6-93 Pa. 500 by PAF 93-436-CD	Thomas Dewayne Johnston, Lilliam J. Johnston, RD#2, Box 299, Curwensville, PA 16833	12/21/92
93-437-CD	Velma M. Owens, RR #2, Box 167, Reynoldsville, PA	12/21/92
93-438-CD	Mary I. Kitchen, PO box 413, Hyde, PA 16843	1/26/93
8-6-93 Pa. 500 by PAF 93-439-CD	David O. Burch, Kathleen G. Burch, 432 S. Church St., DuBois, PA	1/11/93
93-440-CD	Walter A. Walstom, Jennifer Lynn Walstrom, PO Box 35, Wallacetown, PA	2/1/93
8-6-93 Pa. 500 by PAF 93-441-CD	Mary L. Geiger, Barry L. Geiger, RR#1, Box 25, Coalport, PA	11/19/92
8-6-93 Pa. 500 by PAF 93-442-CD	Jeffrey Lynn Parks, PO Box 255, Irovna, PA	10/8/92
8-6-93 Pa. 500 by PAF 93-443-CD	James R. McCombs, Linda A. McCombs, RR#1, Box 23, Curwensville, PA	1/29/93
8/6/93 05-02 by PAF 93-444-CD	Mary Mann, Victor G. Mann, Sr., RR1, Box 3, Woodland, PA	1/21/93
8-6-93 Pa. 500 by PAF 93-445-CD	LeRaye M. Cole, PO Box 61, Karthaus, PA 16845	2/10/92

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<p>Richard M. Milgrub</p> <p>3/19/93 \$105.00 Pd by Atty</p> <p>Clfd Trust BAL/\$75.00</p>	<p>APRIL WISOR,</p> <p>93-446-CD</p>	<p><u>MARCH 19, 1993, COMPLAINT IN DIVORCE</u>, filed by Richard M. Milgrub, Esquire. One (1) copy Certified to Attorney. <u>MARCH 18, 1993, ORDER OF COURT</u>, filed . <u>MARCH 30, 1993, AFFIDAVIT OF SERVICE</u>, filed <u>March 24, 1993, COMPLAINT IN DIVORCE SERVED TO:</u> Vincent Wisor Deft. by Certified mail. /s/ Richard H. Milgrub, Esq.</p> <p><u>APRIL 13, 1993, ORDER</u>, filed. Two Copies Certified to Attorney Milgrub NOW, this 6th day of April, 1993, this being the day and date scheduled for custody conference, upon agreement of the parties, it is hereby ORDERED as follows: 1. That the parties shall have shared legal custody of their minor child, Preston James Wisor. 2. That mother shall have primary physical custody of the minor child, subject to the right of father to have partial custody, as may be agreed upon between the parties. 3. That the father shall turn over to the mother, the minor child's birth certificate and social security card. BY THE COURT, s/ Joseph S. Ammerman, Judge</p> <p><u>JULY 15, 1993, PRAECIPE TO TRANSMIT THE RECORD</u>, filed by Richard H. Milgrub, Esquire <u>AFFIDAVIT OF CONSENT OF APRIL WISOR</u>, filed. <u>AFFIDAVIT OF CONSENT OF VINCENT WISOR</u>, filed. <u>ORDER</u>, filed. AND NOW, this 19th day of July, 1993, Plaintiff having filed a Complaint in Divorce under the Divorce Act on the 19th day of March, 1993, 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.</p> <p>We, therefore, DECREE that APRIL WISOR be divorced and forever separated from the nuptial ties and bonds</p>
<p>Daniel Bell</p> <p>CK#2118 TRANSFER TO REGULAR ACCOUNT PRO 40.00 PRO .50 CK#2323 ATTY 34.50</p>	<p>VINCENT WISOR,</p> <p>PRO 40.00 State by Atty 10.00 (4 counts) JCP Fee by Atty 20.00 Pro .50</p>	<p>of matrimony hereto contracted between herself and VINCENT WISOR 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.</p> <p>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.</p> <p><u>AUGUST 15, 1993, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA</u></p>
		<p><u>JANUARY 24, 1995, COMPLAINT IN CUSTODY</u>, filed by Daniel Bell, Esquire. Two (2) Certified to Attorney Bell.</p> <p><u>FEBRUARY 1, 1995, ORDER OF COURT</u>, filed 2 cert/Atty Bell You, APRIL WISOR, Plaintiff, have been sued in Court to obtain cusoty, partial custody or visitation of a minor child, namely, Preston James Wisor. you are ordered to appear in person at the Clearfield County Courthouse on the 21st day of February, 1995, at 9:00 AM for a custody Conference. I fyou fail to appear as proviced 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: Fredric J. Ammerman, Judge.</p> <p><u>FEBRUARY 2, 1995, CERTIFICATE OF SERVICE OF COMPLAINT IN CUSTODY</u>, filed February 2, 1995, COMPLAINT IN CUSTODY SERVED TO: Richard H. Milgrub, Esq. /s/ Daniel C. Bell, Esq.</p> <p><u>MARCH 1, 1995, ACCEPTANCE OF SERVICE OF COMPLAINT IN CUSTODY</u>, filed by Daniel C. Bell, Esq. I hereby accept service on behalf of the Plaintiff of the Complaint in Custody filed on behalf of the Defendant with reference to the above captioned matter. /s/ Richard H. Milgrub, Esquire.</p> <p><u>MARCH 1, 1995, ORDER</u>, filed 2 cert/Atty Milgrub, Bell March 1, 1995, BY THE COURT: Fredric J. Ammerman, Judge We, the undersigned, hereby consent to the foregoing Order. s/April Wisor-Richard H. Milgrub, Esq. /s/ Vincent A. Wisor-Daniel Bell</p>

Michael P. Yeager

NATIONAL BANK OF THE COMMONWEALTH,

MARCH 19, 1993, COMPLAINT/Action/Mortgage Foreclosure, filed by Michael P. Yeager, Esquire. Three (3) copies Certified to Attorney.

March 19 3:15 pm

93-447-CD

MAY 6, 1993, ANSWER, filed by Jeffrey W. Stover, Esq. 1 cert/Atty CERTIFICATE OF SERVICE, filed May 4, 1993, ANSWER SERVED TO: Michael P. Yeager, Esq. and John P. Croyle. /s/ Marsha K. Walker, Sec. to Jeffrey W. Stover, Esq.

MAY 11, 1993, PRAECIPE, filed Please reinstate the Complaint in the above-captioned matter. /s/ Michael P. Yeager, ESq.

MAY 12, 1993, COMPLAINT REINSTATED AND ISSUED TO SHERIFF FOR SERVICE. /s/ arf

MAY 13, 1993, SHERIFF RETURNS, filed.

NOW, MARCH 23, 1993 at 2:29 PM SERVED COMPLAINT ON BARBARA A SMITH, DEFT.

NOW, APRIL 7, 1993 at 7:27 PM DST SERVED COMPLAINT ON MARGARET K. CROYLE, DEFT.

NOW, MAR 22, 1993 MAILED COMPLAINT ON JOHN P. CROYLE, DEFT. BY CERTIFIED MAIL. So answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm

Jeffrey W. Stover

MARGARET K. CROYLE, JOHN P. CROYLE and BARBARA A. SMITH,

MAY 24, 1993, PRAECIPE FOR DEFAULT JUDGMENT, filed

Please enter default judgment in the amount of Eighty-Two Thousand Thirty-One and 78/100 (\$82,031.78) Dollars together with interest, costs and attorneys commission on the above-captioned Defendant, Barbara A. Smith, due to the Defendant's failure to enter an appearance or file an Answer within the allotted twenty (20) day time limit. /s/ Michael P. Yeager, ESq.

Judgment is entered in favor of the Plaintiff and against the Defendants for failure to file an answer in the sum of Eighty-Two Thousand Thirty-One Dollars and Seventy-Eight Cents, plus interest, costs and atty commission.

DEBT: \$82,031.78

Pro by Atty 40.00 JCP Fee by Atty 5.00 Pro by Atty 5.00

Shff Hawkins by Atty 40.00 Shff Surcharge by Atty 6.00

Pro by Atty 9.00

Pro Shff Hawkins by Atty 27.40

Shff sur charge by Atty 50.72 4.00

Shff sur charge by Atty 40.00 4.00

Pro by Atty 9.00

DEFAULT JUDGMENT AGAINST BARBARA A. SMITH ONLY

Allen D. Stover
Prothonotary

MAY 24, 1993, NOTICE OF JUDGMENT MAILED TO DEFT. /s/ arf

JUNE 24, 1993, PRAECIPE FOR DEFAULT JUDGMENT, filed

Please enter default judgment in the amount of Eighty-Two Thousand Thirty-One and 78/100 (\$82,031.78) Dollars together with interest, costs and attorneys commission on the above-captioned Defendant, John P. Croyle, due to the Defendant's failure to enter an appearance or file an Answer within the allotted twenty (20) day time limit. /s/ Michael P. Yeager, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant John P. Croyle for failure to file an answer in the sum of Eighty Two Thousand Thirty-One Dollars and Seventy-Eight Cents together with interest, costs and atty commission.

DEBT: \$82,031.78

DEFAULT JUDGMENT AGAINST JOHN P. CROYLE ONLY

Allen D. Stover
Prothonotary

JULY 2, 1993, NOTICE OF DEFAULT JUDGMENT MAILED TO DEFT. /s/ arf.

Michael P. Yeager

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

March 19 3:15 pm

93-448-cD

DAVID M. ANSELL,

Pro by Atty 9.00
Pro by Atty 5.00

MARCH 19, 1993, JUDGMENT FROM J.P., MARK VRAHAS, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Six Hundred Fifty and 54/100 Dollars, with costs.

Debt \$650.54

Interest from February 12, 1993.

Filed and Entered by Attorney, march 19, 1993

JUDGMENT

Allen D. Bartz
Prothonotary

MARCH 19, 1993 Notice of Entry of Judgment mailed to Defendant.

*and Nov 30th ... Jan '98
W. A. Shaw (reg)*

March 19 3:15 pm

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

93-449-CD

ELIZABETH F. DEMMERY-POTTER
1176 Greenlea Road
c/o Fox
Waterford, PA 16441

Pro by Atty 9.00

MARCH 19, 1993, JUDGMENT FORM J.P., MARK VRAHAS, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Three Hundred Eighty and 48/100 dollars, with costs.

Debt \$380.48

Interest from February 9, 1993.

Filed and Entered by Attorney, March 19, 1993.

JUDGMENT

Allen D. Bartz
Prothonotary

MARCH 19, 1993, Notice of Entry of Judgment mailed To Defendant.

Michael P. Yeager

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

MARCH 19, 1993, JUDGMENT FROM J.P. MARK VHARAS, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Six Hundred Eight-one and 40/100 Dollars, with costs.

Debt \$681.40

Interest from February 9, 1993.

Filed and Entered by Attorney, March 19, 1993.

JUDGMENT

Allen D. Birt
Prothonotary

MARCH 19, 1993, Notice of Entry of Judgment mailed to Defendant.

Pro by Atty 9.00
Pro by Atty 5.00

And Now 27th day of Sept 1993 By paper filed, the above judgment is satisfied in full of debt.
Allen D. Birt
Prothonotary

March 19 3:15 am

93-450-CD

AUDIE E. GEER and LINDA L. GEER,

Michael P. Yeager,

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

MARCH 19, 1993, JUDGMENT FROM J.P., MARK VHARAS, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Three Hundred Fifty-one and 95/100 Dollars, with costs.

Debt \$351.95

Interest from February 9, 1993.

Filed and Entered by Attorney, March 19, 1993.

JUDGMENT

Allen D. Birt
Prothonotary

MARCH 19, 1993, NOTICE OF ENTRY OF JUDGMENT MAILED TO DEFENDANT.

Pro by Atty 9.00
Pro by Atty 5.00

And Now 18th day of Aug 19 93 By paper filed, the above judgment is satisfied in full of debt, interest and cost.
Attest *Allen D. Birt*
Prothonotary

March 19 3:15 pm

93-451-CD

KENT L. LASH,

Michael P. Yeager

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

March 19 3:15 pm

93-452-CD

WILLIAM A. MCMASTER,

Pro by Atty 9.00
Pro by Atty 5.00

MARCH 19, 1993, JUDGMENT FROM J.P., MARK VRAHAS, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Three Hundred Fifty-one and 95/100 Dollars, with costs.

Debt \$351.95

Interest from February 10, 1993.

Filed and Entered by Attorney, March 19, 1993.

JUDGMENT

Allen D. Batey
Prothonotary

MARCH 19, 1993, Notice of Entry of Judgment mailed to Defendant.

29th July 97
W.A. Shaw (att)

March 19 3:15 pm

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

93-453-CD

ROBERT R. MICKEY and M. SUZANNE MICKEY,

Pro by Atty 9.00

MARCH 19, 1993, JUDGMENT FROM J.P., MARK VRAHAS, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Seven Hundred Fifty-three and 98/100 Dollars, with costs.

Debt \$753.98

Interest from February 11, 1993

Filed and Entered by Attorney, March 19, 1993.

JUDGMENT

Allen D. Batey
Prothonotary

MARCH 19, 1993, Notice of Entry of Judgment mailed to Defendant.

Michael P.
YeagerTREASURE LAKE PROPERTY
OWNERS ASSOCIATION,
INCORPORATED,
Box 13, T.L.
DuBois, PA, 15801March 19
3:15 pm

93-454-CD

CHARLES L. SHAFFER and
NELLIE L. MEANS,
Box Box 186, Route 1
New Bethlehem, PA 16242

Pro by Atty 9.00

MARCH 19, 1993, JUDGMENT FROM J.P., MARK VRAHAS, filed.Judgment is entered in favor of the Plaintiff
and against the Defendant, in the sum of Five Hundred
Eighty-six and 88/100 dollars, with costs.

Debt \$586.88

Interest from February 12, 1993.

Filed and Entered by Attorney, March 19, 1993

JUDGMENT


ProthonotaryMARCH 19, 1993, Notice of Entry of Judgment mailed
to Defendant.Michael P.
YeagerTREASURE LAKE PROPERTY
OWNERS ASSOCIATION,
INCORPORATED,
Box 13, T.L.
DuBois, PA 15801March 19
3:15 pm

93-455-CD

SYKES COMPANY, INC.
PO Box 63
Sykesville, PA 15865

Pro by Atty 9.00

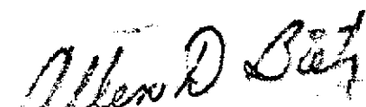
MARCH 19, 1993, JUDGMENT FROM J.P., MARK VRAHAS, filed.Judgment is entered in favor of the Plaintiff
and against the Defendant, in the sum of Six Hundred
Ninety-one and 12/100 Dollars, with costs.

Debt \$691.12

Interest from February 9, 1993.

Filed and Entered by Attorney, march 19, 1993.

JUDGMENT


ProthonotaryMARCH 19, 1993, Notice of Entry of Judgment mailed
to Defendant.

Michael P. Yeager

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

March 19 3:15 pm

93-456-CD

RICHARD G. NOLF, RD#1, Box 301 Mill Hall, PA 17751

Pro by Atty 9.00 Pro by Atty 5 -

And Now 6th day of Jan 1997 By paper the above judgment is satisfied in full of debt, interest and cost. Attest W. A. Shaw (788) Prothonotary

MARCH 19, 1993, JUDGMENT FROM J.P., MARK VRAHAS, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Five Hundred Fifty-five and 24/100 Dollars, with costs.

Debt \$555.24

Interest from February 12, 1993.

Filed and Entered by Attorney, March 19, 1993.

JUDGMENT

Allen D. Bitt

Prothonotary

MARCH 19, 1992, Notice of Entry of Judgment mailed to Defendant.

March 19 3:15 pm

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

93-457-CD

RICHARD G. POMPONIO, RD 2, Box 23 Dery, PA 15627

Pro by Atty 9.00 Pro by Atty 5.00

And Now 30th day of Jan 98 By paper the above judgment is satisfied in full of debt, interest and cost. Attest W. A. Shaw (788) Prothonotary

MARCH 19, 1993, JUDGMENT FROM J.P., MARK VRAHAS, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Four Hundred Forty and 88/100 dollars, with costs

Debt \$440.88

Interest from February 12, 1993

Filed and Entered by Attorney, March 19, 1993.

JUDGMENT

Allen D. Bitt

Prothonotary

MARCH 19, 1993, Notice of Entry of Judgment mailed to Attorney.

Michael P.
YeagerTREASURE LAKE PROPERTY
OWNERS ASSOCIATION,
INCORPORATED,
Box 13, T.L.
DuBois, PA, 15801March 19
3:15 am

93-458-CD

ROGER F. ROSS and
BONNIE G. ROSS,
144 Bellevue Road
Pittsburgh, PA 15229

Pro by Atty 9.00

MARCH 19, 1993, JUDGMENT FROM J.P., MARK VRAHAS, filed.Judgment is entered in favor of the Plaintiff
and against the Defendant, in the sum of Three Hundred
Forty-eight and 48/100 Dollars, with costs.

Debt \$348.48

Interest from March 9, 1993.

Filed and Entered by Attorney, march 19, 1993.

JUDGMENT

Allen D. Bick

Prothonotary

MARCH 19, 1993, Notice of Entry of Judgment mailed
to Defendant.Michael F.
YeagerTREASURE LAKE PROPERTY
OWNERS ASSOCIATION,
INCORPORATED,
Box 13, T.L.
DuBois, PA, 15801March 19
3:15 pm

93-459-CD

LOUIS TASSONE and
PATRICIA A. TASSONE,
PO Box 1005
Greensburg, PA 15601

Pro by Atty 9.00

Pro by Atty 5.00

MARCH 19, 1993, JUDGMENT FROM J.P., MARK VRAHAS, filed.Judgment is entered in favor of the Plaintiff
and against the Defendant, in the sum of Two Hundred
Seventy-nine and 62/100 Dollars, with costs.

Debt \$279.62

Interest from February 12, 1993.

Filed and Entered by Attorney, March 19, 1993.

JUDGMENT

Allen D. Bick

Prothonotary

MARCH 19, 1993, Notice of Entry of Judgment mailed
to Defendnat.And Now 10th day of Dec 19 92
By payment of the amount is satisfied
in full of debt in costs and cost.
Attorney W. A. Shaw
Prothonotary

<p>J. Richard Mattern</p> <p>March 22 10:00 am</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF TRANSPORTATION, Harrisburg, PA 17123</p> <p>93-460-CD</p>	<p><u>MARCH 22, 1993, PETITION FOR APPEAL FROM ORDER OF DEPARTMENT OF TRANSPORTATION SUSPENDING DRIVER'S LICENSE</u> filed by J. Richard Mattern, Esquire. One (1) copy Certified to Harrisburg One (1) copy Certified to Commonwealth/Pittsburgh One (1) copy To Court Administrator. One (1) copy Certified to Attorney.</p> <p><u>APRIL 14, 1993, PRELIMINARY ORDER,</u> filed by Rick Mattern. Two Copies Certified to Harrisburg/ One Copy Certified to C.A./ One Copy Certified to Attorney.</p> <p>AND NOW, this 21 day of April, 1993, upon consideration of the foregoing Petition and upon Motion of J. Richard Mattern II, Esquire, Attorney for Petitioner, a Hearing De Novo is granted to determine whether the action of the Director of Bureau Licensing, Commonwealth of Pennsylvania, Department of Transportation, in Suspending the Driving Privileges of the Petitioner should be set aside.</p> <p>Hearing is fixed for the 13th day of May, 1993, at 9:00 a.m., in Courtroom No. 1, and the Prothonotary shall notify the Department of Transportation forthwith.</p> <p>This Order shall act as a Supersedeas; and, therefore, the Driving Privileges of the Petitioner, Mark E. Sutton, are Restored and Reinstated pending a final decision by the Court. BY THE COURT: s/ John K. Reilly, Jr., President Judge</p>	
	<p>MARK E. SUTTON,</p> <p>Pro by Atty 40.00 JCP Fee by Atty 5.00 Pro by Atty 30.00 Pro by Atty 5.00</p>	<p><u>MAY 17, 1993, ORDER,</u> filed 1 cert/CA, DEPT, COMWTH -H COMWTH-P NOW, this 13th day of May, 1993, this being the day and date set for hearing into the above-captioned Appeal from License Suspension; following hearing and argument and upon consideration thereof, it is the ORDER of this Court that briefs be filed with this Court within Five (5) Days from this date. BY THE COURTH: John K. Reilly, Jr., P.J.</p> <p><u>JUNE 21, 1993, MEMORANDUM AND ORDER,</u> filed NOW, this 17th day of June, 1993, following hearing in the above-captioned Appeal from Suspension of Operator's License, it is the ORDER of this Court that said Appeal be and is hereby sustained and the action of the Department of Transportation suspending the operator's license of Mark E. Sutton be and is hereby dismissed. Opinion to be filed in the event of an appeal. BY THE COURT: John K. Reilly, Jr., P.J.</p>	
		<p>1 cert Comwth H & P, and Atty Mattern</p> <p><u>JULY 16, 1993, COMMONWEALTH'S NOTICE OF APPEAL,</u> filed by William A. Kuhar, Jr, Esq. <u>REQUEST FOR TRANSCRIPT,</u> filed by William A. Kuhar, Jr, Esq. <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 service satisfies the requirements of PA R.A.P. No 212: Allen D. Bietz, Prothonotary; Honorable John K. Reilly, Jr; J. Richard Mattern, II, Esq; Kathy Warrick, Court Reporter. /s/ William A. Kuhar, Jr, Esq.</p> <p><u>JULY 21, 1993, STATEMENT OF MATTERS COMPLAINED OF ON APPEAL,</u> filed by William A. Kuhar, Jr, ESq. <u>CERTIFICATE OF SERVICE,</u> filed July 20, 1993, STATEMENT OF MATTERS COMPLAINED OF ON APPEAL SERVED TO: John K. Reilly, Jr Pres. Judge. /s/ William A. Kuhar, Jr, ESq.</p> <p><u>JULY 21, 1993, COMMONWEALTH COURT DOCKET # 1658 CD 1993,</u> filed</p> <p><u>JULY 21, 1993, ORDER,</u> filed. ONE (1) CERT TO COMM. COURT. NOW, this 16th day of July, 1993, the Court having been notified of Appeal to the Commonwealth Court of Pennsylvania in the above-captioned matter, it is the ORDER of this Court that William A. Kuhar, Jr., Esquire, Attorney for Appellant above named, file a concise statement of the matters complained of on said Appeal as set forth in Rule 1925(b) of the Rules of Appellate Procedure. BY THE COURT, S/JOHN K. REILLY, JR., PRESIDENT JUDGE</p> <p><u>AUGUST 12, 1993, PETITION FOR REVIEW,</u> filed by Ronald L. Collins 3 cert/Atty</p> <p><u>AUGUST 12, 1993, MOTION FOR DISMISSAL AND AWARDING OR COUNSEL FEES,</u> filed by Ronald L. Collins Esq. 3 cert/Atty</p> <p><u>AUGUST 27, 1993, OPINION,</u> filed</p> <p><u>AUGUST 31, 1993, ALL PAPERS MAILED TO COMWTH COURT.</u> s/ arf</p> <p><u>AUGUST 31, 1993, SENDER'S RECEIPT,</u> filed</p> <p><u>SEPTEMBER 3, 1993, RETURN RECEIPT,</u> filed</p> <p><u>SEPTEMBER 7, 1993, TRANSCRIPT OF PROCEEDINGS LICENSE SUSPENSION APPEAL HEARING,</u> filed in Trans Dr. "S"</p> <p><u>SEPTEMBER 9, 1993, ALL PAPERS MAILED TO COMWTH COURT.</u> /s/a rf.</p> <p><u>SEPTEMBER 9, 1993, SENDER'S RECEIPT,</u> filed</p> <p><u>SEPTEMBER 15, 1993, RETURN RECEIPT,</u> filed</p>	

Charles P. Wasovich

MID-STATE BANK & TRUST COMPANY,

MARCH 22, 1993, CERTIFICATIN OF DOCKET ENTRIES AND JUDGMENT, filed. From Blair County. Their number 93-JG 000280.

I, JERRY A. STERN, Prothonotary, of the court of Common Pleas of Blair 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 the Defendant, on the 16th day of March, 1993, in the above captioned case in the amount of \$6,431.59.

March 22 12/15/pm

93-461-CD

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the said Court, on the 17th day of March, 1993. . /s/ Carol A. Newman, by Tammie V. Blyler.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Six Thousand Four Hundred Thirty-one and 59/100 dollars, with costs.

Debt \$6,431.59

ALICE L. SWATSWORTH,

JUDGMENT

Allen D. Blyler
Prothonotary

MARCH 22, 1993, Notice of Entry of Judgment mailed to Defendant.

Pro by Atty 15.00
Blair Co. Costs 99.94
Pro by Atty 5 -

And Now, 31st day of July 1996 By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *W. A. Shaw* (by 826)
Prothonotary

CATHY STEWART,

MARCH 22, 1993, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by Plaintiff.

Eight (8) copies Certified to Plaintiff. TEMPORARY ORDER, filed.

AND NOW, this 19th day of March, 1993, upon review of the Plaintiff's Petition, the Court enters the following Order.

This Order shall be enforced by any law enforcement agency in a County where a violation of this ORDER occurs.

A Hearing Conference shall be held on the 29th day of MARCH, 1993, at 9:00 A.M. at 430 Spring Street, Suite #3, Houtzdale, PA

This Order shall remain in full force and effect until modified or terminated by this Court.

This is an ORDER OF COURT. any violation of this Order by either Party shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) Dollars and a jail sentence of up to Six (6) Months. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

March 22
2:20 pm

93-462-CD

GARY HAAG,

MARCH 30, 1993, ORDER, filed 1 cert/Sandy Twp, Co Control, DuBois City Police, DuBois State Police

NOW, this 29 day of March, 1993, on action under the Protection From Abuse Statute having been filed by the plaintiff, the proceeding having been served by Department and Proof of the same having been filed to the above term and number, the Plaintiff having appeared to testify and the Defendant having/ failing to appear, The following Order is issued.

1. The Defendant shall refrain from abusing, harassing, and threatening the Plaintiff, or of placing Plaintiff in fear of abuse at any place where Plaintiff may be found.

2. The Defendant is enjoined and prohibited from living at, entering, attempting to enter or visit the residence located at Gateway Gardens, Apt #47, DuBois, PA, and any subsequent residence in which the Plaintiff resides during the pendency of this Order. Plaintiff is granted exclusive possession of the premises.

4. The Defendant is prohibited from having any contact with the Plaintiff including, but not limited to, enter in the place of employment, business or school of the Plaintiff, and harassing the Plaintiff and the Plaintiff's relatives or minor children.

5. The Plaintiff is awarded temporary custody

of the Minor children Dillon Haag, 2 yrs Old for a period of 60 days.

7. This Order shall be enforced by any law enforcement agency in any county where a violation of this Order occurs.

8. This Order shall remain in full force and effect for a period of one (1) year from date hereof.

9. The Defendant shall pay the costs and fees of this Law Suite \$45.00 TO THE PROTHONOTARY \$49.10 SERVICE FEES.

BY THE COURT: James L. Hawkins, District Justice.

10. Visitation to be set up between Cathy Stewart and the defendant's mother Lois Haag. /s/ Cathy Stewart /s/ Gary Haag

Billed County 3/30/93

4675 08/27/94
5675 08/27/94

Pro		40.00
JPC Fee		5.00
Shff	by Deft.	22.60
sur		
charge	by Deft.	2.00
Shff		
Dunkle	by Deft.	24.50

JUNE 1, 1993, SHERIFF RETURNS, filed

March 23, 1993, Harry Dunkle, Shff of Jefferson Co deputized by Chester A. Hawkins, Shff of Clearfield Co.

March 25, 1993, PFA SERVED TO: Gary Haag, Deft. /s/ Chester A. Hawkins, Shff

March 22
2:30 pm

LINDA GRAHAM,

93-463-CD

FRED GRAHAM,

MARCH 22, 1993, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by Plaintiff.

Nine (9) copies Certified to Attorney.

TEMPORARY ORDER, filed.

AND NOW, this 22nd day of March, 1993, upon review of the Plaintiff's Petition, the Court enters the following Order:

THIS ORDER SHALL BE ENFORCED BY ANY LAW Enforcement Agency in a County where a violation of this ORDER occurs.

A HEARING CONFERENCE SHALL BE HELD ON THE 29th day of March, 1993, at 10:00 at 430 Spring Street Suite #3, Houtzdale, PA

THIS ORDER SHALL REMAIN IN FURLL FORCE AND EFFECT until modified or terminated by this Court.

THIS IS AN ORDER OF COURT. Any violation of this ORDER by either party shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) Dollars and a fail sentence of up to Six (6) Months. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

MARCH 30, 1993, ORDER, filed. One Copy Certified to County Control, One Copy to Sheriff and One Copy to PA State Police.

NOW, This 29 day of March, 1993, an action under the Protection from Abuse Statute having been filed by the Plaintiff, the proceeding having been served by Department, and proof of the same having been filed to the above term and number, the Plaintiff having appeared to testify and the Defendant having/failing to appear, the following Order is issued:

1. The Defendant shall refrain from abusing, harassing, and threatening the Plaintiff, or of placing Plaintiff in fear of abuse at any place where Plaintiff may be found.

3. 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 the Plaintiff to the Defendant, his counsel or any third party.

4. The Defendant is prohibited from having any contact with the Plaintiff including, but not limited to, entering the place of employment, business or school of the Plaintiff, and harassing the Plaintiff and the Plaintiff's relatives or minor children.

5. The Plaintiff is awarded temporary custody of the minor children, 90 days-- See attached sheet, for a period of _____.

7. This Order shall be enforced by any law enforcement agency in any county where a violation of this Order occurs.

8. This Order shall remain in full force and effect for a period of one (1) year from date hereof.

9. The Defendant shall pay the cost and fees of this law suit. \$ 45.00 to the Prothonotary \$ 49.60 Service Fees. BY THE COURT, s/ James L. Hawkins, District Justice, Clearfield County Hearing Officer

APRIL 8, 1993, SHERIFF'S RETURN, filed.

NOW, March 23, 1993, Denny Nau, Shff of Centre Co was deputized. to serve Deft.

NOW, March 24, 1993, SERVED PFA ON DEFT. So answers, Chester A. hawkins, Shff by s/ Marilyn Hamm

JULY 14, 1993, PETITION TO WITHDRAW, filed by Linda A. Graham, Plff. ORDER, filed

NOW, this 14th day of July, 1993, upon consideration of the Plaintiff's Petition to Withdraw the Protection ORDER issued on March 22, 1993, it is the ORDER of this Court that said ORDER be and is hereby withdrawn.

It is further ORDERED that the Plaintiff pay costs of \$5.00 within -- days of this date. BY THE COURT: John K. Reilly, Jr., P.J.

WITHDRAWN

Pro	<i>Key Deft</i>	40.00
JPC Fee	<i>by Plff</i>	5.00
Shff Hawkins	<i>by Plff</i>	22.60
Shff Nau	<i>by Plff</i>	25.00
Shff Surcharge		2.00
Pro	<i>by Plff</i>	5.00

hathd...
3/30/93 Billed County:

4-1-93 - *OK 3548*

4-1-93 - *OK 3548*

Elizabeth
Cunningham

CLINTON H. BARNETTE, JR.,

MARCH 22, 1993, CONSENT AGREEMENT AND ORDER FOR CUSTODY AND VISITATION, filed by Elizabeth Cunningham, Esquire

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

AND NOW, this 18th day of March, 1993, upon Stipulation and Agreement of both apties, CLINTON H. BARNETTE, JR., of Sandy Twpo, Celarfield county, Pennsylvania, herein after referred to as "FATHER" and MICHELLE M. BARNETTE of Elmwood Park, New Jersey, hereinafter referred to as "MOTHER" adn both parties agreeing that is in the best interest of the parties' children that Custody and Visitation be agreed upon in an amicable manner, it is hereby ORDERED and DECREEDS BY THE COURT: /s/ Joseph S. Ammerman, Judge.

March 22
12:15 pm

93-464-CD

STIPULATION;

We, the undersigned, do hereby agree and consent to the entry of the foregoing Order. /s/ Clinton H. Barnette, Sr., and Michele M. Barnette.

MICHELE M. BARNETTE,

Pro by Atty 40.00

JPC Fee by Atty 5.00

Richard H.
Milgrub

JENNIFER SHUGARTS,

MARCH 22, 1993, COMPLAINT IN DIVORCE, filed by Richard H. Milgrub, Esquire.
One (1) copy Certified to Attorney.

MARCH 29, 1993, AFFIDAVIT OF SERVICE, filed
March 23, 1993, COMPLAINT IN DIVORCE SERVED TO: William Shugarts, Deft. by Certified mail. /s/ Richard H. Milgrub, Esq.

SEPTEMBER 3, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. One copy to Atty. Milgrub, Deft.

3/22/93
\$95.00 Pd
by Atty

93-465-CD

DECEMBER 4, 1996, ORDER, filed.
Cert. copy to Atty. Milgrub, Deft.
NOW, this 3rd day of December, 1996, 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 nor an attorney representing same having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby dismissed.
BY THE COURT: /s/ Fredric J. Ammerman, Judge

Clfd Trust
BAL/\$75.00

WILLIAM SHUGARTS,

DISMISSED

Pro 40.00
State by Atty 10.00
(2 counts)
JCP Fee by Atty 10.00

2990

34.50

David C. Mason

DAVID W. JOHNSON and EDNA JANE JOHNSON, h/w

MARCH 23, 1993, PROMISSORY NOTE, filed.

See Original Papers for Information.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Sixty-five Thousand and 00/100 Dollars,

Debt \$65,000.00

JUDGMENT

March 23 12:00 pm

93-467-CD

Allen D. Batz
Prothonotary

JACK MCCOY and JANET MCCOY, h/w

MARCH 23, 1993, Notice of Entry of Judgment mailed to Defendant.

NOVEMBER 9, 1993, PARTIAL RELEASE OF JUDGMENT LIEN, filed by Ronald E. Archer, Esq. (See original for information) BIGLER TWP

JAN. 21, 1997, PRAECIPE FOR WRIT OF EXECUTION, filed by s/DAVID C. MASON, ESQ.

WRIT ISSUED TO 97-05-EX

Pro by Atty 9.00

JCP Fee by Atty 5.00

Pro by Atty 5.00

Pro by Atty 9.50

JAN. 30, 1997, PRAECIPE FOR ENTRY OF JUDGMENT, filed. NOTICE is hereby given that a Judgment was entered against the Garnishee, NANCY LEWIS t/a/t/d/b/a NANCY'S HALLMARK, and in favor of the Plaintiff, DAVID W. JOHNSON and EDNA JANE JOHNSON, his wife, this 30th day of January, 1997, in the amount of \$4,600.00

PRAECIPE FOR ENTRY OF JUDGMENT

Kindly enter Judgment in favor of the Plaintiffs and against Nancy Lewis, t/a/t/d/b/a Nancy's Hallmark, Garnishee, in the amount of \$4,600.00 in accordance with the Answers to the Interrogatories filed to the above term and number and proceedings indexed at 97-05-EX S/DAVID C. MASON, ESQUIRE

JUDGMENT IS ENTERED IN FAVOR OF THE PLAINTIFFS AND AGAINST THE GARNISHEE NANCY LEWIS, i/a/t/d/b/a NANCY'S HALLMARK AS TO A GARNISHEE JUDGMENT IN THE SUM OF FOUR THOUSAND SIX HUNDRED DOLLARS AND NO CENTS.

DEBT: \$4,600.00

GARNISHEE JUDGMENT

William D. ...
Prothonotary

NOTICE AND COPY TO GARNISHEE AND DEFENDANT

<p>Richard A. Bell,</p> <p>March 23 10:10 am</p>	<p>PATRICIA A. RHONE and DONALD W. RHONE, h/w</p> <p>93-466-CD</p>	<p><u>MARCH 23, 1993, PRAECIPE FOR WRIT OF SUMMONS</u>, filed by Richard A. Bell, Esquire. Please issue a Writ of Summons to the Defendant in the above stated action. /s/ Richard A. Bell, Esquire.</p> <p><u>MARCH 23, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.</u></p> <p><u>MARCH 23, 1993, PRAECIPE FOR APPEARANCE</u>, filed by Richard A. Bell, Esquire. Please enter my Appearance in the above matter on behalf of PATRICIA A. RHONE and DONALD W. RHONE, her husband, Plaintiffs in the above matter. /s/ Richard A. Bell, Esquire.</p> <p><u>JULY 23, 1993, SHERIFF RETURNS</u>, filed. NOW, APRIL 2, 1993, AT 3:01PM EST SERVED THE WITHIN SUMMONS ON ALTA ZIPF, DEFENDANT, AT RESIDENCE, RD#1, BOX 228, CLEARFIELD, CLEARFIELD COUNTY, PENNA. BY HANDING TO ALTA ZIPF A TRUE AND ATTESTED COPY OF THE ORIGINAL SUMMONS AND MADE KNOWN TO HER THE CONTENTS THEREOF. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM</p>
<p>Karen E. Pfeffer</p>	<p>ALTA ZIPF,</p> <p>Pro by Atty 20.00</p> <p>JPC Fee by Atty 5.00</p> <p>SHFF Hakwins by Atty 18.80</p> <p>SUR-CHARGE by Atty 2.00</p> <p>Pro by Atty 5.00</p>	<p><u>OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST</u>, filed. One Copy Certified to Atty Bell and Deft.</p> <p><u>NOV. 16, 1995, MOTION OF JUDGMENT OF NON-PROS</u>, filed by s/KAREN E. PFEFFER, ESQ. NO CERT COPIES <u>CERTIFICATE OF SERVICE</u>, filed. I hereby certify that a true and correct copy of the foregoing document was served on the 14th day of November, 1995, by U.S. First Class Mail, addressed to the following: RICHARD A. BELL, ESQ. s/KAREN E. PFEFFER, ESQ.</p> <p><u>NOV. 16, 1995, MEMORANDUM OF LAW IN SUPPORT OF JUDGMENT OF NON-PROS</u>, filed by s/KAREN E. PFEFFER, ESQ. <u>CERTIFICATE OF SERVICE</u> I hereby certify that a true and correct copy of the foregoing document was served on the 14th day of November, 1995, by U.S First Class Mail, addressed to the following: Richard A. Bell, Esq. s/KAREN E. PFEFFER, ESQ.</p> <p><u>NOV. 17, 1995, COMPLAINT</u>, filed by s/RICHARD A. BELL, ESQ. ONE(1) COPY CERT TO ATTY BELL <u>VERIFICATION</u>, s/PATRICIA A. RHONE s/DONALD W. RHONE</p>
		<p><u>CERTIFICATE OF SERVICE</u> I hereby certify that a copy of the Complaint in the above matter was mailed the 17th day of November, 1995, by regular mail postage prepaid at the post office in Clearfield, PA 16830 to the following: RALPH M. MONICO, ESQ. s/RICHARD A. BELL, ESQ.</p> <p><u>NOV. 21, 1995, DEFENDANT'S PERLIMINARY OBJECTIONS</u>, filed by s/KAREN E. PFEFFER, ESQ. NO C/C <u>CERTIFICATE OF SERVICE</u> I hereby certify that a true and correct copy of the foregoing document was served on the 20 day of November, 1995, by U.S. First Class Mail, addressed to the following: RICHARD A. BELL, ESQ. s/RALPH M. MONICO, ESQ.</p> <p><u>NOV. 29, 1995, RULE</u>, filed. TWO(2) CERT TO ATTY PFEFFER AND NOW, this 29 day of November, upon consideration of Defendant's Motion for Entry of Judgment of Non Pros, a Rule is issued upon Plaintiffs Patricia A. Rhone and Donald W. Rhone to show cause why Judgment of Non Pros should not be entered against them. Rule returnable the 5th day of Jan., 1996, in Courtroom #2, Clearfield County Courthouse, Clearfield, Penna. at 10:10 a.m. BY THE COURT: s/FREDRIC J. AMMERMAN, Judge</p> <p><u>DEC. 15, 1995, ANSWER AND NEW MATTER TO MOTION FOR JUDGMENT OF NON PROS OF DEFENDANT</u>, filed by s/Richard A. BELL, Esquire. NO CERT COPIES <u>CERTIFICATE OF SERVICE</u> I hereby certify that a copy of the ANSWER AND NEW MATTER TO MOTION FOR JUDGMENT OF NON PROS OF DEFENDANT in the above matter was mailed the 15th day of December, 1995, by regular mail postage prepaid at the post office in Clearfield, PA. 16830 to the following: RALPH M. MONICO, ESQ. s/RICHARD A. BELL, ESQ.</p> <p><u>DEC. 29, 1995, DEFENDANT'S REPLY TO PLAINTIFFS' NEW MATTER TO MOTION FOR JUDGMENT OF NON PROS</u>, filed by s/RALPH M. MONICO, ESQ. NO C/C <u>CERTIFICATE OF SERVICE</u> I hereby certify that a true and correct copy of the foregoing document was served on the 28th day of December, 1995, by U.S. First Class Mail, addressed to the following: RICHARD A. BELL, ESQ. S/RALPH M. MONICO, ESQ.</p> <p><u>JAN. 29, 1996, ORDER</u>, filed. ONE (1) CERT TO ATTY BELL, PFEFFER NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; counsel for Plaintiff having appeared, neither Defendant or any counsel on behalf of Defendant having appeared, it is the ORDER of this Court that the case be removed from the inactive list. The Court Administrator is directed to place the case on the next Call of the Civil List for jury trial. BY THE COURT, s/JOHN K. REILLY, JR., P.J.</p> <p><u>JAN. 29, 1996, OPINION AND ORDER</u>, filed. ONE (1) CERT TO ATTY BELL, PFEFFER NOW, this 29th day of January, 1996, it is the ORDER of this Court that the Motion of Judgment of Non Pros filed on November 16, 1995 and the Preliminary Objections filed on November 21, 1995, both by the Defendant, be and are hereby DISMISSED. The Court Administrator is directed to place the case on the Jury Trial List for the Spring, 1996 term of Court. BY THE COURT: s/FREDRIC J. AMMERMAN, Judge</p>

Gary A. Knaresboro

DEBRA KAY UNCH,

MARCH 24, 1993, COMPLAINT IN DIVORCE, filed by Gary A. Knaresboro, Esquire.

Three (3) copies Certified to Attorney.

FEBRUARY 18, 1994, POST NUPTIAL AGREEMENT, filed

FEBRUARY 25, 1994, ACCEPTANCE OF SERVICE, filed 2 cert/Atty Knaresboro

I, Gary A. Knaresboro, Esquire, do hereby state that on March 29, 1993, I did forward a certified copy of a Complaint in Divorce, filed to above captioned, by Certified Mail, Acceptance acknowledged by J. Richard Mattern, Esquire, attorney for Defendant, addressed as follows: J. Richard Mattern, Esquire, 211 East Pine Street, Clearfield, PA 16830 /s/ Gary A. Knaresboro, Esq

3/24/83 \$100.00 pd by Atty

93-468-CD

Clfd Trust BAL/\$75.00

MARCH 8, 1994, PRAECIPE TO TRANSMIT THE RECORD, filed by Gary A. Knaresboro, Esquire

AFFIDAVIT OF CONSENT of Debra Kay Unch, Plaintiff, filed.

AFFIDAVIT OF CONSENT of Samuel James Unch, Defendant, filed.

DECREE

SAMUEL JAMES UNCH, JR.

NOW, this 8th day of March, 1994, it is Ordered and Decreed that Debra Kay Unch, Plaintiff and Samuel James Unch, Defendant are divorced from the bonds of matrimony.

The Court hereby approves and incorporates herein the Post Nuptial Agreement.

The Prothontoary is directed to return any balance of court costs to the party who deposited the same.

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

MARCH 15, 1994, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

Pro 40.00

(3 counts) JCP Fee by Atty 15.00

State by Atty 10.00

Pro .50

CK#2581 TRANSFER TO REGULAR ACCOUNT 75.00

PRO 40.00

STATE .50

CK#1095 ATTY 34.50

Scott V. Jones

DEPOSIT BANK,

MARCH 24, 1993, COMPLAINT, Action/Mortgage Foreclosure, filed by Scott V. Jones, Esquire.
One (1) copy Certified to Attorney.

APRIL 29, 1993, PRAECIPE TO SETTLE, DISCONTINUE AND END, filed
Mark the above captioned case settled, discontinued and ended. /s/ Scott V. Jones, Esq.

SETTLED DISCONTINUED ENDED

March 24
10:30 am

93-469-CD

JULY 15, 1993, SHERIFF RETURNS, filed.
NOW, APRIL 7, 1993, AT 5:0 PM DST, SERVED THE WITHIN COMPLAINT IN ASSUMPSIT ON ALICE M. KUNTZ, DEFENDANT, AT RESIDENCE, 313 SOUTH AVENUE, DU BOIS, CLEARFIELD COUNTY, PENNA. BY HANDING TO ALICE M. KUNTZ A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HER THE CONTENTS THEREOF. SERVED BY: SNYDER.
SO ANSWERS, CHESTER A. HAWKINS by s/MARILYN HAMM

ALICE M. KUNTZ,

Pro	by Atty	40.00
JPC Fee	by Atty	5.00
Pro Shff	by Atty	5.00
Hawkins	by Atty	33.52
Sur-charge	by Atty	2.00

Peter F.
Smith

COUNTY NATIONAL BANK

MARCH 24, 1993, COMPLAINT IN CONFESSIN OF JUDGMENT,
filed by Peter F. Smith, Esquire.

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 Defendants and Confess Judgment in favor of the Plaintiff and against the defendants as follows:

- a) Balance - \$25,170.30
 - b) Interest accrued to 3/15/93 - \$1,321.41
 - c) Perdiem interest at \$8.0405 (to be added)
 - d) Costs of suit (to be added)
 - e) Late charge - \$20.00
 - f) Attorney's commission (to be added)
- TOTAL - \$26,511.71

/s/ Peter F. Smith, Esquire.

BRYAN K. LINGLE, SR.
and BRENDA C. LINGLE,

Judgment is entered in favor of the Plaintiff and against the Defendants in the sum of Twenty-six Thousand Five Hundred Eleven and 71/100 Dollars.

Debt	\$26,511.71
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JUDGMENT

Allen D. Bate
Prothonotary

Pro by Atty 9.00

JCP Fee by Atty 5.00

MARCH 24, 1993, Notice of Entry of Judgment mailed to Defendant.APRIL 1, 1993, NOTICE OF JUDGMENT RETURN, filedAPRIL 20, 1993, PRAECIPE FOR WRIT OF EXECUTION,
filed by Peter F. Smith, Esq.

WRIT OF EXECUTION ISSUED TO NO 93-52-EX

JULY 19, 1993, SHERIFF RETURN, filed
NOW, July 19, 1993, return the within WRIT as Executed. The property of the defendants was sold to the Plaintiff on July 2, 1993, for \$1.00 + Costs. /s/ Chester A. Hawkins, Shff by Margaret H. Putt.

Peter F. Smith

COUNTY NATIONAL BANK,

MARCH 24, 1993, COMPLAINT IN CONFESSION OF JUDGMENT, filed by Peter F. Smith, Esquire.

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 Defendants and Confess Judgment in favor of the Plaintiff and against the Defendants as follows:

March 24 10:45 am

93-471-CD

- a) Balance - \$57,702.55
 - b) Interest accrued to 3/15/93 - \$2,870.47
 - c) Per diem interest at \$17.6313 (to be added)
 - d) Costs of suit (to be added)
 - e) Late charge - \$20.00
 - f) Attorney's Commission (to be added)
- TOTAL - \$60,593.02

/a/ Peter F. Smith, Esquire.

BRYAN K. LINGLE, SR.
AND BRANDA C. LINGLE,

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Sixty Thousand Five Hundred Ninety-three and 02/100 Dollars,

Debt \$60,593.02

JUDGMENT

Allen D. Bates
Prothonotary

Pro by Atty 9.00

JPC Fee by Atty 5.00

MARCH 24, 1993, Notice of Entry of Judgment mailed to Defendant.

APRIL 1, 1993, NOTICE OF JUDGMENT RETURNED, filed

APRIL 1, 1993, NOTICE OF JUDGMENT RETURNED, filed

APRIL 20, 1993, PRAECIPE FOR WRIT OF EXECUTION, filed by Peter F. Smith, ESq.

WRIT OF EXECUTION ISSUED TO NO 93-51-EX

JULY 19, 1993, SHERIFF RETURN, filed
NOW, July 17, 1993, return the within WRIT as Executed. The Property of the defendants was sold to the Plaintiff on July 2, 1993, for \$1.00 + Costs. /s/ Chester A. Hawkins, Shff by Margaret H. Putt.

<p>David-C- Mason- JAMES A. NADDEO</p> <p>3/24/93 \$90.00 Pd by atty</p> <p>Clfd Trust BAL/\$75.00</p> <p>Kimberly M. Kubista</p> <p>08/03/95 MASTER DEPOSIT \$200.00 PAID BY PLFF</p> <p>9-13-96 MASTER DEP \$1200.00 PAID BY DEFT</p> <p>9-16-96 MASTER DEP \$1200.00 PAID BY PLFF</p> <p>CK#2802 TRANSFER TO REGULAR ACCOUNT PRO 40.00 STATE .50 CK#1396</p>	<p>RONALD L. FYE,</p> <p>93-472-CD</p> <p>DELORES J. FYE,</p> <p>Pro 40.00 State by Atty 10.00 JCP Fee by Atty 5.00 State .50</p> <p>75.00 40.00 .50 34.50</p>	<p>MARCH 24, 1993, COMPLAINT IN DIVORCE, filed by David C. Mason, Esquire. Two (2) copies Certified to Attorney.</p> <p>APRIL 14, 1993, AFFIDAVIT OF SERVICE, filed. I, DAVID C. MASON, Esquire, hereby certify that I have caused to be served upon the Defendant, Delores J. Fye, a certified, true and correct copy of the Complaint in Divorce relative to the above captioned matter, by mailing the same in the United States mail addressed to said Defendant, at 502 E. 6th Street, Rear, Apt. 1, Clearfield, PA 16830, by certified mail, return receipt requested, said return receipt is attached hereto as proof thereof. s/ David C. Mason, Esquire</p> <p>APRIL 19, 1993, ANSWER AND COUNTERCLAIM, filed by Kimberly M. Kubista, Esq. 1 cert/Atty</p> <p>APRIL 22, 1993 PETITION FOR CONTEMPT, filed by Kim Kubista, Esquire. RULE, filed. AND NOW, this 22nd day of April, 1993, upon consideration of the attached Petition For Contempt, it is hereby ORDERED and DIRECTED that a rule be issued upon Respondent to show cause why said Petition should not be granted. Rule returnable with a hearing thereon the 11th day of June, 1993, at 3:00 p.m. BY THE COURT: s/ JOSEPH S. AMMERMAN, JUDGE. CERTIFICATE OF SERVICE, 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 26th day of April, 1993, to the attorneys of record. s/ TR MAY 19, 1993, CERTIFICATE OF SERVICE, s/KIM KUBISTA. JULY 06, 1993, ORDER, filed NOW THIS 7th DAY OF JULY, 1993, UPON DEFENDANT'S PETITION FOR CONTEMPT, PLAINTIFF IS HEREBY ORDERED TO REINSTATE DEFENDANT ON HIS MEDICAL INSURANCE IMMEDIATELY. BY THE COURT, s/JOSEPH S. AMMERMAN, JUDGE</p> <p>SEPT 14, 1993, PRAECIPE TO WITHDRAW & ENTER CASE, filed. ONE (1) CERT TO ATTY Please withdraw my appearance on behalf of the Plaintiff, Ronald L. Fye, in the above-captioned case. s/DAVID C. MASON, ESQUIRE Please enter my appearance on behalf of the Plaintiff, Ronald L. Fye. s/JAMES A. NADDEO, ESQUIRE</p>
<p>Ck# 3436-Atty Sobel-\$134.00 Ck# 3437-Atty Sobel-\$669.37 Ck#3438-CCBA -\$118.13 Ck#3439-Plff \$839.25 Ck#3440-Deft \$839.25</p>	<p>Sobel-\$134.00 Sobel-\$669.37 -\$118.13 \$839.25 \$839.25</p>	<p>JUNE 9, 1994, AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE, filed by James A. Naddeo, Esq. 2 cert/Atty Naddeo</p> <p>JUNE 20, 1994, COUNTER-AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE, filed by Kimberly M. Kubista, Esq. 2 cert/Atty Kubista</p> <p>JULY 12, 1994, NOTICE OF INTENT, filed by James A. Naddeo, Esq. 1 cert/Atty Naddeo CERTIFICATE OF SERVICE, filed July 12, 1994, NOTICE OF INTENTION SERVED TO: Kimberly M. Kubista, Esq. /s/ James A. Naddeo, ESq.</p> <p>AUGUST 17, 1994, PETITION FOR BIFURCATION, filed by James A. Naddeo, Esq. 2 cert/Atty Naddeo CERTIFICATE OF SERVICE, filed August, 1994, PETITION FOR BIFURCATION SERVED TO: Kimberly M. Kubista, Esq. /s/ James A. Naddeo, Esq.</p> <p>AUGUST 19, 1994, ORDER, filed 2 cert/Atty Naddeo AND NOW, this 19th day of August, 1994, upon consideration of the foregoing Petition for Bifurcation, a Rule is granted upon Respondent to appear and show cause, why the relief requested therein should not be granted. This Rule is returnable and hearing thereon to be held the 20th day of September, 1994 at 10:30 am, Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: John K. Reilly, Jr, P.J.</p> <p>SEPTEMBER 14, 1994, PETITION FOR SPECIAL RELIEF, filed by Kimberly M. Kubista, Esq. 1 cert/Atty Kubista RULE, filed AND NOW, this 14th day of September, 1994, upon consideration of the attached Petition for Special Relief, it is hereby ORDERED and DIRECTED that a rule be issued upon Respondent to show cause whys aid Petition should not be granted. Rule returnable with a hearing thereon the 20th day of September, 1994, at 10;30 AM in Courtroom No. 2. BY THE COURT: John K. Reilly, Jr, P.J.</p> <p>SEPTEMBER 14, 1994, PETITION AND RULE ISSUED TO ATTY FOR SERVICE. /s/ da</p> <p>SEPTEMBER 15, 1994, AFFIDAVIT OF SERVICE, filed September 14, 1994, PETITION FOR SPECIAL RELIEF SERVED TO: James A. Naddeo, Esq. /s/ Kimberly M. Kubista, Esq.</p> <p>SEPTEMBER 19, 1994, ANSWER TO PETITION, filed by James A. Naddeo, Esq. 2 cert/Atty Naddeo CERTIFICATE OF SERVICE, filed September 19, 1994, ANSWER TO DEFENDANT'S PETITION FOR SPECIAL RELIEF SERVED TO: Kimberly Kubista, Esq. s// James A. Naddeo, ESq.</p>

Joseph M. Wymard
Robert J. Hall

DOROTHY L. POWELL,

March 24
12:00 pm

93-473-CD

MARCH 24, 1993, COMPLAINT IN CONFESS OF JUDGMENT, filed by Joseph M. Wymard, Esquire.

Pursuant to the authority contained in the Warrant of Attorney, the original or a copy of which is attached to teh Complaint, filed in this action, I appear for the Defendants and confess judgment in favor of the Plaintiff and against the defendant as follows:

Principal Sum - \$45,000.00
Interest from -
Attorney Fees -
TOTAL - \$45,000.00

/s/ Robert J. Hall, Esquire.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Forty-five Thousand and 00/100 Dollars.

JOHN N. POWELL,

Debt \$45,000.00

JUDGMENT

Allen D. Bick
Prothonotary

MARCH 24, 1993, Notice of Entry of Judgment mailed to Defendant.

Pro by Atty 9.00

JCP Fee by Atty 5.00

Pro by Atty 9.00

MARCH 30, 1993, SENDER'S RECEIPT, filed by Dorothy L. Powell, Pliff

APRIL 26, 1993, PRAECIPE FOR ENTRY OF JUDGMENT AND AFFIDAVIT OF NON- MILITARY SERVICE, filed

Please enter judgment by default against the above named Defendant, John N. Powell, for failure to file an answer or enter an appearance.

Amount claimed in Complaint \$45,000.00
TOTAL \$45,000.00

/s/ Joseph M. Wymard, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Forty-Five Thousand Dollars.

DEBT: \$45,000.00

DEFAULT JUDGMENT

Allen D. Bick
Prothonotary

APRIL 26, 1993, NOTICE OF JUDGMENT MAILED TO DEFT. /s/ tr

APRIL 26, 1993, AFFIDAVIT OF SERVICE, filed
March 31, 1993, COMPLAINT IN CONFESSION OF JUDGMENT, AFFIDAVIT OF DEFENDANT'S INCOME, PREJUDGMENT NOTICE AND OBJECTION FORM SERVED TO: Deft by Certified Mail.
/s/ Joseph M. Wymard, Esq.

APRIL 26, 1993, POST JUDGMENT NOTICE, NOTICE OF ENTRY OF CONFESSED JUDGMENT, filed

MAY 19, 1993, AFFIDAVIT OF SERVICE, filed
May 19, 1993, INTERROGATORIES DIRECTED TO THE PLAINTIFF, RONALD L. FYE, SERVED TO: David Mason, Esq. /s/ Kimberly M. Kubista, Esq.

Daniel C.
Bell

JOHN H. MILLER,

MARCH 25, 1993, COMPLAINT FOR CUSTODY, filed by Daniel C. Bell, Esquire.

Copies Certified to Attorney.

MARCH 30, 1993, ORDER OF COURT, filed. Two Copies Certified to Attorney.

You Tammy L. Hoyt, Defendant, have been sued in Court to obtain custody, partial custody or visitation of a minor child, namely, Megan J. Hoyt.

You are ordered to appear in person at the Clearfield County Courthouse on the 22nd day of April, 1993, at 10:00 o'clock A.M. for a conference hearing. 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. s/ Joseph S. Ammerman

NOVEMBER 18, 1993, STIPULATION AND CONSENT ORDER, filed by Barbara H. Schickling, Esq. 3Cert/Atty Schickling

AND NOW, this 18th day of November, 1993, upon consideration of the foregoing Stipulation, it is hereby Ordered and Decreed that TAMMY L. HOYT, Defendant in the above-captioned proceeding, from this date forward shall have full legal and physical custody of MEGAN J. HOYT, born October 24, 1992.

It is the further Order that the claim for child support filed with the Clearfield County Domestic Relations Office to No. 93-222-SD, by the Defendant, shall be suspended.
BY THE COURT: John K. Reilly, Jr, P.J.

March 25
10:30 am

93-474-CD

TAMMY L. HOYT,

Pro by Atty 40.00

JPC Fee by Atty 5.00

Dwight L. Koerber

CINDY L. BORDAS,

MARCH 25, 1993, COMPLAINT IN DIVORCE, filed by Dwight L. Koerber, Jr., Esquire. Three (3) copies Certified to Attorney.

Mar 25 93 \$105.00 pd by Atty

93-475-CD

APRIL 5, 1993, PETITION ON BEHALF OF CINDY L. BORDAS FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Dwight L. Koerber, Jr., Esq. 4 cert/Atty CERTIFICATE OF SERVICE, filed April 2, 1993, PETITION SERVED TO: Girard Kasubick, ESq. /s/ Dwight L. Koerber, Jr., ESq. ORDER, filed

Clfd Trust BAL/\$75.00

JAMES J. BORDAS,

AND NOW, this 5th day of April, 1993, upon presentation and consideration of the within petition which CINDY L. BORDAS has been filed under the Protection for Abuse Act, and upon the danger of abuse from Respondent, James J. Bordas, IT IS THE ORDER AND DECREE OF THIS COURT that the following PROTECTIVE ORDER BE ENTERED:

(a) Enjoin Respondent James J. Bordas from physically abusing, harassing, threatening, or contacting Petitioner Cindy L. Bordas, and her two minor children, Amanda Powers and Sara Beth Powers.

(b) Enjoin Respondent from coming to the place of employment of Petitioner and the home where Petitioner now resides at 217 Sixth Street, Philipsburg, Pennsylvania, or any future location to which she may move, except for those times that Respondent comes to the said home for the purposes of exercising visitation rights granted herein.

(c) Grant to Petitioner primary physical and legal custody of the child born to the marriage, to wit: James Jesse Bordas, d.o.b. May 17, 1989, subject to visitation as follows:

(1) Respondent shall have visitation on alternating weekends, with Respondent's first visitation being deemed as beginning the weekend of April 3, 1993.

(2) On weekend visitation, Respondent shall pick up the said child at 5:00 PM Friday evening, and return him at 5:00 PM Sunday evening.

(3) Respondent shall be given weekday visitation from 5:30 PM to 8:00 PM on each Tuesday and Thursday evening.

(d) Order Respondent to pay the sum of Four Hundred (\$400.00) Dollars, covering the cost of counsel fees, pertaining to the preparation and prosecution of this Petition for relief under the Protection From Abuse Act.

Pro 40.00 State by Atty (4 counts) 10.00 JCP Fee by Atty 20.00 Shff Hawkins by Atty 23.84 Shff Surcharge 2.00 PRO .50

(e) Enter an immediate temporary protective order against Respondent, and thereupon promptly schedule a hearing in accordance with the provisions of the Protection From Abuse Act.

(f) Grant to Petitioner such other relief as the Court deems appropriate and necessary in order to protect Petitioner from abuse.

THIS ORDER shall remain in effect until further Order of Court. A hearing will be held on the 12th day of April, 1993, at 1:30 PM at the Office of District Justice James Hawkins, located at 430 Spring Street, Suite 3, Houtzdale, Clearfield County, Pennsylvania 16651. The Sheriff is empowered to enforce this Order. Service shall be made upon Respondent James J. Bordas by the Sheriff forthwith.

The parties are hereby advised that violation of this Order will subject the violating party to punishment for contempt of court, and may be punishable by incarceration of up to six (6) months and a fine of up to One Thousand (\$1,000.00) Dollars for each violation. BY THE COURT: Joseph S. Ammerman, Judge.

CK#2119 TRANSFER TO REGULAR ACCOUNT 75.00 PRO 40.00 PRO .50 CK#2324 ATTY 34.50

APRIL 7, 1993, AFFIDAVIT OF SERVICE, filed 1 cert/Atty March 29, 1993, DIVORCE COMPLAINT SERVED TO: Girard Kasubick, Esq. for Deft. /s/ Dwight L. Koerber, Jr., Esq.

APRIL 8, 1993, AFFIDAVIT OF SERVICE, filed. NOW, April 6, 1993, SERVED PFA ON DEFT. So answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm

JULY 13, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Dwight L. Koerber, Esquire. AFFIDAVIT OF CONSENT OF CINDY L. BORDAS, filed. AFFIDAVIT OF CONSENT OF JAMES J. BORDAS, filed. DECREE, filed.

AND NOW, this 13th day of JULY, 1993, it is ORDERED AND DECREED that CINDY L. BORDAS, Plaintiff, and JAMES J. BORDAS, Defendant, are divorced from the bonds of matrimony, with full force and effect to be given to the Postnuptial Agreement signed by the parties on June 22, 1993 and July 7, 1993, respectively, BY THE COURT: /s/ Joseph S. Ammerman, Judge.

AUGUST 15, 1993, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE.

PLEASE REFER TO COMPUTER FOR FURTHER ENTRIES

Kim C. Kesner

JOANNE C. GREENDONER,

MARCH 25, 1993, COMPLAINT IN CIVIL ACTION, filed by Kim C. Kesner, Esquire.
Two (2) copies Certified to Attorney.

March 25
2:15 pm

93-476-CD

MAY 20, 1993, PRAECIPE FOR REINSTATEMENT, filed
Kindly reinstate the Complaint filed in the above-captioned action, service having not been made on the Defendant to date. /s/ Kim C. Kesner, Esq.

MAY 21, 1993, COMPLAINT REINSTATED AND REISSUED TO SHFF FOR SERVICE. /s/ arf.

MAY 25, 1993, PRAECIPE FOR ENTRY OF APPEARANCE, filed

Kindly enter my appearance in the above-captioned matter on behalf of Defendant, Franklin D. Norris. /s/ Daniel McGee, Esq.

CERTIFICATE OF SERVICE, filed

May 24, 1993, PRAECIPE FOR ENTRY OF APPEARANCE SERVED TO: Kim C. Kesner, Esq. /s/ Daniel McGee, Esq.

Daniel McGee

FRANKLIN D. NORRIS,

MAY 25, 1993, PRAECIPE FOR ISSUANCE OF WRITS OF SUMMONS ADDITIONAL DEFENDANTS, filed

Kindly issue a Writ of Summons naming each of the following as Additional Defendants in the above captioned action:

1. Carol L. Greendonner
416 Center St
Curwensville, PA 16833
2. Larry Whitaker
RD#1, Box 454
Grampian, PA 16838
3. Jason Whitaker
RD#1, Box 454
Grampian, PA 16838 /s/ Daniel McGee, Esq.

Pro by Atty 40.00

MAY 26, 1993, WRIT OF SUMMONS FOR ADDITIONAL DEFT ISSUED TO SHERIFF FOR SERVICE. /s/ arf.

JCP Fee by Atty 5.00

MAY 24, 1993, MOTION FOR SERVICE PURSUANT TO SPECIAL ORDER OF COURT IN ACCORDANCE WITH PA R. COV, P. , RULE 430, filed by Kim C. Kesner, Esq. 1 cert/Atty

Pro by Atty 5.00

Shff by Atty 5.80

Shff

Hawkins by Atty 18.60

Shff

Kramer by Atty 16.00

Sur-charge by Atty 2.00

Shff by Atty 32.72

sur charge by Atty 6.00

Pro by Atty 5.00

MAY 26, 1993, ORDER, filed 2 cert/Atty
AND NOW, this 25th day of May, 1993, upon consideration of Plaintiff's Motion for Service pursuant to Special Order of Court, in accordance with Pa. R. Civ. P., Rule 430, this Court finding that Plaintiff has made a good faith effort to locate the Defendant, but notwithstanding such, has no knowledge, information, or reasonable belief as to the present whereabouts of Defendant, it is hereby ORDERED and DECREED that the Sheriff of Clearfield County shall serve the Defendant, Franklin D. Norris, by delivering and serving a certified copy of the Complaint upon the Defendant's father, Robert K. Norris, of R.D. 1, Box 35A, Curwensville, Clearfield County, Pennsylvania 16833 with a copy of this Order. Robert k. Norris is hereby directed to forward a copy of the Complaint to the Defendant, Franklin D. Norris, with a copy of this Order.

If the Defendant, Franklin D. Norris, wishes to defend against the claims set forth in Plaintiff's Complaint, he must take action within twenty (20)

days after the Complaint and this Order are served upon Robert K. Norris, by entering a written appearance personally or by attorney and filing in writing with the Court his defenses or objections to the claims set forth against him. he is warned that if he fails to do so, a judgment may be entered against him by the Court without further notice for any money claimed in the Complaint or for any other claim or relief requested by the Plaintiff. he may lose money or property or other rights important to him.

Upon Plaintiff's compliance with Pa. R. Civ.P., Rule 237.1, the Prothonotary of Clearfield County, on praecipe of the Plaintiff, shall enter appropriate judgment against the Defendant without further proceedings before this Court upon Defendant's failure to file within the above stated required time a responsive pleading to the Complaint unless previous to the entry of any such judgment, Robert k. Norris files with this Court a verified motion for rule to show cause why additional time should not be granted for his delivery of the Complaint to the Defendant or why alternative service upon the Defendant, Franklin D. Norris, should not be made. Any such motion for additional time shall set forth the particulars of Robert k. Norris's good faith efforts to deliver a copy fo the Complaint to the Defendant and/or notify him of the pendency of this action and his requirement to file a responsive pleading.
BY THE COURT: John K. Reilly, Jr., P.J.

JUNE 10, 1993, ACCEPTANCE OF SERVICE, filed

I, FRANKLIN D. NORRIS, Defendant in the above captioned matter, accept service of the complaint. /s/ Franklin D. Norris, Deft.

CERTIFICATE OF SERVICE, filed

June 9, 1993, ACCEPTANCE OF SERVICE SERVED TO: Kim C. Kesner, Esq; Larry Whitake, Jason whitaker; Carol L. Greendonner. /s/ Daniel McGee, Esq.

JULY 07, 1993, SHERIFF RETURN, filed.

NOW, JUNE 21, 1993, RETURN THE WITHIN COMPLAINT ON FRANKLIN D. NORRIS, DEFENDANT, "NOT SERVED, TIME EXPIRED". SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM

March 26
10:20 am

COMMONWEALTH OF PENNA,
DEPARTMENT OF LABOR AND
INDUSTRY,
Harrisburg, PA 17105

93-477-CD

MOSHANNON CONSTRUCTION
INC.,
PO Box 436
Madera, PA 16661

Pro by Plff 9.00
Pro by Dft 5.50

MARCH 26, 1993, CERTIFIED COPY OF LIEN, 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
Six Hundred Sixty-six and 97/100 Dollars.

Debt \$1,666.97

Interest Computation Date March 31, 1993.

Filed and Entered by Plaintiff, March 26, 1993.

JUDGMENT

Allen D. Bitt
Prothonotary

And Now: 25 day of Jan 19 95 By paper
filed, the above judgment is satisfied in full of debt,
interest and cost.

Attest William A. Shaw
Prothonotary

IN RE:
 TRUDI OWEN,
 An Alleged Severely
 Mentally Disabled
 Person,

MARCH 26, 1993, PETITION FOR INVOLUNTARY TREATMENT,
 MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

ORDER, filed
ORDER, filed.

MARCH 26, 1993, MENTAL HEALTH REVIEW OFFICERS
 REPORT AND DECREE, filed.

One (1) copy Certified to EMS.
DECREE, filed.

AND NOW, htis 26th day of March, 1993, the Mental
 Health Review Officer's Report is acknowledged. We
 approve his recommendation.

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

Accordingly, the Court ORDERS that TRUDI OWEN
 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.

TRANSFER EFFECTIVE march 29th, 1993

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.

March 26
 11:00 am

93-478-CD

Pro *40.00* 40.00
 JCP Fee *5.00* 5.00
 R. Mattern 150.00

It is the FURTHER ORDER of this Court 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.

ORDER, filed.
 AND NOW, this 26th day of March, 1993, it is the ORDER of this Court that the EMS
 Ambulance Service, of DuBois, PA transport the above-named TRUDI OWEN, 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 26th, 1993. BY THE COURT: /s/ John K. Reilly,
 Jr. President Judge.

SUSAN J. FREILINO,

MARCH 26, 1993, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by Plaintiff - HOPE

Seven (7) copies Certified to Hope.

TEMPORARY ORDER, filed.

AND NOW, this 26th day of March, 1993, upon review of the Plaintiff's Petition, the Court enters the Following ORDER:

The Sheriff is directed to serve a copy of the Petition and ORDER on the defendant. The Plaintiff shall serve copies of the ORDER on the Police Department in the jurisdiction where plaintiff resides and the Court shall serve County Control which serves as the central registry for all Protection From Abuse ORDERS.

This ORDER shall be enforced by any law enforcement agency in a County where a violation of this ORDER. A Hearing Conference shall be held on the 5th day of April, 1993, at 10:00 A.M. at 430 Spring Street. Suite #3, Houtzdale, PA

This Order shall remain in full force and effect until modified or terminated by this Court.

This is an ORDER OF COURT. Any violation of this ORDER by either party shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) dollars, and a jail sentence of up to Six (6) Months. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

March 26
11:50 am

93-480-CD

DAVID C. FREILINO,

APRIL 15, 1993, ORDER, filed

NOW, THIS 12th day of April, 1993, an action under the Protection From Abuse Statute having been filed by the Plaintiff, the proceeding having been served by Sheriff Department and proof of the same having been filed to the above term and number, the Plaintiff having appeared to testify and the defendant having/failing to appear the following Order is issued:

1. The Defendant shall refrain from abusing, harassing, and threatening the Plaintiff, or of placing Plaintiff in fear of abuse at any place where Plaintiff may be found.

2. The Defendant is enjoined and prohibited from living at, entering, attempting to enter or visit the residence located at RD Morrisdale, Center Hill Rd, Graham Twp, Clearfield Co and any subsequent residence in which the Plaintiff resides during the pendency of this Order. Plaintiff is granted exclusive possession of the premises.

3. 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 the Plaintiff to the Defendant, his counsel or any third party.

4. The Defendant is prohibited from having any contact with the Plaintiff including, but not limited to, entering the place of employment, business or school of the Plaintiff, and harassing the Plaintiff and the Plaintiff's relatives or minor children.

5. The Plaintiff is awarded temporary custody of the minor children, David, Angela, Charles, Ryan for a period of 90 days.

7. This Order shall be enforced by any law enforcement agency in any county where a violation of this Order occurs.

8. This Order shall remain in full force and effect for a period of one (1) year from date hereof.

9. The Defendant shall pay the costs and fees of this law suit. \$45.00 to the Prothonotary \$14.80 service fees. BY THE COURT: James L. Hawkins, District Justice

MARCH 31, 1994, ORDER, filed 1 cert/Deft

NOW, this 28th day of March, 1994, the above named defendant having failed to pay costs pursuant to Order dated April 12, 1993, it is the ORDER of this Court unless the above named defendant pays costs due the Prothonotary in the amount of \$47.29, and service fees due the Sheriff in the amount of \$14.80 before June 24, 1994, a hearing to show cause why said defendant shall not be held in contempt of Court for failure to comply with said previous Order is scheduled for the 6th day of July, 1994, at 9:00 AM in Court Room No 1 of the Clearfield County Courthouse, at which time the defendant must be present or a Bench Warrant may be issued for his arrest. BY THE COURT: John K. Reilly, Jr P.J.

APRIL 11, 1994, LETTER FROM DAVID C. FREILINO TO PROTHONOTARY OFFICE, filed

APRIL 11, 1994, LETTER TO DAVID C. FREILINO FROM WILLIAM A. SHAW, filed

APRIL 13, 1994, SHERIFF RETURN, filed

March 30, 1993, PFA "NOT SERVED" TO: David Charles Freilino, Deft. PFA was served by Clearfield P.S.P. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

Billed County 4/1/93

4-4-93 CC 107550
4-11-93 CC 107556

Pro *by Deft* 40.00

JPC Fee *by Deft* 5.00

4/11/94 \$47.29 pd by Deft.

Shff by Deft 12.80

sur charge by Deft 2.00

Peter F. Smith

IN RE:

SCOTT EDWARD JOHNSTON

MARCH 26, 1993, PETITIN FOR CHANGE OF NAME, filed by Peter F. Smith, Esquire.
NO COPIES.

APRIL 5, 1993, PRELIMINARY ORDER FOR HEARING AND PUBLICATION, filed

AND NOW, this 1st day of April, 1993, upon Motion of Petitioner, it is:

ORDERED that hearing on the Petition for Change of Name is set for the 14th day of May, 1993, at 9:00 am in the Courtroom of the Clearfield County Courthouse.

Petitioner is directed to give notice of this filing of this Petition and date of hearing by publication in The Progress, a newspaper of general circulation in Clearfield, and the Clearfield County Legal Journal.

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

March 26
11:50 am

93-481-CD

MAY 14, 1993, ORDER, filed 3 cert/Atty

AND NOW, this 14th day of May, 1993, upon consideration of the Petition for Change of Name, and upon presentation of proof that notice was published, together with proof that there are no judgments or decrees of like nature of record agaisnt the Petitioner, and there appearing to be no lawful objecitons, it is;

ORDERED, that the name of the Petitioner, Scott Edward Johnston, is hereby changed to SCOTT EDWARD MCCLINCEY. BY THE COURT: John K. Reilly, Jr., P.J.

Pro by Atty 40.00

JCP Fee by Atty 5.00

Jeffrey W. Stover,

ROBERT ROYER and SHARON ROYER, DONALD A. HARTLE and PATRICIA HARTLE; MELVIN L. PINKERTON, JR. STANLEY BIALEK, TERRY ALLUSHUSKI, MARC GABEL, JAMES F. HARROLD and DOREEN F. HARROLD, KENNETH W. HELLER, JOSEPH HELLER and MARILYN HELLER, TIMOTHY J. FRANK, JACK SWISSHELM, N. THOMPSON MARSH, DAVID R. MULLIN, EDWARD M. HOWEY, JR., NANCY KEITER, and HAROLD KREISHER,

MARCH 26, 1993, PRAECIPE FOR WRIT OF SUMMONS, filed by Jeffrey S. Stover, Esquire.

Kindly issue a Summons in a Civil Action for injuries and damages in the above-captioned matter. /s/ Jeffery W. Stover, Esquire.

MARCH 26, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED BACK TO ATTORNEY FOR SERVICE.

JULY 28, 1993, SHERIFF RETURN, filed
 April 14, 1993 PRAECIPE & SUMMONS SERVED TO: Kathaus Twp, Deft.
 April 14, 1993 PRAECIPE & SUMMONS SERVED TO: Quehanna-Covington-Karthus Area Authority, Deft.
 April 14, 1993 PRAECIPE & SUMMONS SERVED TO: Tim Kunes Deft.
 April 14, 1993, PRAECIPE & SUMMONS SERVED TO: August N. Hugney, Deft.
 April 14, 1993, PRAECIPE & SUMMONS SERVED TO: Donald C. Sayers, Deft.
 April 14, 1993, PRAECIPE & SUMMONS SERVED TO: Walter Kuzemchock, Deft.
 April 14, 1993, PRAECIPE & SUMMONS SERVED TO: Girard Twp, Deft.
 April 15, 1993, PRAECIPE & SUMMONS SERVED TO: Covington Twp, Deft.
 April 15, 1993, PRAECIPE & SUMMONS SERVED TO: Paul Sayers, Deft
 April 15, 1993, PRAECIPE & SUMMONS SERVED TO: Delbert F. Billotte, Deft.
 July 26, 1993, PRAECIPE & SUMMONS NOT SERVED TO: William A. Shields, Deft is deceased.
 /s/ Chester A. Hawkins, Shff by Marilyn Hamm

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copy to Atty Stover and One Certified Copy to Each known deft.

QUEHANNA-COVINGTON-KARTHAUS AREA AUTHORITY, GIRARD TOWNSHIP, KARTHAUS TOWNSHIP and

DECEMBER 8, 1995, ORDER, filed.
 NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

COVINGTON TOWNSHIP
 JAMES HOFFMAN, LENA GARMAN, TIM KUNES, AUGUST HUGHEY, DELBERT BILLOTTE, WILLIAM SHIELDS, DONALD SAYERS, WALTER KOZEMCHOCK and PAUL SAYERS,

It is further Ordered that costs of this matter shall be assessed to the Plaintiff
 BY THE COURT, /s/ John K. Reilly, Jr., President Judge.
 1 Cert copy to Atty Stover each Deft a copy
TERMINATED WITH PREJUDICE

March 26 3:38 pm

93-482-CD

Pro by Atty 20.00
 JPC Fee by Atty 5.00
 Shff by Atty 87.04
 sur charge by Atty 22.00

Michael
Handler

W. C. LEASURE,
Assigned to the sue of
LUCERNE ENERGY, INC.,

MARCH 26, 1993, CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT, filed. From Indiana County. Their number 91-915-CD.

I, LINDA J. MOORE-MACK, Prothonotary, of the court of Common Pleas of Indiana 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 the Defendant, on the 26th Day of June, 1991, in the above captioned case in the amount of \$1,107,980.07. + Costs.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the said Court, on the 17th day of March, 1993 AD. /s/ Linda J. Moore-Mack, Prothonotary.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Million, One Hundred Seven Thousand, Nine Hundred Eighty and 07/100 Dollars, with costs.

Debt \$1,107,980.07

JUDGMENT

Prothonotary

MARCH 26, 1993, Notice of Entry of Judgment mailed to Defendant.

JAN. 21, 1997, RELEASE FROM LIEN OF JUDGMENT, filed by s/DAVID C. MASON, ESQ. (Please see filing for details)

March 26
4:00 pm

93-483-CD

ESTATE OF PAUL V. LAST,
deceased, by Cecil M.
Lescs, as Successor
Personal Administrative,
and Cecile M. Lescs, as
Successor, Personal
Representative of the
ESTATE OF PAUL V. LAST,
deceased and VALLEY COAL
COMPANY and TONI JONES,

Terre Tenants.,

Pro by Atty 15.00
Ind/Co. Costs 223.50
Pro by atty 5.00

Michael
Handler

W. C. LEASURE,
Assigned to the use of
LUCERNE ENERGY, INC.,

MARCH 26, 1993, WRIT OF REVIVAL, filed by Michael Handler, Esquire.

ISSUE Writ of Revival of Judgment entered to 88-508-CD and index it in the judgment index against THE ESTATE OF PAUL V. LAST, Deceased, formerly by Emily R. Last, Personal Representative, now by Cecil M. Lescs, as Successor Personal Representative and VALLEY COAL COMPANY and COYLE INVESTMENTS a/k/a COIL INVESTMENTS, terre tenants, in the amount of \$1,223,632.62. with interest from March 25, 1993. /s/ Michael Handler, Esquire.

MARCH 26, 1993, FIVE (5) WRITS OF REVIVALS GIVEN TO FRAN McDERMOTT AS PER INSTRUCTION OF ATTORNEY FOR ATTORNEY.

March 29
9:00 am

93-484-CD

MARCH 29, 1993, PRAECIPE FOR SUBSTITUTION OF SUCCESSOR PERSONAL REPRESENTATIVE AS PARTY DEFENDANT, filed by Michael Handler, Esquire.

RULE TO SHOW CAUSE, filed.

TO: CECILE M. LESCS, SUCCESSOR PERSONAL REPRESENTATIVE OF THE ESTATE OF PAUL V. LAST, Deceased.

You are hereby directed by this Rule to show cause why you, as successor personal representative of the Estate of Paul V. Last, Deceased, should not be substituted as party defendant to the judgment at the above number. Said Rule is returnable on or before 3:00 P.M., Friday, May 14, 1993. BY THE COURT /s/ John K. Reilly, Jr., President Judge.

THE ESTATE OF PAUL V.

LAST, deceased,

formerly by EMILY R.

LAST, Personal Represent-

tative, and now by

Cecile M. Lescs, as

Successor Personal

Representative, AND

VALLEY COAL COMPANY and

COYLE INVESTMENT, a/k/a

APRIL 1, 1993, ONE CERTIFIED COPY OF RULE GIVEN TO FRAN McDERMITT AS PER ATTORNEY'S INSTRUCTIONS.

JUNE 1, 1993, MOTION FOR ORDER ADDING CECILE M. LESCS, SUCCESSOR PERSONAL REPRESENTATIVE, AS PARTY DEFENDANT, filed by Michael Handler, Esq.

JUNE 1, 1993, ORDER OF COURT, filed

AND NOW, this 1st day of June, 1993, this Court having considered the foregoing Motion filed by Plaintiff, W.C. Leasure, assigned to the use of Lucerne Energy, Inc it is hereby ORDERED that Cecile M. Lescs, as Successor Personal Representative of the Estate of Paul V. Last, Deceased, by added as a Party Defendant in this matter.

This Order shall become final unless Cecile M. Lescs files objections thereto within twenty (20) days of the date of this Order.

COIL INVESTMENTS, t/t/

Counsel for Plaintiff is directed to serve Cecile M. Lescs with a copy of the Motion and this Order by certified mail, return receipt requested. BY THE COURT: John K. Reilly, Jr., P.J.

AUGUST 23, 1993, PRAECIPE TO DEFAULT JUDGMENT, filed

NOW, August 1993, enter judgment in favor of the Plaintiff W.C. Leasure Assigned to the Use of Lucerne Energy, Inc and against the Defendants The Estate of Paul V. Last, Deceased, formerly by Emily R. Last Personal Representative and now by Cecile M. Lescs, as Successor Personal Representative for want of appearance of an answer for the sum of One Million Two Hundred and Twenty Three Thousand Six Hundred Thirty Two and 62/100 with interest from Marcy 25, 1993 with costs of this and former suits and all the waiver and conditions contained in the original judgment. /s/ Michael Handler Esq.

Pro	by Atty	15.00
Pro	by Atty	15.00
Pro	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 One Million Two Hundred and Twenty Three Thousand Six Hundred Thirty Two and Sixty-Two Cents, with interest and costs.

DEBT: \$1,223,632.62

DEFAULT JUDGMENT

Allen D. Katz
prothonotary

AUGUST 23, 1993, NOTICE OF JUDGMENT MAILED TO DEFT. /s/ da.

JAN. 21, 1997, RELEASE FROM LIEN OF JUDGMENT, filed by s/DAVID C. MASON (please refer to filing for details)

Paul E. Cherry

RICHARD L. MAHLON,

MARCH 29, 1993, COMPLAINT IN DIVORCE, filed by Paul E. Cherry, Esquire.
One (1) copy Certified to Attorney.

3/29/93
\$95.00 pd
by Atty

93-485-CD

MAY 08, 1995, NOTICE OF INTENTION TO REQUEST ENTRY OF DIVORCE DECREE, filed. NO CERT COPIES
DEFENDANT'S COUNTER-AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE, filed by s/LOIS K. MAHLON, Defendant

Clfd Trust
BAL? \$75.00

MAY 15, 1995, PRAECIPE TO TRANSMIT RECORD, filed by Paul E. Cherry, Esquire
AFFIDAVIT OF CONSENT of Richard L. Mahlon, Plaintiff, filed.

Christopher J. Shaw

LOIS K. MAHLON,

AFFIDAVIT OF CONSENT of Lois K. Mahlon, filed.
PROPERTY SETTLEMENT AGREEMENT, filed.

Pro 40.00
State by Atty 10.00
(2 counts)
JCP Fee by Atty 10.00
State .50

DECREE AND ORDER
AND NOW, this 15th day of May, 1995, the Court, by virtue of the authority vested in it by law, decrees that RICHARD L. MAHLON and LOIS K. MAHLON 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.

1990
38
34.50

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 May 9, 1995, are

Ck #3013 Atty 34.50

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/ John K. Reilly, Jr., President Judge

MAY 15, 1995, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.
Certified Copies of Decree to parties of record.

<p>March 26 11:00 am</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF REVENUE, Harrisburg, PA 17128</p> <p>93-487-CD</p> <p>NAGLES HARDWOOD DIMENSIONS, INC., PO Box 143 Burnside, PA 15721</p> <p>Pro by Plff 9.00 7.00</p>	<p>MARCH 29, 1993, CERTIFIED COPY OF LIEN, E.M.T, 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 One thousand Three Hundred Sixty-six and 95/100 Dollars, with costs.</p> <p>Debt \$1,366.95</p> <p>Interest Computation Date, April 28, 1993.</p> <p>Filed and Entered by Plaintiff, March 29, 1993.</p> <p>JUDGMENT</p> <p>Prothonotary</p> <p>And Now, <u>6</u> day of <u>Dec</u>, 2001 By payment of the above judgment is satisfied in full of debt, interest and costs. Attest: <i>[Signature]</i> Prothonotary</p>
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Norbert J. Pontzer

PEOPLES SAVINGS BANK,
formerly, PEOPLES
SAVINGS & LOAN
ASSOCIATION,

MARCH 29, 1993, COMPLAINT/Action/Mortgage Foreclosure,
filed by Norbert J. Pontzer, Esquire.
Two (2) copies Certified to Attorney.

JULY 23, 1993, SHERIFF RETURNS, filed.

NOW, APRIL 5, 1993, AT 11:27 AM DST SERVED THE WITHIN COMPLAINT
IN MORTGAGE FORECLOSURE ON BONNIE JOE POUNDS, DEFENDANT, AT RESIDENCE
RD #1, TYLER, PENFIELD, CLEARFIELD COUNTY, PENNA. BY HANDING TO
BONNIE J. POUNDS A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT
AND MADE KNOW TO HER THE CONTENTS THEREOF. SERVED BY: NEVLING.

NOW, APRIL 5, 1993, AT 11:27AM DST SERVED THE WITHIN COMPLAINT
ON GARY L. POUNDS, DEFENDANT, BY HANDING TO BONNIE J. POUNDS, WIFE,
A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO
HER THE CONTENTS THEREOF. SERVED BY: NEVLING. SO ANSWERS, CHESTER
A. HAWKINS, SHERIFF, by s/MARILYN HAMM

AUGUST 18, 1993, PRAECIPE FOR ENTRY OF JUDGMENT,
filed

Kindly enter judgment in favor of the Plaintiff and
against Gary L. Pounds and Bonnie Joe Pounds, Defendants
for failure to file a response to Plaintiff's Complaint
within twenty (20) days from service thereof, and assess
Plaintiff's damages as follows:

Principal	\$9,000.00
Interest paid from 4-76 to 2-28-92	10,971.11
Real Estate Taxes paid	2,003.64
Fire Insurance	1,653.00
M.G.I.C. Premiums	282.55
Late Charges	74.43
total	\$23,984.73
Amount paid on Mortgage 4-76 to 3-31-93	- 20,984.73
Balance due	3,934.70
Interest due 3-1-93 to 3-31-93	30.30
Total	3,965.00
Attorney's Commission for Collection as per terms of Mortgage	396.50
TOTAL Amount Due	\$4,361.50

/s/ Norbert J. Pontzer, 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 Sixty-One Dollars and

Pro 40.00
JCP Fee 5.00

Shff
Hawkins by atty 27.84
Sur-
charge by atty 4.00
Pro by Atty 9.00

Fifty Cents.

DEBT: \$4,361.50

DEFAULT JUDGMENT

Allen D. Putt
Prothonotary

AUGUST 19, 1993 NOTICE OF DEFAULT JUDGMENT MAILED TO
DEFT. /s/ arf

AUGUST 18, 1993, PRAECIPE FOR WRIT OF EXECUTION,
filed by Norbert J. Pontzer, Esq.

WRIT OF EXECUTION ISSUED TO NO 93-93-EX

JANUARY 5, 1994, SHERIFF RETURN, filed

NOW, January 5, 1994, return the within Writ as no sale held. The defendants paid in full.
/s/ Chester A. Hawkins, Shff by Margaret H. Putt

<p>March 29 3:10 pm</p>	<p>RONDA L. JOHNSON, A Minor by RUTH JOHNSON, her guardian,</p> <p>93-489-CD</p> <p>JASON WALLS, A Minor,</p>	<p><u>MARCH 29, 1993, PETITION FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT</u>, filed. Six (6) copies Certified to Plaintiff One (1) copy Certified to Attorney. <u>ORDER</u>, filed. NOW, this 29th day of March, 1993, upon presentation and consideration of the within Petition and upon finding that the Plaintiff, RHONDA L. JOHNSON, is in immediate and present danger of abuse from defendant, JASON WALLS, the following Temporary Protective Order is entered. Defendant is enjoined from having any contact with Plaintiff. Defendant is ehreby enjoined from physically abusing, striking, harassing or threatening Plaintiff. Defendant is enjoined from entering or visiting the 307 N. 3rd Street, DuBois, Pennsylvania residence and is further enjoined from entering or visiting the residence and is further enjoined from entering the residence of the Plaintiff's relatives. Defendant is enjoined from having any contact with the Plaintiff at any place of employment where the Plaintiff may work in the future. This Order shall remain in effect until further Order of Court. A hearing will be held on the 5th day of April, 1993, at 10:30 o'clock A.M. at 430 Spring Street, Suite #3, Houtzdale, Pennsylvania. The Sheriff is empowered to enforce this Order. Service to be made on Defendant by teh Sheriff forthwith. The Defendant is hereby advised that violation of this Order will subject him to prosecution for indirect Criminal Contempt which is punishable by the imprisonment for up to six (6) months and/or a fine not to exceed \$1,000.00. BY THE COURT. Joseph S. Ammerman, Judge.</p> <p><u>MARCH 29, 1993, PETITION FOR APPOINTMENT OF GUARDIAN</u>, filed by Mark Weaver, Esquire <u>RULE TO SHOW CAUSE</u>, filed. AND NOW, this 29th day of March, 1993, upon consideration of the foregoing Petition, a hearing is set on the 1st day of April, 1993, at 2:30 o'clock p.m. Courtroom #__, of the Clearfield County Courthouse, Clearfield, Pennsylvania. The Defendant, JASON WALLS, may appear at that time to show cause why the relief prayed for in the <u>Petition for Appointment of Guardian should not be granted</u>. BY THE COURT: /s/ joseph S. Ammerman, Judge. <u>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, Pennsylvania, on this 30th day of March, 1993, to the Attorney and Defendant of Record. /s/ Terri Radzietta, Clerk.</p>
	<p>Pro 40.00 JPC Fee 5.00 Shff Hawkins by Piff 12.80 Shff Surchage by Plff 2.00</p>	<p><u>APRIL 1st, 1993, PETITION FOR APPOINTMENT OF GUARDIAN</u>, filed by Mark Weaver, Esquire. <u>RULE TO SHOW CAUSE</u>, filed by Atty Weaver. AND NOW, this 1st day of April, 1993, upon consideration of the foregoing Petition, a hearing is set on the 8th day of April, 1993, at 2:30 p.m. o'clock p.m., Courtroom #2 of the Clearfield County Courthouse, Clearfield, Pa. The Defendant, Jason, Walls, may appear at that time to show cause why the relief prayed for in the Petition for Appointment of Guardian should not be granted. BY THE COURT: s/ JOSEPH S. AMMERMAN, JUDGE. THREE CERTIFIED TO ATTORNEY. <u>CERTIFICATE OF SERVICE</u>, filed. I hereby certity 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 2nd day of April, 1993, to the attorneys and Defendant of record. s/ TR.</p> <p><u>MARCH 30, 1993, SHERIFF'S RETURN</u>, filed. NOW, March 30, 1993 return the within PFA "NOT SERVES" as to Jason Walls, Deft. PFA was served by DuBois City Police. So Answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm</p> <p><u>APRIL 1, 1993, ORDER</u>, filed. Five Copies Certified to Attorney M. Weaver AND NOW, this 1st day of April, 1993, the matter of appointment of a guardian for the Defendant being rescheduled, it is ORDERED that the hearing upon the Plaintiff's Petition for Protection From Abuse be rescheduled for Monday, April 12, 1993 at 11:00 o'clock A.M. at the office of District Justice James Hawkins located at 430 Spring Street, Houtzdale, PA 16651. The temporary Order signed by the Court on March 29, 1993 will remain in effect until further Order of Court. BY THE COURT: s/ Joseph S. Ammerman, J.</p> <p><u>APRIL 8, 1993, AFFIDAVIT OF RETURN OF SERVICE</u>, filed April 5, 1993, <u>PETITION FOR APPOINTMETN OF GUARDIAN WITH RULE TO SHOW CAUSE AND ORDER SERVED TO</u>: Don Olson. /s/ William A. Beard, Esq.</p> <p><u>APRIL 8, 1993, ORDER</u>, filed AND NOW, this 8th day of April, 1993, this being the date and time set in the matter for the Petition for Appointment of Guardian, the Court being advised that the Defendant's grandmother, Mae Olson, has agreed to be the legal guardian for her grandson, she is appointed guardian for the purpose of the Protection From Abuse filed by Ronda Johnson. BY THE COURT: Joseph S. Ammerman, Judge.</p>

Dwight L. Koerber

FREDERICK A. GRAHAM,

MARCH 29, 1993, COMPLAINT IN DIVORCE, filed by Dwight L. Koerber, Esquire
Four (4) copies Certified to Attorney.

APRIL 21, 1993, AFFIDAVIT OF SERVICE, filed DWIGHT L. KOERBER, JR ESQUIRE, being duly sworn according to law, deposes and states that a certified copy of the Divorce Complaint in this matter was served upon defendant by U.S. First Class Mail and by Certified Mail No. P 234-130-937. Attached is an Acceptance of Service form signed by the defendant, wherein she has accepted service of the Divorce Complaint on April 16, 1993. /s/ Dwight L. Koerber, Jr., ESq.

MAY 27, 1993, PRAECIPE, filed
Please mark the complaint filed in this proceeding as Withdrawn and Discontinued. /s/ Dwight L. Koerber, Jr, ESq.

WITHDRAWN AND DISCONTINUED

3/29/93
\$100.00 Pd
by Atty

93-490-CD

Clfd Trust
BAL/\$75.00

LINDA A. GRAHAM,

Pro 40.00

State by Atty 10.00
(3 counts)

JCP Fee by Atty 15.00

Pro by Atty 5.00

CK#2073 TRANSFER TO REGULAR ACCOUNT 75.00
PRO 40.00

CK#2273 ATTY 35.00

IN RE:
 RHONDA L. SMITH,
 An Alleged Severely
 Mentally Disabled
 Person,

MARCH 29, 1993, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

ORDER, filed
ORDER, filed.

ORDER, filed

I hereby affirm that I have examined RHONDA L. SMITH on 3/25/93 to determine if she is in need of treatment.

The Court finds that the patient is severely mentally disabled and in need of treatment.

PHONDA L. SMITH received inpatient treatment as a severely mentally disabled person pursuant to the provisions of the Mental Health Procedures Act of 1976, for a period not to exceed 90 days. At present, this treatment setting is the least restrictive setting appropriate for the patient. Treatment shall be at Warren State Hospital and transportation furnished by DuBois EMS Service on March 30, 1993.

The patient was represented by Timothy P. Morris 104 West Mahoning Street Punxsutawney, PA 15767

Clearfield County shall pay the Mental Health Review Officer, David G. Matson and the Defense Attorney Timothy P. Morris, Clearfield/Jefferson Mental Health will reimburse Clearfield county to the extent permissible by regulations. FOR THE COURT: /s/ David G. Matson, and BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, March 26, 1993, UPON PETITION OF Denise Riccadonna, R.N. DuBois, Regional Medical Center, West, DuBois, Pennsylvania.

IT IS HEREBY ORDERED that David G. Matson, Esquire be and he is appointed Mental health Review Officer to take testimony and report the same, together with a recommended Order of Court.

IT IS FURTHER ORDERED that Timothy P. Morris, Esquire, represent the above named alleged mentally disabled person as counsel throughout all proceedings. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

March 29
 2:40 pm

93-491-CD

Pro *Lytle* 40.00
 JCP Fee *Lytle* 5.00

4-14-93. OK 10/555
4-14-93. OK 10/555

Jeffrey W. Stover

MARGARET K. CROYLE,

MARCH 29, 1993, COMPLAINT, filed by Jeffrey W. Stover, Esquire.

Two (2) copies Certified to Attorney.

APRIL 30, 1993, IMPORTANT NOTICE, filed by Jeffrey W. Stover, Esq.

CERTIFICATE OF SERVICE, filed

April 29, 1993, IMPORTANT NOTICE SERVED TO: John P. Croyle, Deft by certified mail. /s/ Marsha K. Walker, Sec. to Jeffrey W. Stover, Esq.

JUNE 11, 1993, SHERIFF RETURN, filed

June 2, 1993, IMPORTANT NOTICE SERVED TO: John P. Croyle, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

JUNE 21, 1993, PRAECIPE TO ENTER DEFAULT JUDGMENT, filed

Kindly enter default judgment in favor of Plaintiff and against Defendant John P. Croyle in the above-captioned matter for failure to file an Answer. Judgment shall be entered in the amount of \$31,548.64 plus costs and interest. /s/ Jeffrey W. Stover, Esq.

JOHN P. CROYLE,

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Thirty-One Thousand Five Hundred Forty-Eight Dollars and Sixty-Four Cents plus costs and interest.

DEBT: \$31,548.64

DEFAULT JUDGMENT

Allen D. Biez
Prothonotary

Pro by Atty 40.00

JPC Fee by Atty 5.00

Shff by Atty 34.40

sur charge by Atty 2.00

Pro by Atty 9.00

Pro by Atty 20.00

JUNE 21, 1993, NOTICE OF JUDGMENT MAILED TO DEFT. s/ ns

JULY 12, 1993, PRAECIPE, filed

Kindly provide to me theree (3) copies each of the exemplified record and certified copy of the docket entries for the above. /s/ Jeffrey W. Stover, Esq.

Shff

Hawkins by atty 25.60

Sur-charge by atty 2.00

JULY 23, 1993, SHERIFF RETURNS, filed.

NOW, APRIL 6, 1993, AT 10:42 AM DST SERVED THE WITHIN COMPLAINT ON JOHN P. COYLE, DEFENDANT, AT RESIDENCE, RR#2, BOX 508 T-10, OSCEOLA MILLS, CLEARFIELD COUNTY, PENNA. BY HANDING TO CINDY CROYLE, WIFE, A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HER THE CONTENTS THEREOF. SERVED BY: NEVLING. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM

AUGUST 17, 1993, PRAECIPE FOR WRIT OF EXECUTION, filed by Jeffrey W. Stover, Esq.

WRIT OF EXECUTION ISSUED TO NO 93-91-EX

SEPT. 10, 1993, INTERROGATORIES IN ATTACHMENT, filed by Jeffrey W. Stover, Esquire. No Cert. Copies

March 29
3:15 pm

93-493-CD

John R. Ryan,

JOHN E. MAINES,

MARCH 30, 1993, COMPLAINT, filed by John R. Ryan, Esquire.

Two (2) copies Certified to Attorney.

APRIL 16, 1993, ENTRY OF APPEARANCE, filed

Enter our appearance for defendant, CATHRYN GRAHAM, in the above captioned case. Papers may be served at the address stated below. /s/ Dennis J. Stofko, Esq.

MAY 28, 1993, ANSWER AND NEW MATTER, filed by Dennis J. Stofko, Esq.

JUNE 16, 1993, REPLY TO NEW MATTER, filed by John R. Ryan, Esquire

JUNE 25, 1993, ANSWERS TO INTEROGATORIES, filed by John R. Ryan, Esq.

JULY 23, 1993, SHERIFF RETURNS, filed.

NOW, APRIL 6, 1993, AT 9:38AM DST SERVED THE WITHIN COMPLAINT ON CATHRYN GRAHAM, DEFENDANT, AT RESIDENCE, RD#2, CLEARFIELD, CLEARFIELD COUNTY, PENNA. BY HANDING TO EVA MARTELL, ADULT, AT RESIDENCE A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HER THE CONTENTS THEREOF. SERVED BY: NEVLING. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF, by s/MARILYN HAMM

AUGUST 23, 1993 NOTICE OF TAKING DEPOSITION ON ORAL EXAMINATION UNDER RULE 4007.1, filed by John R. Ryan, Esq.

OCTOBER 11, 1993, TRANSCRIPT OF DEPOSITION OF CATHRYN EDNA GRAHAM, filed in Trans Dr. "G"

DECEMBER 13, 1993, PRAECIPE FOR TRIAL LIST, filed

Please place the above matter on the trial list.

In support thereof I certify the following:

1. There are no motions outstanding.
2. Discovery has been completed.
3. Notice of this praeicpe has been given to opposing counsel.
4. The time for trial is estimated at two days.

/s/ Dennis J. Stofko, Esq.

JANUARY 18, 1994, NOTICE OF VIDEOTAPE DEPOSITION OF DR. DAVID P. NICHOLS, filed by John R. Ryan, Esq.

MARCH 4, 1994, VIDEOTAPE DEPOSITION OF DAVID P. NICHOLS, M.D., filed

APRIL 21, 1994, PRE-TRIAL ORDER, filed 1 cert/Atty Ryan, Stofko

NOW, this 20th day of April, 1994, following pre-trial conference in the above-captioned matter, it is the ORDER of this Court that jury selection shall be had on Monday, April 25, 1994 at 9:30 am with trial by jury to commence Wednesday, June 8, 1994, at 9:00 AM and continuing through Thursday, June 9, 1994. BY THE COURT: John K. Reilly, Jr, P.J.

JUNE 9, 1994, PRAECIPE TO DISCONTINUE, filed

Please mark the record in the above-captioned action, discontinued settled and ended. /s/ John R. Ryan, Esq.

DISCONTINUED

SETTLED

AND

ENDED

JUNE 9, 1994, LIST OF JURORS AND VERDICT, filed

- | | | |
|----------------------|----------------------|-------------------------|
| 1. Neil Corman | 5. Mrs. David Taylor | 9. Mrs. Greg Rowles |
| 2. James Olosky | 6. Barry Butler | 10. Mrs. Joseph Freeman |
| 3. Alfred Shambaugh | 7. James Garvey | 11. Gregory Dugan |
| 4. Mrs. Rodney Straw | 8. Debora Owens | 12. Angela Hill |

ALT #1 Theresa Brink

ALT #2 Mark Boschini

VERDICT: Settled.

March 30
10:20 am

93-494-CD

Dennis J. Stofko

CATHRYN GRAHAM,

Pro by atty 40.00

JCP Fee by Atty Shff. 5.00

Hawkins by atty 18.80

Sur-charge by atty 2.00

Pro by Atty 5.00

<p>Richard H. Milgrub</p> <p>March 30</p>	<p>AMANDA FOSTER,</p> <p>93-495-CD</p> <p>SEAN GEIST,</p> <p>Pro by Atty 40.00</p> <p>JCP Fee by Atty 5.00</p>	<p><u>MARCH 30, 1993, COMPLAINT FOR CUSTODY</u>, filed by Richard H. Milgrub, Esquire. One (1) copy Certified to Attorney. <u>ORDER OF COURT</u>, filed. YOU, SEAN GEIST, Defendant have been sued in Court to obtain custody of the child: KAYLA GEIST. You are ORDERED to appear in person in Courtroom of the Clearfiled county Courthouse, Clearfield, Pennsylvania, on the 28th day of April, 1993, at 10:00 A.M. for a conference. Pending final Order of the Court, temporary Physical Custody of the child is to be placed with the Plaintiff. AMANDA FOSTER. If you fail to appear as provided by this Order, and Order of Custody 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>APRIL 6, 1993, AFFIDAVIT OF SERVICE</u>, filed April 3, 1993, CUSTODY COMPLAINT SERVED TO: Sean Geist, Deft. /s/ Richard H. Milgrub, Esq.</p> <p><u>MAY 3, 1993, CONSENT ORDER</u>, filed 3 cert/Atty Milgrub NOW, this 28th day of April, 1993, this being the day and date set for custody conference in the above captioned matter, and upon agreement of the parties, it is the Order of this Court as follows: 1. The parties shall have shared joint legal custody of the minor child, Kayla Geist, with the mother having primary physical custody. 2. The father shall have reasonable visitation as may be agreed upon by the parties. BY THE COURT: Joseph S. Ammerman, Judge. We, the undersigned do hereby agree and consent to the entry of the foregoing Order. /s/ Amand Foster-Richard H. Milgrub, ESQ. /s/ Sean Geist</p> <p><u>OCTOBER 15, 1993, PETITION FOR CUSTODY /VISITATION</u>, filed by John R. Carfley, Esq.</p> <p><u>OCTOBER 19, 1993, ORDER</u>, filed 1 cert/J. Carfley R. Milgrub You, Amanda Foster, Respondent, have been sued in Court to obtain partial custody/visitation of the following child: Kayla M. Geist, d.o.b. 6/21/91. You are ordered to appear in person and bring the child with you to the Celarfield County Courthouse, Clearfield, Pennsylvania, on the 1st day of December 1993, at 1:00 in Courtroom No -- for a mediation conference. If you fail to appear as provided by this Order, an Order for Csutody may be entered against uou or the Court may issue a warrant for your arrest. BY THE COURT: John K. Reilly, Jr. P.J.</p>
		<p><u>OCTOBER 19, 1993, ORDER FOR MEDIATION CONFERENCE</u>, field NOW, this 19th dya of October, 1993, 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 Wednesday, December 1, 1993, 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 Virginia M. Evanko, 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><u>DECEMBER 16, 1993, INTERIM ORDER</u>, filed 2 cert/Atty Milgrub, 1 Sean Geist NOW, this 16th day of December, 1993, this being the date set for a mediation conference between the parties and the parties having been unable to reach an agreement, it is the INTERIM ORDER of this Court as follows: 1. That the parteis shall have shared legal custody of the minor child, Kayla Foster, born 6/21/91. 2. Amanda Foster shall have primary physical custody of the minor child subject to rights of partial custody in Sean Geist as hereinafter follows: a) every other weenend from Thursday at 5:00 pm until Sunday at 5:00 pm. b) during the week that the father does not have weekend visitation, he shall have partial custody of the child from Wednesday at 5:00 pm until Thursday at 8:00 pm. c) three weeks' visitation each summer, with one week to be exercised in June, one in July and ine in August. d) every other holiday, commencing with New years Eve 1993, and including Easter Sunday, Memorial Day, Fourth of July, Labor Day, and Thanksgiving. d) Christmas shall be shared between the parties beginning in 1993, with mother having the child Christmas Eve until 10:00 am, Christmas Day, and father having the child from the time until 8:00 pm. e) Father shall have the child on Father's Day from 10:00 until 8:00 pm. Mother shall have the child on Mother's Day, which shall take precedence over the normal visitation schedule as above. Both parties shall share equal time with the child on the child's birthday. 3. Both parties agree that they shall cooperate not only in the upbringing of the child, but also in the every day interaction of the child with the other parent. Neither party will malign or otherwise criticize the other party in the presence of the child, not in any attempt to undermine the parent/ child relationship. BY THE COURT: John K. Reilly, Jr, P.J.</p>

Russell J. Montgomery

DENNIS CHERISH and CAROLYN CHERISH, h/w

MARCH 30, 1993, COMPLAINT/Action/Quiet Title, filed by Russell J. Montgomery, Esquire.

ALL of those three certain ltos or parcels of land, together with the improvements erected thereon, situate in the Village Of Rosebud, Beccaria Township, Clearfield County, Pennsylvania.

March 30 11:25 am

93-496-CD

APRIL 5, 1993, PETITION FOR LEAVE TO OBTAIN SERVICE BY PUBLICATION, filed by Russell J. Montgomery, Esq. DECREE OF COURT, filed

NOW, TO WIT, this 5th day of April, 1993, upon consideration of the foregoing Petition and upon motion of RUSSELL J. MONTGOMERY, ESQUIRE, Attoreny for Plaintiffs, and it appearing that an affidavit has been attached thereto wherein it is verified that after diligent searcha nd inquiry and investigation, they have been unable to ascertain the present whereabouts of the Defendants or their respective heirs, executors, administrators, or successors, generally. IT IS ORDERED, DIRECTED AND DECREED that service of the Action to Quiet Title to the premises herein concerned, to wit;

ALBERT MALLOTT and EVA MALLOTT, and/or their heirs, legal representatives, successor and assigns and all or every other person claiming to have any right, title or interest in the premises described in the COMPLAINT,

ALL of those three certain lots or parcels of land, together with the improvements erected thereon, situate in the Village of Rosebud, Beccaria Township, Clearfield County, Pennsylvania, bounded and described as follows: BEGINNING at a point, being teh Northeast intersection of Jefferson Street and Jackson Street; thence along teh Eastern right-of-way line of Jackson Street, North 6 degrees EAsT 150 feet to an iron pin; said iron pin being located in teh Southern right-of-way line of Ash Alley; thence along the Southern right-of-way line of Ash Alley, South 84 degrees East 150 feet to a pin; said pin being located in the Western right-of-way line of Hickory Alley; thence by the Western right-of-way line of Hickory Alley, South 6 degrees West 150 feet to a pin: said pin being located int he Northern right-of-way line of Jefferson Street; thence along the Northern right-of-way line of Jefferson Street, North 84 degrees WEST 150 feet to the iron pin and place of BEGINNING. Being known in the Plan of Rosebud as Lots Nos. 136, 137, 138, as laid out by James W. Spangle.

be had upon the Defendans herein named and their respective heris, legal representatives, successors and assings, generally by publication by the Sheriff of Clearfield County of the 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 within the Court of Clearfield, and in the Clearfield County Legal Journal, which public notice shall be published one in said newspaper and Journal; and that if no appearnace or answer is made by the Defendants within twenty (20) days of said publicaiton date, judgment by default may be taken against the Defendants, their heris, legal representatives, successors and assings, generally, according to law. BY THE COURT: John K. Reilly, Jr., P.J.

Pro by Atty 40.00
JCP Fee by Atty 5.00
Pro by atty 5.00
Pc by atty 9.00
Pc 1.00

CR# 8426
5/11/93

APRIL 30, 1993, PRAECIPE, filed Please reinstate the Complaint in the above-captioned matter. /s/ Frederick B. Gieg, Jr., Esq.

MAY 3, 1993, COMPLAINT REINSTATED AND ISSUED TO ATTY FOR SERVICE. s/ arf.

JUNE 28, 1993, AFFIDAVIT OF SERVICE, filed

JUNE 28, 1993, PETITION FOR FINAL DECREE OF COURT, filed by Russell J. Montgomery, Esq. FINAL DECREE OF COURT, filed

RUSSELL J. MONTGOMERY, ESQUIRE, Attoreny for Plaintiffs, and it appearing that service by legal and proper publicaiton was had upon the Defendnts named in said proceeding as appears on the return of teh Sheriff 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 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 of those three certain lots or parcels of land, together with the improvements erected thereon, situate in the Village of Rosebud, Beccaria Township, Clearfield County, Pennsylvania, bounded and described as follows: BEGINNING at a point, being the Northeast intersection of Jefferson Street and Jackson Street; thence along the Eastern right-of-way line of Jackson Street, North 6 degrees East 150 feet to an iron pin; said iron pin being located in the Southern right-of-way line of Ash Alley; thence along the Southern right-of-way line of Ash Alley, South 84 degrees East 150 feet to a pin; said pin being located in the Western right-of-way line of Hickory Alley; thence by the Western right-of-way line of Hickory Alley, South 6 degrees West 150 feet to a poin; said pin being located in the Northern right-of-way line of Jefferson Street; thence along the Northern right-of-way line of Jefferson Street, North 84 degrees West 150 feet to the iron pin and place of BEGINNING. Being known in the Plan of Rosebud as Lots Nos. 136, 137 and 138 as laid out by James W. Spangle.
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 Plaintiffs as set forth in the Complaint.

J. Michael Baggett

THE CADLE COMPANY,

MARCH 30, 1993, COMPLAINT/Action/Mortgage Foreclosure filed by J. Michael Baggett, Esquire.
NO COPIES.

March 30
11:50 pm

93-498-CD

JULY 28, 1993, SHERIFF RETURN, filed
April 21, 1993 COMPLAINT IN MORTGAGE FORECLOSURE SERVED TO: Dennis Traveny, Deft.
April 21, 1993, COMPLAINT IN MORTGAGE FORECLOSURE SERVED TO: Susan Traveny, DEFT /s/ Chester A. Hawkins, Shff by Marilyn Hamm

AUGUST 2, 1993, PRAECIPE FOR DEFAULT JUDGMENT FOR FRAILURE TO FILE AN ANSWER, filed

Enter judgment in favor of the Plaintiff, the Cadle Company, and against the Defendants Dennis Traveny and Susan Traveny, in the above-captioned matter for failure to file an Answer to Plaintiff's Complaint and assess the Plaintiff's damages as follows:

Principal of:	\$26,848.97
Interest from March 1, 1993 to July 31, 1993	762.75
Cost and expenses of this action	81.68
TOTAL	\$27,693.40

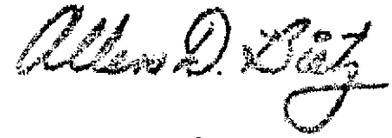
/s/ J. Michael Baggett, Esq.

DENNIS TRAVENY and
SUSAN TRAVENY,

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Twenty-Seven Thousand Six Hundred Ninety-Three Dollars and Forty Cents.

DEBT: \$27,693.40

DEFAULT JUDGMENT



Prothonotary

AUGUST 2, 1993, NOTICE OF JUDGMENT MAILED TO DEFT. /s/ da

Pro by Atty 40.00
JCP Fee by Atty 5.00
Pro by Atty 9.00
Shff by Atty 32.68
sur charge by Atty 4.00

DECEMBER 15, 1993, PRAECIPE FOR WRIT OF EXECUTION, filed by J. Michael Baggett, Esq.

WRIT OF EXECUTION ISSUED TO NO 93-131-EX

FEBRUARY 28, 1994, AFFIDAVIT OF SERVICE OF NOTICE OF SALE ON ALL MORTGAGE HOLDERS AND LIEN CREDITORS, filed I cert/Atty Baggett

February 1, 1994, NOTICE OF SALE of the real estate owned by Dennis Traveny and Susan Traveny on all record mortgage holders and lien creditors. /s/ J. Michael Baggett, Esq.

APRIL 12, 1994, SHERIFF RETURN, filed
NOW, April 12, 1994, return the property purchased by Plaintiff for \$1.00 + Costs. s/ Chester A. Hawkins, Shff by Margaret H. Putt

James A. Naddeo

JSEPH PRISELAC and ELLEN PRISELAC, h/w and CARL FRANKO and DOROTHY FRANKO, h/w

MARCH 30, 1993, COMPLAINT IN CONFESSION OF JUDGMENT IN EJECTMENT, filed by James A. Naddeo, Esquire.
One (1) copy Certified to Attorney.

Pursuant to the authority contained in the warrant of attorney, the original or copy of which is attached to the Complaint filed in this action, I appear for the Defendant and confess judgment in ejectment in favor of the Plaintiffs and against the defendants for possession of Real Property described and attached.

Judgment is entered in favor of the Plaintiff and against the Defendant in Ejectment for property.

JUDGMENT IN EJECTMENT FOR REAL PROPERTY

Wend D. Birt
Prothonotary

March 30 3:45 pm

93-499-CD

DONALD MCDOWELL, t/d/b/a M&M CONSTRUCTION COMPANY,

MARCH 30, 1993, Notice of Entry of Judgment mailed to Defendant.

APRIL 19, 1993, PRAECIPE FOR WRIT OF POSSESSION, filed by James A. Naddeo, Esq.

WRIT OF POSSESSION ISSUED TO NO 93-50-EX

Pro by Atty 9.00

JCP Fee by Atty 5.00

James A. Naddeo,

JOSEPH PRISELAC and
ELLEN PRISELAC, h/w
AND CARL FRANKO and
DOROTHY FRANKO, h/w

MARCH 30, 1993, COMPLAINT IN CONFESSION OF JUDGMENT
filed by James A. Naddeo, Esquire
One (1) copy Certified to Attorney.

Pursuant to the authority contained in the warrant of attorney, the original or copy of which is attached to the Complaint filed in this aciton, I appear for the Defendant, and confess judgment for the Plaintiff and against the Defendant as follows:

Principal Sum - \$5,397.60
Interest from October 25, 1992 - \$410.62
TOTAL: - \$5,538.22

Judgment is entered in favor of the Plaintiff and against the Defendant in teh sum of Five Thousand Five Hundred Thirty-eight and 22/100 Dollars.

Debt \$5,538.22

JUDGMENT

DONALD MCDOWELL t/d/b/a
M&M CONSTRUCTION
COMPANY,

Donald McDowell
Prothonotary

MARCH 30, 1993, Notice of Entry of Judgment mailed to Defendant.

March 30
3:45 pm

93-500-CD

Pro by Atty 9.00

JCP Fee by Atty 5.00

BRANDY BUTLER

MARCH 31, 1993, PETITION FOR PROTECTION FORM ABUSE ORDER, filed by Plaintiff, from HOPE, Eight (8) copies Certified to Plaintiff. One (1) copy Certified to County Control TEMPORARY ORDER, filed.

AND NOW, this 31st day of MARCH, 1993, upon review of the plaintiff's petition, the Court enters the following ORDER:

The Sheriff and City Police is directed to serve a copy of the petition and Order on teh defendant, The Plaintiff shall serve copies of the ORDER on the Police Department in the jurisdiction where Plaintiff resides and the Court shall serve County Control which serves as the central registry for all Protection From Abuse Orders.

THIS ORDER SHALL BE ENFORCED by any law enforcement agency in a County where a violation of this ORDER occurs.

A HEARING CONFERENCE shall be held on the 5th day of April, 1993, at 11:00 A.M. at 430 Spring Street Suite #3, Houtzdale, PA

THIS ORDER SHALL remain in full force and effect until modified or terminateed by this Court.

THIS IS AN ORDER OF COURT. Any violation of this ORDER by either party shall constitute contempt of Court and maybe punishable by a fine of up to One Thousand (\$1,000.00) dollars and a jail sentence of up to Six (6) months. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

APRIL 8, 1993, AFFIDAVIT OF SERVICE, filed.

NOW, April 1, 1993, SERVED PFA ON KENT SMITH, Deft. So answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm

March 31
9:35 am

93-501-CD

KENT SMITH,

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to Plff/Deft

OCTOBER 10, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST RETURNED, filed.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff

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

1 Cert Copy to Deft & No address for Plff
TERMINATED WITH PREJUDICE

JANUARY 19, 1996, ORDER IN REGARD TO INACTIVE CALL OF LIST RETURNED, filed.

Billed County 4/5/93

Pro by Co.	40.00
JPC Fee by Plff	5.00
Shff Hawkins by Plff	25.16
Shff Surcharge	2.00

4-4-93 Ok 7/588
4-2-93 Ok 19756

Gary A. Knaresboro

MIKE ROBISON,

MARCH 31, 1993, NOTICE OF APPEAL FROM J.P., James A. Hawkins, filed.

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

Enter rule on MIKE ROBISON, , appellee(s), to file a complaint in this appeal (Common Pleas No. 93-502-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ Gregg Barrett, Defendant.

RULE: To MIKE ROBISON, , appellee(s)

March 31 10:15 am

93-502-CD

APRIL 2, 1993, TRANSCRIPT FROM DISTRICT JUSTICE JAMES L. HAWKINS, filed

MARCH 31, 1993, 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. 93-502-CD, upon the District Justice designated therein on 3-31-93 by certified mail, sender's receipt attached hereto, and upon the appellee Mike Robison, on 3-31-93 by certified mail, sender's receipt attached hereto.

GREGG BARRETT,

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 3-31-93 by certified mail, sender's receipt attached hereto. /s/ Gregg Barrett, Deft.

APRIL 20, 1993, COMPLAINT, filed by Gary A. Knaresboro Esq. 3 cert/Atty

MAY 27, 1993, ANSWER AND COUNTERCLAIM, filed by Gregg L. Barrett, Pro se 1 cert/Deft.

Pro by Deft 20.00
JPC Fee by deft 5.00
Pro by Atty 40.00
Pro by Atty 15.00
Pro by Atty 5.00

OCTOBER 11, 1994, PRAECIPE TO LIST FOR ARBITRATION, filed 2 cert/Atty Knaresboro

Please place the above caption matter on the arbitration list. Hearing in this matter is not expected to exceed two (2) hours. s/ Gary A. Knaresboro, Esq.

CERTIFICATE OF SERVICE, filed October 11, 1994, PRAECIPE SERVED TO: Gregg L. Barrett, Deft. /s/ Gary A. Knaresboro, Esq.

JUNE 6, 1995, LETTERS MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING FOR THURSDAY, JULY 27, 1995, filed.

JULY 27, 1995, OATH OR AFFIRMATION OF ARBITRATORS AND AWARD, filed.

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/ Richard A. Bell, Chairman; s/ Christopher J. Shaw, s/ Blaise J. Ferraraccio

AWARD OF ARBITRATORS

Now, this 27 day of July, 1995, we, the undersigned arbitrators appointed in this case, after having heard the evidence and allegations of the parties, do award and find as follows:

WE FIND FOR PLAINTIFF AND AGAINST DEFENDANT IN THE AMOUNT OF \$100.00 PLUS INTEREST IN THE THE AMOUNT OF \$25.00 AND COSTS. s/ Richard A. Bell, Chairman; s/ Christopher J. Shaw; s/ Blaise J. Ferraraccio

ENTRY OF AWARD

Now, this 27 day of July, 1995, 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, s/ William A. Shaw, Prothonotary by s/ Nanette L. Sturniolo

21st July 1997
D. Ammerman
Deputy

Tracey G.
Benson,AVCO FINANCIAL SERVICES,
CONSUMER DISCOUNT
COMPANY ONE,MARCH 31, 1993, COMPLAINT IN MORTGAGE FORECLOSURE,
filed by Tracey G. Benson, Esquire.Two (2) copies Certified to Sheriff as per
instruction of attorney.APRIL 20, 1993, ENTRY OF APPEARANCE, filedPlease enter my appearance on behalf of the Defendants
JOHN R. RICE nad NANCY E. RICE in the above captioned
matter. /s/ R. Denning Gearhart, Esq.MAY 25, 1993, NOTICE OF INTENTION TO FILE PRAECIPE,
filed by Tracey G. Benson, Esq.CERTIFICATE OF SERVICE, filedMay 24, 1993, NOTIC EOF INTENTION TO FILE PRAECIPE
SERVED TO: R. Denning Gearhart, Esq. /s/ Tracey G.
Benson, Esq.March 31
10:55 am

93-503-CD

JULY 22, 1993, PRAECIPE FOR ENTRY OF DEFAULT
JUDGMENT, filedKindly enter a default Judgment in favor of Plaintiff
Avco Financial Services Consumer Discount Company One, and
against Defendants John R. Rice and Nancy E. Rice. John
R. Rice and Nancy E. Rice have failed to file an answer
or otherwise respond to the Complaint filed in this matter
and served on April 7, 1993. Default Judgment is hereby
requested in the amount of \$27,600.07, plus interest
accruing at the contractual rate of eighteen and thirty-
four hundredths percent (18.34%) per annum from March
22, 1993. An Important Notice informing defendants of
Plaintiff's intention to enter default judgment was
mailed to R. Denning Gearhart, ESquire, counsel for defendants
on May 24, 1993. A copy of the same and the Certificate
of Service thereto is attached hereto as Exhibit A.
/s/ Tracey G. Benson, Esq.R. Denning
GearhartJOHN R. RICE and
NANCY E. RICE,Judgment is entered in favor of the Plaintiff and
against the Defendants for failure to file an answer
in the sum of Twenty-Seven Thousand Six Hundred Dollars
and Seven Cents, plus interest (18.34%)per annum from
March 22, 1993.

Pro by Atty 40.00

JPC Fee by atty 5.00

DEBT: \$27,600.07

Pro by Atty 9.00

Shff
Hawkins by Atty 29.60
Sur-
charge by Atty 4.00

DEFAULT JUDGMENT


ProthonotaryJULY 22, 1993, NOTICE OF JUDGMENT MAILED TO ATTY.
/s/ adb.JULY 23, 1993, SHERIFF RETURNS, filed.NOW, APRIL 7, 1993, AT 12:20 PM DST SERVED THE WITHIN COMPLAINT IN MORTGAGE FORECLOSURE ON
NANCY E. RICE, DEFENDANT, AT RESIDENCE, RD#1, FAIRVIEW ROAD, OSCEOLA MILLS, CLEARFIELD COUNTY,
PENNA. BY HANDING TO NANCY E. RICE A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE
KNOWN TO HER THE CONTENTS THEREOF. SERVED BY: CHURNERNOW, APRIL 7, 1993, AT 12:20PM DST SERVED THE WITHIN COMPLAINT IN MORTGAGE FOREECLOSURE ON JOHN
R. RICE, DEFENDANT, AT RESIDENCE, RD#1, FAIRVIEW ROAD, OSCEOLA MILLS, CLEARFIELD COUNTY, PENNA. BY
HANDING TO NANCY E. RICE, WIFE, AT TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN
TO HER THE CONTENTS THEREOF. SERVED BY: CHURNER. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF, by
s/MARILYN HAMMSEPTEMBER 21, 1993, PRAECIPE FOR WRIT OF EXECUTION, filed by Tracey G. Benson, Esq.

WRIT OF EXECUTION ISSUED TO NO 93-105-EX

JUNE 20, 1994, SHERIFF RETURN, filedJune 20, 1994, return the within Writ as executed, Plaintiff purchased property for
\$1.00 + costs. /s/ Chester A. Hawkin, Shff by Margaret H. Putt.

Robin B. Shepherd

3/31/93
\$95.00 Pd
by Atty

Clfd Trust
BAL/\$75.00

APR 1 1990
34.50

TRACY A. PLUBELL,

93-504-CD

NEIL PLUBELL,

Pro	40.00
State by Atty (2 counts)	10.00
JCP Fee by Atty	10.00
Pro by Atty	5.00

Ck#3039 Atty 34.50

MARCH 31, 1993, COMPLAINT IN DIVORCE, filed by Robin B. Shepherd, Esquire.
Two (2) copies Certified to Attorney.

~~ARREARMENTS 1993 PRAECIPE TO ENTER APPEARANCE FILED.
PLEASE REINSTATE COMPLAINT IN DIVORCE FILED TO THE ABOVE CAPTIONED ACTION. /s/ R. DENNING GEARHART, ESQ.~~

MAY 3, 1993, PRAECIPE TO REINSTATE COMPLAINT, filed
Please reinstate the Complaint in Divorce filed to the above captioned action. /s/ R. Denning Gearhart, Esq.

MAY 4, 1993, COMPLAINT REINSTATED AND ISSUED TO ATTY FOR SERVICE. /s/ arf.

MAY 17, 1993, 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 delviery, return receipt requested, a true and correct ocpy of the Complaint in Divorce filed in the above action, to the Defendant, at his place of residence as evidenced by the signed receipt attached hereto as Exhibit "A". /s/ R. Denning Gearhart, Esq.

JUNE 20, 1995, PRAECIPE TO TRANSMIT THE RECORD, filed by R. Denning Gearhart, Esquire

AFFIDAVIT OF CONSENT of Tracy A. Plubell, Plaintiff, filed.

AFFIDAVIT OF CONSENT of Neil T. Plubell, Defendant, filed.

DECREE

AND NOW, this 21 day of June, 1995 it is Ordered and Decreed that TRACY A. PLUBELL, Plaintiff, and NEIL PLUBELL, Defendant, are divorced from the bonds of matrimony. BY THE COURT, s/ Fredric Ammerman, Judge

JULY 14, 1995, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

Certified Copies of Decree to parties of record.

Kimberly M.
Kubista

TINA M. HUTTON,

MARCH 31, 1993, COMPLAINT IN DIVORCE, filed by Kimberly M. Kubista, Esquire.

Two (2) copies Certified to Attorney.

APRIL 2, 1993, AFFIDAVIT OF SERVICE, filed

April 1, 1993, COMPLAINT IN DIVORCE SERVED TO: James I Hutton, Sr, Deft. by certified mail. /s/ Kimberly M. Kubista, Esq.

MAY 3, 1993, ORDER FOR MEDIATION CONFERENCE, filed 2 cert/Judge "A"

NOW, this 29th day of April, 1993, by agreement of counsel for the parties, it is ORDERED that a Mediation Conference be held before David M. Kosko, MA, C.A.C., Allegheny Lutheran Social Services, on May 26, 1993, at 9:00 AM, at the law offices of Colavecchi, & Ryan, 221 E. Market St, 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 Mr. Kosko 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.

JUNE 23, 1993, CONSENT ORDER, filed 3 cert/Atty

AND NOW, this 15th day of June, 1993, upon the consent of the parties as set forth herein below, it is ORDERED as follows:

1. Tina M. Hutton (hereinafter "Mother") and James I. Hutton, Sr, (hereinafter "Father") shall share joint legal custody of the minor children Shiela Ann Hutton, DOB 6-5-85, and Kayle Marie Hutton, DOB 2-2-90.

2. Mother shall have primary physical custody of said minor children, with Father to have periods of temporary physical custody as follows:

a. Commencing on May 29, 1993, on every other weekend from Saturday at 1:00 pm until 6:00 pm, and on Sunday from 1:00 pm until 6:00 pm;

b. During weeks when there is no weekend period of temporary custody, on Tuesday and Thursday evening from 5:00 pm until 10:00 pm during months when school is in session, such periods of temporary custody will be from 5:00 pm until 8:00 pm;

c. On holidays, children's birthdays, Mother's Day, and Father's Day, Mother and Father will have shared custody, with Father to have the children during the afternoons, and with the parties to agree on specific times. The parties agree that the above holiday schedule set forth in this paragraph shall take precedence over the regular weekend schedule of temporary custody;

d. At such other times and dates as the parties may from time to time agree.

3. Overnight periods of temporary custody shall begin when the parties agree they are appropriate. Should the parties be unable to reach agreement on that issue, the matter shall be referred to David Kosko for mediation.

4. Mother agrees that if a babysitter is needed, Father will be consulted first to provide care for the children.

5. Initially, all periods of temporary custody shall occur outside the presence of Father's girlfriend. After eight (8) weeks, the presence of said girlfriend shall be reevaluated by the parties. BY THE COURT: Joseph S. Ammerman, Judge.

We, the undersigned, hereby evidence our consent to the entry of the above Order. /s/ Tina M. Hutton-Kimberly M. Kubista, Esq. /s/ James I, Hutton, Sr,-John R. Ryan, Esq.

APRIL 8, 1993, PRAECIPE TO ENTER APPEARANCE, filed by John R. Ryan

Please enter my appearance on behalf of Defendant, James I. Hutton, Sr. in the above captioned action. s/ John R. Ryan, Esquire

JULY 18, 1995, DEFENDANT'S AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE, filed. THREE(3) CERT TO ATTY RYAN.

IF YOU WISH TO DENY ANY OF THE STATEMENTS SET FORTH IN THIS AFFIDAVIT, YOU MUST FILE A COUNTER-AFFIDAVIT WITHIN TWENTY(20) DAYS AFTER THIS AFFIDAVIT HAS BEEN SERVED ON YOU OR THE STATEMENTS WILL BE ADMITTED.

DEFENDANT'S AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE

1. THE PARTIES TO THIS ACTION SEPARATED ON NOVEMBER 20, 1991, AND HAVE CONTINUED TO LIVE SEPARATE AND APART FOR A PERIOD OF AT LEAST TWO (2) 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/JAMES I. HUTTON, SR. - DEFENDANT

JULY 18, 1995, ANSWER AND COUNTERCLAIM, filed. FOUR(4) CERT TO ATTY RYAN

s/JOHN R. RYAN, ESQUIRE, ATTORNEY FOR DEFENDANT.

VERIFICATION, s/JAMES I. HUTTON, SR.

CONTINUED ON PAGE 566

3/31/93
\$105.00 Pd
by atty

93-505-CD

Clfd Trust

BAL/\$75.00

John R
Ryan

JAMES I. HUTTON, SR.,

Pro . 40.00

State by Atty 10.00
(4 counts)

JCP Fee by Atty 20.00

2990

30

34.50

CONT. FR. PG 397 JOHNSON al vs. WALLS 93-489-CD U

APRIL 15, 1993, ORDER, filed
 NOW, THIS 12th day of April, 1993, an action under the Protection From Abuse Statute having been filed by the Plaintiff, the proceeding having been served by _____ Department, and proof of the same having been filed to the above term and number, the Plaintiff having appeared to testify and the Defendant having/failing to appear, the following Order is issued:

1. The Defendant shall refrain from abusing, harassing, and threatening the Plaintiff, or of placing Plaintiff in fear of abuse at any place where Plaintiff may be found.
2. The Defendant is enjoined and prohibited from entering, attempting to enter or visit the residence located at 307 N. 3rd St, DuBois, PA, and any subsequent residence in which the Plaintiff resides during the pendency of this Order. Plaintiff is granted exclusive possession of the premises.
3. Law enforcement officers, the staff of the county registry of protection Orders, and Court personell shall not disclose the address of the Domestic Violence Program and any confidential address of the Plaintiff to the Defendant, his counsel or any third party.
4. The Defendant is prohibited from having any contact with the Plaintiff including, but not limited to, entering the place of employment, business or school of the Plaintiff, and harassing the Plaintiff and the Plaintiff's relatives.
7. This Order shall be enforced by any law enforcement agency in any county where a violation of this Order occurs.
8. This Order shall remain in full force and effect for a period of one (1) year from date hereof.
9. The Defendant shall pay the costs and fees of this law suit. \$45.00 to the Prothonotary \$12.75 service fees.

BY THE COURT: James L. Hawkins, District Justice.

CONT. FR PG 349 DRAISEY al vs. WEAVER 93-418-CD

ORDER CONT.

hereby agreed between the Petitioners and the Respondent that a Custody Mediation Conference shall be scheduled with Doctor Ryen for June 23, 1993 at 1:00 PM, in order to review the above provisions for any appropriate modification.

We the undersigned do hereby consent to the Order appearing above. /s/ John T. Draisey, /s/ Robin L. Draisey /s/ Musette Weaver. BY THE COURT: Joseph S. Ammerman, JUDGE.

MAY 20, 1993, ORDER FOR MEDIATION CONFERENCE, filed 2 cert/Marcy

NOW, this 20th day of May, 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 June 23, 1993, at 1:00 PM, 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.

JUNE 30, 1993, ORDER, filed. TWO (2) COPIES CERT TO JUDGE AMMERMAN.

NOW, this 23rd day of June, 1993, with respondent, Musette Weaver, failing to attend the scheduled Mediation Conference the following additional provisions are added to the April 21, 1993, Consent Order, which remains in effect until further Order of Court, it is therefore ORDERED as follows:

1. That a Custody Mediation Conference shall be scheduled with Dr. Ryen no earlier than September 23, 1993, and no later than November 1, 1993.

2. That because of Musette Weaver's failure to attend the scheduled Mediation Conference, the fee for both parties for the next scheduled Mediation will be paid by Musette Weaver. BY THE COURT: S/JOSEPH S. AMMERMAN, JUDGE

AUGUST 13, 1993, ORDER FOR MEDIATION CONFERENCE, filed 2 cert/Marcy

NOW, this 12th day of August, 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 15, 1993, at 1:00 pm, in Courtroom #2, of the Clearfield County Courthouse, Clearfield, Pennsylvania. Both 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 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 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. BY THE COURT: Joseph S. Ammerman, Judge.

APRIL 4, 1994, AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS, filed by Musette Weaver, Plff

ORDER, filed

NOW, this 31st day of March, 1994, 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 granted. BY THE COURT: John K. Reilly, Jr, P.J.

APRIL 4, 1994, MOTION FOR APPOINTMENT OF COUNSEL, filed by Musette Weaver, Plff

ORDER, filed

NOW, this 31st day of March, 1994, upon consideration of the foregoing Motion is denied. BY THE COURT: John K. Reilly, Jr, P.J.

JANUARY 13, 1995, PRAECIPE TO PROCEED IN FORMA PAUPERIS, filed by Robin Jean Foor for Musette Weaver, Deft. 1 cert/Atty Foor

ORDER, filed

AND NOW, this 13th day of January, 1995, upon consideration of the Petition of Plaintiff to Proceed In Forma Pauperis, it is hereby granted that Musette Weaver, Defendant, may proceed in forma pauperis to the termination of proceedings without payment of filing fees or costs. /s/ Dona M. Ammerman, Deputy Prothonotary

JANUARY 13, 1995, PETITION FOR RULE TO SHOW CAUSE, filed by Robin Jean Foor, Esq. 3 cert/Atty Foor

RULE TO SHOW CAUSE, filed

AND NOW, this 10th day of January, 1995, upon consideration of the Petition of Modification of Custody and on motion of Robin Jean Foor, Esquire and Keystone Legal Services, Inc, attorneys for the Defendant, a rule is granted upon Robin and John Draisey, the Plaintiffs above named, to show cause why the Court should not modify its custody order in accordance with the Petition to Modify Custody. A conference will be held on the 8th day of February, 1995, in Courtroom No 2, Clearfield County Courthouse, Clearfield, Pennsylvania, at 9:00 AM, prevailing time. BY THE COURT: Fredric J. Ammerman, Judge.

JANUARY 13, 1995, RULE ISSUED TO ATTY FOR SERVICE. /s/ da.

JANUARY 26, 1995, CERTIFICATE OF SERVICE, filed

January 18, 1995, PETITION FOR RULE TO SHOW CAUSE SERVED TO: Robin and John Draisey. /s/ Robin Jean Foor, Esq. RETURN RECEIPT ATTACHED.

FEBRUARY 8, 1995, PRELIMINARY OBJECTIONS, filed by Robin and John Draisey, Pro Se, Plff's. One (1) certified copy to Plaintiff's.

MARCH 31, 1995, ORDER, filed

NOW this 30th day of March, 1995, in consideration of the request by Plaintiffs, Robin and John Draisey, now residents of Centre County, for venue to be changed to Centre County, Pennsylvania, and upon concurrence therewith by Robin Foor, attorney for the Defendant, the Defendant now residing in the State of West Virginia, it is the ORDER of this Court that the above-captioned action be transferred by the Prothonotary to Centre County, Pennsylvania for further action. BY THE COURT: Fredric J. Ammerman, Judge. One certified copy to PIFF's. One certified copy to Attorney Foor.

APRIL 6, 1995 ALL PAPERWORK MAILED TO CENTRE COUNTY PROTHONOTARY'S OFFICE.

APRIL 07, 1995, RECEIPT FOR CERTIFIED MAIL, filed.

CONTINUED ON PAGE 563

CONTINUED FROM PAGE #361, NATONAL BANK OF THE COMMONWEALTH vs MARGARET K, CROYLE, et al 93-447-CD

JULY 15, 1993, SHERIFF RETURNS, filed.
NOW, MAY 21, 1993, AT 11:13 AM DEST SERVED THE WITHIN COMPLAINT IN MORTGAGE FORECLOSURE ON JOHN P. CROYLE, DEFENDANT, AT RESIDENCE, RR#2, BOX 508 T10, OSCEOLA MILLS, CLEARFIELD COUNTY, PENNA. BY HANDING TO CINDY CROYLE, WIFE, A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HER THE CONTENTS THEREOF. SERVED BY: NEVLING. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM

AUGUST 11, 1993, PRAECIPE, filed
Please place the above-captioned matter on the next available non-jury trial list. Estimated time for trial is one (1) day. /s/ Michael P. Yeager, Esq.
CERTIFICATE OF SERVICE, filed
August 11, 1993, PRAECIPE SERVED TO: Jeffrey W. Stover, Esq. /s/ Michael P. Yeager, Esq.

AUGUST 11, 1993, NOTICE OF SERVICE OF INTERROGATORIES PROPOUNDED BY PLAINTIFF FOR ANSWER BY DEFENDANT, MARGARET K. CROYLE (SET TWO), filed
August 11, 1993, INTERROGATORIES SERVED TO: Jeffrey W. Stover, Esq. /s/ Michael P. Yeager, Esq.

DECEMBER 1, 1993, PETITION FOR AMEND COMPLAINT, filed by Michael P. Yeager, Esq.
3 cert/Atty Yeager
RULE TO SHOW CAUSE, filed 1 cert/Atty Yeager, Stover
AND NOW, this 1st day of December, 1993, a Rule is hereby granted to show cause why the Petition to Amend Complaint should not be granted.
This Rule is returnable on the 4th day of February, 1994 at 1:30 pm in Courtroom No. --.
BY THE COURT: John K. Reilly, Jr, P.J.

DECEMBER 2, 1993, CERTIFICATE OF SERVICE, 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 2nd day of November, 1993, to the attorneys of record. /s/ Anita Fisher

JANUARY 13, 1994, SHERIFF RETURNS, filed
December 7, 1993 RULE TO SHOW CAUSE & PETITION TO AMEND COMPLAINT SERVED TO Barbara A. Smith, Deft.
December 13, 1993 RULE TO SHOW CAUSE & PETITION TO AMEND COMPLAINT SERVED TO John P. Croyle Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm

JANUARY 28, 1994 ANSWER TO AMENDED COMPLAINT filed 1 cert/Atty
CERTIFICATE OF SERVICE filed
January 26, 1994, ANSWER TO AMENDED COMPLAINT SERVED TO Michael P. Yeager, Esq; John P. Croyle and Barbara Smith. /s/ Marsch Walker, Sec: to Atty Stove
FEBRUARY 4, 1994, ORDER, filed
AND NOW, this 4th day of February, 1994, upon Petition and Motion of Michael P. Yeager, Esquire, attorney for Plaintiff, it is hereby ORDERED, ADJUDGED and DECREED that Plaintiff be permitted to amend its Complaint in manner and form, attached to its Petition. BY THE COURT John K. Reilly, Jr., P.J.

FEBRUARY 7, 1994, ACTION IN MORTGAGE FORECLOSURE AND AMENDED COMPLAINT IN ASSUMPSIT, filed by Michael P. Yeager, Esq. 3 cert/Atty

FEBRUARY 24, 1994, SHERIFF RETURNS, filed
February 9, 1994, COMPLAINT IN MORTGAGE FORECLOSURE & AMENDED COMPLAINT IN ASSUMPSIT & ORDER SERVED TO Barbara A. Smith
February 14, 1994, COMPLAINT IN MORTGAGE FORECLOSURE, AMENDED COMPLAINT IN ASSUMPSIT & ORDER SERVED TO John P. Croyle by handing to Cindy Croyle, wife of Deft. /s/ Chester A. Hawkins Shff by Marilyn Hamm

MARCH 18, 1994, PRAECIPE FOR DEFAULT JUDGMENT, filed
Please enter default judgment in the amount of Eighty-Two Thousand Thirty-One and 78/100 Dollars together with interest, costs and attorneys commission on the above-captioned Defendants, John P. Croyle and Barbara A. Smith, due to the Defendants' failure to enter an appearance or file an Answer within the allotted twenty (20) day time limit. /s/ Michael P. Yeager, Esq.
Judgment is intered in favor of the Plaintiff and against the Defendants, John P. Croyle and Barbara A. Smith, for failure to file an answer in the sum of Eighty-Two Thousand Thirty-One and 78/100 Dollars together with interest, costs and attorneys commission .

DEBT: \$82,031.78

DEFAULT JUDGMENT


Prothonotary

MARCH 18, 1994, NOTICE OF DEFAULT JUDGMENT MAILED TO DEFTS. /s/ da

MARCH 18, 1994, PRAECIPE FOR TRIAL LIST, filed
Please place the above-captioned matter on the next available jury trial list. I hereby certify that the amount in controversy exceeds \$10,000 and all discovery has been completed. /s/ Michael P. Yeager, Esq
CERTIFICATE OF SERVICE, filed
March 18, 1994, PRAECIPE SERVED TO Jeffrey W. Stover, Esq. /s/ Michael P. Yeager, Esq.

APRIL 18, 1994, PRE-TRIAL ORDER, filed 1 cert/Atty Stover, Smith
NOW, this 18th day of April, 1994, following pre-trial conference in the above-captioned matter, it is the ORDER of this Court that said conference be and is hereby continued for a period of thirty (30) days to give the parties appportunity to arrive at a stipulated amount owed by Defendants Croyle to Plaintiff. BY THE COURT: John K. Reilly Jr, P.J.

CONTINUED FROM PAGE 343 HORNE -vs- HORNE 93 - 412 - CD

AUGUST 02, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Daniel C. Bell, Esquire.
AFFIDAVIT OF CONSENT OF ALICE HORNE, filed.
AFFIDAVIT OF CONSENT OF JAMES R. HORNE, filed.

AUGUST 19, 1993, DIVORCE DECREE, filed.

AND NOW, the 19th day of August, 1993, the Plaintiff 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;

We, therefore, DECREE that JAMES R. HORNE, be divorced and forever separated from the nuptial ties and bonds of matrimony contracted between himself and ALICE HORNE.

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.

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.

SEPTEMBER 15, 1993, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE, PA.

OCTOBER 26, 1994, AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS, filed by James R. Horne, Esq. 1 cert/Plff

ORDER, filed
 NOW, this 25th day of October, 1994, 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: Fredric J. Ammerman, Judge

JANUARY 13, 1995, AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS, filed
ORDER, filed 1 cert/Mr. Horne
 NOW, this 11th day of January, 1995, 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: Fredric J. Ammerman, Judge.

MARCH 22, 1995 PETITON TO MODIFY CUSTODY, filed by s/ROBIN JEAN FOOR, ESQUIRE. THREE(3) COPIES CERT TO ATTY FOOR.
VERIFICATION
 I verify that the statements made in this Petition 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.
 3/20/95 s/Alice D. Horne

ORDER
 AND NOW, this 21 day of March, 1995, upon consideration of the attached petition, a custody conference is scheduled in this matter for the 13th day of April, 1995, at 1:30 PM
 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/FREDRIC J. AMMERMAN, J.

APRIL 11, 1995, CERTIFICATE OF SERVICE, filed. NO CERT COPIES
 I, Andrea Hazel, served James R. Horne by handing him a copy of the Petition to Modify Custody on April 1, 1995, at 11:47 AM. S/ANDREA HAZEL

APRIL 13, 1995, ORDER FOR MEDIATION CONFERENCE AND PAYMENT OF COSTS, filed. TWO(2) CERT COPIES TO JUDGE "A"
 NOW, this 13th day of April, 1995, 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, Ph.D., Licensed Child Psychologist.
 It is further ORDERED 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) 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, J.

MAY 22, 1995, PETITION TO PROCEED IN FORMA PAUPERIS, filed by s/ROBIN JEAN FOOR, ESQUIRE. ONE(1) CERT TO ATTY
AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS, s/ALICE D. HORNE, Petitioner
ORDER, filed.
 NOW, This 22 day of May, 1995, upon consideration of the foregoing Affidavit in Support of Petition To Proceed In Forma Pauperis, said Petition is GRANTED. s/WILLIAM A. SHAW

CONTINUED ON PAGE 565

CONT. FR. PG 489 PEARCE vs. LAINEY 93-566-CD
ORDER CONT.

2. Neither party shall make any derogatory comments about the other in the presence of the children.

3. Neither party shall consume or be under the influence of drugs or alcohol while having custody of the children.

4. The mother shall have the children ready for each visitation, and provide them with adequate clothing for said visitation. BY THE COURT: John K. Reilly, Jr., P.J.

We, the undersigned, do hereby agree and consent to the entry of the foregoing Order.
/s/ Joseph E. Pearce-Paul Cherry, Esq s// Melissa Lainey-Benjamin Blakley, Esq.

CONT. FR.	PG 368 SUTTON	vs.	COMWTH OF PENNA DEPT OF TRANSP 93-460-CD
<p>JANUARY 7, 1994, PRAECIPE, filed 3 cert/Atty Collins Please mark the Petition for Review and Motion for Dismissal filed on August 12, 1993 in the above matter marked WITHDRAWN. /s/ Ronald L. Collins, Esq.</p> <p>APRIL 12, 1994, ORDER, filed AND NOW, this 11th day of April, 1994, the order of the Court of Common Pleas of Clearfield County dated June 17, 1993 is affirmed. /s/ Dan Pellegrini, Judge</p> <p>MAY 16, 1994, LETTER FROM SUPREME COURT, WESTERN DISTRICT, filed</p> <p>OCTOBER 4, 1994, LETTER TO MR. WILE FROM SUPREME COURT, WESTERN DISTRICT, filed</p>			
<p>JUNE 26, 1995, OPINION FROM SUPREME COURT OF PENNA., W.D., filed. NO CERT COPIES Accordingly, the Order of the Commonwealth Court is reversed and the matter is remanded to the Commonwealth Court for proceedings consistent with this opinion. Mr. Justice Montemuro is sitting by designation. JUDGMENT ENTERED THIS 22ND DAY OF JUNE, 1955 s/IRMA T. GARDNER, DEPUTY PROTHONOTARY</p>			
<p>NOV. 13, 1995, ORDER, filed. AND NOW, this 9th day of November, 1995, the order of the Court of Common Pleas of Clearfield County dated June 17, 1993, is reversed. s/DAN PELLEGRINI, JUDGE</p>			
<p>FEB. 26, 1997, CERTIFICATE OF CONTENTS OF REMANDED RERORD AND NOTICE OF REMAND, filed. COMM. COURT OF PA FEB. 26, 1997, OPINION, filed by COMMONWEALTH COURT OF PENNSYLVANIA (BY JUDGE PELLEGRINI)</p>			
<p>FEB. 26, 1997, MEMORANDUM OPINION BY JUDGE PELLEGRINI, filed.</p>			
<p>FEB. 26, 1997, NOTICE OF STATUS OF PETITION FOR ALLOWANCE OF APPEAL AND/OR CROSS-PETITION AND/OR PETITION FOR EXTENSION OF TIME/OR TO FILE PETITION FOR ALLOWANCE OF APPEAL NUNC PRO TUNC, filed.</p>			
<p>FEB. 26, 1997, CERTIFICATE OF CONTENTS OF REMANDED RECORD, filed.</p>			
<p>FEB. 26, 1997, OPINION, filed. ACCORDINGLY, THE ORDER OF THE COMMONWEALTH COURT IS REVERSED AND THE MATTER IS REMANDED TO THE COMMONWEALTH COURT FOR PROCEEDINGS CONSISTENT WITH THIS OPINION. NIX, C.J.</p>			

CONT FR. PG 403 FOSTER vs. GEIST 93-495-CD

JUNE 24, 1994, PETITION FOR CONTEMPT AND EX PARTE RELIEF, filed by John R. Carfley, Esq. 1 cert/Atty Carfley

JUNE 24, 1994, ORDER OF COURT, filed 3 cert/Atty Carfley
AND NOW, this 24th day of June, 1994, upon consideration of the foregoing Petition, IT IS THE ORDER OF THIS COURT that the Respondent, Amanda Foster appear and show cause why the prayer of said petition should not be granted.

RULE RETURNABLE the 19th day of July, 1994, at 2:30 pm in Courtroom No 2, Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: John K. Reilly, Jr, P.J.

JUNE 24, 1994, RULE ISSUED TO ATTY FOR SERVICE. /s/ arf.

JUNE 24, 1994, ORDER OF COURT, filed 3 cert/Atty Carfley
AND NOW this 24th day of June, 1994, upon consideration of the foregoing Petition, IT IS THE ORDER OF THIS COURT that the respondent, Amanda Foster is directed to deliver custody of the minor child, to wit: Kayla Foster to Sean Geist for purposes of commencement of summer visitation as per the prior order of this court. BY THE COURT: John K. Reilly, Jr, P.J.

JUNE 16, 1995, PETITION TO MODIFY VISITATION SCHEDULE, filed by s/DAVID C. MASON, ESQ. THREE(3) CERT TO ATTY THOMPSON
VERIFICATION, s/Amanda Foster Pryde

JUNE 20, 1995, RULE RETURNABLE, filed. THREE CERT TO ATTY MASON.
Now this 20 day of June, 1995, upon consideration of the attached Petition, a Rule is hereby issued upon the Defendant to Show Cause why the Petition should not be granted. Rule Returnable the 10th day of July, 1995, for filing written response. BY THE COURT: s/FREDRIC J. AMMERMAN, Judge

JUNE 29 CERTIFICATE OF SERVICE, filed. NO CERT COPIES
I, DAVID C. MASON, Esquire, do hereby certify that I served a true and correct copy of a PETITION TO MODIFY VISITATION SCHEDULE in the above captioned matter on the following: JOHN R. CARFLEY, ESQUIRE
s/DAVID R. THOMPSON, ESQ.

SEP. 30, 1996, PETITION TO MODIFY VISITATION SCHEDULE, filed by s/DAVID R. THOMPSON, ESQ. TWO (2) CERT TO ATTY THOMPSON
VERIFICATION, s/AMANDA PRYDE

OCT. 04, 1996, RULE RETURNABLE, Filed. TWO (2) CERT TO ATTY THOMPSON
AND NOW, this 4th day of October, 1996, upon consideration of Defendant's Petition for Custody, it is hereby ORDERED that a custody conference will be held on the 28th day of October, 1996, at 1:30 o'clock p.m. in Court Room Number 2, Clearfield County Courthouse, Pennsylvania. BY THE COURT AND JUDGE s/FRED AMMERMAN, Judge

OCT. 10, 1996, CERTIFICATE OF SERVICE, filed. NO CERT COPIES
I, David R. Thompson, Esquire, do hereby certify that I caused a true and correct copy of PETITION TO MODIFY VISITATION SCHEDULE, with attached RULE RETURNABLE in the above captioned matter, to be served on the following by placing the same in the United States Mail, postage prepaid, addressed as follows: JOHN CARFLEY, ESQ.

S/DAVID R. THOMPSON, ESQ.

CONT. FR.	PG	222	DAYE	vs.	DAYE	93-243-CD
<p><u>OCTOBER 4, 1994, MOTION FOR APPOINTMENT OF MASTER,</u> filed by Dwight L. Koerber, Jr, Esq. <u>ORDER APPOINTING MASTER,</u> filed AND NOW, this 4th day of October, 1994, John A. Sobel, IV, Esquire is appointed master with respect to the following claims: Equitable Distribution and Costs/Counsel Fees BY THE COURT: John K. Reilly, Jr, P.J.</p>						
<p><u>NOVEMBER 30, 1994, ANSWER OF DEFENDANT TO INTERROGATORIES PROPOUNDED BY PLAINTIFF,</u> filed by Dwight L. Koerber, Jr, Esq. 4 cert/Atty Koerber, Jr <u>CERTIFICATE OF SERVICE,</u> filed November 30, 1994, ANSWERS TO INTERROGATORIES SERVED TO: Girard Kasubick, Esq. /s/ Dwight L. Koerber, Jr, Esq.</p>						
<p><u>JANUARY 12, 1995, WITHDRAWAL OF APPEARANCE,</u> filed Please withdraw my appearance on behalf of the Plaintiff, ROBERT L. DAYE, in the above captioned matter. /s/ Girard Kasubick, Esq. <u>ENTRY OF APPEARANCE,</u> filed Please enter our appearance on behalf of the Plaintiff, ROBERT L. DAYE, in the above captioned matter. /s/ R. Denning Gearhart, Esq /s/ Robin B. Shepherd, Esq.</p>						
<p><u>FEBRUARY 17, 1995, PLAINTIFF'S ANSWER TO SET III OF INTERROGATORIES PROPOUNDED BY DEFENDANT,</u> filed by Robin B. Shepherd, Esquire. <u>CERTIFICATE OF SERVICE,</u> The undersigned does hereby certify that, on the 16th day of February, 1995, she served a true and correct copy of the foregoing Answer to Interrogatories on Counsel for the Defendant by United States first class mail, postage prepaid, addressed as follows: Dwight L. Koerber, Esquire, Kriner, Koerber & Kirk, P.C., 110 North Second Street, P.O. Box 1320, Clearfield, PA 16830. /s/ Robin B. Shepherd, Esquire.</p>						
<p><u>SEPTEMBER 19, 1995, PLAINTIFF'S RESPONSE TO DEFENDANT'S MOTION IN LIMINE,</u> filed by Robin B. Shepherd, Esquire. <u>CERTIFICATE OF SERVICE,</u> SEPTEMBER 19, 1995, RESPONSE TO DEFENDANT'S MOTION IN LIMINE SERVED TO: Dwight L. Koerber, Esquire. /s/ Robin B. Shepherd, Esquire.</p>						
<p><u>NOVEMBER 30, 1995, PETITION REQUESTING PARTIAL ADVANCE PAYMENT OF COURT REPORTER COSTS INCURRED TO DATE,</u> filed by John A. Sobel, IV, Esquire. Three cert. copies to Atty. Sobel.</p>						
<p><u>DEC. 13, 1995, ORDER,</u> filed. THREE (3) CERT TO ATTY SOBEL AND NOW, this 13 day of December, 1995, it is the Order of this Court that William A. Shaw, Prothonotary, and Clerk of Court of Clearfield County release the sum of \$750.00 to John A. Sobel, IV, Esquire, Master in the above matter to be paid to ASAP Court Reporting Services as partial payment of the court reporting cost incurred in the above captioned matter. s/FREDRIC J. AMMERMAN, Judge</p>						
<p><u>MAY 9, 1996, MASTER'S REPORT AND RECOMMENDATION,</u> filed. Three (3) copies Certified to Attorney Sobel, <u>MAY 9, 1996, NOTICE OF FILING OF MASTER'S REPORT,</u> filed by John Sobel, Esquire. Three (3) copies Certified to Attorney Sobel. NOTICE is hereby given that on the ninth day of May, 1996, I have filed the Master's Report in this matter with the Prothonotary of the Court of Common Pleas of Clearfield County. I am forwarding to counsel for plaintiff and counsel for Defendant in conjunction with this notice a copy of the Report and Recommendation. /s/ John Sobel, Esquire.</p>						
<p><u>MAY 13, 1996, CONSENT ORDER,</u> filed. ONE (1) CERT TO ATTY KOERBER, GEARHART, & SOBEL NOW this 13th day of May, 1996, the Court, having been advised that there is currently the sum of \$3843.61 on deposit with the Prothonotary's Office of Clearfield County as an advancement of costs and Master's fees in the above captioned case, and the Court, further being advised that there is an outstanding bill to ASAP Court Reporting in the amount of \$1189.72 as payment of court reporting costs, as so indicated by the signatures below, it is the Order of this Court that the Prothonotary of Clearfield County shall release the sum of \$1189.72 to John A. Sobel, Master in the above captioned case, and, further, that said Master is directed to pay said sum to ASAP Court Reporting as final payment of court reporting costs in the above matter. BY THE COURT, s/FRED AMMERMAN, Judge s/R. DENNING GEARHART, ESQ. s/DWIGHT KOERBER, ESQ.</p>						
<p><u>MAY 20, 1996, EXCEPTIONS TO MASTER'S REPORT,</u> filed by s/R. DENNING GEARHART, ESQ. FOUR (4) CERT TO ATTY GEARHART <u>MAY 23, 1996, REPLY TO EXCEPTIONS,</u> filed by s/Dwight L. KOerber, Jr., Esq. THREE (3) COPIES CERT TO ATTY KOERBER <u>CERTIFICATE OF SERVICE</u> This is to certify that on the 23rd day of May, 1996, the undersigned served a certified copy of the foregoing REPLY TO EXCEPTIONS in the above captioned matter upon counsel for Plaintiff. Such documents were served by U.S. First Class Mail upon the following: R. DENNING GEARHART, ESQ. s/DWIGHT L. KOERBER, JR., ESQ.</p>						
<p><u>AUG 19, 1996, MOTION FOR PARTIAL PAYMENT OF MASTER'S FEES,</u> filed by s/JOHN A. SOBEL, IV, ESQ. TWO (2) CERT TO ATTY SOBEL</p>						
<p><u>AUG 22, 1996, CORRECTED MOTION FOR PARTIAL PAYMENT OF MASTER'S FEES,</u> filed by s/JOHN A. SOBEL, IV., ESQ., TWO (2) CERT TO ATTY SOBEL <u>CONSENT,</u> s/R. DENNING GEARHART, ESQ. <u>CONSENT,</u> s/DWIGHT L. KOERBER, JR., ESQ.</p>						
<p><u>AUG 27, 1996, ORDER,</u> filed. TWO (2) CERT TO ATTY SOBEL NOW, this 26 day of August, 1996, it is the ORDER of this Court that William Shaw, Prothonotary of Clearfield County, shall pay the sum of Twenty-Five Hundred and 00/100 Dollars (\$2500.00) to John A. Sobel, IV, Esquire, Master in the above captioned matter, as partial compensation for his fees incurred in the above case. BY THE COURT, s/FRED AMMERMAN, JUDGE</p>						

CONT. FR PG 249 WISOR vs. WISOR 93-291-CD

DECEMBER 1, 1994, PETITION FOR BIFURCATION, filed by Ann B. Wood, Esq. 3 cert/Atty Wood

DECEMBER 1, 1994, AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE, filed by Ann B. Wood, Esq. 1 cert/Atty Bell

DECEMBER 5, 1994, ORDER, filed 2 cert/Atty Wood

AND NOW, this 2nd day of December, 1994, upon consideration of the foregoing Petition for Bifurcation, a Rule is granted upon Respondent to appear and show cause why the relief requested therein should not be granted.

This Rule is returnable and hearing thereon to be held the 27th day of December, 1994, at 10:30 am, at the Clearfield County Courthouse in Courtroom Number --. BY THE COURT: Fredric J. Ammerman, Judge.

DECEMBER 29, 1994, ORDER, filed 2 cert/Atty Wood 1 cert/Atty Mason

NOW, this 27th day of December, 1994, this being the date set for the Petition for Bifurcation as filed on behalf of the Plaintiff; both parties being present and being represented by counsel; following argument thereon, it is the ORDER of this Court that the Petition for Bifurcation be and is hereby GRANTED. The Court hereby reserves jurisdiction over all economic issues, including equitable distribution, alimony, counsel fees and expenses.

This Court shall enter a divorce decree following the appropriate notice being filed on behalf of the Plaintiff and, in addition, the attorney for Plaintiff supplying the Prothonotary's Office of Clearfield County with the necessary vital statistics form and any other documentation which would be required pursuant to the Rules of Civil Procedure relating to divorce.

It is further ORDER of this Court that both parties shall, no later than Thirty (30) days from this date, file their inventories and appraisals with the Prothonotary of Clearfield County. BY THE COURT: Fredric J. Ammerman, Judge.

DECEMBER 30, 1994, MOTION FOR APPOINTMENT OF MASTER, filed by Ann B. Wood, Esq. 1 cert/Atty Wood

ORDER APPOINTING MASTER, filed

AND NOW, December 30, 1994, J. Richard Lhota, Esquire, is appointed master with respect to the following claims: economic claims. BY THE COURT: Fredric J. Ammerman, Judge.

JANUARY 3, 1995, ORDER, filed 2 cert/Atty Wood, Mason

NOW, this 3rd day of January, 1995, the order heretofore entered December 27, 1994, this being the date set for the Petition for Bifurcation as filed on behalf of the Plaintiff, both parties being represented by counsel; following argument thereon, it is the ORDER of this Court that the Petition for Bifurcation be and is hereby GRANTED. The Court hereby reserves jurisdiction over all economic issues, including equitable distribution, alimony, counsel fees and expenses.

This Court shall enter a divorce decree following the appropriate notice being filed on behalf of the Plaintiff and, in addition, the attorney for Plaintiff supplying the Prothonotary's Office of Clearfield County with the necessary vital statistics form and any other documentation which would be required pursuant to the Rules of Civil Procedure relating to divorce.

It is further ORDER of this Court that both parties shall, no later than Thirty (30) days from this date, file their inventories and appraisals with the Prothonotary of Clearfield County. BY THE COURT: Fredric J. Ammerman, Judge

AMENDED

JANUARY 16, 1995, MOTION FOR APPOINTMENT OF MASTER, filed by David C. Mason, Esq.

JANUARY 24, 1995, INVENTORY OF FRANKLIN E. WISOR, filed by Ann B. Wood, Esq. 2 cert/Atty Wood

JANUARY 16, 1995, ORDER, filed

By Order of Court dated December 30, 1994, J. Richard Lhota, Esquire has been appointed the Master to hear this case. BY THE COURT: Fredric J. Ammerman, Judge.

JANUARY 24, 1995, PRAECIPE TO TRANSMIT RECORD, filed by Ann B. Wood, Esquire

AND NOW, the 24th day of January, 1995, the Plaintiff having filed an Affidavit Under Section 3301(d) of the Divorce Code, that the parties have lived separate and apart for a period of at least two (2) years prior to the filing, the Defendant having filed no Counter-Affidavit and Notice of Intention to Request Entry of Divorce Decree having been served on the Defendant;

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

The Court reserves jurisdiction over all economic issues in accordance with Order granting bifurcation dated December 27, 1994, as amended by Order of January 3, 1995. 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.

FEBRUARY 6, 1995, MOTION TO STRIKE, filed by Ann B. Wood, Esquire.

Three (3) certified copies to Attorney Wood.

CONT FR. PG 266 SHOMO vs. SCRIBE al 93-217-CD

JANUARY 11, 1995, NOTICE OF APPEAL, filed by R. Denning Gearhart, Esq. 1 cert/Superior Ct.
CERTIFICATE OF SERVICE, filed

January 11, 1995, NOTICE OF APPEAL SERVED TO: Joseph John Scribe; Centre Carrier Corp; Official Court Reporter; The Hon. John K. Reilly, Jr; Court Administrator's Office; Kenneth S. Mroz, Esq. /s/ R. Denning Gearhart, Esq.

JANUARY 17, 1995, AMENDED NOTICE OF APPEAL, filed by R. Denning Gearhart, Esq.
1 cert/Superior Court

CERTIFICATE OF SERVICE, filed

January 17, 1995, AMENDED NOTICE OF APPEAL SERVED TO: Joseph John Scribe, Centre Carriers Crop, Official Court Reporter, Hon John K. Reilly, Jr.; Court Administrator's Office, Kenneth S. Mroz, Esq. /s/ R. Denning Gearhart, Esq.

JANUARY 19, 1995, SUPERIOR COURT DOCKET #00110PGH95, filed

JANUARY 19, 1995, ORDER OF COURT FROM SUPERIOR COURT, filed

The court hereby grants the Motion to Quash this appeal. BY THE COURT: Eleanor R. Valecho, Deputy Prothonotary

JANUARY 19, 1995, ALL PAPERS RETURN FROM SUPERIOR COURT AND FILED IN REGULAR FILED.
/s/ arf.

JANUARY 27, 1995, ALL PAPERS MAILED TO SUPERIOR COURT. /s/ arf.

JANUARY 27, 1995, SENDERS RECEIPT, filed

FEBRUARY 1, 1995, RETURN RECEIPT, filed

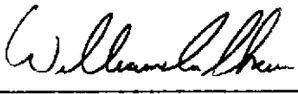
OCT. 06, 1995, PRAECIPE FOR JUDGMENT, filed. NO CERT COPIES

Kindly enter judgment in favor of Center Carrier Corp. as against the Plaintiff, Denise L. Shomo, in the above-captioned case pursuant to the Order of Court dated September 22, 1994, a copy of which is attached hereto. s/KENNETH S. MROZ, ESQ.

JUDGMENT IS ENTERED IN FAVOR OR THE DEFENDANT, CENTER CARRIER CORP., AND AGAINST THE PLAINTIFF PER COURT

ORDER OF SEPT. 22, 1994

JUDGMENT PER COURT ORDER


Prothonotary

DEC. 21, 1995, 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: s/Eleanor R. Valecko

Dec. 21, 1995, CERTIFICATE OF CONTENTS OF REMANDED RECORD AND NOTICE OF REMAND under P.R.A.P. 2571 & 2572, filed. RECORD 2 PARTS, 1 TRANSCRIPT, SUPERIOR CT. JUDGMENT ORDER & OPINION. RECORD REMANDED DEC. 18, 1995. ONE COPY RETURNED TO SUPERIOR COURT. s/ELEANOR R. VALECKO, D.P.

MARCH 28, 1996, SUPREME COURT NOTICE TO REMIT RECORD, filed.

MAR. 29, 1996, ALL PAPERS MAILED TO SUPREME COURT - MARCH 29, 1996.

MAR. 29, 1996, RECEIPT FOR CERTIFIED MAIL # Z 182 162 697, filed.

Apr. 03, 1996, DOMESTIC RETURN RECEIPT # Z 182 162 697, filed.

JAN. 17, 1997, CERTIFICATE OF REMAND OF RECORD, filed by THE SUPREME COURT OF PENNA., WESTERN DISTRICT ONE (1) CERT TO SUPREME COURT

JAN. 17, 1997, OPINION OF THE COURT, filed. NO CERT COPIES

We therefore reverse the order of the Superior Court granting summary judgment in favor of Centre, and remand the matter to the Common Pleas Court of Clearfield County for further proceedings in accordance with this opinion. Jurisdiction is relinquished.

JUDGMENT ENTERED THIS 26TH DAY OF DECEMBER, 1996. s/DEPUTY PROTHONOTARY, SUPREME COURT OF PA., W.D.

FEB. 27, 1997, NOTICE OF TAKING DEPOSITION OF BRIAN JULIE, ON ORAL EXAMINATION UNDER RULE 4007.1, filed by s/R. DENNING GEARHART, ESQ. NO CERT COPIES

CERTIFICATE OF SERVICE,

I certify under penalty of perjury that I am, and at all times hereinafter mentioned was, more than 18 years of age and that on the 27th day of February, 1997, I served a copy of the within Notice of Taking Depositions on Oral Examination under Rule 4007.1 filed in this proceeding, by First Class Mail, postage prepaid on the following: 1) BRAIN JULIE 2) KENNETH S. MROZ, ESQ. 3) SARGENT'S COURT REPORTING SERVICE, INC. 4) JOSEPH J. SCRIBE

s/R. DENNING GEARHART, ESQ.

APR. 10, 1997, NOTICE OF TAKING DEPOSITION ON ORAL EXAMINATION UNDER RULE 4007.1, filed by s/R. DENNING GEARHART, ESQUIRE. BI CERT COPIES

CERTIFICATE OF SERVICE

I certify under penalty of perjury that I am, and at all times hereinafter mentioned was, more than 18 years of age and that on the 10th day of April, 1997, I served a copy of the within Notice of Taking Depositions on Oral Examination under Rule 4007.1 filed in this proceeding, by First Class Mail, postage prepaid on the following: s/BRIAN JULIE s/KENNETH S. MROZ, ESQ. s/SARGENT'S COURT REPORTING SERVICE, INC.

s/R. DENNING GEARHART, ESQ.

APR. 23, 1997, NOTICE OF TAKING DEPOSITION OF DAVID HINES ON ORAL EXAMINATION UNDER RULE 4007.1, filed by s/R. DENNING GEARHART, ESQ. NO CERT COPIES

CERTIFICATE OF SERVICE OF ABOVE TO:

1) DAVID HINES 2) ASAP COURT REPORTING 3) JOSEPH JOHN SCRIBE
s/R. DENNING GEARHART, ESQ.

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FEBRUARY 6, 1995, PLAINTIFF'S PRE TRIAL STATEMENT, filed by Ann B. Wood, Esquire. Two (2) certified to Attorney Wood.

FEBRUARY 6, 1995, CERTIFICATE OF SERVICE, filed.

The undersigned certifies that a true and correct copy of the Motion to Strike was mailed to the following counsel of record this 6th day of February, 1995 by first-class mail. David C. Mason, Esquire, Moshannon Building, P.O. Box 28, Philipsburg, PA 16866. /s/ Ann B. Wood, Esquire.

FEBRUARY 9, 1995, RULE TO SHOW CAUSE, filed 3 cert/Atty Wood

AND NOW, this 8th day of February, 1995, upon consideration of the foregoing Motion to Strike a Rule is granted upon Defendant to appear and show cause why the relief requested therein should not be granted.

This Rule is returnable and hearing thereon to be held the 1st day of March, 1995, at 9:30 am at the Clearfield County Courthouse in Court Room Number 2. BY THE COURT: Fredric J. Ammerman, Judge.

FEBRUARY 9, 1995, RULE TO SHOW CAUSE ISSUED TO ATTY FOR SERVICE. /s/ da

FEBRUARY 14, 1995, INVENTORY & APPRAISEMENT OF DEFENDANT, filed by David C. Mason, Esq. 2 cert/Atty Mason

FEBRUARY 15, 1995, DEFENDANT'S REPLY TO MOTION TO STRIKE, filed by David C. Mason, Esq. 1 cert/Atty Mason

FEBRUARY 14, 1995, NOTICE TO RETAKE FORMER SURNAME, filed by David C. Mason, Esquire

Defendant, Erma M. Wisor, intends to retake her former surname and shall hereafter be known as Erma Eleanor Mae Conrad. s/ Erma M. Wisor, Now: s/ Erma Eleanor Mae Conrad Certified Copy to Attorney.

FEBRUARY 21, 1995, AFFIDAVIT OF SERVICE, filed

February 13, 1995, RULE TO SHOW CAUSE SERVED TO: Dvid C. Mason, Esq. /s/ Ann B. Wood, Esq.

MARCH 2, 1995, ORDER, filed

NOW, this 1st day of March, 1995, this eing the day set for argument on the Motion to Strike filed on behalf of the Plaintiff; counsel for both parties having appeared; following presentation of argument on the issues, it is the ORDER of this Court that the Motion to Strike be and is hereby dismissed. The matter shall proceed in hearing before the previously appointed Master with the Master to make decision upon all said economical issues as previously listed in prior orderes of Court. BY THE COURT: Fredric J. Ammerman, Judge.

JUNE 12, 1995, PRELIMINARY ORDER PURSUANT TO LOCAL COURT RULE 1290.1(c) filed ONE(1) CERT TO ATTY LHOTA

AND NOW, this 9th day of June, 1995, pursuant to Local Court Rule, Clearfield County Civil Rules of Court, Rule 1920.1(c), it is the Order of the undersigned Master in Divorce that given the fact that a master's hearing in the above captioned matter has been scheduled for Thursday, June 29, 1995 at 10:00 a.m. at the law offices of Milgrub & Lhota, 198 East Pine Street, Clearfield, Pa. both the above captioned Plaintiff and the above captioned Defendant are hereby directed and ordered to make a deposit with the above captioned Court for fees and costs in connection with the above mentioned master's hearing in the amount of Seven Hundred Twenty-Five Dollars (\$725.00) each.

The amount of the aforesaid deposits has been calculated, predicated and based upon the anticipated length of the aforesaid master's hearing, the likely costs of transcription, and the likely time to preside over such master's hearing and to issue a report and recommendation to the Court subsequent to the completion of such master's hearing.

The above captioned Plaintiff and the above captioned Defendant are further ordered and directed to make the aforesaid deposit of Seven Hundred Twenty-Five Dollars (\$725.00) each no later than the close of business on Thursday, June 22, 1995. S/JOHN R. LHOTA, ATTORNEY AT LAW, MASTER IN DIVORCE

JUNE 20, 1995, NOTICE OF MASTER'S HEARING, filed.THREE(3) COPIES CERT TO ATTY L.

You are hereby notified that I have been appointed Master in the above captioned matter and that I will hold a hearing for the purpose of taking testimony concerning claims for alimony, equitable distribution of marital assets and counsel fees and expenses in the above captioned matter which shall be held on Thursday, June 29, 1995 at 10:00 a.m. at the law offices of Milgrub & Lhota, 108 East Pine Street, Clearfield, Penna. when and where you may attend with witnesses if you so desire. s/JOHN R. LHOTA, ESQ.

Service of the attached and/or foregoing Notice of Master's Hearing is herby accepted on behalf of the Plaintiff in the above captioned matter as of this 12th day of June, 1995. s/ANN B. WOOD, ESQ.

JUNE 21, 1995, LETTER TO THE PROTHONOTARY FROM REV. ERMA M. CONRAD. TRANSMITTING CHECK #2201 IN THE AMOUNT OF \$725.00 FOR MASTER'S FEE.

JUNE 21, 1995, LETTER TO THE PROTHONOTARY FROM ANN B. WOOD, ESQUIRE. TRANSMITTING CHECK # 9117 IN THE AMOUNT OF \$725.00 FOR MASTER'S FEE.

JULY 06, 1995, NOTICE OF MASTER'S HEARING, filed by s/JOHN R. LHOTA, ESQ. Master in Divorce. Three(3) Cert to Atty Lhota

Service of the attached and/or foregoing Notice of Master's Hearing is hereby accepted on behalf of the Defendant in the above captioned matter as of this 29 day of June, 1995. s/DAVID C. MASON, ESQUIRE

AUGUST 24, 1995, MASTER'S FIRST WRITTEN DIRECTIVE REGARDING FILING OF PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW AND POST-MASTER'S HEARING BRIEFS, filed by s/JOHN R. LHOTA, ESQ.

AUGUST 28, 1995, AFFIDAVIT OF SERVICE, filed. NO CERT COPIES

JOHN R. LHOTA, Attorney at Law, being duly sworn according to law, deposes and says that he is the Court appointed master in the above captioned matter and that on August 24, 1995, a certified copy of the Master's First Written Directive Regarding Filing of Proposed Findings of Fact and Conclusions of Law and Post-Master's Hearing Briefs, which Master's first Written Directive Regarding Filing of Proposed Findings of Fact and Conclusions of Law

CONTINUED ON PAGE #567

CONT FR. PG 427 DELANEY al vs. SHAH et al 93-567-CD

NOVEMBER 8, 1994, PLAINTIFFS' PETITION FOR DETERMINATION OF FINALITY OF ORDER OF OCTOBER 6, 1994, GRANTING DUBOIS REGIONAL MEDICAL CENTER'S MOTION FOR A PROTECTIVE ORDER --FILED PURSUANT TO RULE 341 OF THE PENNSYLVANIA RULES OF APPELLATE PROCEDURE AND TO 42 PA C.S.A §702, filed by Marsha F. Santangelo, MD, Esq. 1 cert/Atty Santangelo

CERTIFICATE OF SERVICE, filed

OCTOBER 6, 1994, PLAINTIFFS' PETITION FOR DETERMINATION OF FINALITY OF ORDER OF OCTOBER 6, 1994, SERVED TO: John W. Blasko, Esq; M. David Halpern, Esq; and Frank J. Hartye, Esq. /s/ Marsha F. Santangelo, MD, Esq.

RULE, filed

AND NOW, this 8th day of November, 1994, upon consideration of Plaintiffs' Petition for Determination of Finality of Order of October 6, 1994, regarding noticed deposition of Edward Hopkins, of Robert Halstrom, of John Deardorf, of Jean McDonald, and of a representative of DuBois Regional Medical Center, a rule is hereby entered to show cause why said Petition should not be granted.

Rule returnable December 16, 1994 at 3:00 am.

All proceedings to stay meanwhile. BY THE COURT: John K. Reilly, Jr, P.J.

NOVEMBER 18, 1994, MOTION TO DISMISS OF RICHARD E. JOHNSON, DO, TO PLAINTIFFS' PETITION FOR DETERMINATION OF FINALITY OF ORDER OF OCTOBER 6, 1994 FOR GRANTING DUBOIS REGIONAL MEDICAL CENTER'S MOTION FOR PROTECTIVE ORDER-FILED PURSUANT TO RULE 341 OF THE PENNSYLVANIA RULES OF APPELLATE PROCEDURE AN TO 42PA C.S.A. §792, filed by John W. Blasko, Esq.

CERTIFICATE OF SERVICE, filed

November 17, 1994, MOTIONS SERVED TO: Marsha F. Santangelo, MD, Esq; David Halpern, Esq; Frank Hartye, Esq. /s/ John W. Blasko, Esq.

DECEMBER 7, 1994, PLAINTIFFS' REPLY TO NEW MATTER SET FORTH IN THE ANSWER OF DEFENDANT RICHARD E. JOHNSON, D.O. TO PLAINTIFFS' PETITION FOR DETERMINATION OF FINALITY OF ORDER OF OCTOBER 6, 1994, filed by James E. Beasley, Esq. 1 cert/Atty Santangelo

CERTIFICATE OF SERVICE, filed

December 6, 1994, REPLY TO NEW MATTER SERVED TO: John W. Blasko, Esq; M. David Halpern, Esq; and Frank J. Hartye, Esq. /s/ James E. Beasley, Esq.

DECEMBER 12, 1994, CERTIFICATE OF SERVICE OF NOTICE OF DEPOSITION OF PLAINTIFFS, filed December 9, 1994, DEFENDANT JOHNSON'S NOTICE OF TAKING ORAL DEPOSITION SERVED TO: Marsha F. Santangelo, Md, Esq; M. David Halpern, Esq; and Frank J. Hartye, Esq. /s/ John W. Blasko, Esq.

JANUARY 12, 1995, DEFENDANT RICHARD E. JOHNSON, D.O.'S MOTION TO COMPEL AND MOTION FOR SANCTIONS, filed by John W. Blasko, Esquire.

JANUARY 17, 1995, RULE, filed 4 cert/Atty Blasko

NOW, this 17th day of January, 1995, upon consideration of the attached Motion, a Rule is hereby issued upon Plaintiffs to show Cause why the Motion should not be granted. Rule Returnable the 6th day of February, 1995, for filing written response. BY THE COURT: John K. Reilly, Jr, P.J.

JANUARY 12, 1995, RULE ISSUED TO ATTY FOR SERVICE. /s/ da

JANUARY 24, 1995, ORDER, filed 1 cert/Atty Besley, Halpern, Horne, Hartye

NOW, this 24th day of January, 1995, upon consideration of Plaintiffs' Petition for Determination of Finality of Order of October 6, 1994, and argument and briefs thereon, it is the ORDER of this Court that said Petition be and is hereby denied. BY THE COURT: John K. Reilly, Jr, P.J.

FEBRUARY 8, 1995, AFFIDAVIT OF SERVICE, filed

January 23, 1995, RULE SERVED Frank Hartye, Esq; David Halpern, Esq. /s/ John W. Blasko, Esq.

FEBRUARY 06, 1995, PLAINTIFFS' ANSWER TO MOTION OF DEFENDANT RICHARD JOHNSON, D.O. TO COMPEL EXPERT REPORTS AND MOTION FOR SANCTIONS AND PLAINTIFFS' COUNTERMOTION FOR SANCTIONS, filed by James E. Beasley, Esq. 1 cert/Atty Beasley

CERTIFICATE OF SERVICE, filed

February 3, 1995, ANSWER TO DEFENDANTS RICHARD JOHNSON, DO'S MOTION TO COMPEL AND PLAINTIFFS' COUNTERMOTION FOR SANCTIONS SERVED TO: John W. Blasko, Esq; M. David Halpern, Esq; and Frank J. Hartye, Esq. /s/ James E. Beasley, Esq.

FEBRUARY 10, 1995, NOTICE AND RULE, filed 2 cert/Atty Santangelo

AND NOW, this 10th day of February, 1995, upon consideration of Plaintiffs' Countermotion for the Imposition of Sanctions against Defendant Richard Johnson, D.O. in regard to said defendant's filing of a Motion to Compel expert reports and identification of fact witnesses, a rule is hereby entered to show cause why said Petition should not be granted.

Rule returnable March 6, 1995 at 1:30 pm.

All proceedings to stay meanwhile. BY THE COURT: John K. Reilly, Jr, P.J.

FEBRUARY 10, 1995, ANSWER AND RULE ISSUED TO ATTY FOR SERVICE. /s/ da.

FEBRUARY 27, 1995, DEFENDANT RICHARD E. JOHNSON D.O.'S RESPONSE TO PLAINTIFFS' COUNTER MOTION FOR SANCTIONS, filed by John W. Blasko, Esq.

CERTIFICATE OF SERVICE, filed

February 24, 1995, RESPONSE SERVED TO: James Beasley, Esq; David Halpern, Esq; Frank Hartye, Esq. /s/ John W. Blasko, Esq.

MARCH 7, 1995, ORDER, filed.

NOW, this 7th day of March, 1995, it is the ORDER of the Court that the Court Administrator of Clearfield County is directed to place the above-captioned matter on the Civil Jury Trial List for the Spring 1995 term of Court. Civil Call will be held on Monday, April 3, 1995, at 10:00 a.m. in Courtroom No.1. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

Six (6) certified copies to Court Administrator for service.

CONT. FR. PG 428 DELANEY al vs. SHAN, MD et al 93-567-CD

NOVEMBER 1, 1993, PLAINTIFFS' REPLY TO NEW MATTER SET FORTH IN THE ANSWER OR DEFENDANT DUBOIS REGIONAL MEDICAL CENTER TO PLAINTIFFS' THIRD AMENDED COMPLAINT, filed by James E. Beasley, Esq.

1 cert/Atty

CERTIFICATE OF SERVICE, filed

October 29, 1993, REPLY TO NEW MATTER SERVED TO: John W. Blasko, Esq, M. David Halpern, Esq and Frank J. Hartye, ESq. /s/ James E. Beasley, Esq.

NOVEMBER 10, 1993, ANSWER AND NEW MATTER OF DEFENDANT RICHARD E. JOHNSON, D.O., filed by Michael E. Koll, Esq.

CERTIFICATE OF SERVICE, filed

November 9, 1993, ANSWER AND NEW MATTER SERVED TO: David Halpern, Frank Hartye, and James Beasley, Esq. /s/ Michael W. Blasko, ESq.

NOVEMBER 24, 1993, PLAINTIFFS' REPLY TO NEW MATTER SET FORTH IN THE ANSWER OF DEFENDANT RICHARD E. JOHNSON, D.O. TO PLAINTIFFS' THIRD AMENDED COMPLAINT, filed by James E. Beasley, Esq. 1 cert/Atty

CERTIFICATE OF SERVICE, filed

November 22, 1993, PLAINTIFFS' REPLY TO NEW MATTER SERVED TO: John W. Blasko, Esq; M. David Halpern, Esq; Frank J. Hartye, Esq. /s/ James E. Beasley, Esq.

NOVEMBER 24, 1993, DEFENDANTS' REPLY TO NEW MATTER OF DEFENDANT, RICHARD E. JOHNSON, D.O., filed by Anthony J. Zononi, Esq.

CERTIFICATE OF SERVICE, filed

November 22, 1993, DEFENDANTS' REPLY TO NEW MATTER SERVED TO: Michael E. Koll, Esq.

James E. Beasley, Esq and Frank J. Hartye, Esq. /s/ Anthony J. Zononi, Esq. REQUEST FOR PRODUCTION AND TO DEEM ADMITTED CERTAIN REQUESTS, filed.

DECEMBER 15, 1993, ANSWER TO PLAINTIFFS' MOTION TO COMPEL DEFENDANT JOHNSON TO FILE ANSWERS TO INTERROGATORIES, RICHARD E. JOHNSON, D.O., filed by John W. Blasko, Esq.

CERTIFICATE OF SERVICE, filed

December 14, 1993, ANSWER TO PLAINTIFF'S MOTION SERVED TO: James Beasley, Esq; David Halpern, Esq; Frank Hartye, Esq. /s/ Darryl R. Slimak, Esq.

JANUARY 19, 1994, CERTIFICATE OF SERVICE, filed

January 14, 1994, DEFENDANT JOHNSON'S ANSWERS TO PLAINTIFFS' INTERROGATORIES SERVED TO James Beasley, Esq., David Halpern, Esq., Frank Hartye, Esq. /s/ John W. Blasko, Esq.

APRIL 27, 1994, PRAECIPE TO SCHEDULE ARGUEMNT, filed 2 cert/Atty Santangelo

Kindly schedule argument regarding Plaintiffs' Motion to Compel Defendant Shirish N. Shah, M.D. to file Full and Complete Answers to Plaintiffs' Request for Production of Documents Nos. 20, 21, 22, and 23. /s/ Marsha F. Santangelo, MD, Esq.

APRIL 27, 1994, PRAECIPE TO SCHEDULE ARGUMENT, filed 2 Cert/Atty Santangelo

Kindly schedule argument regarding Plaintiffs' Petition to Compel Defendants Shirish N. Shah, M.D. and Shah Medical Associates, Inc to file an Answer to Plaintiffs' Complaint. /s/ Marsha F. Santangelo, MD, Esq.

APRIL 27, 1994, PLAINTIFFS' MOTION TO COMPEL DEFENDANT SHIRISH N. SHAH, MD TO FILE FULL AND COMPLETE ANSWERS TO PLAINTIFFS' REQUEST FOR PRODUCTION OF DOCUMENTS NOS. 20, 21, 22, AND 23, filed by Marsh F. Santangelo, MD, Esq.

RULE, filed

AND NOW, this 27th day of April, 1994, upon consideration of Plaintiffs' Motion to Compel Defendant Shirish N. Shah, MD to File Full and Complete Answers to Plaintiffs' Request for Production of Documents Nos. 21, 21, 22, and 23, a rule is hereby entered to show cause why said Motion should not be granted.

Rule returnable May 12, 1994 at 1:30 pm. BY THE COURT: John K. Reilly, Jr, P.J.

APRIL 28, 1994, RULE ISSUED TO ATTY FOR SERVICE. s/ arf.

APRIL 27, 1994, PLAINTIFFS' PETITION TO COMPEL DEFENDANTS SHIRISH N. SHAH, MD AND SHAH MEDICAL ASSOCIATES, INC. TO FILE AN ANSWER TO PLAINTIFFS' COMPLAINT, filed by Marsh F. Santangelo, MD, Esq.

RULE, filed

AND NOW, this 27th day of April, 1994, upon consideration of Plaintiffs' Petition to Compel Defendants Shirish N. Shah, MD and Shah Medical Associates, Inc, to file an Answer to Plaintiffs' Complaint, a rule is hereby entered to show cause why said Petition should not be granted.

Rule Returnable May 12, 1994 at 1:30PM BY THE COURT: John K. Reilly, Jr, P.J.

APRIL 28, 1994, RULE ISSUED TO ATTY FOR SERVICE. /s/ arf.

MAY 11, 1994, NOTICE OF RECORD DEPOSITION, filed by Ellen Romano, Esq.

OCTOBER 6, 1994, ORDER, filed 1 cert/Atty Santangelo, blasko, Halpern, Hartye

NOW, this 6th day of October, 1994, upon consideration of Motion for Protective Order filed on behalf of DRMC, Defendant above-named, seeking to strike the noticed depositions of Edward Hopkins, Robert Halstrom, John Deardorf, et al., it is the ORDER of this Court that said Motion be and is hereby granted and said depositions stricken as privileged under the Peer Review Protection Act. BY THE COURT: John K. Reilly, Jr, P.J.

OCTOBER 17, 1994, CERTIFICATE OF SERVICE, filed

October 14, 1994, SUPPLEMENTAL ANSWERS TO INTERROGATORIES SERVED TO: Marsha F. Santangelo, Esq; David Halpern, Esq; Frank Hartye, Esq. /s/ John W. Blasko, Esq.

NOVEMBER 3, 1994, CERTIFICATE OF SERVICE OF NOTICE OF DEPOSITION OF PLAINTIFFS, filed

November 2, 1994, DEFENDANT JOHNSON'S NOTICE OF TAKING ORAL DEPOSITION SERVED TO: Marsha f. Santangelo, MD, Esq; M. David Halpern, Esq; Frank H. Hartye, Esq. /s/ John W. Blasko, Esq.

NOVEMBER 7, 1994, SHERIFF RETURN, filed

November 2, 1994, SUBPOENA, PLAINTIFFS NOTICE & CHECK SERVED TO: Manjula S. Shah, MD Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

NOVEMBER 8, 1994, REPLY TO PLAINTIFFS' PETITION FOR DETERMINATION OF FINALITY OF ORDER OF OCTOBER 6, 1994, filed by Frank J. Hartye, Esq.

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SEPTEMBER 24, 1993, THIRD AMENDED COMPLAINT, filed by James E. Beasley, Esquire.
One (1) copy Certified to Attorney.

SEPTEMBER 27, 1993, CERTIFICATE OF SERVICE, filed.

The undersigned hereby certifies that service of a true and correct copy of Plaintiff's motion to compel Defendant's Shirish N. Shah, M.D. and Shah Medical Associates, Inc. to file Full and complete Answer's to Plaintiffs' Interrogatories and request for Production of documents, of the the accompanying memorandum of Law, of the accompanying Rule to Show Cause, and of the accompanying Praecipe to Schedule Argument, was made upon all defense counsel, as listed below, by first-class U.S. Mail, postage prepaid, on August 18, 1993: John W. Blasko, Esquire, McQuaide Blasko, 811 University Drive, State College, PA, 16801-6699. M. David Halpern, Esquire, Jubelirer, Carothers, Krier & Halpern, Park View Center, 10 Sheraton Drive, Altoona, PA 16603, Frank J. Hartye, Esquire, Pfaff, McIntyre, Dugas & Hartye, P.O. Box 533, Hollidaysburg, PA 16648-0533. BY: /s/ MARSHA F. SANTANGELO, M.D., ESQUIRE

SEPTEMBER 27, 1993, PLAINTIFF'S ANSWER TO PRELIMINARY OBJECTIONS OF DEFENDANT'S SHIRISH N. SHAH, M.D. AND SHAH MEDICAL ASSOCIATES, INC. TO PLAINTIFF'S SECOND AMENDED COMPLAINT. filed by James E. Beasley, Esquire.

SEPTEMBER 27, 1993, DEFENDANTS' PRELIMINARY OBJECTIONS TO PLAINTIFF'S SECOND AMENDED COMPLAINT, filed by Anthony J. Zaroni, Esquire.

SEPTEMBER 27, 1993, PLAINTIFF'S ANSWER TO DEFENDANT JOHNSON'S PRELIMINARY OBJECTIONS TO PLAINTIFFS' SECOND AMENDED COMPLAINT filed by James E. Beasley, Esquire.

SEPTEMBER 27, 1993, MOTION FOR PROTECTIVE ORDER, filed by Frank J. Hartye, Esquire.

SEPTEMBER 27, 1993, REPLY TO PLAINTIFFS' MOTION TO COMPEL, filed by Frank J. Hartye, Esquire.

SEPTEMBER 27, 1993, PRAECIPE TO SCHEDULE ARGUMENT, filed.

Kindly schedule argument on or before September 10, 1993, regarding Plaintiffs' Motion to Compel Defendant Dubois Regional Medical Center to file Full and Complete Answers to Plaintiffs' Interrogatories and requests for production of Documents. BY: MARSHA F. SANTANGELO, M.D., ESQUIRE.

SEPTEMBER 27, 1993, PLAINTIFFS' MOTION TO COMPEL DEFENDANT RICHARD E. JOHNSON, D.O. TO FILE FULL AND COMPLETE ANSWERS TO PLAINTIFFS' INTERROGATORIES AND REQUESTS FOR PRODUCTION OF DOCUMENTS AND TO DEEM ADMITTED PLAINTIFFS' REQUESTS FOR ADMISSIONS NOS. 6, 7, 9, 10, AND 11 DIRECTED TO DEFENDANT RICHARD E. JOHNSON, D.O. filed by James E. Beasley/Marsha F. Santangelo, Esq.

SEPTEMBER 29, 1993, PLAINTIFFS' MOTION TO COMPEL REDEPOSITION OF DEFENDANT RICHARD E. JOHNSON, D.O. AND TO IMPOSE SANCTIONS, COSTS, AND REASONABLE ATTORNEYS' FEES UPON DEFENDANT RICHARD E. JOHNSON, D.O., filed by James E. Beasley, Esq. 1 cert/Atty

OCTOBER 5, 1993, LETTER TO ANTHONY J. ZANONI, ESQ FROM MARSHA F. SANTANGELO, MD, filed. 1 cert/Atty

OCTOBER 5, 1993, NOTICE OF SERVICE OF ANSWERS TO PLAINTIFFS' SECOND SET OF INTERROGATORIES DIRECTED TO DEFENDANT, DUBOIS REGIONAL MEDICAL CENTER, filed by Frank J. Hartye, Esq.

CERTIFICATE OF SERVICE, filed

October 4, 1993, NOTICE OF SERVICE MAILED TO All counsel of record. /s/ Frank J. Hartye, Esq.

OCTOBER 5, 1993, PLAINTIFF'S MOTION TO COMPEL DEFENDANTS SHIRISH N. SHAH, MD, AND SHAH MEDICAL ASSOCIATES, INC TO FILE FULL AND COMPLETE ANSWERS TO PLAINTIFFS' INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS, filed by Marsha F., Santangelo, Esq. 1 cert/Atty

OCTOBER 6, 1993, PRAECIPE TO SCHEDULE ARGUMENT, filed

Kindly schedule oral argument of Plaintiffs' Second Motion to Compel Defendants Shirish N. Shah, MD, and Shah Medical Associates, Inc to File Full and Complete Answers to Plaintiffs' Interrogatories and Request for Production of Documents. /s/ James E. Beasley, Esq.

PLAINTIFFS' SECOND MOTION TO COMPEL DEFENDANTS SHIRISH N. SHAH, M.D. AND SHAH MEDICAL ASSOCIATES, INC TO FILE FULL AND COMPLETE ANSWERS TO PLAINTIFFS, INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS, filed by James E. Beasley, Esq. 1 cert/Atty

CERTIFICATE OF SERVICE, filed

October 6, 1993, PLAINTIFFS' SECOND MOTION TO COMPEL SERVED TO: John W. Blasko, Esq; M. David Halpern, Esq; and Frank J. Hartye, Esq. /s/ James E. Beasley, Esq.

OCTOBER 5, 1993, PLAINTIFFS' MOTION TO COMPEL DEFENDANT DUBOIS REGIONAL MEDICAL CENTER TO FILE FULL AND COMPLETE ANSWERS TO PLAINTIFFS' INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS, filed by Marsha F. Santangelo, MD, Esq. 1 cert/Atty

OCTOBER 5, 1993, PLAINTIFFS' MOTION TO DEEM ADMITTED PLAINTIFFS' REQUESTS FOR ADMISSIONS NOS 4,5,6,7,8,9, and 11 DIRECTED TO DEFENDANT SHIRISH N. SHAH, MD, filed by Marsha F. Santangelo, MD Esq. 1 cert/Atty

OCTOBER 13, 1993, DEFENDANTS' PRELIMINARY OBJECTIONS TO PLAINTIFFS' THIRD AMENDED COMPLAINT, filed by Anthony J. Zaroni, Esq.

OCTOBER 21, 1993, PLAINTIFFS' ANSWER TO PRELIMINARY OBJECTIONS OF DEFENDANTS SHIRISH N. SHAH, M.D. AND SHAH MEDICAL ASSOCIATES, INC, TO PLAINTIFFS' THIRD AMENDED COMPLAINT, filed by James E. Beasley, Esq. 1 cert/Atty

CERTIFICATE OF SERVICE, filed

October 19, 1993, PLAINTIFFS' ANSWER TO PRELIMINARY OBJECTIONS SERVED TO: John W. Blasko, Esq; M. David Halpern, Esq; Frank J. Hartye, Esq. /s/ James E. Beasley, Esq.

OCTOBER 21, 1993, ANSWER AND NEW MATTER TO PLAINTIFFS' THIRD AMENDED COMPLAINT, filed by Frank J. Hartye, Esq.

CERTIFICATE OF SERVICE, filed

October 20, 1993, ANSWER SERVED TO: all counsel of record. /s/ Frank J. Hartye, Esq.

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AUGUST 10, 1993, PRELIMINARY OBJECTIONS TO PLAINTIFFS' AMENDED COMPLAINT/ REQUEST FOR COSTS AND COUNSEL FEES, filed by Frank J. Hartye, Esq.

CERTIFICATE OF SERVICE, filed

August 9, 1993, PRELIMINARY OBJECTIONS SERVED TO: All counsel of record. /s/ Frank J. Hartye, Esq.

AUGUST 10, 1993, PRAECIPE TO SCHEDULE ARGUMENT, filed

Kindly schedule argument on Defendant, DuBois, Regional Medical Center's Preliminary Objections to Plaintiffs' Amended Complaint/Request for Costs and Counsel Fees for the next available Argument Court date. /s/ Frank J. Hartye, Esq.

CERTIFICATE OF SERVICE, filed

August 9, 1993, PRAECIPE SERVED TO: All Counsel of record. /s/ Frank J. Hartye, Esq.

AUGUST 5, 1993, SHERIFF RETURN, filed

May 11, 1993, COMPLAINT SERVED TO: Richard E. Jonson, DO, Deft.

May 11, 1993, COMPLAINT SERVED TO: Shirish Shah, MD, Deft

May 11, 1993, COMPLAINT SERVED TO: Shah Medical Associates, Inc, Deft

May 11, 1993, COMPLAINT SERVED TO: Dubois Regional Medical Center, Deft. s/ Chester A. Hawkins, Shff by Marilyn Hamm

AUGUST 9, 1993, REPLY TO PLAINTIFFS' PETITION FOR DETERMINATION OF FINALITY OF ORDER OF JULY 8, 1993, /s/ Frank J. Hartye, Esq.

CERTIFICATE OF SERVICE, filed

August 6, 1993, REPLY SERVED TO: All counsel of record. /s/ Frank J. Hartye, Esq.

AUGUST 9, 1993, CERTIFICATE OF SERVICE, filed 1 cert/Atty

The undersigned hereby certify that service of a true and correct copy of Plaintiffs' Petition for Determination of Finality of Order of July 8, 1993, Striking Plaintiffs' Demand for Punitive Damages Against Defendant DuBois Regional Medical Center Pursuant to Rule 341 of the PA Rules of Appellate Procedure was made upon all defense counsel, as listed below, by certified US Mail, return receipt requested, on August 3, 1993: John W. Blasko, Esq; M. David Halpern, Esq; and Frank J. Hartye, Esq. /s/ Marsha F. Santangelo, MD, Esq.

AUGUST 16, 1993, MEMORANDUM IN OPPOSITION TO PLAINTIFFS' PETITION TO CERTIFY FOR APPEAL, filed by Frank J. Hartye, Esq.

AUGUST 17, 1993, PRAECIPE TO WITHDRAW PLAINTIFFS' A PETITION FOR DETERMINATION OF FINALITY OF ORDER OF JULY 8, 1993, STIKING PLAINTIFFS' DEMAND FOR PUNITIVE DAMAGES AGAINST DEFENDANT DUBOIS REGIONAL MEDICAL CENTER, filed

Kindly withdraw Plaintiffs' Petition for Determination of Finality of Order of July 8, 1993 Striking Plaintiffs' Demand for Punitive Damages against Defendant DuBois Regional Medical Center, the original of which was filed on August 4, 1993. /s/ Marsha F. Santangelo, MD, ESq.

CERTIFICATE OF SERVICE, filed

August 15, 1993, PRAECIPE TO WITHDRAW PETITION SERVED TO: John W. Blasko, ESq; M. David Halpern, Esq and Frank J. Hartye, Esq. /s/ Marsha F. Santangelo, MD, Esq.

AUGUST 23, 1993, SECOND AMENDED COMPLAINT PURSUANT TO PA R.C.P. 1028(c)(1), filed by Marsha F. Santangelo, Esq.

CERTIFICATE OF SERVICE, filed

August 20, 1993, SECOND AMENDED COMPLAINT SERVED TO: John W. Blasko, ESq, M. David Halpern, ESq and Frank J. Hartye, Esq. /s/ Marsha F. Santangelo, Esq.

AUGUST 26, 1993, LETTER FROM ANTHONY J. ZANONI TO MARSHA F. SANTANGELO, filed

SEPTEMBER 2, 1993, DEFENDANT JOHNSON'S PRELIMINARY OBJECTIONS TO PLAINTIFF'S SECOND AMENDED COMPLAINT, filed by Michael E. Koll, Esq.

CERTIFICATE OF SERVICE, filed

August 31, 1993, DEFENDANT JOHNSON PRELIMIANRY OBJECTIONS TO PLAINTIFF'S SECOND AMENDED COMPLAINT SERVED TO: James E. Beasley, Esq.

SEPTEMBER 8, 1993, RESPONSE TO PLAINTIFFS' MOTION TO HAVE CERTAIN REQUESTS FOR ADMISSION DEEMED APPROPRIATE, filed by Anthony J. Zanoni, Esquire

CERTIFICATE OF SERVICE, filed.

September 7, 1993, RESPONSE TO PLAINTIFFS MOTION TO HAVE CERTAIN REQUESTS FOR ADMISSION DEEMED ADMITTED SERVED TO: James E. Beasley, Esq; Frank J. Hartye, Esq; and John W. Blasko, Esq.; s/ Antony J. Zanoni, Esq.

SEPTEMBER 10, 1993, ANSWER AND NEW MATTER TO PLAINTIFFS' SECOND AMENDED COMPLAINT, filed by Frank J. Hartye, Esquire. Two Copies Certified to Attorney.

SEPTEMBER 20, 1993, CERTIFICATE OF SERVICE TO INTERROGATORIES AND REQUEST FOR PRODUCTION OF DUCUMENTS FOR ANSWER BY PLAINTIFFS (SET ONE), filed by John W. Blasko, Attorneys for Defendant Johnson

SEPTEMBER 22, 1993, REPLY TO NEW MATTER, filed by Allen P. Neely, Esq.

SEPTEMBER 23, 1993, NOTICE OF SERVICE OF REQUEST FOR PRODUCTION OF DOCUMENTS, filed by Frank J. Hartye, Esquire.

SEPTEMBER 24, 1993, PLAINTIFF'S REPLY TO NEW MATTER SET FORTH IN THE ANSWER OF DEFENDANT DUBOIS REGIONAL MEDICAL CENTER TO PLAINTIFF'S SECOND AMENDED COMPLAINT, filed by James E. Beasley, Esquire. One copy Certified to Attorney.

SEPTEMBER 24, 1993, NOTICE OF SERVICE OF INTERROGATORIES, filed.

You are hereby notified that on the 23rd day of September, 1993, Defendant, Dubois Regional Medical Center, served interrogatories on the Plaintiffs, NANCY C. DELANEY and DONALD B. DELANEY, husband and wife, by mailing the original and two(2) copies of the same via Frist ClassUnited States Mail, postage prepaid, addressed to Plaintiffs' counsel: MARSHA F. SANTANGELO, M.D., ESQUIRE, BEASLEY, CASEY, COLLERAN, ERBSTEIN, THISTLE & KLINE, 1125 Walnut Street, Philidelphia, PA 19107-4997. BY: Frank J. Hartye, Esquire.

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CONT. FR. PG 526	NATIONAL BANK OF THE COMWTH vs. MUSTANG COAL AND CONTRACTING CORP et al	
JUNE 16, 1993, AMENDED ANSWER TO STRIKE OFF OR OPEN CONFESSED JUDGMENT,	DEFENDANT, MUSTANG COAL AND CONTRACTING CORP'S PETITION TO	filed by Michael P. Yeager, ESq. 1 cert/Atty
JUNE 21, 1993, ORDER,	filed	NO COPIES
NOW, this 16th day of June, 1993, this being the day and date set for hearing in the above-captioned Petition to Strike Off or Open Judgment filed on behalf of Defendants above-named it is the ORDER Of this Court that said hearing be and is hereby continued pending receipt of financial records and equipment lists from Defendants' accountant. BY THE COURT: John K Reilly, Jr, P.J.		
SEPTEMBER 8, 1993, RESPONSE TO PLAINTIFFS' MOTION TO HAVE CERTAIN REQUESTS FOR ADMISSION DEEMED APPROPRIATE, filed by Anthony J. Zanoni, Esq.		
CERTIFICATE OF SERVICE, filed		
September 7, 1993, RESPONSE TO PLAINTIFFS MOTION TO HAVE CERTAIN REQUESTS FOR ADMISSION DEEMED ADMITTED SERVED TO: James E. Beasley, Esq; Frank J. Hartye, Esq; and John W. Blasko, Esq. /s/ Anthony J. Zanoni, Esq.		
SEPTEMBER 10, 1993, PETITION TO DISMISS DEFENDANTS' PETITIONS TO STRIKE OFF OR OPEN CONFESSED JUDGMENTS, filed by Michael P. Yeager, Esquire No Copies Certified.		
WHEREFORE, Plaintiff requests that Your Honorable court dismiss Defendants' Petitions to Strike Off or Open Confessed Judgments; or in the alternative, to reconvene the Rule to Show Cause Hearing to determine finally the merits of said Petitions. s/ Michael P. Yeager, Esquire Attorney for Plaintiff		
RULE TO SHOW CAUSE		
AND NOW, this 10th day of September, 1993, a Rule is hereby entered upon Defendants Mustang Coal and Contracting Corp., Peter R. Swistock, Jr. and Leona Swistock, to show cause why said Defendants' Petitions to Strike Off or Open Confessed Judgments should not be dismissed in their entirety; or in the alternative, why the Rule to Show Cause Hearing should not be reconvened to finally determine the merits thereof.		
Rule Returnable the 7th day of October, 1993, in Court Room 1 of the Clearfield County Courthouse at 2:30 o'clock p.m. BY THE COURT: s/ John K. Reilly, Jr., P.J.		
SEPTEMBER 14, 1993, RULE ISSUED AND MAILED TO ATTORNEY YEAGER AND ATTORNEY KRINER.		
DECEMBER 16, 1993, STIPULATION AND ORDER, filed 2 cert/Atty Kriner		
AND NOW, this 16th day of December, 1993, after consideration of the foregoing Stipulation of the parties in this matter, it is hereby ORDERED and DECREED that the terms and conditions of this Stipulation be entered as an Order of this Court in the above captioned matter. BY THE COURT: John K. Reilly, Jr, PJ.		
APRIL 19, 1994, PRAECIPE FOR WRIT OF EXECUTION, filed by Mark J. Hanna, Esq.		
WRIT OF EXECUTION ISSUED TO NO 94-35-EX		
JANUARY 13, 1995, PRAECIPE FOR WRIT OF EXECUTION, filed by Robet J. Cromer, Esq.		
WRIT OF EXECUTION ISSUED TO NO 95-3-EX		

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<p><u>JUNE 4, 1993, RESPONSE OF THE DEFENDANT, RICHARD E. JOHNSON, D.O. TO PLAINTIFFS' REQUEST FOR ADMISSIONS, filed by John W. Blasko, Esq.</u></p> <p><u>CERTIFICATE OF SERVICE, filed</u> <u>June 3, 1993, RESPONSE OF DEFENDANT RICHARD E. JOHNSON, DO TO PLAINTIFFS' REQUEST FOR ADMISSIONS SERVED TO: M. David Halpern, Esq; James E. Beasley, Esq; Frank J. Hartye, Esq. /s/ John W. Blasko, Esq.</u></p> <p><u>JUNE 7, 1993, CERTIFICATE OF SERVICE, filed</u> <u>June 3, 1993, ANSWERS OF DEFENDANT RICHARD E. JOHNSON, DO TO PLAINTIFFS" EXPERT INTERROGATORIES SERVED TO: James E. Beasley, Esq; M. David Halpern, Esq; Frank H. Hartye, Esq. /s/ John W. Blasko, Esq.</u></p> <p><u>JUNE 7, 1993, CERTIFICATE OF SERVICE, filed</u> <u>June 3, 1993, RESPONSE OF DEFENDANT RICHARD E. JOHNSON TO PLAINTIFFS' REQUEST FOR PRODUCTION OF DOCUMENTS SERVED TO: James E. Beasley, Esq; M. David Halpern, Esq; Frank H. Hartye, Esq.</u></p> <p><u>JUNE 8, 1993, SUPPLEMENTAL VERIFICATION, filed by John W. Blasko, Esq.</u> <u>CERTIFICATE OF SERVICE OF SUPPLEMENTAL VERIFICATION, filed</u> <u>June 7, 1993, DEFENDANT JOHNSON'S VERIFICATION TO REAPONSES TO REQUEST FOR PRODUCTION SERVED TO: James E. Beasley, Esq; M. David Halpern, ESq; Frank J. Hartye, Esq. /s/ John W. Blasko, Esq.</u></p> <p><u>JUNE 8, 1993, CERTIFICATE OF SERVICE OF ANSWERS TO PLAINTIFFS INTERROGATORIES, filed</u> <u>June 7, 1993, DEFENDANT JOHNSON'S ANSWERS TO PLAINTIFFS' INTERROGATORIES SERVED TO: James E. Beasley, ESq; M. David Halpern, ESq; Frank J. Hartye, Esq. /s/ John W. Blasko, Esq.</u></p> <p><u>JUNE 30, 1993, NOTICE OF SERVICE OF ANSWERS TO INTERROGATORIES, ANSWRS TO EXPERT INTERROGATORIES AND REPLY TO REQUEST FOR PRODUCTION OF DOCUMENTS, filed by Frank J. Hartye, Esq.</u> <u>CERTIFICATE OF SERVICE, filed</u> <u>June 29, 1993, NOTICE OF SERVICE OF ANSWERS, ETC SERVED TO: All Counsel of record. s/ Frank J Hartye, Esq.</u></p> <p><u>JULY 13, 1993, ORDER, filed.</u> NOW, this 8th day of July, 1993, upon consideration of Preliminary Objections to Plaintiffs' Complaint filed on behalf of Defendant Richard E. Johnson, D.O., it is the ORDER of this Court that said Objections be and are hereby granted to the extent that Plaintiffs shall amend Paragraph 54(a)(b)(c)(i) and (j) to more specifically plead the averments therein. Said Amended Complaint to be filed within twenty (20) days from date of conclusion of discovery. In all other respects, said Objections be and are hereby dismissed. BY THE COURT, s/JOHN K. REILLY, JR., PRESIDENT JUDGE</p> <p><u>JULY 13, 1993, ORDER, filed</u> NOW, this 8th day of July, 1993, upon consideration of Preliminary Objections filed on behalf of Defendant Du Bois Regional Medical Center, and the pleadings and briefs with regards thereto, it is the ORDER of this Court that said Objections be and are hereby sustained as follows: 1. Plaintiffs' demand for punitive damages against Defendant Du Bois Regional Medical Center must be and are hereby stricken. 2. Defendant's Objections to paragraph 50 of Plaintiffs' Complaint are sustained to the extent that Plaintiffs shall more specifically plead said paragraph to identify which portions thereof apply to Defendant Du Bois Regional Medical Center. 3. Plaintiffs shall amend paragraph 50 (a)(b) and (n) and 52(a) through (f) to specifically set forth the factual bases therefor within ninety (90) days from completion of discovery. 4. Counts 4 and 5 of Plaintiffs' Complaint alleging fraud, fraudulent misrepresentation and deception with regards to Du Bois Regional Medical Center shall be and are hereby stricken. 5. Defendant DuBois Regional Medical Center's Objections to Count 2 of Plaintiffs' Complaint alleging res ipsa loquitur as a basis for recovery shall be and are hereby dismissed but shall be reconsidered at the demurrer stage at trial. 6. It is the further ORDER of this Court that Defendant DuBois Regional Medical Center's Objections to Count 3 of Plaintiffs" Complaint setting forth a cause of action based on the intentional tort of lack of informed consent shall be and is hereby denied on the basis of <u>Thompson v. Nason Hospital, 527 Pa. 330, 591 A.2d. 703 (1991)</u> but shall be reconsidered by this Court at the demurrer stage of trial. BY THE COURT, S/JOHN K. REILLY, JR., P.J.</p> <p><u>JULY 13, 1993, ORDER, filed.</u> NOW, this 12th day of July, 1993, upon consideration of Preliminary Objections filed on behalf of Defendant Shirish N. Shah, M.D. and Shah Medical Associates, Inc. and the pleadings and briefs with regards thereto, it is the ORDER of this Court that said Objections be and are hereby sustained as follows: 1. That the Demurrer to Count 2 of Plaintiffs' Complaint alleging res ipsa loquitur as a theory of recovery shall be and is hereby sustained to the extent that it is intended to create a separate theory of recovery, but Plaintiffs shall be permitted to rely on same at trial as a rule of evidence governing proof. 2. Preliminary Objections in the nature of a Motion to Strike or Compel a More Specific Complaint with regards to paragraph 50 (a)(b)(c)(f)(h)(k)(l)(m) and (n) is granted to the extent that Plaintiffs shall be and are hereby required to amend said Complaint to specifically set forth a factual bases therefor within ninety (90) days from completion of discovery. in no event, however, shall Plaintiffs be permitted to plead a new theory of negligence after the date of expiration of applicable statute of limitation. 3. Preliminary Objections in the nature of a Motion to Strike or Compel a More Specific Complaint with regards to paragraphs 51 and 64 is granted to the extent that Plaintiffs shall be and are hereby required to amend said Complaint to specifically set forth a factual bases therefor within ninety (90) days from completion of discovery. In no event, however, shall Plaintiffs be permitted to plead a theory of negligence after the date of expiration of the applicable statute of limitation. 4. Defendants' Preliminary Objections in the nature of a Motion to Strike and/or Compel a More Specific Pleading with regards to Plaintiffs' allegation of reckless conduct on the part of the Defendants is granted to the extent that Plaintiffs shall amend their Complaint to specifically plead the bases for said alleged reckless conduct. Said amendment to be filed within ninth (90) days from completion of discovery. BY THE COURT, S/JOHN K. REILLY, JR., PRESIDENT JUDGE</p> <p><u>AUGUST 4, 1993, PLAINTIFFS' PETITION FOR DETERMINATION OF FINALITY OF ORDER OF JULY 8, 1993, STRIKING PLAINTIFFS' DEMAND FOR PUNITIVE DAMAGES AGAISNT DEFENDANT DUBOIS REGIONAL MEDICAL CENTER PURSUANT TO RULE 341 OF THE PA RULES OF APPELLATE PROCEDURE, filed by James E. Beasley, Esq. 1 cert/Atty</u></p> <p><u>AUGUST 4, 1993, FIRST AMENDED COMPLAINT, filed by James E. Beasley, Esq. 1 cert/Atty</u></p> <p><u>AUGUST 4, 1993, CERTIFICATE OF SERVICE, filed</u> <u>August 3, 1993, FIRST AMENDED COMPLAINT SERVED TO: John W. Blasko, Esq, M. David Halpern, Esq. and Frank J. Hartye, Esq. /s/ Marsha F. Santangelo, Esq.</u></p>				

Richard J. Parks

INTEGRA NATIONAL BANK/
NORTH,

APRIL 1, 1993, COMPLAINT IN EJECTMENT, filed by Richard J. Parks, Esquire.

Two (2) copies Certified to Sheriff as per instructions.

JULY 23, 1993, SHERIFF RETURN, filed.

NOW, APRIL 5, 1993, AT 10:05 AM DST SERVED THE WITHIN COMPLAINT IN EJECTMENT ON CAROLYN HARDICK MECKLEY, DEFENDANT, AT RESIDENCE, RD #2, BOX 11, MAHAFFEY, CLEARFIELD COUNTY, PENNA. & ON HUSBAND, MICHAEL W. MECKLEY, DEFENDANT, BY HANDING TO WIFE, A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HER THE CONTENTS THEREOF. SERVED BY DAVIS/CHURNER.

NOW, APRIL 5, 1993, AT 10:05PM DST, POSTED THE WITHIN COMPLAINT IN EJECTMENT ON THE PROPERTY OF MICHAEL W. & CAROLYN HARDICK MECKLEY, DEFENDANTS AT RD#2, BOX 11, MAHAFFEY, CLEARFIELD COUNTY, PENNA. SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/MARILYN HAMM

JULY 23, 1993, PRAECIPE FOR DEFAULT JUDGMENT, filed

Please enter judgment by default against the above named defendants, Michael W. Meckley and Carolyn Hardick Meckley, for failure to file an answer to the Complaint in the above-captioned matter for possession of real property known and numbered as RD #2, Box 11, Mahaffey, PA 15757. /s/ Richard J. Parks, Esq.

MICHAEL W. MECKLEY and
CAROLYN HARDICK MECKLEY,

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

DEFAULT JUDGMENT

Prothonotary

JULY 29, 1993, NOTICE OF JUDGMENT MAILED TO DEFTS. /s/ arf.

JULY 28, 1993, PRAECIPE FOR WRIT OF POSSESSION, filed by Richard J. Parks, Esq.

WRIT OF POSSESSION ISSUED TO NO 93-80-EX

April 1
11:15 am

93-506-CD

Pro	by Atty	40.00
JPC Fee	by Atty	5.00
Shff.		
Hawkins	by Atty	34.48
Su r -		
charge	by Atty	6.00

Pro	by Atty	9.00
-----	---------	------

Benjamin S. Blakley

STANLEY JOSEPH ROZELA,

APRIL 1, 1993, COMPLAINT IN DIVORCE, filed by Benjamin S. Blakley, Esquire.
One (1) copy Certified to Attorney.

4/1/93
\$105.00 Pd
by Atty

93-507-CD

MAY 19, 1993, AFFIDAVIT OF MAILING, filed April 3, 1993, COMPLAINT IN DIVORCE SERVED TO: Donna Jean Rozela by certified mail. /s/ Benjamin S. Blakley, III, Esq.

AUGUST 5, 1993, ORDER, filed 2 cert/Atty Blakley YOU, DONNA JEAN ROZELA, have been sued in Court to obtain Custody or your child, STACEY JO ROZELA. YOU are ordered to appear in person in Courtroom NO -- of the Clearfield County courthouse, Celarfield, PA 16830, on the 17th day of Augsut, 1993, at 10:30 am for a conference.

If you fail to appear as provided by this Order, an Order for Custody, Partial Custody or Visttation may be entred against you or the Court may issue a Warrant for your arrest. BY THE COURT: Joseph S. Ammerman, Judge.

SEPTEMBER 3, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. One copy to Atty. Blakley, Deft.

DONNA JEAN ROZELA,

DECEMBER 4, 1996, ORDER, filed.

Cert. copy to Atty. Blakley, Deft.

NOW, this 3rd day of December, 1996, being the 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; it is the ORDER of this Court that the parties above-captioned shall have no more than ninety (90) days in which to obtain a Divorce Decree. Failure of the parties to obtain said Decree within the required time period shall result in the case being automatically dismissed by the Court. BY THE COURT: /s/ Fredric J. Ammerman

Pro 40.00

DECEMBER 19, 1996, PRAECIPE TO TRANSMIT RECORD AND ORDER, filed by Benjamin S. Blakley, III, Esquire

State by Atty 10.00
(4 counts)

AFFIDAVIT OF CONSENT of Stanley J. Rozela, Plaintiff, filed.

JCP Fee by Atty 20.00

AFFIDAVIT OF CONSENT of Donna J. Rozela, Defendant, filed.

State .50

WAIVER OF NOTICE OF INTENTION TO REQUEST ENTRY OF A DIVORCE DECREE UNDER 3301(c) OF THE DIVORCE CODE of Stanley Joseph Rozela, Plaintiff, filed.

1990
34.50
34.50

Ck#3456 ATTY 34.50

WAIVER OF NOTICE OF INTENTION TO REQUEST ENTRY OF A DIVORCE DECREE UNDER 3301(c) OF THE DIVORCE CODE of Donna J. Rozela, Defendant, filed.

SEPARATION, CUSTODY AND SUPPORT AGREEMENT, filed. ORDER

AND NOW, this 19th day of December, 1996 this action having been considered by the Court, it is ORDERED AND DECREED that: Plaintiff and Defendant are divorced from the bonds of matrimony, and the said parties shall be at liberty to marry again.

AND IT IS FURTHERED ORDERED, ADJUDGED, AND DECREED that the terms, provisions and conditions of a certain Stipulated Equitable Division Agreement between the parties dated December 12, 1996, was entered into voluntarily after full disclosure and is for the best interest of the parties and are approved and incorporated in 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 and the parties are ordered to comply with it. BY THE COURT, s/ Fredric Ammerman, J.

JANUARY 15, 1996, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

Certified Copies of Decree to parties of record.

JAN. 05, 2000, PETITION TO ENFORCE SETTLEMENT AGREEMENT, filed by s/BENJAMIN S. BLAKLEY, III, ESQUIRE TWO (2) CC ATTY BLAKLEY

JAN. 10, 2000, RULE TO SHOW CAUSE, RE: UPON DONNA JEAN ROZELA, RULE RETURNABLE and HEARING TO BE HELD THE 15th DAYD OF FEB, 2000, BY THE COURT, S/FREDRIC J. AMMERMAN, JUDGE TWO (2) CERT TO ATTY

JAN. 13, 2000, CERTIFICATE OF SERVICE, PETELTON TO ENFORCE SETTLEMENT AGREEMENT UPON DONNA JEAN ROZELA, filed by s/BENJAMIN S. BLAKLEY, III, ESQ. NO CC

FEB. 17, 2000, ORDER, RE: PETITION TO ENFORCE SETTLEMENT AGREEMENT: BY THE COURT, S/FREDRIC J. AMMERMAN, JUDGE TWO (2) CC ATTY BLAKLEY, ONE (1) CC DEFENDANT

APR. 18, 2000, PETITION TO HOLD DEFENDANT IN CONTEMPT OF COURT, filed by s/BENJAMIN S. BLAKLEY, III, ESQ. THREE (3) CC ATTY BLAKLEY

VERIFICATION, s/STANLEY JOSEPH ROZELA

CONTINUED ON PAGE 400

GERALD HOKE,
RD#1, Box 387A
Frenchville, PA 16836

APRIL 1, 1993, JUDGMENT FROM J.P., Michael A. Rudella,
filed.

Judgment is entered in favor of the Plaintiff
and against the Defendant, in the sum of Two Hundred
Forth-two and 00/100 Dollars, with costs.

April 1
3:15 am

93-508-CD

Debt \$242.00

Interest from May 30, 1991.

Filed and Entered by Plaintiff, April 1, 1993.

CHARLOTTE CLARK
RD#1,
Frenchville, PA 16836

JUDGMENT

Allen D. Bate
Prothonotary

APRIL 13, 1993, STATEMENT OF JUDGMENT RETURNED
UNABLE TO FORWARD, filed

Pro by Plff 9.00

MICHELLE HOUSER,

APRIL 2, 1993, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by Plaintiff/HOPE.

Eight Copies Certified to Plaintiff/HOPE
One (1) copy Certified to County Control.

TEMPORARY ORDER, filed.

AND NOW, this 2nd day of April, 1993., upon review of the Plaintiff's petition, the Corut enters the following ORDER:

The Sheriff is directed to serve a copy of the petition and ORDER on the defendant. The plaintiff shall serve copies of the ORDER on the police department in the jurisdiction where plaintiff resides and the Court shall serve County Control which serves as the central registry for all Protection From Abuse ORDERS.

This ORDER shall be enforced by any law enforcement agency in a County where a violation of this ORDER occurs.

A Hearing Conference shall be held on the 12th day of April, 1993, at 11:30 A.M. at 430 Spring Street, Suite #3, Houtzdale, PA

This ORDER shall remain in full force and effect until modified or terminated by this Court.

THIS IS AN ORDER OF COURT: Any violation of this ORDER by either party shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) Dollars and a jail sentence of up to Six (6) Months. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

APRIL 15, 1993, ORDER, filed

NOW, THIS 12th day of April, 1993, an action under the Protection from Abuse statue having been filed by the Plaintiff, the proceeding having been served by Sheriff Department, and proof of the same having been filed to the above term and number, the Plaintiff having appeared to testify and the Defendant having/ failing to appear, the following Order is issued:

1. The Defendant shall refrain from abusing, harassing, and threatening the Plaintiff, or of placing Plaintiff in fear of abuse at any place where Plaintiff may be found.

2. The Defendant is enjoined and prohibited from living at, entering, attempting to enter or visit the residence located at RD 1, Box 55C, Clearfield, PA, and any subsequent residence in which the Plaintiff resides during the pendency of this Order. Plaintiff is granted exclusive possession of the premises.

3. 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 the Plaintiff to the Defendnat, his counsel or any third party.

4. The Defendant is prohibited from having any contact with the Plaintiff including, but not limited to, entering the place of employment, business or shcool of the Plaintiff, and harassing the Plaintiff.

7. This Order shall be enforced by any law enforcement agency in any county where a violation of this Order occurs.

8. This Order shall remain in full force and effect for a period of one (1) year from date hereof.

9. The Defendant shall pay the cost and fees of this law suit. \$45.00 to the Prothonotary \$19.80 service fees. BY THE COURT: James L. Hawkins, District Justice.

April 2
9:40 am

93-509-CD

KEN CARFLEY, JR.,

Billed County 4/6/93

4-11-93 Pro Tyle 40.00
4-14-93 JPC Fee Tyle 5.00
6-23-94 Pd by Def. CASH.

CK#1204, \$45.00 TO Shff by Deft 17.80
CLEARFIELD COUNTY sur
TREASURER, PAYMENT charge by Deft 2.00
OF PFA FILING FEE.

MARCH 31, 1994, ORDER, filed 1 cert/Deft

NOW, this 28th day of March, 1994, the above named defendant having failed to pay costs pursuant to Order dated April 12, 1994, , it is the ORDER of this Court unless the above named defendant pays costs due the Prothonotary in the amount of \$47.29, and service fees due the Sheriff in the amount of \$19.80 before June 24, 1994, a hearing to show cause why said defendant shall not be held in contempt of Court for failure to comply with said previous Order is scheduled for the 6th day of July, , 1994, at 9:00 AM in Court Room No 1 of the Clearfield County Courthouse, at which time the defendant must be present or a Bench Warrant may be issued for his arrest. BY THE COURT: John K. Reilly, Jr P.J.

JUNE 27, 1994, AFFIDAVIT OF SERVICE, filed

April 2, 1993 PFA SERVED TO: Ken Carfley, Jr, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

James H. DeVittorio

RICHARD C. LEWIS,
t/a RC METALS,

APRIL 2, 1993, COMPLAINT FOR CONFESSION OF JUDGMENT,
filed by James H. DeVittorio, Esquire.

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 Defendant, and confess judgment in favor of Plaintiff and against defendant as follows:

- A. Principal amount due - \$79,000.00
- B. Interest from 3/24/83 - waived.
- C. Attorney fees (7%) - \$5,530.00
- D. Prothonotary's filing fee - \$9.50
- TOTAL - \$84,539.50

/s/ James H. DeVittorio, Esquire.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Eighty-four Thousand Five Hundred thirty-nine and 50/100 Dollars.

DUBOIS POWERED METALS,
INC.,

Debt \$84,539.50

JUDGMENT

Allen D. Bick
Prothonotary

April 2
1:00 pm

93-510-CD

Pro by Atty 9.00
 JPC Fee by Atty 5.00
 Pro by Atty 5.00

APRIL 2, 1993, Notice of Entry of Judgment mailed to Defendant.

APRIL 5, 1994, PRAECIPE FOR SATISFACTION OF JUDGMENT,
filed

Kindly mark "satisfied" the Judgment entered against DuBois Powdered Metals, Inc, and in favor of Richard C. Lewis, t/a RC Metals. s/ James H. DeVittorio, Esq.

SATISFIED

Stephen H. Hutzelman

MARINE MIDLAND BANK,

APRIL 5, 1993, PRAECIPE FOR WRIT OF REVIVAL OF JUDGMENT, filed by Stephen H. Hutzelman, Esquire.

Issue Writ of Revival of Judgment netered to No.

87-850-CD, in the Court of Common Pleas of Clearfield County, Pennsylvania, and index the same in the judgment index against RONALD BOUCH in the amount of \$1,763.76 plus cost of record.

April 5
10:55 pm

93-511-CD

APRIL 5, 1993, WRIT OF REVIVAL ISSUED TO SHERIFF FOR SERVICE.

JULY 23, 1993, SHERIFF RETURNS, filed.

NOW, APRIL 7, 1993, AT 1:55PM DST SERVED THE WITHIN WRIT OF REVIVIAL ON RONALD BOUCH, DEFENDANT, AT RESIDENCE, RD #2, BOX 14 MAHAFFEY, CLEARFIELD COUNTY, PENNA. BY HANDING TO RONALD BOUCH A TRUE AND ATTESTED COPY OF THE ORIGINAL WRIT OF REVIVAL AND MADE KNOWN TO HIM THE CONTENTS THEREOF. SERVED BY: CHURNER SO ANSWERS, CHESTER A. HAWKINS, SHERIFF, by s/MARILYN HAMM

RONALD BOUCH,

JUNE 15, 1993, PRAECIPE FOR DEFAULT JUDGMENT, filed
Enter Judgment in favor of the Plaintiff and against the Defendant for failure to file an answer within the time prescribed by law and assess the defendant for damages in the amount below:

Amount claimed in Plaintiff's Complaint	\$1,346.38
Interest fr 11-7-84	686.65
Attorney's fees	201.96
TOTAL	\$2,234.99

Plus court costs of record.

/s/ Stephen H. Hutzelman, Esq.

Pro by Atty 15.00

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Two Thousand Two Hundred Thirty-Four Dollars and Ninety-Nine Cents plus costs.

Int Fr., 1984

Atty Fees, 201.96

o.c. 89.00

Shff. Hawkins by atty 26.48

Sur-charge by atty 2.00

DEBT: \$2,234.99

DEFAULT JUDGMENT

Pro by Atty 9.00

Allen D. Bit
Prothonotary

JUNE 15, 1993, NOTICE OF JUDGMENT MAILED TO DEFT.
/s/ arf.

COLLEEN READ,

APRIL 5, 1993, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by HOPE, for Plaintiff.

Eight (8) copies Certified to HOPE
One (1) copy Certified to County Control
TEMPORARY ORDER, filed.

AND NOW, this 2nd day of April, 1993, upon review of the plaintiff's petition, the Court enters the following ORDER.

The SHERIFF is directed to serve a copy of the petition and ORDER on the defendant. The Plaintiff shall serve copies of the ORDER on the police department in the jurisdiction where plaintiff resides and the Court shall serve County Control which serves as the central registry for all Protection From Abuse ORDERS.

This ORDER shall be enforced by any law enforcement agency in a County where a violation of this ORDER occurs.

A hearing Conference shall be held on the 12th day of April, 1993, at 10:00 A.M. at 430 Spring Street Suite #3, Houtzdale, PA

This ORDER shall remain in full force and effect until modified or terminated by this Court.

THIS IS AN ORDER OF COURT. Any violation of this ORDER by either party shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) dollars and a jail sentence of up to Six (6) Months. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

APRIL 15, 1993, ORDER, filed

NOW, THIS 12th day of April, 1993, an action under the Protection From Abuse statute having been filed by the Plaintiff the proceeding having been served by _____ Department, and proof of the same having been filed to the above term and number, the Plaintiff having appeared the following Order is issued:

1. The Defendant shall refrain from abusing, harassing, and threatening the Plaintiff, or of placing plaintiff in fear of abuse at any place where Plaintiff may be found.

2. The Defendant is enjoined and prohibited from living at, entering, attempting to enter or visit the residence located at 716 E. 4th St, Clearfield, PA, and any subsequent residence in which the Plaintiff resides during the pendency of this Order. Plaintiff is granted exclusive possession of the premises.

3. 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 the Plaintiff to the Defendant, his counsel or any third party.

4. The Defendant is prohibited from having any contact with the Plaintiff including, but not limited to, entering the place of employment, business or school of the Plaintiff, and harassing the Plaintiff and the Plaintiff's relatives or minor children.

5. The Plaintiff is awarded temporary custody of the minor children, Shannon Read, (age 14) & Morgan Read (Age 9) for a period of 3 months.

7. This Order shall be enforced by any law enforcement agency in any county where a violation of this Order occurs.

8. This Order shall remain in full force and effect for a period of one (1) year from date hereof.

9. The Defendant shall pay the cost and fees of this law suit. \$45.00 to the Prothonotary \$24.52 service fees. BY THE COURT: James L. Hawkins, District Justice.

FEBRUARY 28, 1994, AFFIDAVIT OF SERVICE, filed

April 5, 1993, PROTECTION FROM ABUSE SERVED ON Dennie Read. /s/ Chester A. Hawkins, Shff by Marilyn Hamm

MARCH 2, 1994, PETITION TO WITHDRAW, filed by Colleen Read, Plff. Cert. to Hawkins, Sheriff, C. Control, Plff., & Deft. ORDER, filed

NOW, this 28 day of February, 1994, upon consideration of the Plaintiff's Petition to Withdraw the Protection ORDER issued on April 12, 1993, it is the ORDER of this Court that said ORDER be and is hereby withdrawn.

It is further ORDERED that the Plaintiff pay costs of \$74.52 within-- days of this date. BY THE COURT: John K. Reilly, Jr., P.J.

WITHDRAWN

April 5
11:00 am

93-512-CD

DENNIE READ,

Billed County 4/5/93

42093	Plff	4/7/94	Pro		40.00
42093	Plff	10/1/94	JCP Fee		5.00
			Shff	by Plff	22.52
			sur		
			charge	by Plff	2.00
			Pro	by Plff	5.00

<p>April 5 11:40 am</p>	<p>TRI-COUNTY BROADCASTING CO., INC., 80 N Park Place PO Box 1087 DuBois, PA 15801</p> <p>93-513-CD</p> <p>ON TARGET SHOOTING, RANGE, RD #1, Penfield, PA 15849</p> <p>Pro by Plff 9.00</p>	<p><u>APRIL 5, 1993, JUDGMENT FROM J.P., Mark Vrahas, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Five Hundred Sixty-four and 00/100 dollars, with Costs.</p> <p style="text-align: center;">Debt \$564.00</p> <p>Interest from February 9, 1993.</p> <p>Filed and Entered by Plaintiff, April 5, 1993.</p> <p>JUDGMENT</p> <div style="text-align: right;">  Prothonotary </div> <p><u>APRIL 5, 1993, Notice of Entry of Judgment mailed to defendant.</u></p>
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IN RE:
 TERRY WALK,
 An Alleged Severely
 Mentally Disabled Person,

APRIL 5, 1993, PETITION FOR INVOLUNTARY TREATMENT,
 MENTAL HEALTH PROCEDURES'S ACT OF 1976, filed.
ORDER, filed.
ORDER, filed.

APRIL 7, 1993, , MENTAL HEALTH REVIEW OFFICERS
 REPORT AND DECREE, filed.

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

AND NOW, this 7th day of April, , 1993, the Mental
 Health Review Officer's Report is acknowledged. We
 approve his recommendation.

The Court finds that TERRY WALK 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 fee of J. Richard Mattern II, Esquire,
 Clearfield County Mental Health Review Officer. BY
 THE COURT: /s/ John K. Reilly, Jr., President Judge.

April 5
 11:49 am

93-514-CD

4-20-93 CR 107673 Pro *lyl* 40.00
 4-20-93 CR 107673 JCP Fee *lyl* 5.00
 R. Mattern 150.00

IN RE:

WILLIAM SMEAL,
An Alleged Severely
Mentally Disabled
Person,

APRIL 5, 1993, PETITION FOR INVOLUNTARYU TREATMENT,
MENTAL HEALTH PAROCEDURES ACT OF 1976, filed.

ORDER, filed
ORDER, filed.

APRIL 7, 1993, MENTAL HEALTH REVIEW OFFICERS
REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.

DECREE, filed.
AND NOW, this 7th day of April, , 1993, the Mental

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

The Court finds that WILLIAM SMEAL 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
and Eighty (180) days.

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

April 5
11:50 am

93-515-CD

Pro	<i>Lytle</i>	40.00
JCP Fee	<i>Lytle</i>	5.00
R. Mattern		150.00

4-20-93 Ok 107673
4-20-93 - Ok 107673

IN RE:
 WILLIAM MARCINKO,
 An Alleged Severely
 Mentally Disabled
 Person,

APRIL 5, 1993, PETITION FOR INVOLUNTARY TREATMENT,
 MENTAL HEALTH PROCEDURES ACT OF 1976, filed
ORDER, filed.
ORDER, filed.

APRIL 8, 1993, MENTAL HEALTH REVIEW OFFICERS
 REPORT AND DECREE, filed.
 One (1) copy Certified to Mental Health.
DECREE, filed.

AND NOW, this 8th day of April, , 1993, the
 Mental Health Review Officer's Report is acknowledged.
 We approve his recommendation.

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 Sectin 305
 of the Mental Health Procedrues Act of 1976, as amended,
 for in-patient treatment for a period of One Hundred
 and Eighty (180) days.

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

April 5
 11:50 am

93-516-CD

Pro *Lyle* 40.00
 JCP Fee *Lyle* 5.00
 R. Mattern 150.00

4-20-93-OK 10/673
4-20-93-OK 10/673

IN RE:
 TERESA M. HUMMEL
 An Alleged Severely
 Mentally Disabled
 Person,

APRIL 5, 1993, PETITION FOR INVOLUNTARY TRATMENT,
 MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
ORDER, filed
ORDER, filed.
 APRIL 7, 1993, MENTAL HEALTH REVIEW OFFICERS REPORT
 AND DECREE, filed.
 One (1) copy Certified to Mental Health.
DECREE, filed.
 AND NOW, this 7th day of April, , 1993, the Mental
 Health Review Officer's Report is acknowledged. We
 approve his recommendation.

April 5
 11:50 am

93-517-CD

The Court finds that TERESA M. HUMMEL 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
 and Eighty (180) days.

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

Pro	<i>Lyle</i>	40.00
JPC Fee	<i>Lyle</i>	5.00
R. Mattern		186.96

4-20-93 Ok 11/7/73
4-21-93 Ok 10/6/73

IN RE:

RICKY CALDWELL,
An Alleged Severely
Mentally Disabled
Person,

APRIL 5, 1993, PETITION FOR INVOLUNTARY TREATMENT,
MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
ORDER, filed.
ORDER, filed.

APRIL 8, 1993, , MENTAL HEALTH REVIEW OFFICERS
REPORT AND DECREE, filed.
One (1) copy Certified to Mental Health.
DECREE, filed.
AND NOW, this_8th day of April, , 1993, the Mental
Health Review Officer's Report is acknowledged. We
approve his recommendation.

The Court finds that RICKY CALDWELL 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
and Eighty (180) days.

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

April 5
11:50 am

93-518-CD

4-20-93 - 06/10/76/3	Pro	<i>240.00</i>	40.00
4-20-93 - 06/10/76/3	JPC Fee	<i>5.00</i>	5.00
	R. Mattern		150.00

Girard Kasubick

THOMAS W. ZIMMERMAN and
JOANN M. ZIMMERMAN, h/w

APRIL 5, 1993, COMPLAINT/Action/Quiet Title Action, filed by Girard Kasubick, Esquire.

NO COPIES.

ALL that certain tract of land located and situated in Woodward Township, Clearfield County, Pennsylvania.

APRIL 14, 1993, AFFIDAVIT, filed by G. Kasubick
MOTION FOR SERVICE BY PUBLICATION, filed.

ORDER DIRECTING COMPLAINT TO BE SERVED BY ADVERTISEMENT ON DEFENDANTS, filed.

April 5
12:55 pm

93-519-CD

NOW, this 13th day of April, 1993, the within Action being an Action to Quiet Title and the Plaintiffs having made affidavit that the addresses of the Defendants are unknown and cannot be ascertained, and therefore, upon motion of Girard Kasubick, Esq., Attorney for Plaintiffs, it is Ordered and Decreed that substitute service by publication be made upon the Defendants whose addresses are unknown, or may be deceased, by giving notice in the Progress, a newspaper of general circulation published in the Clearfield County area and in the Clearfield County Legal Journal, to all of the above named Defendants, such publication to be one (1) time only stating that this action has been filed and that this Complaint must be pleaded to within twenty (20) days after publication of notice; otherwise judgment will be taken against all of the Defendants by default. BY THE COURT, s/ John K. Reilly, Jr., P.J.

JESSE DIGGINS and
MARY JANE DIGGINS, his wife, and their heirs, executors, administrators, successors, trustees, and assigns, known or unknown, and any other person or entity who may claim title or an interest in the property subject of

MAY 14, 1993, AFFIDAVIT OF SERVICE, filed by Girard Kasubick, Esq.

MAY 14, 1993, MOTION FOR JUDGMENT, filed by Girard Kasubick, Esq.

MAY 18, 1993, ORDER OF COURT, filed

NOW, May 18, 1993, an Affidavit having been made that service was made by publicaiton on unknown Defendants in the Clearfield Progress on April 19, 1993 and in the Clearfield County Legal Journal the week of April 16, 1993, and it appearing that it was impossible to serve any other Defendant by any other means,

IT IS ORDERED AND DECREED, that Defendants file suit in ejection or otherwise enter a proceeding to contest the case within thirty (30) days, or this Order of Court shall become final upon praeicpe by Plaitniffs,

this action,

which ehreby Orders and Decrees that title to the land subject of this action is vested absolutely in the Plaintiffs, their heirs and assigns, free and clear of any and all claims of any nature by any of the named Defendants, their heirs, executors, administrators, trustees, successors and assigns or by anyone claiming by, through or under them or any of them, and that the Plaintiff is seized of an indefeasible title to the land situated in Woodward Township, Clearfield County, Pennsylvania, bounded and described as follows:

Pro	by Atty	40.00
JCP Fee	by Atty	5.00
Cert	by Atty	5.00
Order	by Atty	5.00

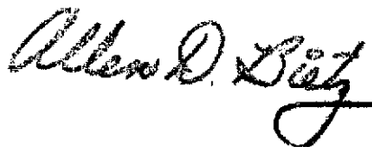
BEGINNING at the Northeastern corner of the intersection of Allegheny Street and Dorthea Street (formerly Walnut Street); thence running along the north side of Dorthea Street (formerly Walnut Street) South Eighty-five degrees Thirty-six minutes No seconds East (S85° 36' 00" E) One hundred fifty (150') feet to Cedar Alley; thence running along the West side of Cedar Alley, North Four degrees Twenty-four minutes No seconds EAsT (N4° 24' 00 E) One hundred fifty (150') feet to Marble Alley; thence running along the South Side of marble Alley North Eighty-five degrees Thirty-six minutes No seconds West (N 85° 36' 00" W) One hundred fifty (150') feet to Alleghany Street; thence running along the East side of Alleghany Street, South Four degrees Twenty-four minutes No. seconds West (S 4° 24' 00" W) One hundred fifty (150') feet to Dorthea Street (formerly Walnut Street) and the palce of beginning. BEING Lot Numbers 169, 171, 173 in teh plan of Sterling in Woodward Township. BY THE COURT: John K. Reilly, Jr., P.J.

JUNE 18, 1993, PRAECIPE, filed

Please enter judgment in the above captioned case in favor of the Plaintiffs. /s/ Girard Kasubick, Esq.

Judgment is entered in favor of the Plaintiffs and against the Defendants per Court Order dated May 18, 1993.

JUDGMENT FOR THE PREMISES



Prothonotary

JULY 1, 1993, FINAL ORDER TAKEN TO REG & REC OFFICE. /s/ arf.

David P. King,
 4/5/93
 \$90.00 pd
 by Atty
 Clfd Trust
 BAL/\$75.00

MARGARET J. KALGREN,
 93-520-CD
 VICTOR G. KALGREN,
 Pro 40.00
 State by Atty 10.00
 (1 count)
 JCP Fee by Atty 5.00
 Pro .50
 CK#2102 TRANSFER TO REGULAR ACCOUNT 75.00
 PRO 40.00
 PRO .50
 CK#2304 ATTY 34.50

APRIL 5, 1993, COMPLAINT IN DIVORCE, filed by David P. King, Esquire.
 JULY 9, 1993, PRAECIPE TO TRANSMIT RECORD, filed by David P. King, Esquire
 AFFIDAVIT OF SERVICE, filed.
 Personally appeared before me, the undersigned officer, David P. King, Esq., who, being duly sworn according to law, deposes and says that service of the Complaint in Divorce at the above term and number was served upon the Defendant by sending to him a true and certified copy of said Complaint by certified mail, return receipt requested, on the 12th day of April, 1993, said Complaint sent to his last known residence, and that the same was received by him on the 14th day of April, 1993, as evidenced by the return receipt card attached hereto with his signature affixed thereon. s/ David P. King, Esq.
 AFFIDAVIT OF CONSENT of Margaret J. Kalgren, Plaintiff, filed.
 AFFIDAVIT OF CONSENT of Victor G. Kalgren, Sr., Defendant, filed.
 DECREE IN DIVORCE
 AND NOW, July 14, 1993, it is ORDERED AND DECREED that MARGARET J. KALGREN, Plaintiff, and VICTOR G. KALGREN, Defendant, are divorced from the bonds of matrimony. BY THE COURT, s/ Joseph S. Ammerman, J.
 AUGUST 15, 1993, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.
 AUGUST 19, 1993, NOTIC EOF ELECTION TO RETAKE FORMER NAME, filed
 Notice is hereby given that the Plaintiff in the above matter, having been granted a Final Decree in Divorce from the bonds of matrimony on July 14, 1993, hereby elects to retake and hereafter use her former name of MARGARET J. BURKETT, and gives written notice avowing her intention in accordance with the provisions of the Act of May 25, 1939, P.L. 192, as amended. /s/ Margaret J. Kalgren TO BE KNOWN AS Margaret J. Burkett

Pro by Atty 8.00

James A. Naddeo

SWISHER CONTRACTING, INC
A Corporation,

APRIL 6, 1993, COMPLAINT, filed by James A. Naddeo, Esquire.

One (1) copy Certified to Attorney.

APRIL 21, 1993, PRAECIPE FOR ENTRY OF APPEARANCE, filed 1 cert/Atty

Please enter our appearance as attorenys for Defendant Glen-Gery Corporation; reserving, however, the right to plead or otherwise move in response to Plaintiff's Complaint. /s/ Harvey Freedenberg, ESq.

CERTIFICATE OF SERVICE, filed

The undersigned hereby certifies that on this date teh foregoing Praecipec for Entry of Appearance was served by first mail, postage preapid, upon the folloiwng James A. Naddeo, Esq. /s/ Harvey Freedenberg, Esq.

MAY 5, 1993, SHERIFF RETURN, filed

April 6, 1 993, John Kramer, Shff of Berks Co deputized by Chester A. Hawkins, Shff of Clfd Co

April 13, 1993 COMPLAINT SERVED ON Glen-Gery Crop, Deft by Shff Kramer. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

JUNE 25, 1993, ANSWER, filed by Harvey Freedenberg, Esq. 1 cert/Atty

CERTIFICATE OF SERVICE, filed

June 24, 1993, ANSWER SERVED TO: James A. Naddeo, Esq. /s/ James P. DeAngelo, Esq.

JULY 14, 1993, ANSWER TO NEW MATTER, filed. ONE (1) COPY CERT TO ATTY.

CERTIFICATE OF SERVICE

I, HEREBY CERTIFY THAT A TRUE AND CORRECT COPY OF THE PLAINTIFF'S ANSWER TO NEW MATTER WAS MAILED BY FIRST-CLASS MAIL ON THIS 14TH DAY OF JULY, 1993, TO THE FOLLOWING: JAMES P. DE ANGELO, ESQ., 100 PINE STREET, P.O. BOX 1166, HARRISBURG, PA. 17108--1166. S/JAMES A. NADDEO, ESQUIRE

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copy to Atty Naddeo and Atty Freedenberg.

NOV. 21, 1995, PRAECIPE TO DISCONTINUE, filed.

Please mark the above-captioned case as settled, discontinued and ended. s/JAMES A. NADDEO, ESQ.

SETTLED DISCONTINUED and ENDED

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff.

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

1 Cert Copy Atty Naddeo & Atty Freedenberg
TERMINATED WITH PREJUDICE

April 6
10:40 am

93-521-CD

Harvey
Freedenberg

GLEN-GERY CORPORATION,
A Corporation

Pro	by Atty	40.00
JCP Fee	by Atty	5.00
Shff	by Atty	22.60
sur		
charge	by Atty	2.00
Shff		
Karmer	by Atty	19.00
Pro	by atty	5.00
		<hr/>
		93.60

JEAN AUTREY,

APRIL 6, 1993, PETITION FOR PROTECTION FROM AUBSE ORDER, filed by HOPE, for Plaintiff.

Eight Copies Certified to HOPE
One (1) copy Certified to County Control.
TEMPORARY ORDER, filed.

AND NOW, this 5th day of April, 1993, upon review of the Plaintiff's Petition, the Court enters the following ORDER:

The Sheriff is directed to serve a copy of the Petition and ORDER on the defendant, the plaintiff shall serve copies of the ORDER on the police department in the jurisdiction where plaintiff resides and the Court shall serve County Control which serves as the central registry for all Protection From Abuse ORDERS.

This ORDER shall be enforced by the law enforcement agency in a County where a violation of this ORDER occurs.

A Hearing Conference shall be held on the 12th day of April, 1993, at 2:30 A.M. at 430 Spring Street Suite #3, Houstzdale, PA

This order shall remain in full force and effect until modified or terminated by this Court.

THIS IS AN ORDER OF COURT. Any violation of this Order shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) dollars and a jail sentence of up to Six (6) Months. BY THE COURT; /s/ Joseph S. Ammerman, Judge.

APRIL 15, 1993, ORDER, filed

NOW, THIS 12th day of April, 1993, an action under the Protection from Abuse statute having been filed by the Plaintiff, the proceeding having been served by ___ Department, and proof of the same having been filed to the above term and number, the Plaintiff having appeared to testify and the Defendnat having/failing to appear, the following Order is issued:

1. The Defendant shall refrain from abusing, harassing, and threatening the Plaintiff, or of placing Plaintiff in fear of abuse at any place where Plaintiff may be found.

2. The Defendant is enjoined and prohibited from linving at, enering, attempting to enter or visit the residence located at Gateway Gardens Apt 44, DuBois, PA and any subsequent residence in which the Plaintiff is granted exclusive possession of the premises.

3. 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 teh Plaintiff to the Defendnat, his counsel or any third party.

4. The Defendnat is prohibited from having any contact with teh Plaintiff including, but not limited to, entering the place of employment, business or school of the Plaintiff, and harassing the Plaintiff and the plaintiff's relatives or minor children.

7. This Order shall be enforced by any law enforcement agency in any county where a violation of this Order occurs.

8. This Order shall remin in full force and effect for a period of one (1) year from date hereof.

9. The Defendant shall pay the costs and fees of this Law suit \$45.00 to the Prothonotary \$19.80 service fees. BY THE COURT: James L. Hawkins, District Justice.

April 6
10:45 am

93-522-CD

SAMUEL POWELL,

Billed County 4/8/93

Pro *Ray* 40.00
JPC Fee *Ray* 5.00

IN RE:
 PAUL ENGLISH,
 An Alleged SEverely
 Mentally Disabled Person

APRIL 6, 1993, PETITION FOR INVOLUNTARY TREATMENT,
 MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

ORDER, filed.
 ORDER, filed.
 One (1) copy Certified to Gary Knaresboro
 One (1) copy Certified to R. Mattern.

APRIL 13, 1993, MENTAL EHALTH REVIEW OFFICERS
 REPORT AND DECREE, filed

One (1) ocpy Certified to Attorney.
 DECREE, filed.

AND NOW, this 13th day of April, 1993, the Mental
 Health Review Officer's Report si acknowledged. We
 approve his recommendation.

The Court finds that PAUL H. 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 participatoin in a Partial Hospitalization
 program. The Court, therefore, ORDERS AND DECREES
 that PAUL H. 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 Corut that the
 said PAUL H. ENGLISH be and is hereby directed to
 comply completely with the Partial Hospitalization
 program developed by Clearfield-Jefferson Community
 Mental Health Center.

April 6
 11:00 am

93-523-cD

4-19-93 OK 107785
 4-19-93 OK 107785

Pro	<i>Lyle Co</i>	40.00
JCP Fee	<i>Lyle</i>	5.00
R. Mattern		150.00
R. Collins		25.00

The term of this commitmetn shall be for a period of One Hundred Eighty (180) Days.
 This commitment is pursuant to Section 305 of the Mental Health Mattern II Esquire, Clear-
 field County Mental Health REVIEW Officer, shall be paid by Clearfield County, as shall
 the fee of Ronald L. Collins, Esquire, in the amount of \$75.00 who appeared specially for
 Gary Knaresboro, Esquire, who was unable to attend because of illness.
 It is the FURTHER ORDER of this Court that the Clearfield-Jefferson Community Mental Health
 Program shall reimburse Clearfield County to teh extent permissible by their regulations.
 BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

IN RE:
 CORA MARCINKO,
 An Alleged Severely
 Mentally Disabled Person

APRIL 6, 1993, PETITION FOR INVOLUNTARY TREATMENT,
 MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

One (1) copy Certified to R. Mattern
 One (1) copy Certified to G. Knaresboro.
ORDER, filed.
ORDER, filed.

APRIL 13, 1993, MENTAL HEALTH REVIEW OFFICERS REPORT
 AND DECREE, filed.

One (1) copy Certified to Richard Mattern
DECREE, filed.
 AND NOW, this 13th day of April, 1993, the Mental
 Health Review Officer's Report si acknowledged. We
 approve his recommendation.

The Court finds taht CORA M. MARCINKO 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 for this patient at this time is that of
 participation in a Partial Hospitalization Program.
 The Court, therefore, ORDERS AND DECREES, that CORA
 M. MARCINKO be and is ehreby committed to a Partial
 Hospitalization PROGRAM under the auspices of the
 Clearfield-Jefferson Community Mental Health Center.

It si the FURTHER ORDER of this Court that the
 said CORA M. MARCINKO be and is hereby directed to
 comply completely with the Partial Hospitalization
 program developed by Clearfield-Jefferson Community
 Mental Health Center.

April 6
 11:00 am

93-524-CD

4-19-93 CL 107/115 Pro *Lytle* 40.00
 4-19-93 CL 107/115 JCP Fee *Lytle* 5.00
 R. Mattern 150.00
 R. Collins, 25.00

The Term of commitment shall be for a period of One Hundred (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, Esquire, Clearfield
 County Mental Health Review Officer, shall be paid by Clearfield County, as shall the fee
 of Ronald L. Collins, Esquire, in the amount of \$75.00 who appeared speciall for Gary
 Knaresboro, Esquire who was unable to attend because of illness.

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:
 JOHN SNEDDEN,
 An Alleged Severely
 Mentally Disabled
 Person,

APRIL 6, 1993, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
 One (1) copy Certified to R. Mattern
 One (1) copy Certified to G. Knaresboro.
ORDER, filed.
ORDER, filed.
APRIL 13, 1993, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.
 One (1) copy Certified to R. Mattern.
DECREE, filed.
 AND NOW, this 13th day of April, 1993, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

April 6
 11:00 am

93-525-CD

The Court finds that JOHN SNEDDEN 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 JOHN SNEDDEN 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 JOHN SNEDDEN be and is hereby directed to comply completely with the Partial Hospitalization Program developed by Clearfield-Jefferson Community Mental Health Center.

Pro	<i>Lytle</i>	40.00
JPC Fee	<i>Lytle</i>	5.00
R. Mattern		150.00
R. Collins		25.00

The term of this commitment shall be for a period of One Hundred Eighty (180) Days.
 This commitment is pursuant to the 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, as shall the Fee of Ronald L. Collins, in the amount of \$75.00, who appeared specially for Gary Knaresboro, who was unable to attend because of illness.
 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.

4-19-93 OK 10/1/85
4-19-93 OK 10/1/85

<p>April 6 12:30 pm</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF PUBLIC WELFARE, Harrisburg, PA 17104</p> <p>93-526-CD</p> <p>IDA DISON/EST, RFD 2 Clearfield, PA 16830</p> <p>Pro by Plff 9.00 <i>Pro by Plff 5-</i></p> <p><i>And Now, 6th Aug 93, [unclear] filed, the above interest and cost</i></p> <p><i>Allen D. Bielz</i></p>	<p>APRIL 6, 1993, SUGGESTION OF NONPAYMENT, filed. To Revive and Continue Lien entered to No. 88-788-CD. 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.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand with cost of suit.</p> <p>Debt \$2,000.00</p> <p>JUDGMENT</p> <p><i>Allen D. Bielz</i> Prothonotary</p>	
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<p>Frederick B. Gieg, Jr</p> <p>April 6 1:10 pm</p>	<p>J. H. HOMMER LUMBER CO., PO box 9 Glasgow, PA 16644</p> <p>93-527-CD</p> <p>ANTHONY (TONY) MAZOFF, Smithmills, PA 16680</p> <p>Pro by Pflf 9.00</p>	<p>APRIL 6, 1993, JUDGMENT FROM J.P., KENNETH ROBINE, filed by frederick B. Gieg, Jr., Esquire.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Two Hundred Twenty-two and 75/100 dollars, with costs.</p> <p>Debt \$222.75</p> <p>Interest from Janauary 20, 1993, Filed and Entered by Attorney, April 6, 1993.</p> <p>JUDGMENT</p> <p><i>Allen D. Bielz</i> Prothonotary</p> <p>APRIL 6, 1993, Notice of Entry of Judgment mailed to Defendant.</p> <p>MAY 10, 1993, PRAECIPE FOR WRTI OF EXECUTION, filed by Frederick B. Gieg, Esquire</p> <p>WRIT OF EXECUTION ISSUED TO NO. 93-59-EX</p> <p>AUGUST 18, 1993, SHERIFF RETURN, filed NOW, August, 1993, return the within Writ as defendant and Plaintiff came to a payment arrangement. s/ Chester A. Hawkins, Shff by Margaret H. Putt</p>	
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<p>Paul E. Cherry</p> <p>April 6 \$110.00 Pm by Atty</p> <p>Clfd trust BAL/\$75.00</p> <p>George-Er Daghir- Benjamin Blakley, III</p> <p>2990 30 34.50</p>	<p>YOLANDA D. CORTINA,</p> <p>93-528-CD</p> <p>ROBERT F. CORTINA, ROBERT J. CORTINA and MARGARET F. CORTINA</p> <p>Pro 40.00 State by atty 10.00 (5 counts) JCP Fee by Atty 25.00 State by Atty .50</p>	<p>APRIL 6, 1993, COMPLAINT IN DIVORCE, filed by Paul E. Cherry, Esquire. One (1) copy Certified to Attorney.</p> <p>APRIL 20, 1993, ORDER, filed 1 cert/Atty YOU, ROBERT F. CORTINA, Defendnat, have been sued in Court to obtain Custody of your children, ANGELO R. CORTINA and MARIA C. CORTINA. YOU are ordered to appear in person in Courtroom of the Clearfield County Courthouse, Clearfield, Penna 16830 on the 5th day of May, 1993, at 11:00 AM for a conference. Pending further order of Court, Custody of ANGELO R. CORTINA and, MARIA C. CORTINA shall remain in the Plaintiff, YOLANDA D. CORTINA. 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: Josphe S. Ammerman, Judge.</p> <p>MAY 25, 1993, MOTION FOR COUNSELLING AND ORDER, filed by Benjamin S. Blakley, III, Esq. 1 cert/Atty ORDER, filed AND NOW, this 24th day of May, 1993, upon consideration of the within Motion, it is hereby ORDERED that the parties in the above-captioned matter attend marriage counselling by a counsellor mutually agreeable to the parties. BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>SEPTEMBER 28, 1994, COUNTERCLAIM FOR CUSTODY, filed by Benjamin S. Blakley, III, Esq. 1 cert/Atty Blakley ORDER, filed YOU, YOLANDA D. CORTINA, Counter-Defendnat, have been sued in Court to obtain Custody of your children, namely, ANGELO R. CORTINA AND MARIA C. CORTINA. YOU are ORDERED to appear in person in Courtroom No. 2 of the Clearfield County Courthouse, Clearfield, Pennsylvania 16830 on the 24th day of October, 1994, at 2:00 PM for a conference. It is the FURTHER ORDER of this Court that pending further Order of Court, Counter-Defendant, Yolanda D. Cortina, shall not relocate the parties' minor children, namely, ANGELO R. CORTINA AND MARIA C. CORTINA from Clearfield County, Pennsylvania. It is the FURTHER ORDER of this Court that if Counter-Defendant has relocated the minor children outside of Clearfield County, Pennsylvania, the said children shall be returned and relocated to Clearfield County, Pennsylvania immediately. If you fail to appear as provided by this Order, an Order for Custody, Partial Custody or Visitation may be entered agaist you or the Court may issue a warrant for your arrest. BY THE COURT: John K. Reilly, Jr, P.J.</p>
<p>Ck#3455 ATTY 34.50</p> <p>NOVEMBER 7, 1994, CONSENT ORDER, filed November 7, 1994, BY THE COURT: We do hereby consent to the Order contained herewith. /s/ Yolanda D. Cortina-Paul E. Cherry, Esq /s/ Robert F. Cortina-Benjamin S. Ammerman, Esq.</p> <p>JUL 25, 1996, PETITION TO AMEND COUNTERCLAIM, filed by s/BENJAMIN S. BLAKLEY, III, ESQ. I verify that the statements made in this Petition are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S.A. Section 9404, relating to unsworn falsification to authorities. s/ROBERT F. CORTINA</p> <p>JUL 29, 1996, ORDER, filed. ONE (1) CERT TO ATTY BLAKLEY NOW, this 29 day of July, 1996, upon consideration of the attached Petition to Amend Complaint, a Rule is hereby issued upon Respondent to Show Cause why the Petition should not be granted. Rule returnable thereon the 19th day of July, 1996, for filing written response. NOTICE</p> <p>SEP. 18, 1996, CERTIFICATE OF SERVICE, filed. NO CERT COPIES I hereby certify that true and correct copy of a Petition to Amend Counterclaim was forwarded upon the following person and in the following manner on this the 8th day of August, 1996: <u>First-Class mail, postage prepaid</u> PAUL E. CHERRY, ESQ. s/Benjamin S. Blakley, III, Esq.</p> <p>OCT. 04, 1996, ORDER, Filed. ONE (1) CERT TO ATTY BLAKELY NOW, this 4th day of October, 1996, upon consideration of the Petition of ROBERT F. CORTINA to amend his counter claim in Divorce, a Rule having been issued upon the Plaintiff, YOLANDA CORTINA, to Show Cause why the said Petition should not be granted and no written response having been filed, it is the ORDER of this Court that said Petition is being hereby granted and Defendant, ROBERT F. CORTINA, is granted leave to amend his counter claim in divorce in the above captioned matter. BY THE COURT: s/FRED AMMERMAN, JUDGE</p> <p>OCT. 08, 1996, AMENDED COUNTER CALIM, filed. ONE (1) CERT TO ATTY BLAKELY s/BENJAMIN S. BLAKLEY, III, ESQ. VERIFICATION, s/ROBERT F. CORTINE</p> <p>OCT. 08, 1996, AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE, filed. s/ROBERT F. CORTINE ONE (1) CERT TO ATTY BLAKELY</p> <p>OCT. 15, 1996, ACCEPTANCE OF SERVICE, filed. NO CERT COPIES I hereby accept service of a certified copy of an Amended Counter Claim and an Affidavit Under Section 3301 (d) of the Divorce Code. I certify that I am authorized to accept service on behalf of Plaintiff. s/PAUL E. CHERRY, ESQ.</p>	<p>34.50</p>	<p>BY THE COURT: s/FRED AMMERMAN, Judge</p>

Kimberly M. Kubista

JOSEPH F. KANE and
GRACE J. KANE, h/w
and JOSEPH DELLANTONIO,
an individual,

APRIL 6, 1993, COMPLAINT/Action Quiet Title, filed by Kimberly M. Kubista, Esquire.
One (1) copy Certified to Attorney.
ALL that certain piece or parcel of land being situate partially in the Borough of Clearfield and partially in the Township of Lawrence, Clearfield County Pennsylvania.

APRIL 19, 1993, AFFIDAVIT, filed by Kimberly M. Kubista, Esq.

APRIL 22, 1993, MOTION FOR PUBLICATION, filed by Kimberly M. Kubista, Esq.

APRIL 22, 1993, ORDER FOR PUBLICATION, filed AND NOW, to wit; April 22, 1993, upon consideration of the foregoing Motion, the Plaintiffs are granted leave to make service of the Complaint on Defendants Frank B. Reed and Rebecca W. Reed, and their successors in title by general publication once a week for three (3) consecutive weeks in The Progress and Clearfield County Legal Journal, the last insertion to appear not less than thirty (30) days prior to June 11, 1993, the date set for hearing of said Complaint in the Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania at 1:30 PM. BY THE COURT: John K. Reilly, Jr., P.J.

MAY 6, 1993, PRAECIPE TO REINSTATE COMPLAINT, filed Please reinstate the complaint filed in the above captioned action. /s/ Kimberly M. Kubista, Esq.

MAY 7, 1993, COMPLAINT REINSTATE AND REISSUED TO ATTY FOR SERVICE. /s/ arf

JUNE 8, 1993, AFFIDAVIT OF SERVICE, filed by Kimberly M. Kubista, Esq.

JUNE 11, 1993, MOTION FOR JUDGMENT, filed by Kimberly M. Kubista, Esq.

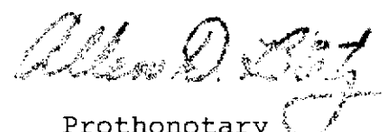
JUNE 11, 1993, ORDER, filed 1 cert/Atty AND NOW, this 11th day of June, 1993, an Affidavit of Service of the Complaint with Notice to Plead having been served on Defendants by publication and no answer having been made by Defendants, the Court, upon motion of Kimberly M. Kubista, Attorney for Plaintiffs and they they be allowed to enjoy said property in peace. Said property is situate partially in Lawrence Township and partially in the Borough of Clarfield, Clearfield County, PA. A map designating the subject premises is attached hereto as Exhibit "A". Said premises are more fully described as follows: (See original for information)
THE FIRST THEREOF: 0.568 acres
THE SECOND THEREOF: 0.398 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 Plaintiffs shall enter final judgment. Defendants shall file an Answer within thirty days of the date hereof or judgment will be entered in accordance with this Order. BY THE COURT: John K. Reilly, Jr. P.J.

JULY 12, 1993, PRAECIPE TO ENTER JUDGMENT, filed Please enter final judgment against 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// Kimberly M. Kubista, ESq.

Judgment is entered in favor of the Plaintiff and against the Defendants per Court Order dated June 11, 1993.

JUDGMENT FOR THE PREMISES.



Prothonotary

JULY 13, 1993, FINAL ORDER TAKEN TO REG & REC OFFICE /s/ arf.

April 6
2:55 pm

93-529-CD

FRANK B. REED and
REBECCA W. REED, h/w,
and their successors in
title being all the
property owners who own
property along South
Second street, Lawrence
Township, and partially
in the Borough of
Clearfield, Clearfield
County, Pennsylvania,
from Wells street to
an unnamed alley, being
the Property Owners
abutting Wells Street,
Latimer Street,
Elizabeth Street, Front
Street and Virginia
Street on the West Side
of South Second in
Clearfield, Lawrence
Township, and Partially
the Borough of
Clearfield, Clearfield
County, Pennsylvania,

Pro by Atty 40.00
JPC Fee by Atty 5.00
Pro by Atty 5.00
Cert by Atty 5.00
Order by Atty 5.00

Ann B. Wood,

ANN R. BARNETT,

APRIL 6, 1993, COMPLAINT IN DIVORCE, filed by Ann B. Wood, Esquire.

One (1) copy Certified to Attorney.

APRIL 12, 1993, AFFIDAVIT OF SERVICE, filed April 9, 1993, DIVORCE COMPLAINT SERVED TO: William E. Barnett, Deft. /s/ Ann B. Wood, Esq.

APRIL 22, 1993, ANSWER TO COMPLAINT AND NEW MATTER AND COUNTERCLAIM, filed by Paul E. Cherry, Esq.

JULY 12, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Ann B. Wood, Esquire

AFFIDAVIT OF CONSENT of Ann R. Barnett, Plaintiff, filed.

AFFIDAVIT OF CONSENT of William E. Barnett, Defendant, filed.

DIVORCE DECREE

AND NOW, the 13th day of July, 1993, 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;

We, therefore, DECREE that ANN R. BARNETT, be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and WILLIAM E. BARNETT, 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.

4/6/93
\$90.00 Pd
by atty

93-530-CD

Clfd Trust
BAL/\$75.00

Paul E. Cherry

WILLIAM E. BARNETT, JR.

Pro 40.00

State by Atty 10.00

JCP Fee by Atty 5.00

Pro .50

CK2100 TRANS TO REG ACCOUNT 75.00
PRO 40.00
PRO .50

CK#2302 ATTY 34.50

The Prothonotary is directed to pay the Court costs, as noted herein, out of the deposits received and then remit the balance to the Plaintiff. BY THE COURT,
s/ Joseph S. Ammerman

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

Earle D. Lees,

FERDINAND W. VOLOSKY,

APRIL 7, 1993, COMPLAINT IN DIVORCE, filed by Earle D. Lees, Esquire.
One (1) copy Certified to attorney.

APRIL 30, 1993, AFFIDAVIT OF SERVICE, filed April 20, 1993, ANSWER TO COMPLAINT AND NEW MATTER AND COUNTERCLAIM SERVED TO Earle D. Lees, Jr. /s/ Paul E. Cherry, Esq.

APRIL 8, 1994, AMENDED COMPLAINT IN DIVORCE, filed by Earle D. Lees, Jr, Esq. 1 cert/Atty Lees
PLAINTIFFS AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE, filed /s/ Ferdinand Volosky, Plff

APRIL 22, 1993, ANSWER TO COMPLAINT AND NEW MATTER AND COUNTERCLAIM, filed by Paul E. Cherry, Esquire

31 MAY 1994, PRAECIPE TO TRANSMIT RECORD, filed by s/EARLE D. LEES, JR., ESQUIRE

AFFIDAVIT OF SERVICE, filed.
AFFIDAVIT OF CONSENT OF FERDINAND W. VOLOSKY, filed.
AFFIDAVIT OF CONSENT OF MARY JANE VOLOSKY, filed.
AFFIDAVIT OF NON-MILITARY SERVICE, filed. s?FERDINAND W. VOLOSKY

FINAL DECREE
AND NOW, this 31st day of May, 1994, 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, FERDINAND W. VOLOSKY and Defendant, MARY VOLOSKY, are dissolved because the marriage is irretrievably broken. BY THE COURT s/JOHN K. REILLY, JR., P.J.
15 JUNE 94, VITAL STATS MAILED TO DEPT. OF HEALTH, NEW CASTLE, PENNA.

April 7
\$90.00 Pd
by Atty

93-531-CD

Clfd Trust
BAL/\$75.00

MARY VOLOSKY,

Pro	40.00
State by Atty (1 count)	10.00
JCP Fee by atty	5.00
STATE	.50

CK#2648 TRANSFER TO REGULAR ACCOUNT	75.00
PRO	40.00
STATE	.50
CK#1182	34.50

ATTY 34.50

<p>John Sughrue</p> <p>4/7/93 \$95.00 pd by atty</p> <p>Clfd Trust BAL? \$75.00</p>	<p>HAROLD W. SHORT,</p> <p>93-532-CD</p> <p>BARBARA D. SHORT,</p> <p>Pro 40.00</p> <p>State by Atty 10.00 (2 counts)</p> <p>JCP Fee by Atty 10.00</p> <p>Pro .50</p> <p>CK#2273 TRANSFER TO REGULAR ACCOUNT 75.00 PRO 40.00 PRO .50</p> <p>CK#2489 ATTY 34.50</p>	<p>APRIL 7, 1993, <u>COMPLAINT IN DIVORCE</u>, filed by John Sughrue, Esquire. Two (2) copies Certified to Attorney.</p> <p>APRIL 12, 1993, <u>ACCEPTANCE OF SERVICE</u>, filed I accept service of a copy of the Complaint in Divorce, certified by Allen D. Bietz, Prothonotary, as a true copy of the original document filed in the above-captioned case. /s/ Barbara D. Short, Esq.</p> <p>APRIL 13, 1993, <u>AFFIDAVIT OF SERVICE</u>, filed. The undersigned, John Sughrue, Attorney for Plaintiff in the above-captioned matter, being duly sworn according to law, deposes and says that on April 9, 1993, he caused a certified copy of a Complaint in Divorce to be served on Defendant, Barbara D. Short, by mailing the same to Defendant at her last known residence, 2205 George Road, Clearfield, PA 16830 by United States mail, certified restricted delivery, as evidenced by Certified Mail Receipt and Return Receipt No. P 234 131 452, bearing Defendant's signature, the originals of which are attached hereto as Exhibit A and incorporated herein by reference. s/ John Sughrue, Esquire, Attorney for Plaintiff</p> <p>AUGUST 18, 1993, <u>AFFIDAVIT OF CONSENT</u> of Harold W. Short, filed.</p> <p>SEPTEMBER 22, 1993, <u>AFFIDAVIT OF CONSENT OF BARBARA D. SHORT, DEFT</u>, filed</p> <p>NOVEMBER 8, 1993, <u>PETITION FOR BIFURCATION AND RESERVATION OF JURISDICTION AND ORDER OF BIFURCATION</u>, filed by John Sughrue, Esquire, <u>CERTIFICATE OF SERVICE</u>, filed November 8, 1993, Petition for bifurcation and reservation of jurisdiction and Order served on BARBARA D. SHORT, Defendant, /s/ John Sughrue, Esquire.</p> <p>NOVEMBER 8, 1993, <u>PETITION FOR BIFURCATION AND RESERVATION OF JURISDICTION AND ORDER OF BIFURCATION</u>, filed by John Sughrue, Esq. <u>ORDER OF BIFURCATION</u>, filed AND NOW, to wit: this 9th day of November, 1993, upon</p>
<p>NOVEMBER 8, 1993, <u>PRAECIPE TO TRANSMIT RECORD AND DIVORCE DECREE</u>, filed by John Sughrue, Esq. <u>CERTIFICATE OF SERVICE</u>, filed, AND NOW, I do hereby certify that on the 8th day of November, 1993, I caused to be served a true and correct copy of Plaintiff's Praecipe to Transmit Record and Divorce Decree on the following and in the manner indicated below: <u>BY UNITED STATES MAIL, FIRST CLASS, POSTAGE PREPAID</u> Barbara D. Short, Defendant, 411 North Second Street, Clearfield, PA 16830 /s/ JOHN SUGHRUE, Esquire.</p> <p>NOVEMBER 9, 1993, <u>DIVORCE DECREE</u>, filed. AND NOW, to wit: this 9th day of November, 1993, it is ORDERED, ADJUDGED and DECREED that HAROLD W. SHORT, Plaintiff, and BARBARA D. SHORT, Defendant, shall be and hereby are divorced from the bonds of matrimony. BY THE COURT: /s/ JOHN K. REILLY, JR., President Judge.</p> <p>NOVEMBER 15, 1993, <u>VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.</u></p> <p>DECEMBER 29, 1993, <u>STIPULATION WITH RESPECT TO EQUITABLE DISTRIBUTION</u>, filed. No Copies. DECEMBER 30, 1993, <u>PRAECIPE TO TRANSMIT RECORD</u>, filed.</p> <p>JANUARY 6, 1994, <u>DECREE OF EQUITABLE DISTRIBUTION</u>, filed 2 cert/atty Sughrue January 5, 1994, <u>EQUITABLE DISTRIBUTION</u>, BY THE COURT: John K. Reilly, Jr., P.J.</p> <p>NOVEMBER 29, 1994, <u>PETITION TO VACATE PROPERTY SETTLEMENT ORDER</u>, filed by Chris Pentz Esq. <u>RULE RETURNABLE</u>, filed AND NOW, this 28th day of November, 1994, upon consideration of the Petition to Vacate Property Settlement Order filed on behalf of the Petitioner, Barbara D. Short, it is hereby ORDERED and DIRECTED that a Rule be issued upon the Respondents to show cause why the Petition should not be permitted. Rule Returnable with a hearing thereon the 27th day of December, 1994 in Courtroom #2 of the Clearfield County Courthouse, Clearfield, Pennsylvania at 9:30 AM. BY THE COURT: Fredric J. Ammerman, Judge.</p> <p>NOVEMBER 29, 1994, <u>RULE RETURNABLE ISSUED TO ATTY FOR SERVICE</u>. /s/ was</p>	<p>Stipulation of the parties, it is ORDERED that the divorce action filed in the above-captioned matter shall be and is hereby bifurcated from all other pending issues and the Court shall concurrent herewith enter an appropriate Decree of Divorce; and further in accordance with said Stipulation, shall and hereby does retain jurisdiction over all other matters and issues raised or pending in these proceedings. BY THE COURT: John K. Reilly, Jr., P.J.</p>	

April 7
12:30 pm

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE
Harrisburg, PA 17128

93-533-CD

SHAWN B. FAIRMAN,
Box 256A
DuBois, PA 15801

Pro by Plff 9.00

APRIL 7, 1993, 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 Forty and 05/100 dollars, with costs.

Debt \$240.05

Interest Computation Date April 16, 1993.

Filed and Entered by Plaintiff, April 7, 1993.

JUDGMENT

[Handwritten Signature]
Prothonotary

IN RE:

TERRY MYRTLE,
An Alleged Severely
Mentally Disabled Person,

APRIL 7, 1993, PETITION FOR INVOLUNTARY TRATMENT,
MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

ORDER, filed.
ORDER, filed.

APRIL 1, 1993, MENTAL HEALTH REVIEW OFFICERS
REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.
DECREE, filed.
AND NOW, this 8th day of April, 1993, the

Mental Health Review Officer's Report is acknowledged.

We approve his recommendation.

The Court finds that TERRY MYRTLE 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 treatmetn for a period of one hundred eighty
(180) days, on the Adolescent Ward.

IT SI 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.

April 7
3:45 pm

93-535-CD

Pro	<i>Lyle</i>	40.00
JCP Fee	<i>Lyle</i>	5.00
R. Mattern		150.00

4-20-93 02/10/673
4-20-93 02/10/673

George B. Kaufman

JOHN G. SCAIFE, SR.,

APRIL 8, 1993, CERTIFICATIN OF DOCKET ENTRIES AND JUDGMENT, filed. From Somerset County. Their number 93-301-CD.

I, SANDRA MILLER HICKTON, Prothonotary, of the court of Common Pleas of Somerset 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 the Defendant on the 6th day of April, 1993, in the above captioned case in the amount of \$6,480.00

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the said Court, on the 7th day of April, 1993, . /s/ SANDRA MILLER, HECKTON, Prothonotary.

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Six Thousand Four Hundred eighty and 00/100 Dollars, with costs.

Debt \$6,480.00

JUDGMENT

NEIL DOTTS,

Allen D. Biel Prothonotary

APRIL 8, 1993, Notice of Entry of Judgment mailed to Defendant.

Pro by Atty 15.00

Somerset Co. Cst 18.00

Pro by ATTY 500

And on 4th Nov 1994 by power filed in full of debt

William L. Koerber

CONTINUED FROM 422, DAYE Vs DAYE, 93-243-CD

OCT. 11, 1996, ORDER, filed. ONE (1) CERT TO ATTY GEARHART, KOERBER, SOBEL AND NOW, this 11th day of October, 1996, having reviewed the attached Report and Recommendation of the Master, it is the Order of this Court that the same is hereby accepted and the parties are hereby ordered to abide by the same.

With respect to the limited issues raised on Exceptions pertaining to the payment of Master fees and the sale of the property identified as the "Nyman" property, it is the ORDER and DECREE of this Court that:

1. The Master fees of \$4,597.50 and stenography fees of \$1,939.72 are fully approved. This Court recognizes that the sum of \$4,593.61 has already been paid by Defendant, Jeanette L. Daye, which sum paid by Defendant being \$1,325.00 more than fifty (50%) percent that was allocated to her. Accordingly, the sum of \$3268.61 shall be paid by the Plaintiff, Robert L. Daye. Said sum to be paid to the Prothonotary of Clearfield County who is hereby authorized to release the sum of \$2097.50 to the Master, John A. Sobel, IV, with the remaining amount of \$1325.00 to be released to the attorney for Defendant, Jeanette L. Daye. Failing to make said payment of \$3268.61 (said sum being the total of what is still owed to the Master and to the Defendant) within ten (10) days from the date of this Order, said amounts shall act as a judgment against the assets of Plaintiff, Robert L. Daye.

With respect to that portion of the divorce Master's Recommended Report pertaining to the sale of the "NYMAN" property, this Court notes that Plaintiff Robert L. Daye maintains the property is subject to a valid Agreement of Sale and is therefor not available for sale. Accordingly, there shall be no directive requiring counsel for Plaintiff to sell it. The Court finds, however, that any indebtedness owed by Plaintiff, Robert L. Daye for Master fees and costs shall be secured by a lien against all other property of Robert L. Daye.

All other respects and exceptions filed by the Plaintiff are denied and the Master's Recommended Order is adopted. BY THE COURT, s/FRED AMMERMAN, JUDGE

CONSENT, I DO HEREBY CONSENT TO THE ATTACHED ORDER s/R. DENNING GEARHART, ESQ. s/DWIGHT L. KOERBER, JR., ESQ.

JAN. 29, 1997, PETITION FOR ISSUANCE OF CONTEMPT OF COURT CITATION, filed by s/DWIGHT L. KOERBER, JR., ESQ.

FOUR (4) CERT TO ATTY KOERBER VERIFICATION, s/JEANETTE L. DAYE CERTIFICATE OF SERVICE

This is to certify that on the 29th day of January, 1997, the undersigned served a copy of the foregoing PETITION FOR ISSUANCE OF CONTEMPT OF COURT CITATION in the above captioned matter upon counsel of record for Respondent. Such documents were served by United States First Class Mail upon the following: R. DENNING GEARHART, ESQ.

s/DWIGHT L. KOERBER, JR., ESQUIRE

FEB. 03, 1997, ORDER, filed. FOUR (4) CERT TO ATTY KOERBER

NOW THIS, 3rd day of February, 1997, upon consideration of the attached Petition, a Rule is hereby issued upon Robert L. Daye to Show Cause why the Petition should not be granted. Rule Returnable the 24th day of February, 1997, for filing written response.

BY THE COURT: s/FRED AMMERMAN, JUDGE

FEB. 06, 1997, CERTIFICATE OF SERVICE, filed. ONE (1) CERT TO ATTY KOERBER

This is to certify that on the 4th day of Feb. 1997, the undersigned served a certified copy of the foregoing PETITION FOR ISSUANCE OF CONTEMPT OF COURT CITATION AND ORDER in the above captioned matter upon counsel of record for Respondent. Such document was served via U.S. First Class Mail upon the following: R. DENNING GEARHART, ESQ.

This is to certify that on the 4th day of Feb. 1997, the undersigned served a certified copy of the foregoing PETITION FOR ISSUANCE OF CONTEMPT OF COURT CITATION AND ORDER in the above captioned matter directly upon Respondent. Such document was served via United States First Class Certified Mail upon the following:

CONTINUED ON PAGE 475

<p>Kimberly M. Kubista</p> <p>4/12/93 \$90.00 Pd by Atty</p> <p>Clfd Trust BAL/\$75.00</p> <p>CK#2573 TRANSFER TO REGULAR ACCOUNT PRO 40.00 STATE .50</p> <p>CK#1087</p>	<p>RICHARD K. GOODROW,</p> <p>93-537-CD</p> <p>DIANA L. GOODROW,</p> <p>Pro 40.00 State by Atty 10.00 (1 count) JCP Fee by Atty 5.00 State .50</p> <p>ATTY 34.50</p>	<p>APRIL 12, 1993, COMPLAINT IN DIVORCE, filed by Kimberly M. Kubista, Esquire One (1) copy Certified to Attorney.</p> <p>APRIL 14, 1993, AFFIDAVIT OF SERVICE, filed April 13, 1993, COMPLAINT IN DIVORCE SERVED TO: Diana L. Goodrow, Deft. /s/ Kimberly M. Kubista, Esq.</p> <p>02 MARCH 94, PRAECIPE TO TRANSMIT RECORD, filed by KIMBERLY M. KUBISTA, ESQUIRE AFFIDAVIT OF CONSENT OF RICHARD K. GOODROW, filed AFFIDAVIT OF CONSENT OF DIANA L. GOODROW, filed ORDER, AND NOW, this 2nd day of March, 1994, the Plaintiff having filed a Complaint in Divorce under Section 3301 (c) of the Divorce Code on April 12, 1993, 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 Ninety (90) days have elapsed from the date of the filing of the Complaint, it is hereby ORDERED and DECREED that Richard K. Goodrow, be divorced and forever separated from the nuptial ties and bonds of matrimony hereto contracted between himself and Diana L. Goodrow thereupon all the 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.</p> <p>The Prothonotary 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: s/JOHN K. REILLY, JR., PRESIDENT JUDGE</p> <p>15 MARCH 1994, VITAL STATS MAILED TO DEPT OF HEALTH, NEW CASTLE, PENNA.</p>
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COMMONWEALTH OF PENNA,
DEPARTMENT OF LABOR AND
INDUSTRY,
Harrisburg, PA 17106

April 12
11:55 am

93-538-CD

DEMCHAK TRUCKING INC.
PO Box 51
New Millport, PA 16861

Pro by Plff 9.00

APRIL 12, 1993, 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 Hundred
and 05/100 Dollars, with costs.

Debt \$200.05

Interest Computation Date, March 31, 1993.

Filed and Entered by Plaintiff, April 12, 1993.

JUDGMENT

Allen D. Birtz
Prothonotary

COMMONWEALTH OF PENNA,
DEPARTMENT OF LABOR AND
INDUSTRY,
Harrisburg, PA 17106

April 12
11:55 am

93-5³29-CD

ACCLAIM CUSTOM
DECORATORS, INC.
Hahne Court
DuBois, PA 15801

Pro by Plff 9.00
Pro by Deft 5.50

APRIL 12, 1993, 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 Five Thousand
Five Hundred Fifty and 99/100 Dollars, with costs.

Debt \$5,550.99

Interest Computation Date, March 31, 1993.

Filed and Entered by Plaintiff, April 12, 1993.

JUDGMENT

Allen D. Birtz
Prothonotary

And Now, 6th day of April 1993 By paper
filed, the amount of 5,550.99 certified in full of debt.
Interest and costs 5.50

Attest *Allen D. Birtz*
Prothonotary

April 12
12:00 pm

COMMONWEALTH OF PENNA
DEPARTMENT OF REVENUE,
Harrisburg, PA 17128

93-540-CD

FULLINGTON AUTO BUS
CO., INC.,
PO Box 211
Clearfield, PA 16830

Pro by Plff 9.00
Pro by Plff 5.50

APRIL 12, 1993, CERTIFIED COPY OF LIEN, F.U.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 Five Hundred Sixty-four and 27/100 Dollars, with costs.

Debt \$7,564.27

Interest Computation Date, April 21, 1993

Filed and Entered by Plaintiff, April 12, 1993.

JUDGMENT

Allen D. Bartz
Prothonotary

28 Feb 1974 by paper
of debt.

William A. Shaw
Prothonotary

April 12
12:00 pm

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17128

93-541-CD

CRIST COBLENTZ and
MARTHA COBLENTZ,
RR 1, Box 173A
Luthersburg, PA 15848

Pro by Plff 9.00
Pro by Def 5.00

APRIL 12, 1993, 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 Fifty-nine and 71/100 Dollars, with costs.

Debt \$559.71

Interest Computation Date, April 23, 1993.

Filed and Entered by Plaintiff, April 12, 1993.

JUDGMENT

Allen D. Bartz
Prothonotary

14th July 1993
W.A. Shaw (x05)

<p>John E. Salmon</p> <p>April 12 4:00 pm</p> <p>J. Bruce McKissock</p> <p>Ann T. Field</p> <p>David N. Zeehandelaar</p>	<p>FRANK MARINO and SUSAN MARINO</p> <p>93-542-CD</p> <p>WEST PENN AVIATION and THE PENNSYLVANIA STATE UNIVERSITY, and PENN-AIR, INC.</p>	<p>APRIL 12, 1993, PRAECIPE FOR WRIT OF SUMMONS, filed by Plaintiff. Please issue a Writ of Summons against the above named Defendants. /s/ Frank W. Marino, Plaintiff.</p> <p>APRIL 14, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.</p> <p>MAY 28, 1993, SHERIFF RETURN, filed May 13, 1993, SUMMONS "NOT SERVED, TIME EXPIRED" TO: West Penn Aviation, The Penna State University and Penn-Air Inc, Defts. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p> <p>APRIL 5, 1994, PRAECIPE, filed Please reissue the writ of summons agaisnt the above named defendants. /s/ Frank W. Marino, Plff</p> <p>APRIL 6, 1994, WRIT OF SUMMONS REINSTATED AND REISSUED TO SHERIFF FOR SERVICE. /s/ arf.</p> <p>MAY 13, 1994, ENTRY OF APPEARANCE, filed Kindly enter our appearance on behalf of the Defendant Penn Air, Inc, only with regard to the above noted matter. /s/ David N. Zeehandelaar, Esq.</p> <p>CERTIFICATE OF SERVICE, filed May 10, 1994, ENTRY OF APPEARANCE SERVED TO: John E. Salmon, Esq; J. Bruce McKissock, Esq; Ann Thornton Field, Esq; and James M. Horne, Esq. s/ David N. Zeehandelaar, Esq.</p> <p>MAY 20, 1994, ENTRY OF APPEARANCE, filed KINDLY enter our appearance on behalf of the Defendant The Pennsylvania State University, only in the above-captioned matter. /s/ Ann T. Field, Esq.</p> <p>CERTIFICATE OF SERVICE, filed May 19, 1994, ENTRY OF APPEARANCE SERVED TO: John E. Salmon, Esq; J. Bruce McKissock, ESq.; David N. Zeehandelaar, Esq; and James M. Horne, Esq. /s/ Ann T. Field, Esq.</p> <p>JUNE 7, 1994, SHERIFF RETURN, filed April 22, 1994, SUMMONS SERVED TO: West Penn Aviation Deft. April 21, 1994, Larry Field, Shff of Blair Co deputized by Chester A. Hawkins, Shff of Clearfield Co. April 27, 1994, SUMMONS SERVED TO: Penn Air Inc, Deft. by Shff Field. April 21, 1994, Denny Nau, Shff of Centre Co deputized by Chester A. Hawkins, Shff of Clearfield Co. April 28, 1994, SUMMONS SERVED TO: Pennsylvania State University, Deft by Shff Nau. /s/ Chester A. Hawkins, Shff by Marilyn Hamm</p> <p>JUNE 13, 1994, ENTRY OF APPEARANCE, filed Kindly enter our appearance as attorneys for defendant, WEST Penn Aviation, only with regard to the above-noted matter. /s/ J. Bruce McKissock Esq.</p> <p>CERTIFICATE OF SERVICE, filed June 8, 1994, ENTRY OF APPEARANCE SERVED TO: David N. Zeehandelaar, Esq; John E. Salmon, Dsq; Ann Thornton Field, Esq; and James M. Horne, Esq. /s/ Patricia D. Shippee, Esq.</p> <p>APR. 16, 1996, WITHDRAWAL OF APPEARANCE, filed. No Cert Copies Kindly withdraw the appearance of DAVID N. ZEEHANDELAAR of the law firm of Bolger Picker Hankin & Tannenbaum, 12th Floor, 1800 JFK Boulevard, Philadelphia, PA. 19103, on behalf of Defendant Penn Air, Inc., with regard to the above captioned matter. s/DAVID N. ZEEHANDELAAR</p> <p>ENTRY OF APPEARANCE Kindly enter the appearance of David N. Zeehandelaar of the law firm of Blank Rome Comisky & McCauley on behalf of Defendant Penn-Air, Inc., with regard to the above captioned matter. s/DAVID N. ZEEHANDELAAR, ESQ.</p>
<p>CERTIFICATE OF SERVICE David N. Zeehandelaar hereby certifies that a true and correct copy of the foregoing Withdrawn/Entry of Appearance was mailed this 9th day of April, 1996 by U.S. First-Class Mail, postage prepaid, to counsel of record as noted below: 1) JOHN E. SALMON, ESQ. 2) J. BRUCE MC KISSOCK, ESQ. 3) ANN THORNTON FIELD, ESQ. 4) JAMES M. HORNE, ESQ.</p>	<p>Pro by Plff 20.00 JPC Fee by Plff 5.00 Shff by Plff 19.10 sur charge by Plff 6.00 Pro by Plff 5.00 Shff by Plff 30.40 Shff Nau by Plff 24.20 Shff Field by Plff 22.00</p>	<p>APRIL 27, 1994, SUMMONS SERVED TO: Penn Air Inc, Deft. by Shff Field. April 21, 1994, Denny Nau, Shff of Centre Co deputized by Chester A. Hawkins, Shff of Clearfield Co. April 28, 1994, SUMMONS SERVED TO: Pennsylvania State University, Deft by Shff Nau. /s/ Chester A. Hawkins, Shff by Marilyn Hamm</p> <p>JUNE 13, 1994, ENTRY OF APPEARANCE, filed Kindly enter our appearance as attorneys for defendant, WEST Penn Aviation, only with regard to the above-noted matter. /s/ J. Bruce McKissock Esq.</p> <p>CERTIFICATE OF SERVICE, filed June 8, 1994, ENTRY OF APPEARANCE SERVED TO: David N. Zeehandelaar, Esq; John E. Salmon, Dsq; Ann Thornton Field, Esq; and James M. Horne, Esq. /s/ Patricia D. Shippee, Esq.</p> <p>APR. 16, 1996, WITHDRAWAL OF APPEARANCE, filed. No Cert Copies Kindly withdraw the appearance of DAVID N. ZEEHANDELAAR of the law firm of Bolger Picker Hankin & Tannenbaum, 12th Floor, 1800 JFK Boulevard, Philadelphia, PA. 19103, on behalf of Defendant Penn Air, Inc., with regard to the above captioned matter. s/DAVID N. ZEEHANDELAAR</p> <p>ENTRY OF APPEARANCE Kindly enter the appearance of David N. Zeehandelaar of the law firm of Blank Rome Comisky & McCauley on behalf of Defendant Penn-Air, Inc., with regard to the above captioned matter. s/DAVID N. ZEEHANDELAAR, ESQ.</p> <p>s/DAVID N. ZEEHANDELAAR, ESQ.</p>

<p>Catherine A. Foley,</p> <p>Peter F. Smith</p>	<p>IN RE:</p> <p>CONDEMNATION BY THE COMMONWEALTH OF PENNA, acting by and through the DEPARTMENT OF GENERAL SERVICES, of the property of MACHIPONGO LAND AND COAL COMPANY, DANIEL HOUTZ, M.D., His Heirs, Executors, Administrators, Successors and Assigns AMOCO PRODUCTION COMPANY, PAN AMERICAN EXPLORATION, EASTERN STATES EXPLORATION COMPANY, BELL TELEPHONE COMPANY OF PENNSYLVANIA, PENNSYLVANIA ELECTRIC COMPANY, and any other person or persons having or claiming an interest in the premises,</p>	<p>APRIL 13, DECLARATION OF TAKING, filed by Catherine A. Foley, Assistant Counsel, Office of Chief Counsel, Department of General Services. One (1) copy Certified to Attorney.</p> <p>APRIL 21, 1993, PRAECIPE TO ENTER APPEARANCE, filed Kindly enter my appearance on behalf of MACHIPONGO LAND AND COAL COMPANY in the above-captioned matter. /s/ Peter F. Smith, ESq.</p> <p>MAY 18, 1993, SHERIFF RETURN, filed April 15, 1993 NOTICE OF CONDEMNATION SERVED TO: Machipongo Land and Coal Company, Deft. April 15, 1993, NOTICE OF CONDEMNATION SERVED TO: Machipongo land & Coal Company, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p> <p>MAY 25, 1993, PROOF OF SERVICE OF NOTICE OF CONDEMNATION, filed by Catherine A. Foley, Esq. l cert/Atty</p> <p>JULY 28, 1993, PETITION FOR APPOINTMENT OF BOARD OF VIEWERS, filed by Peter F. Smith, Esq. ORDER UNSIGNED</p> <p>OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copy to Atty Foley and Atty Smith</p> <p>OCTOBER 9, 1995, PRAECIPE TO DISCONTINUE, filed. Please mark the above-captioned matter settled, discontinued and ended. Respectfully submitted, s/ Catherine A. Foley.</p> <p><u>SETTLED, DISCONTINUED AND ENDED.</u></p>
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April 13
11:30 am

93-543-CD

Pro	by Atty	40.00
JCP Fee	by Atty	5.00
Shff sur	by Atty	28.72
charge	by Atty	4.00
Pro	by Comm.	5.00

Catherine A. Foley

IN RE:

CONDEMNATION BY THE COMMONWEALTH OF PENNA, acting by and through the DEPARTMENT OF GENERAL SERVICES, of the property of SWEN SWENSON a/k/a SWAN SWANSON, AMELIA SWANSON, HARRY SHAWSON, EARL SWANSON, Individually and as ADMINISTRATOR OF THE ESTATE OF HARRY SWANSON, EARL T. SWANSON, SWAN SWANSON, MARVIN SWANSON, BERNARD SWANSON, DOLORES SAUPP, DOROTHY DOMBROSKY, DONALD E. SWANSON, KENNETH SWANSON, DOROTHY MCTAVISH, BERNARD EARL SWANSON, ELIZABETH P. SWANSON, their heirs, executors administrators or

APRIL 13, 1993, DECLARATION OF TAKING, filed by Catherine A. Foley, Assistant Counsel, Office of Chief Counsel One (1) copy Certified to Attorney.

MAY 18, 1993, SHERIFF RETURN, filed April 15, 1993, NOTICE OF CONDEMNATION SERVED TO: Swen Swenson a/k/a SWAN SWENSON, DEFT. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

MAY 25, 1993, PROOF OF SERVICE OF NOTICE OF CONDEMNATION, filed by Catherine A. Foley, Esq.

JUNE 9, 1993, PETITION OF THE COMMONWEALTH OF PEENSYLVANIA ACTING BY AND THROUGH THE DEPARTMENT OF GENERAL SERVICES TO PAY ESTIMATED JUST COMPENSATION INTO COURT AND FOR WRIT OF POSSESSION, filed by Catherine A. Foley, Esq.

JUNE 9, 1993, RULE, filed. AND NOW, this 16th day of June, 1993, upon consideration of the within petition, a rule is granted upon Dorothy McTavish, Kenneth Swanson, Bernard Swanson, Jr., Marvin Swanson, Dolores Saupp, Dorothy Dombrosky, Edward d. Swanson and any other parties in terest, to show cause why the estimated just compensation of \$7,500 for the property taken in Woodward Township, Clearfield County, should not be paid into court, and why the Prothonotary should not mark the docket satisfied of record upon such payment. Further, a rule is granted upon Dorothy McTavish, Kenneth Swanson, Bernard Swanson, Jr., Marvin Swanson, Dolores Saupp, Dorothy Dombrosky, Edward D. Swanson and any other parties in interest, to show cause why a writ of possession conditioned upon payment into the Court of Seven Thousand Five Hundred (\$7,500.00) Dollars as estimated just compensation for the use of Condemnees without any commissions or fees deductible therfrom as their interests may appear, shall not issued.

RULE RETURNABLE the 6th day of August, 1993, at 1:30 P.M., Courtroom No. 1, Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT, s/ John K. Reilly, Jr., P.J.

JUNE 17, 1993, RULES ISSUED AND MAILED TO CATHERINE A. FOLEY TO SERVICE.

JUNE 29, 1993, CERTIFICATE OF SERVICE, filed 1 cert/Plf June 21, 1993, PETITION TO PAY ESTIMATED JUST COMPEN-

assigns and any other person or persons having or claiming an interest in the premises,

SATION INTO COURT AND FOR WRIT OF POSSESSION SERVED TO: Dorothy McTavish; Bernard Swanson, Jr; Kenneth Swanson; Marvin Swanson; Dolores Saupp; Edward D. Swanson; and Dorothy Dombrosky. /s/ Catherine A. Foley, ESq.

AUGUST 6, 1993, ORDER GRANTING WRIT OF POSSESSION, filed

AND NOW, this 6th day of August, 1993, upon consideration of the petition of the Commonwealth of Pennsylvania, acting by and through the Department of General Services for a rule to show cause why a writ of possession should not issue, it is hereby ordered that the rule is made absolute and a writ of possession shall issue for the property located in Woodward Township, Clearfield County against Swen Swenson, a/k/a Swan Swanson; Amelia Swanson; Harry Swanson; Earl Swanson, individually and as administrator of the Estate of Harry Swanson; Earl T. Swanson; Swan Swanson; Marvin Swanson; Bernard Swanson; Dolores Saupp; Dorothy Dombrosky; Donald E. Swanson; Kenneth Swanson; Dorothy McTavish; Bernard Earl Swanson; and Elizabeth P. Swanson, their heirs, executors, administrators or assings, and any other person or person having or claiming an interest in the premises, upon payment to the prothonotary of the sum of Seven Thousand Five Hundred (\$7,500.00) Dollars from the Commonwealth of Pennsylvania acting by and through the Department of General SErVICES, for the use of Swen Swenson, aka Swan Swanson; Amelia Swanson; Harry Swanson; Earl Swanson, individually and as administrator fo the Estate of Harry Swanson; Swan Swanson; Marvin Swanson; Bernard Swanson; Dolores Saupp; Dorothy Dombrosky; Donald E. Swanson; Kenneth Swanson; Dorothy McTavish; Bernard Earl Swanson; and Elizabeth P. Swanson, their heirs, executors, administrators or assigns and any other person or person having or claiming an interest in the premises, as their interests may appear, without any commissions or fees deductible therefrom. BY THE COURT: John K. Reilly, Jr, P.J.

April 13 11:30 am

93-544-CD

Pro by Atty 40.00
 JPC Fee by Atty 5.00
 Shff by Atty 24.72
 sur charge by Atty 2.00

Comm 8/10/93 pd. \$7500.00
CK 1025; \$7500.00 pd. Court
ORDER DATED 11/15/93

AUGUST 6, 1993, ORDER DIRECTING PAYMENT OF COMPENSATION INTO COURT AND DIRECTING SATISFACTION OF DOCKET OF RECORD, filed

AND NOW, this 6th day of August, 1993, upon consideration of the within petition, it is ORDERED AND DECREED that the Prothonotary, without any fee whatsoever pay and distribute to Dorothy McTavish, Kenneth Swanson, Bernard Swanson, Jr, Marvin Swanson, Dolores Saupp, Dorothy Dombrosky, and Edward D. Swanson, the total sum of Seven Thousand Five Hundred (\$7,500.00) Dollars, previously deposited with the prothonotary by the Commonwealth of

Barbara H. Schickling

CARMEN PHYLLIS BLOOM,

APRIL 13, 1993, COMPLAINT IN DIVORCE UNDER SECTION 3301 (d) OF THE DIVORCE CODE, filed by Barbara H. Schickling, Esquire,

One (1) copy Certified to Attorney.

PLAINTIFF'S AFFIDAVIT UNDER § 3301(d) OF THE DIVORCE CODE, filed.

1. The parties to this action have lived 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 decree 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/ Carmen Phyllis Bloom, Plaintiff.

MAY 4, 1993, ACCEPTANCE OF SERVICE, filed

AND NOW, this 20th day of April, 1993, service is hereby accepted of a certified copy of the Complaint in Divorce in the above-captioned matter by the defendant, ALTON F. BLOOM. /s/ Alton F. Bloom, Deft.

MAY 11, 1993, NOTICE OF INTENTION TO REQUEST ENTRY OF A DIVORCE DECREE, filed by Barbara H. Schickling, Esq. 1 cert/Atty

MAY 19, 1993, AFFIDAVIT OF SERVICE, filed

May 19, 1993, INTENTION TO REQUEST ENTRY OF A DIVORCE DECREE SERVED TO Alton F. Bloom, Deft by certified mail. /s/ Barbara H. Schickling, ESq.

JUNE 8, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Barbara H. Schickling, Esquire

AND NOW, this 10th day of June, 1993, it is ORDERED

Pro 40.00

(1 count)

JCP Fee by Atty 5.00

State by atty 10.00

Pro .50

and DECREED that CARMEN PHYLLIS BLOOM, Plaintiff, and

ALTON F. BLOOM, Defendant, are divorced from the bonds

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

CK#2071 TRANS TO REG ACCOUNT 75.00

PRO 40.00

PRO .50

CK#2271 ATTY 34.50

3/13/93
\$90.00 Pd
by Atty

93-545-CD

Clfd Trust
BAL/\$75.00

ALTON F. BLOOM,

COUNTY NATIONAL BANK
PO Box 42
Clearfield, PA 16830

APRIL 13, 1993, JUDGMENT FROM J.P., William M. Daisher filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Four Thousand Seventy-seven and 50/100 dollars, with costs.

April 13
2:35 pm

93-547-CD

Debt \$4,077.50

Interest from October 19, 1992.

Filed and Entered by Plaintiff, April 13, 1993

LOUIS R. GRAHAM, JR.,
RR#1, Box 55A
Woodland, PA 16881

JUDGMENT



Prothonotary

Pro by Plff 9.00

APRIL 13, 1993, Notice of Entry of Judgment mailed to Defendant.

Robin B. Shepherd

RODNEY SAMPLE,

APRIL 13, 1993, COMPLAINT IN DIVORCE, filed by Robin B. Shepherd, Esquire.

Two (2) copies Certified to Attorney.

APRIL 19, 1993, AFFIDAVIT OF MAILING, filed April 19, 1993, COMPLAINT IN DIVORCE SERVED TO: Deborah Sample, Deft. /s/ Robin B. Shepherd, ESq.

OCTOBER 11, 1993, PRAECIPE TO TRANSMIT THE RECORD, filed by R. Denning Gearhart, Esquire
AFFIDAVIT OF CONSENT of RODNEY A. SAMPLE, Plaintiff, filed.

AFFIDAVIT OF CONSENT of DEBORAH SAMPLE, Defendant, filed.

DECREE

AND NOW, this 12th day of October, 1993, it is Ordered and Decreed that RODNEY SAMPLE, Plaintiff, and DEBORAH SAMPLE, 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 conditions of said Agreement. BY THE COURT, s/ John K.

4/13/93
\$90.00 pd
by Atty

93-548-CD

Clfd Trust
BAL/\$75.00

DEBORAH SAMPLE,

Pro 40.00

State by atty 10.00
(1 count)

JCP Fee by Atty 5.00

Pro .50

CK#2242 TRANSFER TO REGULAR ACCOUNT 75.00
PRO 40.00
PRO .50

CK#2455 ATTY 34.50

Reilly, Jr., Judge

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

AUGUST 30, 1995, PETITION TO MODIFY CUSTODY ORDER filed by s/ROBIN B. SHEPHERD, ESQ. TWO(2) CERT TO ATTY GEARHART
VERIFICATION, s/RODNEY A. SAMPLE

SEPTEMBER 06, 1995, ORDER, filed. TWO(2) CERT TO ATTY GEARHART
You, DEBORAH SAMPLE, Respondent, have been sued in Court to modify custody/visitation of the child COLETTE FAWN SAMPLE (d.o.b. 5/12/88).

You are Ordered to appear in person at the Clearfield County Courthouse, Clearfield, Pa., on the 28th day of September, 1995, at 9:00 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>R--Denning Gearhart James A. Naddeo</p> <p>3/14/93 \$95.00 pd by Atty</p> <p>Clfd Trust BAL/\$75.00</p> <p>Kimberly M. Kubista</p> <p>CK#2925 TRANSFER TO REGULAR ACCOUNT 75.00 PRO 40.00 STATE .50 CK#1549 34.50</p>	<p>RONALD E. CABER,</p> <p>93-550-CD</p> <p>BERNICE A. CABER,</p> <p>Pro 40.00 State by Atty 10.00 (2 counts) JCP Fee by Atty 10.00 State .50</p>	<p>APRIL 14, 1993, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire. Two (2) copies Certified to Attorney.</p> <p>APRIL 19, 1993, ACCEPTANCE OF SERVICE, filed I, KIMBERLY M. KUBISTA, ESQ, do hereby accept service of the Complaint in Divorce filed to the above captioned matter on behalf of my client, Bernice a. Caber. /s/ Kimberly M. Kubista, Esq.</p> <p>JULY 8, 1993, PETITION FOR EQUITABLE RELIEF, filed by Kimberly M. Kubista, Esquire One (1) copy Certified to R. Denning Gearhart. RULE, filed. AND NOW, this 6th day of July, 1993, upon consideration of the attached Petition for Equitable Relief, it is hereby ORDERED and DIRECTED that a rule be issued upon Respondent to show cause why said Petition should not be granted. RULE RETURNABLE with a hearing thereon the 16th day of JULY, 1993, at 11:00 A.M. BY THE COURT: /s/ Joseph S. Ammerman, Judge. CERTIFICATE OF SERVICE, 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 Pennsylvania, on this 9th day of July, 1993, to the attorney's of record, /s/ Allen D. Bietz, Prothonotary, BCE</p> <p>JULY 15, 1993, PRAECIPE, filed. ONE (1) COPY CERT TO ATTY PLEASE WITHDRAW MY APPEARANCE ON BEHALF OF THE PLAINTIFF, ROBALD E. CABER. S/R. DENNING GEARHART, ESQUIRE PLEASE ENTER MY APPEARANCE ON BEHALF OF THE PLAINTIFF, RONALD E. CABER. S/JAMES A. NADDEO, ESQUIRE CERTIFICATE OF SERVICE I HEREBY CERTIFY THAT A TRUE AND CORRECT COPY OF THE PRAECIPE FOR WITHDRAWAL AND APPEARANCE WAS MAILED BY FIRST-CLASS MAIL ON THIS 15TH DAY OF JULY, 1993, TO THE FOLLOWING: KIMBERLY M. KUBISTA, ESQ., 15 N. FRONT ST., CLEARFIELD, PA. 16830 S/JAMES A. NADDEO, ESQUIRE</p> <p>JULY 16, 1993, ANSWER TO PETITION, filed by s/JAMES A. NADDEO, ESQ.</p> <p>AUGUST 17, 1993, ORDER, filed 3 cert/Atty NOW THIS 16th day of August, 1993, upon Defendant's</p>
<p>CK#1549</p>	<p>ATTY 34.50</p>	<p>Petition for Equitable Relief, it is hereby ORDERED and DECREED as follows: 1. That both parties shall refrain from dissipating any marital property prior to a divorce decree being entered in this case and a resolution of the equitable distribution of marital property. 2. That Plaintiff shall permit Defendant in the marital residence in order that she may obtain the following items: (See original for information). BY THE COURT: Joseph S. Ammerman, Judge.</p> <p>FEBRUARY 27, 1995, PRAECIPE TO TRANSMIT RECORD, filed by James A. Naddeo, Esquire AFFIDAVIT OF CONSENT of Ronald E. Caber, Plaintiff, filed. AFFIDAVIT OF CONSENT UNDER SECTION 3301(c) of Bernice A. Caber, Defendant, filed. CERTIFICATE OF SERVICE, of Praecipec to Transmit the Record was mailed to Kimberly M. Kubista, Esquire on 24th day of February, 1995. s/ James A. Naddeo, Attorney for Plaintiff</p> <p>DECREE AND NOW, February 24, 1995, it is ORDERED and DECREED that RONALD E. CABER, Plaintiff, and and BERNICE A. CABER, Defendant, are divorced from the bonds of matrimony. It is the further Order of this Court that the terms and provisions of the parties' Marriage Settlement Agreement of January 27, 1995, are incorporated into this Order and made a part hereof. BY THE COURT: s/ Fredric J. Ammerman, J. MARCH 15, 1995, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA. Certified Copies of Decree to parties of record. APR. 24, 1996, QUALIFIED DOMESTIC RELATIONS ORDER, filed. THREE (3) CERT TO ATTY KUBISTA AND NOW, THIS 23rd day of April, 1996, it appearing to the Court that: (Please refer to filing for details) IT IS ORDERED, ADJUDGED AND DECREED AS follows: (Please refer to filing for details) 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 as amended. BY THE COURT: s/FRED AMMERMAN, Judge JUN 06, 1996, AMENDED QUALIFIED DOMESTIC RELATIONS ORDER, filed. FOUR (4) CERT TO ATTY KUBISTA AND NOW, this 6th day of June, 1996, it appear to the Court that: (Please refer to filing for details) IT IS ORDERED, ADJUDGED AND DECREED as follows: (Please refer to filing for details) IT IS INTENDED that this Order shall qualify as a Qualified Domestic Relations Order under the Retirement</p>

Anthony S. Guido

BUSINESS PRIVILEGE-MERCHANTILE TAXPAYERS ASSOCIATION OF THE TOWNSHIP OF SANDY,

APRIL 14, 1993, COMPLAINT, filed by Antyony S. Guido, Esquire. One (1) copy Certified to Attorney.

MAY 25, 1993, ANSWER AND NEW MATTER, filed by Edward Ferraro Esq. and /s/ George L. Cass, Esq. CERTIFICATE OF SERVICE, filed May 13, 1993, ANSWER AND NEW MATTER SERVED TO: Anthony S. Guido, Esq. /s/ Carol A. Thomas.

JUNE 21, 1993, REPLY TO NEW MATTER, filed by Anthony S. Guido, ESq.

JUNE 21, 1993, CERTIFICATE OF SERVICE, filed June 18, 1993, REPLY TO NEW MATTER SERVED TO: George L. Cass, Esq and R. Edward Ferraro, Esq. /s/ Anthony S. Guido, Esq.

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to Atty Guido and Atty Ferraro

OCT. 11, 1995, PRAECIPE, filed. NO CERT COPIES Please mark the above case discontinued of record. s/ANTHONY S. GUIDO, ESQ.

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

April 14 1:45 pm

93-552-CD

Ferraro & Cass

SANDY TOWNSHIP SUPERVISORS AND THE TOWNSHIP OF SANDY,

Pro by Atty 40.00

JCP Fee by atty 5.00

Pro by atty 5.00

CONTINUED FROM PAGE 461, DAYE vs DAYE, 93-243-cd

Mr. Robert L. Daye

Attached hereto is the Certified Mail Receipt Number P 229 697 994, and the corresponding Return Receipts/DWIGHT L. KOERBER, JR., ESQ.

FEB. 24, 1997, PRAECIPE TO WITHDRAW PETITION, filed. FOUR (4) CERR TO ATTY KOERBER

Please mark the Petition for Issuance of Contempt of Court Citation and Rule entered in this matter as withdrawn. s/DWIGHT L. KOERBER, JR., ESQ.

James M.
Horne,

BRANDY LEE KERR,
A Minor, by and through
her parents,
RICHARD L. KERR and
SHARON KERR,

APRIL 15, 1993, PETITION FOR COURT APPROVAL OF COMPROMISE
AND SETTLEMENT OF A MINOR'S CLAIM, filed by James M.
Horne, Esquire.

One (1) copy Certified to Attorney.
ORDER, filed.

AND NOW, to wit, this 15th day of April, 1993,
upon consideration of the foregoing Petition for Court
Approval fo Compromise and Settlement of a Minor's
Claim, and it appearing that the best interests of the
Minor, Brandy L. Kerr, will be served by approving
settlement for the reasons set forth therein, it is
hereby ORDERED that the Petition is granted and the
claims of the Minor, Brandy L. Kerr, may be settled
to the extent set forth in said Petition.

The Court further finds that inasmuch as all
sums set forth in the within Petition are to be paid
subsequent to the Minor Obtaining the age of 18, no
Order is necessary directing that any of the sums
be deposited in an interest-bearing account in a
federally insured savings institution. The Court approves
settlement based on the representation that Minor
Petitioner aill be paid four annual installments of
41,250. beginning June 6, 1997, with an additional
payment of \$9,119.49 due and payable on June 6, 2001.
The Court further approves payment to the adult
Petitioners in the amount of \$1,240.60 in reimbursement
of costs and expenses incurred by them in connection
with the care and treatment of the Minor Petitioner.
BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

April 15
9:15 am

93-553-CD

MARY L. MCGINNESS,

Pro by Atty 40.00

JCP Fee by Atty 5.00

Scott V. Jones,

THE FIRST NATIONAL BANK OF REYNOLDSVILLE,

APRIL 15, 1993, COMPLAINT/Action/Mortgage Foreclosure, filed by Scott V. Jones, Esquire. ONE CERTIFIED TO ATTY JONES PER HIS INSTRUCTION. ONE CERTIFIED TO SHFF PER ATTYS INSTRUCTIONS.

April 15 10:45 pm

93-554-CD

JULY 28, 1993, SHERIFF RETURN, filed
April 26, 1993, COMPLAINT IN MORTGAGE FORECLOSURE & ASSUMPSIT SERVED TO: George W. Murraray, Deft.
April 22, 1993, COMPLAINT IN MORTGAGE FORECLOSURE & ASSUMPSIT RETURNED TO PROTHONOTARY AT REQUEST OF ATTORNEY We received this by mistake. /s/ Chester A. Hawkins, Shff by Marilyn Hamm

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to Atty Jones and Deft.

OCTOBER 10, 1995 LETTER IN REGARD TO INACTIVE CALL OF LIST RETURNED, filed.

OCTOBER 19, 1995, PRAECIPE TO SETTLE, DISCONTINUE AND END, filed by Blakley & Jones

Mark the above captioned case settled, discontinued and ended. BLAKLEY & JONES, By s/ Scott V. Jones, Attorney for Plaintiff

GEORGE W. MURRAY and C. DUANE FOSSLER,

SETTLED, DISCONTINUED and ENDED.....

Pro By Atty 40.00
JCP Fee by Atty 5.00
Shff by Atty 28.46
sur
cahrge by Atty 2.00

Pro by Atty 5.00

Winifred H. Jones-Wenger

JOHN M. BENDER and SYLVIA BENDER,

APRIL 15, 1993, COMPLAINT, filed by Winifred H. Jones-Wenger, Esquire. One (1) copy Certified to Sheriff as per attorney's instructions.

April 15 12:55 am

93-556-CD

APRIL 30, 1993, PRAECIPE FOR ENTRY OF APPEARANCE, filed Kindly enter my appearance on behalf of the above named Defendant, Thomas P. Brown in the above captioned matter. /s/ David C. Mason, ESq.

APRIL 30, 1993, DEFENDANT'S ANSWER AND NEW MATTER, filed by David C. Mason, Esq.

APRIL 30, 1993, CERTIFICATE OF SERVICE, filed April 28, 1993, DEFENDANT'S ANSWER AND NEW MATTER SERVED TO: Winifred H. Jones-Wenger, Esq. /s/ David C. Mason, ESq.

MAY 11, 1993, SHERIFF RETURN, filed April 16, 1993, Denny Nau, Shff of Centre Co deputzied by Chester A. Hawkins Shff of Clfd Co. April 19, 1993, COMPLAINT SERVED TO: Thomas P. Brown by Shff Nau. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

David C. Mason

THOMAS P. BROWN,

MAY 20, 1993, PRELIMINARY OBJECTIONS, filed by Winifred H. Jones-Wenger, Esq.

CERTIFICATE OF SERVICE, filed May 20, 1993, PRELIMIANRY OBJECTIONS TO THE NEW MATTER SERVED TO: David C. Mason, Esq. /s/ Winifred H. Jones-Wenger, Esq.

JUNE 11, 1993, DEFENDANT'S FIRST AMENDED NEW MATTER, filed by David C. Mason, Esq.

JUNE 28, 1993, PLAINTIFFS' ANSWER TO DEFENDANT'S FIRST AMENDED NEW MATTER, filed by Winifred H. Jones-Wenger, Esq.

Pro by atty 40.00
JPC Fee by Atty 5.00
Shff by Atty 22.60
sur charge by Atty 2.00
Shff Nau by Atty 33.80

CERTIFICATE OF SERVICE, filed June 25, 1993, PLAINTIFFS' ANSWER TO DEFENDANT'S FIRST AMENDED NEW MATTER SERVED TO: David C. Mason, Esq. /s/ Winifred H. Jones-Wenger, Esq.

SEPTEMBER 7, 1993, PRAECIPE, filed Please place the above-referenced case on the next available trial list. /s/ Winifred H. Jones-Wenger, Esq.

Pro by Atty 15.00
Pro by Atty 300.00
Pro by atty 9.50
Pro by atty 30.00

JUNE 16, 1994, PRAECIPE TO WITHDRAW PRAECIPE FOR PLACEMENT ON THE TRIAL LIST, filed by Winifred H. Jones-Wenger, Esquire.

JUNE 16, 1994, CERTIFICATE OF READINESS/RE: PLACEMENT OF CASE ON ARBITRATION LIST, filed by Winifred H. Jones-Wenger, Esquire.

SEPTEMBER 27, 1994, LETTERS MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING SET FOR THURSDAY, OCTOBER 20, 1994, filed.

OCTOBER 20, 1994, OATH OR AFFIRMATION OF ARBITRATORS AND AWARD, filed. Now, this 20 day of October, 1994, 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/ Scott V. Jones, Chairman; s/ James A. Naddeo; s/ David J. Hopkins

AWARD OF ARBITRATORS Now, this 20 day of October, 1994, we, the undersigned arbitrators appointed in this case, after having been duly sworn, and having heard the evidence and allegations of the parties, do award and find as follows:

AWARD IN FAVOR OF THE PLAINTIFFS AND AGAINST THE DEFENDANT IN THE SUM OF \$5,512.00. s/ Scott V. Jones, Chairman; s/ David J. Hopkins; s/ James Naddeo

ENTRY OF AWARD Now, this 20 day of October, 1994, 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, s/ William A. Shaw, Prothontoary by s/ Nanette L. Sturniolo

NOVEMBER 17, 1994, NOTICE OF APPEAL FROM AWARD OF ARBITRATORS, filed by David C. Mason, Esq. 1 cert/Atty Mason, Wenger

NOVEMBER 17, 1994, AFFIDAVIT, filed by David C. Mason, Esq.

NOVEMBER 22, 1994, CERTIFICATE OF SERVICE, filed November 18, 1994, NOTICE OF APPEAL FROM AWARD OF ARBITRATORS SERVED TO: Winifred H. Jones-Wenger, Esq. /s/ David C. Mason, Esq.

JANUARY 17, 1995, CERTIFICATE OF SERVICE, filed January 16, 1995, PRE-TRIAL STATEMENT OF THE DEFENDANT, THOMAS P. BROWN SERVED TO: Winifred H. Jones-Wenger, Esq. /s/ David C. Mason, Esq.

DIANE D. FOWLER,

APRIL 15, 1993, COMPLAINT IN DIVORCE, filed by Plaintiff,

APRIL 19, 1993, AFFIDAVIT OF SERVICE, filed
April 15, 1993, DIVORCE COMPLAINT SERVED TO:
 Jeffrey C. Fowle, Deft. /s/ Diane D. Fowle, Plff

JULY 15, 1993, PRAECIPE TO TRANSMIT RECORD, filed
 by Plaintiff.

AFFIDAVIT OF CONSENT OF DIANE D. FOWLER, filed.
AFFIDAVIT OF CONSENT OF JEFFREY C. FOWLER, filed.
AFFIDAVIT OF NON-MILITARY SERVICE, filed.

AND NOW, July 19th, 1993, it is ORDERED AND DECREED

that DIANE D. FOWLER, Plaintiff, and JEFFREY C. FOWLER,
 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.

AUGUST 15, 1993, VITAL STATISTICS FORM MAILED TO
DEPARTMENT OF HEALTH, NEW CASTLE, PA.

4/15/93
 \$90.00 Pd
 by Plff

93-557-CD

Clfd Trust
 BAL/\$75.00

JEFFREY C. FOWLER,

Pro 40.00
 State by Plff 10.00
 JCP Fee by Plff 5.00
 Pro .50

CK#2120 TRANSFER TO REGULAR ACCOUNT 75.00
 PRO 40.00
 PRO .50

CK#2325 ATTY 34.50

Alan F. Kirk

KRINER, KOERBER & KIRK, P.C.

APRIL 15, 1993, COMPLAINT, filed by Alan F. Kirk, Esquire.

Two (2) copies Certified to Attorney.

JULY 28, 1993, SHERIFF RETURN, filed

April 19, 1993, COMPLAINT SERVED TO: John Rickard, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

JUNE 7, 1994, PRAECIPE TO MARK SETTLED, filed

Please mark the above captioned case settled, discontinued and ended upon payment of costs by defendant. /s/ Alan F. Kirk, Esq.

April 15 2:55 pm

93-558-CD

SETTLED

DISCONTINUED

ENDED

JOHN RICKARD,

Pro by Atty 40.00

JCP Fee by Atty 5.00

Shff by Atty 19.44
sur charge by Atty 2.00

Pro by Atty 5.00

CONTINUED FROM PAGE 81, ALBEGIANA vs CHRYSLER CORP., 93-12-CD

OCT. 06, 1995, CERTIFICATE OF SERVICE, filed.

I hereby certify that I forwarded a copy of the within Motion to Compel Discovery this 4th day of Oct., 1995, by U.S. regular mail, postage prepaid to the following counsel of record:

- 1) JOHN S. TUCCI, JR., ESQ.
- 2) RICHARD A. BELL, ESQ.

s/JOHN R. CARFLEY, ESQ.

OCT. 20, 1995, ORDER AND RULE, filed. THREE (3) CERT TO ATTY CARFLEY

NOW, this 20th day of October, 1995, upon consideration of Plaintiff's Motion to Compel, it is the ORDER of the Court that a Rule is directed to Defendant to appear and show cause why the prayer of said Motion should not be granted.

Said Rule Returnable on the 15th day of November, 1995, at 10:00 o'clock A.M. in Courtroom No. 1.

BY THE COURT: s/JOHN K. REILLY, JR., P.J.

MAR. 29, 1996, PETITION TO COMPROMISE A MINOR'S ACTION AND FOR APPROVAL OF DISTRIBUTION, filed by s/JOHN R. CARFLEY, ESQ. NO C/C

VERIFICATION, s/Giacomo Albegiana
s/Tracie Albegiana

APRIL 3, 1996, ORDER OF COURT, filed. Three cert. copies to Atty. Carfley.

AND NOW this 3rd day of April, 1996, upon consideration of the foregoing Petition to Compromise a Minor's Action and for Approval of Distribution, the court will hear this petition on the 4th day of April, 1996, at 2:15 o'clock P.M. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

APR. 04, 1996, ORDER, filed. TWO (2) CERT TO ATTY CARFLEY

AND NOW, this 4th day of April, 1996, upon consideration of the foregoing Petition to Approval Settlement filed in this matter, it is hereby ordered and decreed that the terms of the settlement described in the petition be and are hereby approved. Giacomo Albegiani and Tracie Algebiani, parents and guardians of the minor child are hereby authorized to execute a release to discharge liability. IT IS THE FURTHER ORDER Of this court that the parents and natural guardians shall invest the net proceeds of this settlement in government guaranteed zero-coupon bonds which investment shall be placed with the brokerage firm of Merrill-Lynch to be co-mingled with an existing account registered with the brokerage house in the child's name. Said funds shall be so invested until the child at least attains the age of majority. No further action shall be taken with this fund or any investment or re-investment thereof without further order of this court. In addition, the allocation of settlement proceeds described in the petition and exhibit is hereby approved. BY THE COURT: s/JOHN K. REILLY, JR., P.J.

JUN 06, 1996, PRAECIPE, filed. ONE (1) CERT TO ATTY TUCCI

PLEASE mark the above matter settled, discontinued and ended upon payment of costs by the Defendant. s/JOHN R. CARFLEY, ESQ.

DISCONTINUED

and

ENDED

Alan F.
Kirk

KRINER, KOERBER & KIRK,
P.C.,

APRIL 15, 1993, COMPLAINT, filed by Alan F. Kirk,
Esquire.

Two (2) copies Certified to Attorney.

JULY 28, 1993, SHERIFF RETURN, filed

July 27, 1993, COMPLAINT " NOT SERVED TIME EXPIRED"
TO: Steven E. Jozefik & Celeste Bender Jozefik, Deft.
/s/ Chester A. Hawkins, Shff by Marilyn Hamm

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL
OF LIST, filed. Certified Copies to Atty Kirk and Deft.

April 15
3:00 am

93-559-CD

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and
date set for General Call of the Civil Cases in which no action
has been taken for two years or more; the Prothonotary having given
notice pursuant to Rule 319 of the Clearfield County Civil Rules
of Court; there being no objection, it is the ORDER of this Court
that the above-captioned case be and is hereby TERMINATED with
prejudice.

It is further Ordered that costs of this matter shall be
assessed to the Plaintiff.

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

1 Certified copy to Atty Kirk & Defts

TERMINATED WITH PREJUDICE

STEVEN E. JOSEFIK and
CELESTE BENDER JOSEFIK,

Pro by Atty 40.00

JCP Fee by Atty 5.00

Shff by Atty 15.80

sur
charge by Atty 4.00

<p>Cynthia M. Danel,</p> <p>April 16 11:50 am</p> <p>James M. Horne</p>	<p>MARY J. ASKEY and FRED ASKEY,</p> <p>93-560-CD</p> <p>LISA L. LENJEN,</p> <p>Pro by Atty 40.00 JPP Fee by Atty 5.00 Pro by Atty 5.00</p>	<p>APRIL 16, 1993, PRACRIPE FOR WRIT OF SUMMONS, filed by Cynthia M. Danal, Esquire. Kindly issue a Writ of Summons in a Civil Action in the within matter. /s/ Cynthia M. Danel, Esquire.</p> <p>APRIL 20, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.</p> <p>MAY 20, 1993, PRAECIPE FOR ENTRY OF APPEARANE, filed Please enter our appearance on behalf of the Defendant Lisa L. Lengen, in the above-capitoned matter. We are authorized to accept service on her behalf. /s/ James M. Horne, Esq.</p> <p>CERTIFICATE OF SERVICE, filed May 19, 1993, PRAECIPE FOR ENTRY OF APPEARANCE SERVED TO: Cynthia Danel, Esq. /s/ James M. Horne, Esq.</p> <p>JULY 2, 1993, PRAECIPE FOR RULE TO FILE A COMPLAINT, filed Please 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/ James M. Horne, Esq.</p> <p>CERTIFICATE OF SERVICE, filed July 1, 1993, PRAECIPE FOR RULE TO FILE A COMPLAINT SERVED TO: Cynthia Danel, Esq. /s/ James M. Horne, Esq.</p> <p>JULY 6, 1993, RULE TO FILE COMPLAINT ISSUED TO ATTY FOR SERVICE. /s/ arf.</p> <p>JULY 09, 1993, CERTIFICATE OF SERVICE, FILED. I HEREBY CERTIFY THAT A TRUE AND CORRECT COPY OF DEFENDANT'S NOTICE OF DEPOSITION, IN THE ABOVE-CAPTIONED MATTER WAS MAILED BY REGULAR MAIL, POSTAGE PREPAID, AT THE POST OFFICE, STATE COLLEGE, PA. ON THIS 6th DAY OF JULY, 1993, TO THE ATTORNEY OF RECORD, CYNTHIA DANEL, ESQUIRE, EDGAR M. SNYDER AND ASSOCIATES, 707 GRANT STREET, SUITE 1600, GULF TOWER, PITTSBURGH, PA. 15219. s/JAMES M. HORNE, ESQ.</p> <p>JULY 09, 1993, 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 JULY, 1993, TO THE ATTORNEY OF RECORD, CYNTHIA DANEL, ESQUIRE, EDGAR M. SNYDER & ASSOCIATS, 707 GRANT ST., SUITE 1600, GULF TOWER PITTSBURGH, PA. 15219. s/JAMES M. HORNE, ESQUIRE</p>
<p>Hawkins, Shff by Marilyn Hamm</p>	<p>AUGUST 5, 1993, ORIGINAL VERIFICATION, filed</p> <p>JULY 28, 1993, SHERIFF RETURN, filed</p> <p>April 21, 1993, SUMMONS & PRAECIPE SERVED TO: Lisa L. Lenjen, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm</p> <p>AUGUST 10, 1993, ANSWER, filed by James M. Horne, Esq. CERTIFICATE OF SERVICE, filed August 9, 1993, ANSWER SERVED TO: Cynthia Danel, Esq. /s/ James M. Horne, Esq.</p> <p>SEPTEMBER 3, 1993, CERTIFICATE OF SERVICE, filed September 1, 1993, REVISED NOTICE OF TAKING DEPOSITION SERVED TO: Edgar M. Snyder and Assoc. /s/ James M. Horne, Esq.</p> <p>NOVEMBER 8, 1993, NOTICE OF SERVICE OF REQUEST FOR PRODUCTION OF DOCUMENTS, filed November 5, 1993, REQUEST FOR PRODUCTION OF DOCUMENTS SERVED TO: James M. Horne, Esq. /s/ Cynthia M. Danel, Esq.</p> <p>NOVEMBER 12, 1993, CERTIFICATE OF SERVICE, filed November 10, 1993, DEFENDANT'S RESPONSE TO PLAINTIFF'S REQUEST FOR PRODUCTION SERVED TO: Cynthia Danel, Esq. /s/ James M. Horne, Esq.</p> <p>MARCH 7, 1994, PRAECIPE TO SETTLE AND DISCONTINUE, filed Please satisfy, settle and discontinue the within-captioned matter. /s/ Cynthia M. Danel, Esq.</p>	<p>JULY 22, 1993, COMPLAINT IN A CIVIL ACTION, filed by s/CYNTHIA M. DANEL, ESQUIRE. ONE (1) CERT ATTY. CERTIFICATE OF SERVICE I HEREBY CERTIFY THAT A TRUE AND CORRECT COPY OF THE FOREGOING COMPLAINT WAS SERVED BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED, ON THIS 21ST DAY OF JULY, 1993, UPON THE FOLLOWING COUNSEL: JAMES M. HORNE, ESQ., 811 UNIVERSITY DRIVE, STATE COLLEGE, PA.16801 s/CYNTHIA M. DANEL, ESQUIRE</p>

SATISFY SETTLE DISCONTINUE

Daniel C. Bell
 4/16/93
 \$90.00 Pd
 by Atty
 Clfd Trust
 BAL/\$75.00

KENNETH D. MCGARVEY,
 93-561-CD
 KIMBERLY A. MCGARVEY,

Pro	40.00
State by Atty	10.00
JCP Fee by Atty	5.00
Pro	.50
CK#2127 TRANSFER TO REGULAR ACCOUNT	75.00
PRO	40.00
PRO	.50
CK#2332	ATTY 34.50

APRIL 16, 1993, COMPLAINT IN DIVORCE, filed by Daniel C. Bell, Esquire.
 Two (2) copies Certified to Attorney.

APRIL 27, 1993, AFFIDAVIT OF SERVICE BY CERTIFIED MAIL, filed
 April 20, 1993, COMPLAINT IN DIVORCE SERVED TO: Kimberly A. McGarvey, Deft. by certified mail.
 /s/ Daniel c. Bell, Esq.

APRIL 28, 1993, ACCEPTANCE OF SERVICE, filed
 I hereby accept service of the Complaint In Divorce filed on behalf of the Plaintiff in the above captioned matter. /s/ Kimberly A. McGarvey, Deft.

AUGUST 2, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Daniel C. Bell, Esquire.
AFFIDAVIT OF CONSENT OF KENNETH D. MCGARVEY, filed.
AFFIDAVIT OF CONSENT OF KIMBERLY A. MCGARVEY, filed.

AUGUST 6th, 1993, DIVORCE DECREE, filed.

AND NOW, the 6th day of August, 1993, 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;

We, therefore, DECREE that KENNETH D. MCGARVEY, be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between himself and KIMBERLY A. MCGARVEY. 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.

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.

AUGUST 15, 1993, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE, PA.

Keystone
Legal
Services,
Mark S.
Weaver,

DIANE M. SAULSGIVER,

APRIL 19, 1993, PRAECIPE TO PROCEED IN FORMA PAUPERIS,
filed.

Kindly allow DIANA M. SAULSGIVER, to proceed in
forma pauperis.

I, MARK S. WEAVER, attorney for the party proceeding
i 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/ Mark S. Weaver, Esquire.

April 19
10:15 am

93-562-CD

AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN
FORMA PAUPERIS, filed.

APRIL 19, 1993, COMPLAINT FOR CUSTODY, filed by
Keystoen Legal Services, Mark S. Weaver, Esquire
Two (2) copies Certified to Attorney.

ORDER, filed.

You, DAVID A. SAULSGIVER, have been sued in Court
to obtain custody, partial custody or visitation of
the child, SCOTT A. SAULSGIVER (d.o.b. 2-16-88)

You are ORDERED to appear in person at the Clear-
field County Courthouse, Clearfield, Pennsylvania,
on the 5th day of May, 1993, at 10:00 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. /s/ Joseph S. Ammerman, Judge.

ORDER, filed.

NOW, this 16th day of April, 1993, upon considera-
tion of the foregoing Affidavit in Support of Petition
To Proceed In Forma Pauperis, said Petition is GRANTED.
/s/ Joseph S. Ammerman, Judge.

DAVID A. SAULSGIVER,

APRIL 26, 1993, STIPULATION AND ORDER CONCERNING CUSTODY,
PARTIAL CUSTODY AND VISITATION, filed by Mark Weaver,
Esq. 3 cert/Atty Weaver.

ORDER, filed

AND NOW, this 22nd day of April, 1993, upon
consideration of the attached stipulation and agreement
by the parties, it is hereby ORDERED that primary physical
custody of the minor child, Scott A. Saulsgiver (d.o.b.
2-16-88) shall remain with the Plaintiff, Diana M. Saulsgiver
and that partial physical custody is granted to the
Defendant, David A. Saulsgiver, in accordance with
the parties' attached agreement. BY THE COURT: Joseph
S. Ammerman, Judge.

Billed County 3/23/93

S-1-93 Ok 10/1/54
S-11-93 Ok 10/1/54

Pro *lylb* 40.00
JCP Fee *lylb* 5.00

Mark S. Weaver
Keystone
Legal
Services,

LINDA M. HOFFMAN,

APRIL 26, 1993, PRAECIPE TO PROCEED IN FORMA PAUPERIS, filed.

Kindly allow LINDA M. HOFFMAN, Plaintiff, to proceed in forma pauperis.

I, MARK S. WEAVER, 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/ Mark S. Weaver, Esquire.

April 19
2:58 pm

93-563-CD

APRIL 19, 1993, COMPLAINT FOR PARTIAL CUSTODY, filed by Mark S. Weaver, Esquire.

ORDER, filed.

You, DAVID SMEAL, have been sued in Court to obtain custody, partial custody or visitation of the child, MATTHEW SMEAL, (d.o.b. 6/26/89).

You are ORDERED to appear in person at the Clearfield County Courthouse, Clearfield, Pennsylvania, on the 19th day of May, 1993 at 10:00 A.M. o'clock 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.

DAVID SMEAL,

MAY 20, 1993, ORDER, filed 3 cert/Atty

AND NOW, this 19th day of May, 1993, this being the date and time set for the custody conference in the above matter, the parties being present, Mark S. Weaver, Esquire and Keystone Legal Services, Inc, representing the Plaintiff and the defendant proceeding pro se, upon agreement of the parties, it is ORDERED, ADJUDGED AND DECREED as follows:

1. Legal custody of Mathew Kenneth Smeal, date of birth June 26, 1989, (hereinafter referred to as "child"), shall be shared by the parties, Linda M. Hoffman and David Smeal, in accordance with the laws of this Commonwealth.

2. Primary physical custody of the child shall be granted to the natural father, David Smeal.

3. Partial physical custody of the child shall be granted to the natural mother, Linda M. Hoffman, subject to the following schedule of visitation and or partial custody:

a) Beginning the first weekend in June of 1993, the plaintiff shall have alternate weekends of visitation with the child for one month.

b) From July of 1993 through the beginning of June of 1994, the mother shall have alternate weekends of partial custody with the child. During the above period, the plaintiff shall use her mother's residence in Clearfield for the purpose of exercising partial custody with the child unless the parties otherwise agree. Further, the Plaintiff shall give the defendant at least 48 hours notice if she cannot make her period of partial custody/visitation.

c) Beginning in June of 1994, the Plaintiff shall have partial custody of the child during summer periods for the first two weeks in June, the last two weeks of July and the last two full weeks in August.

d) Following the above summer period and beginning in the Fall of 1993, the Plaintiff shall have partial custody of the minor child at her residence one weekend per month from Friday at 6:00 PM until Sunday at 6:00 PM. The plaintiff shall give the defendant at least 48 hours notice of her inability to take partial custody with the child.

e) After the above initial summer period, the parties will split custody of the child during extended vacaitons in the school year. For the purpose of this agreemetn, such vacations will be deemed to include Christmas and Easter and such other shcool vacations which result in at least three days of school vacation, unless the parties otherwise agree.

f) Such other times as the parties may agree.

4. The child is to be made available to the Plaintiff for a partial custody period of at least six hours on holidays when she is visiting with her relatives in the Clearfield Area.

5. One the plaitniff begins to take the child to her residence for periods of partial custody, the party initiating custody will be responsible for transportation unless otherwise agreed by the parties.

6. Neither party shall speak negatively of the other party in front of the child and both parties shall endeavor to execute this agreement in good faith and to the best of their abilities. BY THE COURT: Joseph S. Ammerman, Judge.

We, the undersigned, do hereby stipulate and agree to the foregoing Order. /s/ Linda M. Hoffman-Mark Weaver, Esq. /s/ David R. Smeal

Billed County 4/26/93

Pro *lytle* 40.00
JPC Fee *lytle* 5.00

Jeffrey W. Stover

BARBARA C. DEAN,

APRIL 19, 1993, CERTIFICATIN OF DOCKET ENTRIES AND JUDGMENT, filed. From Centre County. Their number 93-367-CD.

I, DAVID L. IMMEL, Prothonotary Prothonotary, of the court of Common Pleas of Centre County Pennsylvania, do hereby certify that the following is a true, correct and full copy of the docket entries in the above captioned case.

April 19 10:50 am

93-564-CD

I, FURTHER CERTIFY that judgment was entered in favor of the Plaintiff and against the Defendant, on the 25thday of March, 1993, in the above captioned case in the amount of \$79,886.81.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the Seal of the said Court, on the 8th day of April, 1993. . /s/ David L. Immel, Prothonotary.

ANDREW R. BRETT and
JOAN E. BRETT,

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Seventy-nine Thousand Eight Hundred Eighty-six and 81/100 Dollars, with costs.

Debt \$79,996.81

JUDGMENT

Allen D. Bätz
Prothonotary

Pro by Atty 15.00

APRIL 19, 1993, Notice of Entry of Judgment mailed to Defendant.

<p>April 19 11:10, am</p>	<p>DANIEL C. HAND,</p> <p>93-565-CD</p> <p>GARY DANDROY, SR.,</p> <p>Pro by Atty 20.00</p> <p>JCP Fee by Atty 5.00</p>	<p><u>APRIL 19, 1993, NOTICE OF APPEAL FROM J.P., MARK VRAHAS, filed.</u> <u>PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE, filed.</u> Enter rule on DANIEL C. HAND, , appellee(s), to file a complaint in this appeal (Common Pleas NO. 93-565-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ Gary Dandroy, Sr., Defendant.</p> <p><u>RULE: To DANIEL C. HAND, , appellee(s)</u></p> <p><u>APRIL 21, 1993, 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. 93-565-CD, upon the District Justice designated therein on 4-20-93 by personal service and upon the appellee Daniel C. Hand 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 address on 4-20-93 by certified mail, sender's receipt attached hereto. /s/ Gary Dandroy Sr. Deft.</p> <p><u>OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to Plff and Deft.</u></p> <p><u>OCTOBER 10, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST RETURNED, filed.</u></p> <p><u>DECEMBER 8, 1995, ORDER, filed.</u> NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice. It is further Ordered that costs of this matter shall be assessed to the Defendant. BY THE COURT, /s/ John K. Reilly, Jr., President Judge. 1 Cert Copy to Deft & No address to Plff <u>TERMINATED WITH PREJUDICE</u></p>	
		<p><u>JANUARY 19, 1996, ORDER IN REGARD TO INACTIVE CALL OF LIST RETURNED, filed.</u></p>	

Paul E. Cherry

JOSEPH E. PEARCE,

APRIL 19, 1993, COMPLAINT FOR PARTIAL CUSTODY, filed by Paul E. Cherry, Esquire. One (1) copy Certified to Attorney.

April 19 12:45 pm

93-566-CD

APRIL 23, 1993, ORDER, filed 1 cert/Atty YOU, MELISSA LAINEY, Defendant, have been sued in Court to obtain Custody of your children, DESTINE D. PEARCE and DAKOTA A. PEARCE.

You are ordered to appear in person at the Clearfield County Courthouse, Clearfield, Clearfield County, Pennsylvania on Thursday, the 20th day of May, 1993, at 10:00 AM in Courtroom number -- for a conference.

You are further ordered to bring with you the children, DESTINY D. PEARCE and DAKOTA A. PEARCE. If you fail to appear as provided by this Order or to bring the children, an Order for custody may be entered against you or the Court may issue a warrant for your arrest. BY THE COURT: Joseph S. Ammerman, Judge.

MAY 7, 1993, ANSWER, filed by Benjamin S. Blakley, III, Esq. 1 cert/Atty

Benjamin S. Blakley, III

MELISSA LAINEY,

MAY 19, 1993, ACCEPTANCE OF SERVICE, filed I hereby accept service of a certified copy of Defendant's Answer to Plaintiff's Complaint for Partial Custody on behalf of Plaintiff, JOSEPH E. PEARCE, on this the 12th day of May, 1993. /s/ Paul E. Cherry, Esq.

AUGUST 18, 1993, ORDER FOR MEDIATION CONFERENCE, filed. Two Copies Certified to Marcy

NOW, this 18th day of August, 1993, at the request of counsel for Plaintiff, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on September 2, 1993, at 9:00 o'clock A.M., in Courtroom #2 of the Clearfield County Courthouse, Clearfield, Pennsylvania. Both 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.

Pro by Atty 40.00
JPC Fee by Atty 5.00

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

SEPTEMBER 2, 1993, STIPULATION AND ORDER, filed 1 cert/Cherry, Blakley

NOW, this 2nd day of September, 1993, this being the day and date set for custody mediation with Dr. Allen H. Ryen, Ph.D., in the above captioned matter, and upon stipulation of the parties, it is the Order of this Court as follows:

b. At the conclusion of the above period of time, on each and every Wednesday and Saturday, from 1:00 pm to 4:00 pm at the home of Plaintiff's parents for a period of two months.
c. At the conclusion of the above period of time, each and every Wednesday from 1:00 pm to 4:00 pm and alternating weekends from Saturday at 1:00 pm until Sunday at 9:00 am at the home of Plaintiff's parents for a period of three months.
d. At the conclusion of the above period of time, each and every Wednesday from 1:00 pm to 4:00 pm and alternating weekends from Friday at 6:00 pm until Sunday at 9:00 am.
e. When the children reach school age, visitation on Wednesdays from be from 4:00 pm until 7:00 pm.
f. Each Thanksgiving from 10:00 am until 2:00 pm.
g. Each Christmas Day from 4:00 pm until 9:00 pm.
h. Each holiday from 4:00 pm until 9:00 pm. Said holidays being as follows: New Year's Day, Easter Sunday, Memorial Day, Independence Day, Labor Day.
i. The day following each child's birthday from 4:00 pm until 8:00 pm.
j. Each Father's Day from 12:00 noon until 8:00 pm.
k. In the summer of 1994, for a period of one week from Sunday at noon until Sunday at noon, corresponding with plaintiff's vacation from work. And, with plaintiff to give defendant at least thirty days advance notice of said vacation.
l. Beginning the summer of 1995 and all summers thereafter, for a period of two non-consecutive weeks from Sunday at noon until Sunday at noon, corresponding with plaintiff's vacation from work. And, with plaintiff to give defendant at least thirty days advance notice of said vacation.
m. Such other times as may be agreed upon by the parties.
n. Should either party require the above schedule to be changed, said party shall be given an equivalent period of time to compensate for the change.

1. Plaintiff and Defendant shall have shared legal custody of their minor children, namely Destiny Dawn Pearce and Dakata Allen Pearce, with defendant to have primary physical custody of said children subject to the following rights of secondary physical custody in the plaintiff:

a. For a one month period on each Saturday from 1:00 pm until 4:00 pm at the home of Plaintiff's parents commencing Saturday, September 11, 1993.

James E. Beasley,

NANCY C. DELANEY and
DONALD B. DELANEY, h/w
407 Chestnut Avenue
DuBois, PA 15801

APRIL 19, 1993, COMPLAINT IN CIVIL ACTION, filed by James E. Beasley, Esquire.
Six (6) copies Certified to Attorney.

MAY 5, 1993, PRELIMINARY OBJECTIONS TO PLAINTIFFS' COMPLAINT, filed by Anthony J. Zanoni, Esq.

CERTIFICATE OF SERVICE, filed
May 5, 1993, PRELIMINARY OBJECTIONS TO PLAINTIFFS' COMPLAINT SERVED TO: James E. Beasley, Esq.; Jean McDonald; Richard E. Johnson. /s/ Anthony J. Zanoni, Esq.

April 19
1:25 pm

93-567-CD

MAY 4, 1993, PRAECIPE FOR APPEARANCE, filed
Please enter our appearance on behalf of the Defendant, RICHARD E. JOHNSON, D.O. In the above matter.
We are authorized to accept service on his behalf /s/ John W. Blasko, James M. Horne, Esq.

CERTIFICATE OF SERVICE, filed
May 3, 1993, PRAECIPE FOR ENTRY OF APPEARANCE SERVED TO: James E. Beasley, Esq. /s/ John W. Blasko, Esq.

MAY 5, 1993, PRAECIPE TO ENTER APPEARANCE, filed
Please enter my appearance in the above-captioned matter for and on behalf of the Defendants SHIRISH N. SHAH, MD AND SHAH MEDICAL ASSOCIATES, INC. /s/ M. David Halpern, Esq.

M. David Halpern

SHIRISH N. SHAH, M.D.
and
SHAH MEDICAL ASSOCIATED, INC., and

CERTIFICATE OF SERVICE, filed
May 3, 1993, PRAECIPE TO ENTER APPEARANCE SERVED TO: James E. Beasley, Esq and DuBois Regional Medical Center, Ricahrd E. Johnson, DO. /s/ M. David Halpern, Esq.

Frank J. Hartye

DUBOIS REGIONAL MEDICAL CENTER, and

MAY 6, 1993, PRAECIPE FOR APPEARANCE, filed
Kindly enter my Appearance as counsel for record for Defendant, DUBOIS REGIONAL MEDICAL CENTER, in the above entitled action. /s/ Frank J. Hartye, Esq.

Blasko & Horne

RICHARD E. JOHNSON, D.O.

CERTIFICATE OF SERVICE, filed
May 5, 1993, PRAECIPE FOR APPEARANCE SERVED TO: all counsel of record. /s/ Frank J. Hartye, Esq.

MAY 17, 1993, PRELIMINARY OBJECTIONS TO PLAINTIFFS COMPLAINT, filed by Frank J. Hartye, Esq.

CERTIFICATE OF SERVICE, filed
May 14, 1993, PRELIMINARY OBJECTIONS SERVED TO: All counsel. /s/ Frank H. Hartye, Esq.

Filed in CV 21

MAY 20, 1993, DEFENDANT JOHNSON'S PRELIMINARY OBJECTIONS TO PLAINTIFFS' COMPLAINT, filed by Michahel B. Koll, Esq.

Pro	by Atty	40.00
JCP Fee	by Atty	5.00
Shff sur charge	by Atty	37.16
		8.00
Shff	by Atty	26.68
Shff Hawkins	by Atty	28.20

CERTIFICATE OF SERVICE, filed
May 7, 1993, RICHARD E. JOHNSON'S PRELIMINARY OBJECTIONS TO PLAINTIFFS' COMPLAINT SERVED TO: James E. Beasley, Esq. /s/ Michael E. Koll, Esq.

MAY 20, 1993, PRAECIPE, filed
Please withdraw from consideration of the second preliminary objection filed by Defendants, Shirish N. Shah, M.D., and Shah Medical Associates, Inc, to Plaintiffs Complaint relative to improper service. Said preliminary objection is entitled "Motion to Strike" and occupies Paragraphs 6 - 11 of said Preliminary Objections. IN all other respects, the Preliminary Objections should remain pending before the Court for its consideration.
/s/ Anthony J. Zanoni, Esq.

CERTIFICATE OF SERVICE, filed
May 18, 1993, PRAECIPE SERVED TO: James E. Beasley, Esq.; Frank J. Hartye, Esq; John W. Blasko, Esq. /s/ Anthony J. Zanoni, Esq.

MAY 25, 1993, PLAINTIFFS' ANSWER TO PRELIMINARY OBJECTIONS OR DEFENDANT DUBOIS REGIONAL MEDICAL CENTER TO PLAINTIFFS' COMPLAINT, filed by James E. Beasley, Esq. 1 cert/Atty

CERTIFICATE OF SERVICE, filed
May 24, 1993, PLAINTIFFS' ANSWER TO PRELIMINARY OBJECTIONS OF DEFENDANT DUBOIS REGIONAL MEDICAL CENTER TO PLAINTIFFS' COMPLAINT SERVED TO: John W. Blasko, Esq; M. David Halpern, Esq and Frank J. Hartye, Esq.

MAY 25, 1993, PLAINTIFFS' ANSWER TO PRELIMINARY OBJECTIONS OF DEFENDANT RICHARD E. JOHNSON, D.O. TO PLAINTIFFS' COMPLAINT, filed by James E. Beasley, Esq. 1 cert/Atty

CERTIFICATE OF SERVICE, filed
May 24, 1993, PLAINTIFFS' ANSWER TO PRELIMINARY OBJECTIONS OF DEFENDANT RICHARD E. JOHNSON, D.O. TO PLAINTIFFS' COMPLAINT SERVED TO: John W. Blasko, Esq; M. David Halpern, Esq; and Frank J. Hartye, Esq. /s/ James E. Beasley, Esq.

MAY 25, 1993, PLAINTIFFS' ANSWER TO PRELIMINARY OBJECTIONS OF DEFENDANTS SHIRISH N. SHAH, M.D. AND SHAH MEDICAL ASSOCIATES, INC TO PLAINTIFFS' COMPLAINT, filed by James E. Beasley, Esq. 1 cert/Atty

CERTIFICATE OF SERVICE, filed
May 24, 1993, PLAINTIFFS' ANSWER TO PRELIMINARY OBJECTIONS OF DEFENDANTS SHIRISH N. SHAH, M.D. and SHAH MEDICAL ASSOCIATES TO PLAINTIFFS' COMPLAINT SERVED TO: John W. Blasko, Esq; M. David Halpern, Esq; Frank J. Hartye, Esq. /s/ James E. Beasley, Esq.

JUNE 1, 1993, RESPONSE TO PLAINTIFFS' REQUEST FOR ADMISSIONS DIRECTED TO DEFENDANT SHIRISH N. SHAH, M.D., filed by Frank J. Stanek, Esq.

CERTIFICATE OF SERVICE, filed
May 28, 1993, RESPONSE TO PLAINTIFFS' REQUEST FOR ADMISSIONS SERVED TO: James E. Beasley, Esq; Frank J. hartye, Esq; John W. Blasko, Esq. /s/ Frank J. Stanek, Esq.

CONT. TO PG 431 (673)

<p>April 19 2:30 pm</p>	<p>LINDA SUNDERLIS,</p> <p>93-568-CD</p> <p>JAMES EMIGH,</p> <p>Pro by Plff 40.00</p> <p>JCP Fee by Plff 5.00</p> <p>Shff.</p> <p>Hawkins by Plff 30.68</p>	<p>APRIL 19, 1993, PETITION FOR PROTECTION FROM ABUSE, filed by Plaintiff, HOPE. Eight (8) copies Certified to Plaintiff/HOPE One (1) copy Certified to County Control. <u>TEMPORARY ORDER</u>, filed. AND NOW, this 19th day of April, 1993, upon review of the plaintiff's petition, the Court enters the following ORDER: The Sheriff and State Police at Woodland or Philipsburg, is directed to serve a copy of the petition and ORDER on the defendant. The plaintiff shall serve copies of the ORDER on the police department in the jurisdiction where plaintiff resides and the Court shall serve County Control which serves as the central registry for all Protection From Abuse ORDERS. This ORDER shall be enforced by any law enforcement agency in a County where a violation of this ORDER occurs. A Hearing Conference shall be held on the 26th day of April, 1993, at 9:30 A.M. at 430 Spring Street Suite #3, Houtzdale, Pa This ORDER shall remain in full force and effect until modified or terminated by this Court. This is AN ORDER of Court. Any violation of this ORDER by either party shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) dollars and a jail sentence of up to Six (6) Months. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p> <p><u>OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST</u>, filed. Certified Copies to Plff/Deft.</p> <p><u>OCTOBER 10, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST RETURNED</u>, filed.</p> <p><u>DECEMBER 8, 1995, ORDER</u>, filed. NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice. It is further Ordered that costs of this matter shall be assessed to the Plaintiff.</p> <p>BY THE COURT, /s/ John K. Reilly, Jr., President Judge. 1 Cert copy to Deft & no address for Plff. <u>TERMINATED WITH PREJUDICE</u></p>
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	<p>APR. 21, 1999, AFFIDAVIT OF SERVICE, PFA UPON DEFENDANT, So Answers, Chester A. Hawkins, Sheriff by s/Marilyn Hamm</p>	
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SUSAN A. MASTER,

APRIL 19, 1993, PETITION FOR PROTECTION FROM ABUSE ORDER filed by Plaintiff/HOPE.

Eight (8) copies Certified to Plaintiff/HOPE
One (1) copy Certified to County Control.
TEMPORARY ORDER, filed.

AND NOW, at this 19th day of April, 1993, upon review of the plaintiff's petition, the Court enters the following ORDER:

The Sheriff is directed to serve a copy of the petition and ORDER on the defendant. The plaintiff shall serve copies of the ORDER on the police department in the jurisdiction where plaintiff resides and the Court shall serve County Control which serves as the central registry for all Protection From Abuse ORDERS.

This ORDER shall be enforced by any law enforcement agency in a County where a violation of this ORDER occurs.

A Hearing Conference shall be held on the 26th day of April, 1993, at 10:00 A.M. @ 430 Spring Street, Suite #3, Houtsdale, PA

This ORDER shall remain in full force and effect until modified or terminated by this Court.

THIS IS AN ORDER OF COURT. Any violation of this ORDER by either party shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) Dollars and a jail sentence of up to Six (6) Months. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

MAY 10, 1993, CONSENT AGREEMENT AND STIPULATION, filed ORDER, filed

AND NOW, this 7th day of May, 1993, upon consideration of the Consent Agreement and Stipulation of the parties hereto, the following Protection Order is hereby entered:

1. The Defendant is hereby enjoined from physically abusing, striking, harassing or threatening the Plaintiff or the Plaintiff's relatives or children.

2. The Plaintiff is hereby enjoined from physically abusing, striking, harassing or threatening the Defendant or Defendant's relatives or children.

3. Both the Plaintiff and the Defendant are enjoined from having any contact with the other party, including but not limited to entering the place of employment or business of the other party, with the exceptions of arranging visitation of the parties' two minor children.

4. The Plaintiff, Susan A. Master, shall have exclusive possession of the marital residence located at 3 Patterson Street, Clearfield, Pennsylvania.

5. This Order shall remain in effect for one year from the date of this Order.

6. Any violation of the terms of this Order by either party or any enticement, participation or cooperation by either party resulting in a violation of the Order in any way shall constitute contempt of Court and may be punishable by a fine of up to \$1,000.00 and/or a jail sentence of up to six (6) months upon either party. BY THE COURT: Joseph S. Ammerman, Judge.

April 19
3:10 pm

93-569-CD

EDWARD J. MASTER III

Billed County/ 3/26/93

5-11-93 Pl. 1080-54

5-11-93-1070-54

Pl. by Def 7-14-94 Ex. # 1294.

Pro	by Prothy	40.00
JCP Fee	by Prothy	5.00
Shff	by Prothy	12.80
sur charge	by Prothy	2.00
Shff	by Prothy	28.00

Shff	by Deft	39.32
Shff	by Deft	29.88

JULY 6, 1994, ORDER, BENCH WARRANT, filed 1 cert/Deft
NOW, this 6th day of July, 1994, this being the day and date set for hearing in the above-captioned order for payment of costs, Defendant having failed to appear, he having received due and proper notice thereof, it is the ORDER of this Court that Bench Warrant be issued forthwith. BY THE COURT: John K. Reilly, Jr, P.J.

JULY 7, 1994, ORDER, BENCH WARRANT RETURN, filed

JULY 14, 1994, ORDER, filed 1 cert/Shff, Mr. Master

NOW, this 14th day of July, 1994, it is the ORDER of this Court that, upon payment of costs, Bench Warrant issued in the above-captioned matter be and is hereby rescinded. BY THE COURT: John K. Reilly, Jr, P.J.

JULY 18, 1994, SHERIFF RETURN, filed

April 20, 1993 returned "NOT SERVED" by Sheriff's Office. PFA served by Clearfield Boro Police. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

SEPTEMBER 16, 1994, SHERIFF RETURN, filed

Now, September 15, 1994, return the within Bench Warrant "UNEXECUTED" per Court Order. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

SEPTEMBER 16, 1994, SHERIFF RETURN, filed

Now, August 2, 1994 caused the arrest of Ricahrd Keith and lodged him in the Clearfield County prison. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

SEPTEMBER 16, 1994, SHERIFF RETURN, filed

Now, July 13, 1994 caused the arrest of Edward T. Master, III and lodged him in the Clearfield County Prison. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

<p>John R. Carfley,</p> <p>April 19 3:30 pm</p> <p>Peter F. Smith</p>	<p>RONALD E. SPICER and MARIE SPICER,</p> <p>93-570-CD</p> <p>RICHARD D. GATHAGAN,</p> <p>Pro by Atty 40.00 JCP Fee by Atty 5.00 Pro by Atty 9.00 Pro by Atty 30.00 Pro by Atty 5.00</p>	<p>APRIL 19, 1993, COMPLAINT, filed by John R. Carfley, Esquire. One (1) copy Certified to Attorney.</p> <p>JUNE 1, 1993, PRELIMINARY OBJECTIONS, filed by Peter F. Smith, ESq.</p> <p>JUNE 1, 1993, CERTIFICATE OF SERVICE, filed May 28, 1993, PRELIMINARY OBJECTIONS MAILED TO: John R. Carfley, Esq. /s/ Peter F. Smith, Esq.</p> <p>AUGUST 2, 1993, CERTIFICATE OF SERVICE, filed August 2, 1993, BRIEF IN SUPPORT OF DEFENDANT'S PRELIMINARY OBJECTIONS SERVED TO: John Carfley, ESq. /s/ Peter F. Smith, Esq.</p> <p>OCTOBER 7, 1993, OPINION AND ORDER, filed. No Copies Certified. NOW, this 6th day of October, 1993, upon consideration of Preliminary Objections filed on behalf of Defendant above-named, and argument and briefs thereon, it is the ORDER of this Court that said Objections be and are hereby sustained and Plaintiffs' Complaint dismissed with prejudice. By the Court, s/ John K. Reilly, Jr., President Judge</p> <p>OCTOBER 15, 1993, PRAECIPE, filed PLEASE reduce the Order of Court dated October 6, 1993 to judgment, a copy of said Order being attached hereto. /s/ John R. Carfley, Esq.</p> <p>Judgment is entered in favor of the Defendant and against the Plaintiff per Court Order dated October 6, 1993. Judgment per Court Order</p> <p><i>John R. Carfley</i> Prothonotary</p> <p>NOVEMBER 4, 1993, NOTICE OF APPEAL, filed by John R. Carfley, Esq. 1 cert/Superior Court SERVICE OF NOTICE OF APPEAL, filed November 3, 1993, NOTICE OF APPEAL SERVED TO: Judge John K. Reilly, and Peter F. Smith, Esq. /s/ John R. Carfley, ESq.</p>
<p>CONTINUED ON PAGE 495</p>	<p>NOVEMBER 30, 1993, RETURN RECEIPT, filed</p> <p>JUNE 14, 1994, ALL PAPERS RECEIVED FROM SUPERIOR COURT, filed in Regular File</p> <p>JUNE 14, 1994, JUDGMENT FROM SUPERIOR COURT, filed ON CONSIDERATION THWEROOF, 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 reversed; case remanded to lower court for further proceedings in accordance with this memorandum. BY THE COURT: Eleanor R. Valecho Deputy Prothonotary</p> <p>SEP. 22, 1997, PETITION, filed by s/PETER F. SMITH, ESQ. THREE (3) CERT TO ATTY SMITH VERIFICATION, s/Richard D. Gathagan</p> <p>SEP. 22, 1997, CERTIFICATE OF SERVICE, PETITION, SEP. 22, 1997, Via U.S. Mail on John R. Carfley, Esq. s/PETER F. SMITH, ESQ. NO CERT COPIES</p> <p>SEP. 23, 1997, RULE TO SHOW CAUSE, filed. TWO (2) CERT TO ATTY SMITH NOW, this 23rd day of Sept., 1997, upon consideration of the attached Petition, a Rule is hereby issued upon JOHN R. CARFLEY, ATTORNEY FOR PLAINTIFFS, to Show Cause why this Petition should not be granted. Rule Returnable the 13th day of October, 1997, for filing written response. BY THE COURT: s/JOHN K. REILLY, JR., President Judge</p> <p>SEP. 24, 1997, CERTIFICATE OF SERVICE, PETITION, SEPT. 22, 1997, VIA U.S. MAIL, ON SEPT. 24, 1997, UPON JOHN R. CARFLEY, ESQ., s/Peter F. Smith, Esq. NO CERT COPIES</p> <p>DEC. 04, 1997, PRAECIPE, filed. NO CERT COPIES Please list the above-captioned case for a non-jury, civil trial for the next term of court. I certify that all discovery has completed, and no motions are pending except for a Petition for Accelerated Hearing which I filed and which I hereby WITHDRAW. I estimate that 2-1/2 to 3 hours will be required for trial of this case. s/PETER F. SMITH, ESQ.</p> <p>OCTOBER 13, 1998, MOTION, filed by Peter F. Smith, Esquire. One (1) certified copy to Attorney Smith</p>	<p>NOVEMBER 12, 1993, SUPERIOR COURT DOCKET #01734PGH 93, filed</p> <p>NOVEMBER 22, 1993, PA. R.A.P. RULE 1925 ORDER, filed NOW, this 22nd day of November, 1993, in conformance with Pa. R.A.P. Rule 1925, the reasons for the Final Order are set forth in the Opinion and Order dated October 6, 1993. BY THE COURT: John K. Reilly, Jr., P.J.</p> <p>NOVEMBER 24, 1993, SENDER'S RECEIPT, filed</p>

John R.
CarfleyMABEL MAINES,
By her duly appointed
Power of Attorney
ETHEL GALLAHER and
PATTY JEAN DIXON,April 19
3:35 pm

93-571-CD

MICHAEL KELLY and
TAMMY KELLY, h/wPro by Atty 40.00
JCP Fee by Atty 5.00
Shff by Atty 18.10
sur charge by Atty 2.00APRIL 19, 1993, COMPLAINT IN EJECTMENT, filed by John R. Carfley, Esquire.

One (1) copy Certified to Sheriff per attorney's instructions.

MAY 19, 1993, DEFENDANTS' ANSWER TO PLAINTIFFS' COMPLAINT, filed by Mark S. Weaver, Esq.CERTIFICATE OF SERVICE, filedMay 19, 1993, DEFENDANTS' ANSWER TO PLAINTIFFS' COMPLAINT IN EJECTMENT SERVED TO: John R. Carfley, Esq. /s/ Mark S. Weaver, Esq.JUNE 18, 1993, MOTION FOR JUDGMENT ON THE PLEADINGS, filed by John R. Carfley, Esq.JUNE 18, 1993, AFFIDAVIT IN SUPPORT OF PLAINTIFF'S MOTION FOR JUDGMENT ON THE PLEADINGS, filed by John R. Carfley, Esq.JULY 28, 1993, SHERIFF RETURN, filedApril 28, 1993, COMPLAINT IN EJECTMENT SERVED TO: Michael and Tammy Kelly, Defts. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.AUGUST 31, 1993, MOTION FOR JUDGMENT ON THE PLEADINGS, filed by John R. Carfley, Esq.AUGUST 31, 1993, AFFIDAVIT IN SUPPORT OF PLAINTIFF'S MOTION FOR JUDGMENT ON THE PLEADINGS, filed by John R. Carfley, Esq.OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copy to Atty Carfley and Deft.OCT. 13, 1995, LETTER FROM JOHN R. CARFLEY, ESQ. RE INACTIVE LIST, NO CERT COPIES.DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff.

BY THE COURT, /s/ John K. Reilly, Jr., President Judge.
1 Cert to Plff & Deft.TERMINATED WITH PREJUDICEMAR. 20, 1996, ORDER MAILED TO MICHAEL & TAMMY KELLY, RETURNED BY U.S. POSTAL SERVICE, filed.

<p>April 19 3:45 pm</p>	<p>CAR CURCUS 3020 P1 VLY Blvd. Altoona, PA 16602</p> <p>93-573-CD</p> <p>CHRISTINE D. GALLAGHER, RD \$, Box 70E DuBois, PA 15801</p> <p>Pro by Plff 9.00</p>	<p><u>APRIL 19, 1993, JUDGMENT FROM J.P., Patrick T. Jones, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Two Thousand Eight Hundred One and 08/100 Dollars, with costs.</p> <p>Debt \$2,801.08</p> <p>Interest from October 13, 1992</p> <p>Filed and Entered by Plaintiff, April 19, 1993.</p> <p>JUDGMENT</p> <p>Prothonotary</p> <p><u>APRIL 19, 1993, Notice of Entry of Judgment mailed to Defendant.</u></p>	
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Lloyd E. Wilson,

JANET E. SHIMMEL,

APRIL 20, 1993, COMPLAINT IN DIVORCE, filed by Lloyd E. Wilson, Esquire.
NO COPIES.

MAY 6, 1993, CERTIFICATE OF SERVICE, filed April 17, 1993, COMPLAINT IN DIVORCE SERVED TO: Larry Shimmel, Deft. /s/ Lloyd E. Wilson, Esq.

AUGUST 12, 1993, AFFIDAVIT OF CONSENT OF JANET E. SHIMMEL, filed

AUGUST 12, 1993, AFFIDAVIT OF CONSENT OF LARRY J. SHIMMEL, filed

April 20
\$90.00 Pd
by Atty

93-575-CD

AUGUST 12, 1993, PRAECIPE TO TRANSMIT RECORD, filed by LLOYD E. WILSON, II, ESQUIRE
AFFIDAVIT OF NON-MILITARY SERVICE OF JANET E. SHIMMEL, filed.
DECREE

Clfd Trust
BAL/\$75.00

AND NOW, this 16th day of September, 1993, the Court, having reviewed this case, finds that the marriage between the Plaintiff and Defendant is irretrievably broken. It is DECREED that the Plaintiff, JANET E. SHIMMEL, is divorced from the bonds of matrimony contracted between herself and the Defendant. IT IS FURTHER ORDERED that the Court hereby retains jurisdiction of any claims raised in this action by the parties for which a final order has not yet been entered. Any existing spousal support order shall hereafter be deemed an order for alimony pendente lite. BY THE COURT, s/JOHN K. REILLY, JR., P.J.

LARRY J. SHIMMEL,

Pro 40.00
State by Atty 10.00
(1 count)
JCP Fee by Atty 5.00
Pro .50

OCT. 15, 1993, VITAL STATISTICS FORM MAILED TO THE DEPARTMENT OF HEALTH, NEW CASTLE, PENNA.

CK#2206 TRANSFER TO REGULAR ACCOUNT 75.00
PRO 40.00
PRO .50
CK#2414 ATTY 34.50

Alan F. Kirk

THE FIRST NATIONAL BANK OF EVERETT,

APRIL 20, 1993, COMPLAINT IN REPLEVIN, filed by Alan F. Kirk, Esquire.
 Four (4) copies Certified to Attorney.
 WHEREFORE, Plaintiff demands judgment for possession of the 1989 Forest Ridge Mobile Home, Serial Number 11709, and requests payment of attorneys fees and costs of suit. /s/ Alan F. Kirk, Esquire.

JULY 29, 1993, SHERIFF RETURN, filed
 May 4, 1993, COMPLAINT IN REPLEVIN SERVED TO:
 Andrea A. Krasinski, Deft. /s/ Chester A. Hawkins, Shff
 by Marilyn Hamm

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified copies to Atty Kirk and Deft.

OCTOBER 20, 1995, PRAECIPE TO DISCONTINUE, filed by Kriner, Koerber & Kirk, P.C. One Copy Certified to Atty Kirk

Please mark the above captioned case settled, discontinued and ended. KRINER, KOERBER & KIRK, P.C., By s/ Alan F. Kirk, Esquire

SETTLED, DISCONTINUED AND ENDED.....

ANDREA A. KRASINSKI,

April 20 11:30 am

93-576-CD

Pro	by Atty	40.00
JCP Fee	by Atty	5.00
Shff sur charge	by Atty	44.96
		2.00
Pro	by Atty	5.00

<p>Ann B. Wood</p> <p>April 20 3:00 pm</p>	<p>JOHN WAYNE JASPER,</p> <p>93-577-CD</p> <p>DIANA LYNNE JASPER,</p> <p>Pro by Atty 40.00</p> <p>JPC Fee by Atty 5.00</p>	<p><u>APRIL 20, 1993, TRANSFER OF COMPLAINT IN CUSTODY FROM THE STATE OF MISSOURI</u>, filed by Ann B. Wood, Esquire. NO COPIES.</p> <p><u>MAY 19, 1993 PETITION FOR MODIFICATION OF VISITATION</u>, filed by Ann B. Wood, Esquire.</p> <p><u>ORDER</u>, filed.</p> <p>You, DIANA L. MOODY, formerly, DIANA L. JASPER, Respondent, have been sued in the Court to obtain a Modification of Visitation of the child: JOHN ROBERT JASPER.</p> <p>A Rule has been issued returnable the 10th day of June, 1993, at 2:00 o'clock P.M. at the Clearfield County Courthouse at which time you should appear and show cause why the Court of Common Pleas of Clearfield County, Pa., should not assume jurisdiction of this matter and modify the current summer visitation.</p> <p>If you fail to appear as provided by this Order, an Order acceptin jurisdiction and Modifying the visitation may be entered against you. BY THE COURT: s/ JOSEPH S. AMMERMAN, JUDGE.</p> <p><u>CERTIFICATE OF SERVICE</u>, filed.</p> <p>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, Penn., on this 21 day of May, 1993, to the attorneys of record also to the defendant. s/ TR</p> <p><u>MAY 28, 1993, AFFIDAVIT OF SERVICE</u>, filed</p> <p>May 27, 1993, <u>PETITION FOR MODIFICATION OF VISITATION AND ORDER SERVED TO: Diana L. Moody by Certified Mail.</u> /s/ Ann B. Wood, Esq.</p> <p><u>JUNE 10, 1993, ORDER</u>, filed 3 cert/Atty</p> <p>NOW, this 10th day of JUNE, 1993, this being the day and time scheduled for a Rule Returnable in the above captioned matter and the Respondent, Diana L. Moody, formerly Diana L. Jasper, having been given Notice in compliance with 23 Pa. C.S.A. §5345 and 5346 and have failed to appear, and it being found:</p> <p>That the Court of Common Pleas of Clearifeld County is qualified to take jurisdiction in this matter in that the child has been a resident of the Commonwealth of Pennsylvania since May, 1992, that there has been no misconduct as the Petitioner has physical custody of the child pursuant to an Order of the Circuit Court of Callaway County, Missouri dated July 8, 1991 and the child was moved to a Pennsylvania residence as evidence by agreement of the parties by Consent filed in the Circuit Court of Callaway County, Missouri dated November 13, 1992, that a certified copy of the Court records of Callaway County, Missouri pertaining to this matter has been filed to the above term and number and nothing is presently pending in Missouri.</p> <p>It is, therefore, Ordered as follows:</p> <p>That the Court of common Pleas of Clearfield County accepts jurisdiction in the matters of custody and visitation of John Robert Jasper born July 12; 1986 and,</p> <p>That a certified copy of this Order and the Proceedings of the Court of Common Please of Clearfield County, Pa shall be filed with the Circuit Court of Callaway County, Missouri.</p> <p>That it is the further Order of this Court that the Missouri Order and Consetn AGreemetrn are hereby modified .</p> <p>the summer visitation as set forth in to provide that the Respondent, Diana L. Moody, formerly Diana L. Jasper, shall have the right to have visitation with her son, John Robert Jasper, for a two week period in the summer at dates and time to be agreed upon between the parties.</p> <p>In addition, there shall be such other periods of visitation as the parties may agree provided that if there is additional visitation scheduled by agreement of the parties that transportation costs relating or resulting form such additional visitation shall be at the expense of the Mother, Diana L. Moody, formerly Diana L. Jasper. BY THE COURT: Joseph S. Ammerman, Judge.</p>
<p>the summer visitation as set forth in to provide that the Respondent, Diana L. Moody, formerly Diana L. Jasper, shall have the right to have visitation with her son, John Robert Jasper, for a two week period in the summer at dates and time to be agreed upon between the parties.</p> <p>In addition, there shall be such other periods of visitation as the parties may agree provided that if there is additional visitation scheduled by agreement of the parties that transportation costs relating or resulting form such additional visitation shall be at the expense of the Mother, Diana L. Moody, formerly Diana L. Jasper. BY THE COURT: Joseph S. Ammerman, Judge.</p>	<p>JULY 12, 1993, <u>AFFIDAVIT OF FILING</u>, filed</p> <p>AND NOW, this 12th day of July, 1993, I, Ann B. Wood, Esquire, being duly sworn, do depose and say that on June 14, 1993, a copy of the June 10, 1993, Order of the Court of Clearfield County was filed in Callaway County, Missouri, in the above captioned matter. Copy of the first page of the Order, stamped by the Clerk of Circuit Court of Callaway County, Missouri is attached hereto. s/ANN B. WOOD, ESQUIRE</p>	<p>JULY 12, 1993, <u>AFFIDAVIT OF FILING</u>, filed</p> <p>AND NOW, this 12th day of July, 1993, I, Ann B. Wood, Esquire, being duly sworn, do depose and say that on June 14, 1993, a copy of the June 10, 1993, Order of the Court of Clearfield County was filed in Callaway County, Missouri, in the above captioned matter. Copy of the first page of the Order, stamped by the Clerk of Circuit Court of Callaway County, Missouri is attached hereto. s/ANN B. WOOD, ESQUIRE</p>

April 21
11:30 am

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE.
Harrisburg, PA 17128

93-578-CD

ACCLAIM CUSTOM
DECORATIONR, INC.
PO Box A
DuBois, PA 15801

Pro by Plff 9.00
Pro By 5.50

APRIL 21, 1993, , 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 Thousand Nine and 15/100 dollars, with costs.

Debt \$3,009.15

Interest Computation Date, May 26, 1993.

Filed and Entered by Plaintiff, April 21, 1993.

JUDGMENT

Allen D. Bartz
Prothonotary

April 21, 1993, Notice of Entry of Judgment mailed to Defendant.

10 Sept 93

Allen D. Bartz

April 21
11:30 am

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17128

93-579-CD

EDWARD L. WALSH,
SHEAR IMAGINATION BEAUT
Po Box 334
DuBois, PA 15801

Pro by Plff 9.00
Pro By Deft 5.50

APRIL 21, 1991, CEERTIFIED 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 Five Hundred and 14/100 Dollars, with costs.

Debt \$500.14

Interest Computation Date may 26, 1993

Filed and Entered by Plaintiff, April 21, 1993.

JUDGMENT

Allen D. Bartz
Prothonotary

13 day of July 1995
The above judgment is satisfied in full of debt,
interest and cost.

Attest *William A. Shaw*
Prothonotary

April 21
11: 45 pm

COMMONWEALTH OF PENNA,
DEPARTMENT OF LABOR AND
INDUSTRY,
Harrisburg, PA 17128

93-580-CD

NAGLE'S HARDWOOD
DIMENSIONS, INC.
PO Box 143
Burnside, PA 15721

Pro by Plff 9.00
Pro by Plff 9.00
Pro by Plff 7.00

APRIL 21, 1993, CERTIFIED COPY OF LIEN, TO THE USE
OF THE UNEMPLOYMENT COMPENSATION FUND, 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
thirty-three and 72/100 dollars, with costs.

Debt \$1,033.72

Interest Computation Date April 30, 1993.

Filed and Entered by Plaintiff, April 21, 1993.

JUDGMENT

Allen H. ...
Prothonotary

FEB. 27, 1998, SUGGESTION OF NONPAYMENT AND AVERMENT OF
DEFAULT, filed by COMMONWEALTH, s/SEAN F. CREEGAN, ESQ. ONE (1) CERT
COPY TO COMMONWEALTH

OCT. 05, 2001, RELEASE OF LIEN. Filed. no cc

Marylou Barton,
Stuart M. Bliwas

COMMONWEALTH OF PENNA,
DEPARTMENT OF
ENVIRONMENTAL RESOURCES,

APRIL 21, 1993, CERTIFIED COPY OF JUDGMENT, filed by
Marylou Barton, Michael Welch, Environmental Protection
Manager, Emergency Clearup,

One (1) copy Certified to State
One (1) copy Certified to Defendant.

Pursuant to Sections 702(d), 1302(b), and 1315 of
the Storage tank and Spill Prevention Act, Act of July 6
1989, P.L. 169, as amended, 35 P.S. §6021.101 et seq.,
this is a Certified Copy of Judgment of assessment of
expenses to be entered of record by you and indexed as
judgments are indexed. Date of Final Assessment:
9/18/92, Amount of Expenses assessed, \$63,448.78,
Interest on expenses at 6% annual Fee From 9/18/92 -
\$2,220.71, Total Amount of Judgment, \$65,669.49 and
Filing Fee of \$9.00. /s/ Michael Welch.

April 12

93-581-CD

RICHARD LININGER, d/b/a

SUPER 724 and/or

OSCEOLA MILLS

CONVENIENCE STORE

426 State Street

Curwensville, PA 16833

Judgment is entered in favor of the Plaintiff and
against the defendants in the sum of Sixty-five Thousand
Six Hundred Sixty-nine and 49/100 Dollars plus Nine (\$9.00)
Dollar filing fee.

Debt \$65,669.59

Filing Fee 9.00

JUDGMENT

Prothonotary

Pro by State 9.00

And filed and returned to January 2007
By [signature]
in full of [signature]

APRIL 21, 1993, Notice of Entry of Judgment mailed
to Defendant.

JULY 10, 1995, WRIT OF EXECUTION ISSUED TO NO. 95-40-EX

<p>April 21 12:30 pm</p> <p>Billed County 4/27/93</p>	<p>TAMMY FRANTZ,</p> <p>93-582-CD</p> <p>DAVID J. FRANTZ,</p> <p>Pro 40.00</p> <p>JCP Fee 5.00</p>	<p><u>APRIL 21, 1993, PETITION FOR PROTECTION FROM ABUSE ORDER,</u> filed by HOPE/Plaintiff. Eight Copies Certified to Plaintiff. One (1) copy Certified to County Control <u>TEMPORARY ORDER</u> filed. This ORDER shall be enforced by any law enforcement agency in a County where a violation of this ORDER occurs. A Hearing Conference shall be held on the 26th day of April, 1993, at 10:30 A.M. at 430 Spring Street Suite #3, Houtzdale, PA This ORDER shall remain in full force and effect until modified or terminated by this Court. THIS IS AN ORDER OF COURT. Any violation of this ORDER by either party shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) Dollars and a jail sentence of up to Six (6) Months. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p> <p><u>OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL</u> <u>OF LIST,</u> filed. Certified Copies to Plff/Deft</p> <p><u>DECEMBER 8, 1995, ORDER,</u> filed. NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice. It is further Ordered that costs of this matter shall be assessed to the Plaintiff. BY THE COURT, /s/ John K. Reilly, Jr., President Judge. 1 Cert Copy to Plff & Deft <u>TERMINATED WITH PREJUDICE</u></p>

John R. Keating

AMERICAN CASUALTY COMPANY
OF READING, PA,
A Division of the
CNA INSURANCE COMPANIES,

APRIL 21, 1993, COMPLAINT IN CIVIL ACTION, filed by John R. Keating, Esquire.
Two (2) copies Certified to Sheriff as per instruction of Attorney.

JULY 21, 1993, ANSWER TO PLAINTIFF'S COMPLAINT IN CIVIL ACTION, filed by s/PAUL E. CHERRY, ESQUIRE

JULY 21, 1993, AFFIDAVIT OF SERVICE, filed.
I, PAUL E. CHERRY, Esquire, attorney for the Defendants, being duly sworn according to law, depose and say that on the 20th day of July, 1993, I personally mailed a true copy of the Answer to Plaintiff's Complaint in Civil Action, No. 93 - 583 - C.D., to John R. Keating, Esquire, Attorney for Plaintiff, American Casualty Company of Reading, PA, et al., by mailing said Answer to Complaint by Regular Mail, First Class Delivery, Postage Prepaid, to Vollmer, Rulong & Associates, P.C., Grant Building, Suite 1212, Pittsburgh, Pa. 15219. s/PAUL E. CHERRY, ESQ.

April 21
12:35 pm

93-583-CD

AUGUST 3, 1993, STIPULATED MOTION FOR TRANSFER TO ELK COUNTY FOR LACK OF PROPER VENUE, filed by John R. Keating Esq. I cert/Atty

ORDER OF COURT, filed

AND NOW, this 30th day of July, 1993, upon consideration of the Stipulated Motion for Transfer to Elk County for Lack of Proper Venue it is hereby ORDERED that the motion is granted and that this action be and is transferred to the Court of Common Pleas of Elk County.

It is further, ORDERED that the Prothonotary shall forward the record to the Prothonotary of the Court of Common Pleas of Elk County upon payment of all costs and fees thereof. BY THE COURT: John K. Reilly, Jr, P.J.

ROBERT L. KELLER,
a/k/a BOB KELLER and

DIANE KELLER,
Individually and trading
as B&D SERVICES,

JULY 29, 1993, SHERIFF RETURN, filed

May 5, 1993, Office of Sheriff of Elk Co was Deputized by Chester A. Hawkins, Shff.

May 10, 1993 COMPLAINTS SERVED OT: Robert L. Keller a/k/a Bob Keller and Diane Keller Ind & T/A B & D Services, Defts. by Sheriff of Elk Co. s/ Chester A. Hawkins, Shff by Marilyn Hamm.

AUGUST 4, 1993, ALL PAPERS MAILED TO ELK COUNTY PER COURT ORDER. /s/ arf

Pro	by Atty	40.00
JCP Fee	by Atty	5.00
Shff	by Atty	34.52
sur		
charge	by Atty	4.00
Shff		
Elk Co	by Atty	30.40

R. Denning
Gearhart

THURMAN F. GARDNER,

APRIL 21, 1993, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire.

Two (2) copies Certified to Attorney.

APRIL 27, 1993, AFFIDAVIT OF MAILING, filed COMPLAINT IN DIVORCE SERVED TO: Amanda D. Gardner by certified mail. /s/ R. Denning Gearhart, Esq.

NOVEMBER 8, 1993, PRAECIPE TO TRANSMIT THE RECORD, filed by R. Denning Gearhart, Esquire
AFFIDAVIT OF CONSENT of THURMAN F. GARDNER, Plaintiff, filed.

AFFIDAVIT OF CONSENT of AMANDA GARDNER, Defendant, filed.

DECREE

AND NOW, this 9th day of November, 1993, it is Ordered and Decreed that THURMAN F. GARDNER, Plaintiff, and AMANDA D. GARDNER, Defendant, are divorced from the bonds of matrimony.

All other claims before the Court in this matter, including equitable property distribution, 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 conditions of said Agreement. BY THE COURT, s/ John K. Reilly, Jr., Judge

4/21/93
\$90.00 Pd
by Atty

93-584-CD

Clfd Trust
BAL/\$75.00

AMANDA D. GARDNER,

Pro 40.00

State by Atty 10.00
(1 count)

JCP Fee by Atty 5.00

Pro .50

CK#2276 TRANSFER TO REGULAR ACCOUNT 75.00
PRO 40.00
STATE .50

CK#2493 ATTY 34.50

DECEMBER 18, 1993, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

APRIL 25, 1997, MOTION TO ENFORCE MARRIAGE SETTLEMENT AGREEMENT, filed by R. Denning Gearhart, Esquire. Three (3) certified copies to Attorney Gearhart

MAY 01, 1997, RULE RETURNABLE, filed. TWO (2) CERT TO ATTY GEARHART

NOW, this 1st day of May, 1997, upon consideration of the attached Motion to Enforce Marriage Settlement Agreement, a Rule is hereby issued upon the Defendant, Amanda D. Gardner, to Show Cause why the Motion should not be granted. Rule Returnable the 21st day of May, 1997, for filing written response.

BY THE COURT: s/FREDRIC J. AMMERMAN, JUDGE

MAY 09 1997, 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 Motion to Enforce Marriage Settlement Agreement to the Defendant in the above captioned matter at her residence as evidenced by the signed receipt attached hereto as Exhibit 'A'.

s/R. DENNING GEARHART, ESQ.

Andrew P. Gates,

JEFFREY A. BYERS and
KAREN E. BYERS,

APRIL 21, 1993, COMPLAINT IN CIVIL ACTION, filed by Andrew P. Gates, Esquire.
One (1) copy Certified to Attorney.

MAY 13, 1993, SHERIFF RETURNS, filed.

NOW, APRIL 22, 1993, HARRY DUNKLE, SHFF OF JEFFERSON CO WAS DEPUTIZED BY CHESTER A. HAWKINS, SHFF OF CLEARFIELD COUNTY.

NOW, APRIL 26, 1993 SERVED WITHIN COMPLAINT ON JACK MANNERS, t/d/b/a JACK'S HEATING, DEFT. SO ANSWERS, Chester A. Hawkins, Shff by s/ Marilyn Hamm

MAY 28, 1993, PRELIMINARY OBJECTION: PETITION RAISING NON-JOINDER OF A NECESSARY PARTY, filed by Doreen A. McCall, Esq. 3 cert/Atty

CERTIFICATE OF SERVICE, filed

May 28, 1993, PRELIMINARY OBJECTION SERVED TO: Andrew P. Gates, Esq. /s/ Doreen A. McCall, Esq.

AUGUST 20, 1993, ORDER, filed

NOW, this 19th day of Augsut, 1993, following argument into Preliminary Objections filed on behalf of Defendant above-named raising the issue of non-joinder of a necessary party, it is the ORDER of this Court that said Objections be and are hereby dismissed. BY THE COURT: John K. Reilly, Jr., P.J.

SEPTEMBER 7, 1993, ANSWER AND COUNTERCLAIM, filed by Doreen A. McCall, Esq. 3 cert/Atty

September 7, 1993, ANSWER AND COUNTERCLAIM SERVED TO: Andrew P. Gates, Esq. /s/ Doreen A. McCall, Esq.

SEPTEMBER 28, 1993, REPLY TO NEW MATTER, filed by Andrew P. Gates, Esq. 1 cert/Atty

CERTIFICATE OF SERVICE, filed

September 28, 1993, PLAINTIFFS' REPLY TO NEW MATTER SERVED TO: Jack Manners, t/d/b/a Jack's Hearing c/o Doreen A. McCall, Esq. /s/ Andrew P. Gates, ESq.

OCTOBER 13, 1993, PRAECIPE, filed

Please schedule the aforementioned matter for Arbitration Hearing on the next available date. In making this request, I hereby certify that there are no outstanding motions and discovery has been completed and that notice of this Praecipe is being sent to the Defendant's counsel as indicated in the Certificate of Service attached hereto and made a part hereof as Exhibit "A". s/ Andrew P. Gates, Esq.

CERTIFICATE OF SERVICE, filed

October 12, 1993, PRAECIPE SERVED TO: Doreen A. McCall, Esq. /s/ Andrew P. Gates, Esq.

FEBRUARY 3, 1994, LETTERS MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING FOR FEBRUARY 24, 1994, filed.

FEBRUARY 25, 1994, OATH OR AFFIRMATION OF ARBITRATORS AND AWARD, filed.

Now, this 24th day of February, 1994, 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/ Donald R. Mikesell, Chairman; s/ Gary A. Knaresboro, s/ Richard A. Hughes

AWARD OF ARBITRATORS

Now, this 24th day of February, 1994, 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:

SEE SEPARATE AWARD AND DECISION SIGNED BY BOARD OF ARBITRATORS: s/ Donald R. Mikesell, Chairman; s/ Gary A. Knaresboro, s/ Richard A. Hughes

ENTRY OF AWARD

Now, this 24th day of February, 1994, 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, William A. Shaw, Prothonotary by s/ Nanette L. Sturniolo

MARCH 7, 1994, BILL OF COSTS, filed

Kindly add to the list of costs, Plaintiff's service fee of Subpoena on February 18, 1994 by R. Stuart Auber, Constable - Service Fee - \$7.50, as evidenced by Constable's bill which is attached hereto and made a part hereof as Exhibit "A". /s/ Andrew P. Gates, Esq.

MARCH 25, 1994, PRAECIPE, filed

Please mark the above captioned action as settled, discontinued and ended and mark the Arbitrators award as being satisfied. /s/ Andrew P. Gates, Esq.

SETTLED

DISCONTINUED

ENDED

SATISFIED

April 21
3:00 pm

93-585-CD

Doreen A. McCall

JACK MANNERS, t/d/b/a
JACK'S HEATING,

Pro by atty 40.00
JCP Fee by Atty 5.00
Shff Hawkins 22.60
Shff Dunkle 25.00
by Atty

Surcharge 2.00
Pro by Atty 15.00
Service fee by Plff 7.50
Pro by Atty 5.00

Kindly add to the list of costs, Plaintiff's service fee of Subpoena on February 18, 1994 by R. Stuart Auber, Constable - Service Fee - \$7.50, as evidenced by Constable's bill which is attached hereto and made a part hereof as Exhibit "A". /s/ Andrew P. Gates, Esq.

<p>April 21 3:15 pm</p>	<p>SWISHER CONCRETE PRODUCTS PO Box 55 Clearfield, PA 16830</p> <p>93-586-CD</p> <p>BRIAN JENKINS, RD #1, Box 227 Curwensville, PA 16833</p> <p>Pro by Plff 9.00 Pro by <i>Plff</i> 5.00</p>	<p><u>APRIL 21, 1993, JUDGMENT FROM J.P., William M. Daisher, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Seven Hundred Forty-eight and 80/100 Dollars, with costs.</p> <p>Debt \$748.00</p> <p>Interest from March 15, 1993.</p> <p>Filed and Entered by Plaintiff, April 21, 1993.</p> <p>JUDGMENT</p> <p><i>Allen D. Batz</i> Prothonotary</p> <p><u>APRIL 21, 1993, Notice of Entry of Judgment mailed to Defendant.</u></p> <p>And now, 26th day of April 1993, by me filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <i>William A. Shew</i> Prothonotary</p>
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<p>April 21 3:15 pm</p>	<p>SWISHER CONCRETE PRODUCTS, PO Box 55 Clearfield, PA 16830</p> <p>93-587-CD</p> <p>PRINGLE CONSTRUCTION, 517 Knarr Street, DuBois, PA 15801</p> <p>Pro by Plff 9.00</p>	<p><u>APRIL 21, 1993, JUDGMENT FROM J.P., William M. Daisher, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Three Hundred Thirty-eight and 93/100 Dollars, with costs.</p> <p>Debt \$338.93</p> <p>Interest from March 15, 1993.</p> <p>Filed and Entered by Plaintiff, April 21, 1993.</p> <p>JUDGMENT</p> <p><i>Allen D. Batz</i> Prothonotary</p> <p><u>APRIL 21, 1993, Notice of Entry of Judgment mailed to Defendant.</u></p>
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Barbara H. Schickling

MARY JANE LEWIS and
HAZEN A. LEWIS,

APRIL 21, 1993, JUDGMENT NOTE, filed by Barbara H. Schickling, Esquire.
See Original Papers for Information.

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

Debt \$6,000.00

JUDGMENT

Allen D. Bitt
Prothonotary

April 21

93-588-CD

APRIL 21, 1993, Notice of Entry of Judgment mailed to Defendant.

ELLIS D. PASSMORE, SR.
and SHIRLEY A. PASSMORE,

And Now, 13th day of November 1993, by paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest *Ammerman*
Prothonotary

Pro by Atty 9.00

JPC Fee by Atty 5.00

Pro by self 5.00

Daniel C.
Bell

ROBERT L. HARRIS,

APRIL 21, 1993, COMPLAINT IN CUSTODY, filed by Daniel C. Bell, Esquire.

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

You, BARBARA L. HARRIS, Defendant have been sued in Court to obtain custody, partial Custody, Visitation of the two (2) minor children, namely, KRISTEN R. HARRIS and BRANDON R. HARRIS.

You are ORDERED to appear in person at the Clearfield County Courthouse on the 20th day of May, 1993, at 10:30 o'clock A.M. for a conference. 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: /s/ Joseph S Ammerman, Judge.

MAY 19, 1993, AFFIDAVIT OF SERVICE BY CERTIFIED MAIL, filed

April 27, 1993, COMPLAINT IN CUSTODY SERVED TO: Barbara L. Harris, Esq. /s/ Daniel C. Bell, Esq.

MAY 21, 1993, ORDER FOR MEDIATION CONFERENCE, filed 2 cert/Judge "A"

NOW, this 21st day of May, 1993, 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 14, 1993, at 1:00 PM, in Courtroom No 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 teh 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 os 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.

April 21
3:40 am

93-589-CD

BARBARA L. HARRIS,

Pro by Atty 40.00

JCP Fee by Atty 5.00

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copy to Atty Bell and Deft.

OCTOBER 10, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST RETURNED, filed.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff.

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

1 Cert to Atty Bell & No address for Deft.

TERMINATED WITH PREJUDICE

JANUARY 19, 1996, ORDER IN REGARD TO INACTIVE CALL OF LIST RETURNED, filed.

Warren B. Mikesell II
 MARGARET ANN HESS,
 93-590-CD
 DANIEL L. HESS,
 Pro 40.00
 State by Atty 10.00
 (2 counts)
 JCP Fee by Atty 10.00
 Pro .50
 CK#2177 TRANSFER TO REGULAR ACCOUNT 75.00
 PRO 40.00
 PRO .50
 CK#2383 ATTY 34.50

4/22/93
 \$95.00 Pd
 by Atty
 Clfd Trust
 BAL/\$75.00

APRIL 22, 1993, COMPLAINT IN DIVORCE, filed by Warren B. Mikesell, II, Esquire
 NO COPIES.

AUGUST 26, 1993, PRAECIPE TO TRANSMIT RECORD, FILED.
 by Donald R. Mikesell, Esquire.
 AFFIDAVIT OF CONSENT OF MARGARET ANN HESS, filed.
 AFFIDAVIT OF CONSENT OF DANIEL L. HESS, filed.
 AFFIDAVIT OF MAILING BY WARREN B. MIKESSELL, filed.

AUGUST 30th 1993, ORDER, filed.

AND NOW, this 30th day of August, 1993, this action having been considered by the Court it is ORDERED AND DECREED that: MARGARET ANN HESS, Plaintiff, and DANIEL L. HESS, Defendant are divorced from the bonds of matrimony.

AND IT IS FURTHER ORDERED, ADJUDGED, AND DECREED, that the terms, provisions, and conditions of a certain Property Settlement Agreement dated July 29, 1993, attached hereto as Exhibit "A", are hereby incorporated into this Decree and Order by reference as fully as though the same were set forth herein at length. Said Property Settlement Agreement shall not merge with but shall survive this Decree and Order. BY THE COURT:
 /s/ JOHN K. REILLY, JR., Judge.

SEPTEMBER 15, 1993, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE, PA.

~~SEPTEMBER 21, 1993, AFFIDAVIT OF SERVICE, filed.
 On May 14, 1993, Complaint was mailed to Ralph Hoffman. s/ Paul E. Cherry, Esquire~~

Paul E. Cherry

TRUDI HOFFMAN,

APRIL 22, 1993, COMPLAINT IN DIVORCE, filed by Paul E. Cherry, Esquire.

One (1) copy Certified to Attorney.

SEPTEMBER 21, 1993, AFFIDAVIT OF SERVICE, filed.

On May 14, 1993, COMPLAINT WAS MAILED TO RALPH HOFFMAN. s/ Paul E. Cherry, Esquire

SEPTEMBER 21, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Paul E. Cherry, Esquire.

AFFIDAVIT OF CONSENT OF TRUDI HOFFMAN, filed.

AFFIDAVIT OF CONSENT OF RALPH HOFFMAN, filed.

AFFIDAVIT OF NON-MILITARY SERVICE OF RALPH HOFFMAN, filed.

SEPTEMBER 22, 1993, DECREE AND ORDER, filed.

AND NOW, this 22nd day of September, 1993, the Court, by virtue of the authority vested in it by law, decrees that TRUDI HOFFMAN and RALPH HOFFMAN are hereby divorced from the bonds of matrimony, and all the duties, rights, and claims accorded to either of 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. 51, et seq., "The Divorce Code", that the terms, provisions and conditions of a certain Marital Separation Agreement between the parties dated September 17, 1993, are hereby incorporated into this Decree and Order by

4/22/93
\$90.00 Pd
by Atty

93-590½-CD

Clfd Trust
BAL/\$75.00

RALPH HOFFMAN,

Pro 40.00

State by Atty 10.00
(1 count)

JCP Fee by Atty 5.00

Pro .50

CK#2217 TRANSFER TO REGULAR ACCOUNT 75.00
PRO 40.00
PRO .50

CK#2425 ATTY 34.50

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/ JOHN K. REILLY, JR., Judge.

OCTOBER 15, 1993, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE, PA.

SEPTEMBER 27, 1993, STIPULATION AND ORDER OF CUSTODY, filed by Paul E. Cherry, Esq. 1 cert/Paul Cherry, Deft.

AND NOW, to wit, this 24th day of September, 1993, upon consideration of the within Custody Agreement and Stipulation of Counsel, the Court being satisfied that the best interests of the child will be promoted thereby, hereby incorporates by reference the terms of said Custody Agreement and Stipulation of Counsel, and adopts the same as the Order of this Court. Copies shall retain jurisdiction in this matter. BY THE COURT: John K. Reilly, Jr., P.J.

Kimberly M. Kubista

DANIEL J. RUSSELL and
CYNTHIA R. RUSSELL,
RD #1, Box 346
Curwensville, PA 16833

APRIL, 22, 1993, JUDGMENT FROM J.P., William M. Daisher filed.

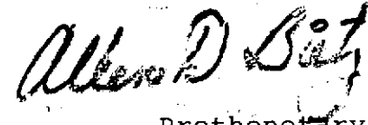
Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Three Hundred Twenty-seven and 50/100 dollars, with costs.

Debt \$327.50

Interest from February 23, 1993.

Filed and Entered by Plaintiff, April 22, 1993.

JUDGMENT



Prothonotary

April 22
10:30 am

93-591-CD

ROBERT J. COWDER,
748 Weaver Street
Clearfield, PA 16830

APRIL 22, 1993, Notice of Entry of Judgment mailed to Defendant.

Pro by Plff 9.00

MAY 15, 1993, AFFIDAVIT OF SERVICE, filed.

May 13, 1993, PLAINTIFF'S FIRST SET OF INTERROGATORIES IN AID OF EXECUTION SERVED ON: ROBERT J. COWDER, DEFT., BY Kimberly M. Kubista, Esquire

JULY 27, 1993, MOTION TO COMPEL DISCOVERY, filed by s/KIMBERLY M. KUBISTA, ESQUIRE

ORDER

NOW THIS 26th day of July, 1993, upon Plaintiffs' Motion to Compel Discovery, it is hereby ORDERED and DIRECTED that Respondent answer Plaintiff's First Set of Interrogatories within 30 days.
BY THE COURT, S/JOHN K. REILLY, JR., PRESIDENT JUDGE

JULY 28, 1993, AFFIDAVIT OF SERVICE, filed

July 27, 1993, MOTION TO COMPEL DISCOVERY SERVED TO: Robert J. Cowder, Deft. /s/ Kimberly Kubista, Esq.

David P. King,

JERRY D. FORSYTH,

APRIL 22, 1993, COMPLAINT IN DIVORCE, filed by David P. King, Esquire.
One (1) copy Certified to Attorney.

AUGUST 6, 1993, PRAECIPE TO TRANSMIT RECORD, filed by David P. King, Esquire.
AFFIDAVIT OF CONSENT OF JERRY D. FORSYTH, filed.
AFFIDAVIT OF CONSENT OF KAREN L. FORSYTH, filed.
AFFIDAVIT OF SERVICE ON KAREN L. FORSYTH, filed.
AFFIDAVIT OF NON MILITARY SERVICE OF JERRY D. FORSYTH, filed.

4/22/83
\$90.00 Pd
by atty

93-592-CD

AUGUST 11, 1993, DECREE IN DIVORCE, filed
AND NOW, August 11, 1993, it is ORDERED AND DECREED that JERRY D. FORSYTH, Plaintiff, and KAREN L. FORSYTH, Defendant, are divorced from the bonds of matrimony.

Clfd Trust
BAL/\$75.00

KAREN L. FORSYTH,

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 and conditions of a certain Settlement Agreement between the parties dated July 27, 1993, 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 not merge with but shall survive this Decree and Order. BY THE COURT: s/ JOHN K. RIELLY, JR., Judge.

Pro 40.00
State by Atty 10.00
(1 count)
JCP Fee by Atty 5.00
Pro .50

CK#2131 TRANSFER TO REGULAR ACCOUNT 75.00
PRO 40.00
PRO .50
CK#2336 ATTY 34.50

AUGUST 13, 1993, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE, PA.

<p>Richard H. Milgrub</p> <p>April 22 2:20 pm</p>	<p>PATRICK L. GRAY,</p> <p>93-593-CD</p> <p>DEBBIE MCDONALD,</p> <p>Pro by Atty 40.00</p> <p>JCP Fee by Atty 5.00</p> <p>Shff Hawkins by Atty 12.80</p> <p>Surcharge 2.00</p>	<p>APRIL 22, 1993, COMPLAINT IN CUSTODY, filed by Richard H. Milgrub, Esquire. One (1) copy Certified to Attorney. ORDER OF COURT, filed. You, DEBBIE MCDONALD, Defendant, have been sued in Court to obtain Custody of the child: ERIC LYNN GRAY. You are ORDERED to appear in person in Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania, on the 25th day of May, 1993, at 10:00 A.M. for a conference. If you fail to appear as provided by this Order, an Order for Custody may be entered against you or the Court may issue a warrant for your arrest. BY THE COURT: /s/ Joseph S. Ammerman, Judge.</p> <p>MAY 7, 1993, AFFIDAVIT OF SERVICE, filed May 3, 1993, CUSTODY COMPLAINT SERVED TO: Debbie McDonald, Deft. by certified mail. /s/ Richard H. Milgrub, Esq.</p> <p>MAY 13, 1993, SHERIFF RETURNS, filed. NOW, MAY 12, 1993 RETURN WITHIN COMPLAINT "NOT SERVED PER DIRECTION OF ATTORNEY". So answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm</p> <p>SEPTEMBER 21, 1993, ORDER OF COURT, filed by Milgrub & Lhota. One Copy Certified to Attorney YOU, DEBBIE MCDONALD, Defendant, have been sued in Court to obtain custody of the child; ERIC LYNN GRAY. You are ordered to appear in person in Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania, on the 15th day of October, 1993 at 9:00 a.m. for a conference. Pending further Order of this Court, Custody of ERIC LYNN GRAY shall remain with his father, the Plaintiff, PATRICK L. GRAY. BY THE COURT, s/ John K. Reilly, Jr., P.J.</p> <p>NOVEMBER 12, 1993, ORDER, filed 2 cert/Atty Milgrub NOW, this 25th day of May, 1993, after mediation conference, the parties being in agreement, have entered into the following stipulation as follows: 1. The Parties shall share legal and physical custody of the minor child, Eric Lynn Gray. 2. The mother, Debbie McDonald, shall have primary physical custody of the minor child until July 1, 1993, and the father shall have primary physical custody of the minor child from that date forward. 3. The mother, Debbie McDonald, shall have visitation as follows: a) Half of the Thanksgiving School Holiday, the exact times to be agreed upon between the parties, with arrangements to be made a tleast two (2) weeks before the commencement of said holiday. b) Mother shall have visitation for one half(½) of the school summer vacaitons, said arrangements to be made prior to the completion of the school year. c) Mother shall have visitation for the entire EAster and Christmas school vacation every other year on an alternating basis. d) Any and all other times as may be agreed upon between the parties. e) The parties shall evently split the transportation of Eric for purposes of visitation by meeting at an agreed upon location approximately half-way between their respective residences. 4. The father shall provide for the treatments and medication necessary for the minor child's ADD accodition at all times while in his physical custody. 5. With regards to any future changes in primary physical custody, the parties shall take into consideration the wishes of the minor child. BY THE COURT: John K. Reilly, Jr., P.J. We do hereby consent to the Order contained herewith. /s/ Patrick L. Gray-Richard H. Milgrub /s/ Debbie McDonald-Richard A. Ireland</p>

Richard H.
Milgrub

IN RE:
BRADLEY JOHN
HANEY,

APRIL 22, 1993, STIPULATION AND CONSENT, filed by Richard H. Milgrub, Esquire.
Three (3) copies Certified to Attorney.
ORDER, filed.
AND NOW, this 22nd day of April, 1993, upon agreement of the parties and in consideration of the attached Stipulation and Consent, said Stipulation and Consent is approved and made an Order of this Court.
BY THE COURT: /s/ Joseph S. Ammerman, Judge.

April 22
2:25 pm

93-594-CD

Pro by Atty 40.00
JCP Fee by Atty 5.00

April 22
2:55 pm

TERESA ROBERTSON,

93-595-CD

THOMAS ROBERTSON,

Pro	by Plff	40.00
JCP Fee	by Plff	5.00
Pro	by Plff	5.00
Shff	by Plff	21.60
sur charge	by Plff	2.00

APRIL 22, 1993, PETITION FOR PROTECTION FROM ABUSE ORDER filed by Plaintiff.

Eight (8) copies Certified to Attorney
One (1) copy Certified to County Control
TEMPORARY ORDER, filed.

AND NOW, this 22nd day of April, 1993, upon review of the plaintiff's Petition, the Court enters the following Order:

The Sheriff is directed to serve a copy of the Petition and ORDER on the defendant. The Plaintiff shall serve copies of the ORDER on the police departments in the jurisdiction where plaintiff resides and the Court shall serve County Control which serves as the central registry for all Protection From Abuse Orders.

This ORDER shall be enforced by any law enforcement agency in a county where a violation of this ORDER occurs.

A Hearing Conference shall be held on the 3rd day of May, 1993, at 9:30 A.M. at 430 Spring Street, Houtzdale, PA

This Order shall remain in full force and effect until modified or terminated by this Court.

This is an ORDER OF COURT. Any violation of this Order by either party shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) Dollars and a jail sentence of up to Six (6) Months. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

APRIL 29, 1993, PETITION TO WITHDRAW, filed by Teresa M. Robertson, Plff.

ORDER, filed

NOW, this 29th day of April 1993, upon consideration of the Plaintiff's Petition to Withdraw the Protection ORDER issued on April 22, 1993, it is the ORDER of this Court that said ORDER be and is hereby withdrawn.

It is further ORDERED that the Plaintiff pay costs of \$73.60 within -- days of this date. BY THE COURT: Joseph S. Ammerman, Judge.

WITHDRAWN

MAY 5, 1993, SHERIFF RETURN, filed

April 29, 1993, PFA "NOT SERVED" to: Thomas Robertson, Deft. PFA WITHDRAWN. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

CONTINUED FROM PAGE 517, HANEY v RUTHRIDGE, 93-596-CD

MAR 01, 2000, RULE FOR WRITTEN RESPONSE, RE: RULE UPON DEFENDANT, RETURNABLE MAR. 20, 2000, FOR FILING WRITTEN RESPONSE, BY THE COURT: s/FREDRIC J. AMMERMAN, JUDGE THREE (3) ATTY WHEELER

<p>Kimberly M Kubista</p> <p>April</p>	<p>SHIRLEE HANEY,</p> <p>93-596-CD</p> <p>RONALD GUTHRIDGE, SR., SUZANNE GUTHRIDGE, RONALD GUTHRIDGE, JR., LISA HANEY,</p> <p>Pro by Atty 40.00 JCP Fee by Atty 5.00</p>	<p>APRIL 22, 1993, PETITION FOR VISITATION, filed by Kimberly M. Kubista, Esquire. Three (3) copies Certified to Attorney. ORDER OF COURT, filed. You have been sued in court to obtain visitation of the following child: ASHLEY GUTHRIDGE You are ORDERED to appear in person at the Clearfield County Courthouse, on May 24, 1993, at 10:00 A.M. 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/ Joseph S. Ammerman, Judge</p> <p>MAY 3, 1993, ORDER OF COURT, filed 2 cert/Atty You have been sued in court to obtain custody of the following child: Ashley Guthridge You are ordered to appear in person at the Clearfield County Courthouse on May 24, 1993 at 10:00 am for a conference before the Court. The above scheduled conference has been continued from May 24, 1993 at 10:00 am to June 2, 1993 at 10:00 am. 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: Joseph S. Ammerman, Judge.</p> <p>JUNE 11, 1993, CONSENT ORDER, filed 2 cert/Atty NOW THIS 10th day of June, 1993, upon Plaintiff/Petitioner's Petition for Visitation, it is hereby ORDERED and DECREED as follows: 1. That Shirlee Haney (hereinafter "Maternal Grandmother") shall have visitation with Ashley Guthridge on those weekends when Lisa Haney has visitation with the child from Sunday to Monday at which time she will return the child to her Paternal Grandparents home by Monday at 4:00 pm. 2. That the Maternal Grandmother shall have the right to pick up the child on Fridays when Mother is working or in school to pick up the child for her visitation period. 3. That the Maternal Grandmother is only permitted to pick up the child on Fridays when Lisa Haney is unavailable to pick the child up. Notification to the Paternal Grandparents of the Maternal Grandmother picking up the child shall be through written correspondence sent by certified mail and first-class mail. 4. All other aspects of the previous order remain in full force and effect until further Order of Court. BY THE COURT: JOseph S. Ammerman, Judge.</p>
		<p>NOVEMBER 18, 1993, PETITION FOR MODIFICATION OF CUSTODY ORDER, filed by Paul E. Cherry, Esq.</p> <p>NOVEMBER 18, 1993, RULE TO SHOW CAUSE, filed 2 cert/Paul Cherry, Kubista AND NOW, this 18th day of November, 1993, upon consideration of the foregoing Petition for Modification of Custody Order, it is the ORDER of this Court that a Rule be issued upon the Respondent, SHIRLEE HANEY, to show cause why the relief requested should not be granted. RULE RETURNABLE the 27th day of December, 1993, at 2:00 pm in Courtroom No. -- at the Clearfield County Courthouse, Clearfield, Pennsylvania. BY THE COURT: John K. Reilly, Jr, P.J.</p> <p>NOVEMBER 19, 1993, CERTIFICATE OF SERVICE, 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 19th day of November, 1993, to the attorneys of record. /s/ Anita Fisher</p> <p>NOVEMBER 24, 1993, CERTIFICATE OF SERVICE, filed November 22, 1993, PETITION FOR MODIFICATION OF CUSTODY ORDER AND RULE SERVED TO: Kimberly M. Kubista, Esq. /s/ Paul E. Cherry, Esq.</p> <p>DECEMBER 22, 1993, ANSWER TO PETITION, filed by Kimberly M. Kubista, Esq.</p> <p>JUN 01, 1998, PETITION FOR MODIFICATION, filed by s/KIMBERLY M. KUBISTA, ESQUIRE TWO (2) CERT TO ATTY KUBISTA</p> <p>JUN 03, 1998, RULE, filed. TWO (2) CERT TO ATTY KUBISTA AND NOW, this 2nd day of June, 1998, upon consideration of the attached Petition, it is hereby ORDERED and DIRECTED that a rule be issued upon Respondent to show cause why said Petition should not be granted. Rule returnable with a hearing thereon the 6th day of July, 1998, at 3:00 p.m. BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE</p> <p>JUN 03, 1998, CERTIFICATE OF SERVICE, PETITION FOR MODIFICATION, UPON LAWRENCE FISHER, ESQ., filed by s/KIMBERLY M. KUBISTA, ESQUIRE NO CERT COPIES</p> <p>FEB. 28, 2000, PETITION FOR NEW MEDIATION, filed by s/MARK A. WHEELER, ESQ. THREE (3) CERT TO ATTY PETITIONER'S VERIFICATION, s/LISA HANEY CERTIFICATE OF SERVICE, filed.</p>

Timothy E. Durant

ROBERT G. PRISK,

APRIL 22, 1993, COMPLAINT IN REPLEVIN, filed by Timothy E. Durant, Esquire.

NO COPIES.

WHEREFORE: Plaintiff demands judgment in his favor and against the defendant for:

1. Return of his personal possessions;
2. An accounting of when the 1985 Ford F-350 was sold, who is was sold to, how much it was sold for and payment to plaintiff of these funds;
3. An Accounting of what other items of defendant were sold, who they were sold to and the payment to plaintiff of these funds;
4. Reasonable attorney fees and all other costs incurred in connection of his personal property. and
5. any and all other relief which this Court deems appropriage. /s/ Timothy E. Durant, Esquire.

April 22
4:50 pm

93-597-CD

APRIL 22, 1993, MOTION FOR WRIT OF SEIZURE, filed by Timothy E. Durant, ESq.

APRIL 26, 1993, ORDER, filed 4 cert/Atty

AND NOW this 26th day of April, 1993 upon review of the replevin action and motion for seizure of the property described in the complaint it is the ORDER of this Court that a hearing upon this motion is scheduled for the 19th day of May, 1993 at 4/27/93 at 10:30 am at the Clearfield County Courthouse. BY THE COURT: John K. Reilly, Jr., PJ.

MAY 13, 1993, SHERIFF RETURNS, filed.

NOW, April 28, 1993 at 1:30 PM DST SERVED COMPLAINT ON JAMES A. ARMSTRONG, DEFT.. So answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm

JULY 08, 1993, MOTION FOR CONTINUANCE, filed by A. TED HUDOCK,

ESQUIRE, ONE (1) COPY CERT TO ATTY DURANT & (1) TO ATTY HUDOCK.

ORDER OF COURT

AND NOW, this 8th day of July, 1993, upon consideration of the foregoing Motion, and it appearing that counsel for the Plaintiff has no objection to the prayer of said Motion;

IT IS HEREBY ORDERED that the hearing heretofore scheduled to be held on June 30, 1993, is continued, and the same shall eb rescheduled to be held on the 25th day of August, 1993, at 2:30 PM BY THE COURT: S/JOHN K. REILLY, JR., PRESIDENT JUDGE

Pro	by Atty	40.00
JPC Fee	by atty	5.00
Shff Hawkins	by Atty	30.00
Surcharge		2.00
Pro		9.00

AUGUST 25, 1993, ANSWER AND NEW MATTER, filed by A. TED HUDOCK, ESQUIRE, THREE (3) COPIES CERT TO ATTY

SEPTEMBER 24, 1993, REPLY TO NEW MATTER, filed by Timothy E. Durant, Esq. 2 cert/Atty

JANUARY 14, 1994, OPINION AND ORDER, filed 1 cert/Atty Durant 1 cert/Atty Hudock

NOW, this 13th day of January, 1994, following hearing into the above-captioned action in replevin, it is the VERDICT of this Court that judgment be and is hereby awarded in favor of the Plaintiff for the sum of \$1,314.02 in lieu of the subject Ford Trust, and further does grant to Plaintiff possession of the subject motorcycle upon payment of the sums set forth in the foregoing Opinion. Finally, the Court does award to Plaintiff all the tools, etc., listed in Defendant's Exhibit G admitted as part of the record at hearing. In all other respects, Plaintiff's prayer for relief be and is hereby dismissed. BY THE COURT, John K. Reilly, P.J.

JUdgment in entered in favor of Plaintiff and against the Defendant per VERDICT in the sum of One-Thousand Three Hundred Fourteen Dollars and two cents.

DEBT \$1,314.02

JUDGMENT PER VERDICT



Prothonotary

January 18, 1994, Notice of Judgment mailed to deflt. fl

CONT. ON PAGE 552

April 22
9:20 am

PATRICIA ROBINSON,

93-598-CD

KENNETH RITZ,

Pro	by Plff	40.00
JPC Fee	by Plff	5.00
Pro	by Atty	5.00
Shff	by Plff	27.80
sur charge	by Plff	2.00

APRIL 22, 1993, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by HOPE/Plaintiff.

Eight (8) copies Certified to Plaintiff/HOPE
One (1) copy Certified to County Control.

TEMPORARY ORDER, filed.

AND NOW, this 23rd day of April, 1993, upon review of the plaintiff's petition, the Court enters the following ORDER.

The Sheriff is directed to serve a copy of the petition and ORDER on the defendant. The Plaintiff shall serve copies of the ORDER on the police department in the jurisdiction where plaintiff resides and the Court shall serve County Control which serves as the central registry for all Protection From Abuse ORDERS.

This ORDER shall be enforced by any law enforcement agency in a County where a violation of this ORDER occurs.

A hearing Conference shall be held on the 3rd day of May, 1993, at 10:00 A.M. at 430 Spring Street, Suite #3, Houtzdale, PA

This ORDER shall remain in full force and effect until modified or terminated by this Court.

THIS IS AN ORDER OF COURT. Any violation of this ORDER by either party shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) Dollars and a jail sentence of up to Six (6) Months. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

APRIL 29, 1993, PETITION TO WITHDRAW, filed by Patricia Robinson, ESq.

ORDER, filed

NOW, this 28th day of April, 1993, upon consideration of the Plaintiff's Petition to Withdraw the Protection ORDER issued on April 23, 1993, it is the ORDER of this Court that said ORDER be and is hereby withdrawn.

It is further ORDERED that the Plaintiff pay costs of \$73.60 within ---- day of this date. BY THE COURT: Joseph S. Ammerman, Judge.

WITHDRAWN

MAY 5, 1993, AFFIDAVIT OF SERVICE, filed

April 26, 1993, PFA SERVED TO: Kenneth Ritz, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

PHILIP SCHLERETH, SR.,

APRIL 27,, 1993, PRAECIPE TO PROCEED IN FORMA PAUPERIS, filed.

Kindly allow VELMA SENTER to proceed in forma pauperis.

I, ROBIN JEAN FOOR, attorney for the party proceeding i 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. One (1) copy Certified to Attorney

April 27 10:20 am

93-599-CD

AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN FORMA PAUPERIS, filed.

ORDER, filed.

AND NOW, this 26th day of April, 1993, upon consideration of the Petition of Plaintiff to Proceed In Forma Pauperis, it is hereby granted that VELMA SENTER, Defendant, may file the appeal from the District Juttice decision in forma pauperis and proceed to the termination of proceedings iwthout payment of filing fees or costs. /s/ John K. Reilly, Jr., President Judge.

Robin J. Foor,

VELMA SENTER,

APRIL 30, 1993, NOTICE OF APPEAL FROM J.P., James Hawkins, filed.

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

Enter rule on PHILIP SCHLERETH, , appellee(s), to file a complaint in this appeal (Common Pleas No. 93-599-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ Robin Jean Foor, Esquire.

Billed County 4/30/93

RULE: To PHILIP SCHLERETH, , appellee(s)

Pro	20.00
JCP Fee	5.00
Pro	9.00

APRIL 26, 1993, 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. 93-599-CD upon the District Justice designated therein on April 26, 1993 by certified mail, sender's receipt attached hereto, and upon the appellee by certied 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 April 26, 1993, by certified mail, sender's receipt attached hereto. /s/ Robin Jean Foor, Esq.

MAY 3, 1993, TRANSCRIPT FROM JUSTICE HAWKINS, filed

MAY 25, 1993, PRAECIPE, filed

As the Plaintiff has failed to file a complaint after being duly served with a Notice of Appeal and a Rule to file a Complaint, please enter a Judgment of Non Pros against the Plaintiff. /s/ Robin Jean Foor, Esq.

Judgment is entered in favor of the Defendant and against the Plaintiff for failure to file a Complaint.

JUDGMENT OF NON PROS.

Alvin D. [Signature]
Prothonotary

MAY 27, 1993, NOTICE OF JUDGMENT MAILED TO PLFF. /s/ arf.

MAY 21, 1993, CERTIFICATE OF SERVICE, filed

April 26, 1993, NOTICE OF APPEAL SERVED TO Philip Shclereth. /s/ Robin Foor, Esq.

MAY 21, 1993, CERTIFICATE OF SERVICE, filed

April 26, 1993, NOTICE OF APPEAL SERVED TO: James L. Hawkins. /s/ Robin Foor, Esq.

<p>April 23 12:55 pm</p> <p>David P. King</p>	<p>PRIORITY COMMUNICATIONS,</p> <p>93-600-CD</p> <p>TOY TOWN - MIKE BOYLE,</p> <p>Pro by Atty 20.00</p> <p>JCP Fee by Atty 5.00</p> <p>Pro by Plff 9.00</p>	<p>APRIL 23, 1993, NOTICE OF APPEAL FROM J.P., Mark, Vrahas, filed.</p> <p><u>PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE</u>, filed.</p> <p>Enter rule on PRIORITY COMMUNICATIONS, appellee(s), to file a complaint in this appeal (Common Pleas No. 93-600-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ David P. King, Esquire.</p> <p><u>RULE: To PRIORITY COMMUNICATIONS, , appellee(s)</u></p> <p><u>APRIL 28, 1993, 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. 93-600-CD, upon the District Justice designated therein on April 27, 1993 by certified mail sender's receipt attached hereto and upon the appellee 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 April 27, 1993 by certified mail, sender's receipt attached hereto. /s/ David P. King</p> <p><u>MAY 3, 1993, RETURN RECEIPT,</u> filed</p> <p><u>MAY 3, 1993, RETURN RECEIPT,</u> filed</p> <p><u>JULY 15, 1993, PRAECIPE FOR ENTRY OF A JUDGMENT OF DEFAULT JUDGMENT,</u> filed</p> <p>Enter judgment for the Plaintiff, Priority Communications, Inc, and against the Defendant, Mike Boyle, DBA Toytown, for failing to file a Counter-Complaint in the above-captioned case within twenty (20) days, in the amount of \$797.50. /s/ Martha J. Philippone, Manager of Priority Communications, Inc,</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Seven Hundred Ninety-Seven Dollars and Fifty Cents.</p> <p>DEBT: \$797.50</p> <p>DEFAULT JUDGMENT</p>
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<p>AUGUST 26, 1993, SHERIFF RETURN,</p> <p>August 26, 1993, return within WRIT as Defendant paid all debt and costs. /s/ Chester A. Hawkins, Shff by Margaret H. Putt.</p>		<p><i>Allen D. Siz</i> Prothonotary</p> <p>JULY 15, 1993, NOTICE OF JUDGMENT MAILED TO DEFT. /s/ adb</p> <p><u>AUGUST 16, 1993, PRAECIPE FOR WRIT OF EXECUTION,</u> filed by Martha J. Philippone, for Priority Communications, Inc</p> <p>WRIT OF EXECUTION ISSUED TO NO 93-88-EX</p>
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CHITTESTER REGRIGERATION

APRIL 23, 1993, NOTICE OF APPEAL FROM J.P., Mark Vrahas, filed.

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

Enter rule on CHITTESTER REFRIGERATION, , appellee(s), to file a complaint in this appeal (Common Pleas No. 93-601-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ David P. King, Esquire.

RULE: To CHITTESTER REGRIGERATION, appellee(s)

APRIL 28, 1993, 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. 93-601-CD, upon the District Justice designated therein on April 27, 1993, by certified mail, sender's receipt attached hereto and upon the appellee by certified mail, sender's receipt attached hereto, and upon the appellee Chittester Refrigeration on April 27, 1993 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 April 27, 1993 by certified mail, sender's receipt attached hereto. /s/ David P. King, Esq.

MAY 3, 1993, RETURN RECEIPT, filed

MAY 3, 1993, RETURN RECEIPT, filed

MAY 18, 1993, PRAECIPE, filed

Enter Judgment of non pros against the Plaintiff for failure to file a Complaint within 20 days of Service. /s/ David P. King, Esq.

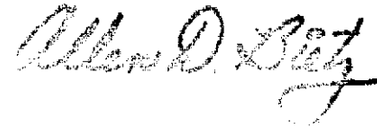
Pro by Atty 20.00

JCP Fee by Atty 5.00

Pro *By Atty* 9.00

Judgment is entered in favor of the Defendant and against the Plaintiff for failure to file a Complaint within twenty days of service.

JUDGMENT OF NON PROS.



Prothonotary

April 23
12:55 pm

93-601-CD

David P.
King

MIKE BOYLE,

MAY 19, 1993 NOTICE OF JUDGMENT MAILED TO PLFF /s/ arf

April 23
1:40 pm

WENDY SMYERS,

93-602-CD

RANDY HEPBURN,

APRIL 23, 1993, PETITION FOR PROTECTION FROM ABUSE ORDER
filed by HOPE/Plaintiff

Eight (8) copies Certified to HOPE/Plaintiff
One (1) copy Certified to County Control
TEMPORARY ORDER, filed.

The DUBOIS POLICE/SHERIFF is directed to serve a copy of the petition and ORDER on the defendant. The plaintiff shall serve copies of the ORDER on the police department in the jurisdiction where plaintiff resides and the Court shall serve County Control which serves as the central registry for all Protection From Abuse ORDERS.

THIS ORDER shall be enforced by any law enforcement agency in a County where a violation of this ORDER occurs.

A HEARING CONFERENCE shall be held on the 3rd day of MAY, 1993, at 11:00 at 430 Spring Street, Suite #3 Houtzdale, PA 16666

This Order shall remain in full force and effect until modified or terminated by this Court.

THIS IS AN ORDER OF COURT. Any violation of this ORDER by either party shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) Dollars, and a jail sentence of up to Six (6) Months. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

MAY 7, 1993, AFFIDAVIT OF SERVICE, filed

April 26, 1993 PFA SERVED TO: Randy Hepburn, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

MAY 10, 1993, PETITION TO WITHDRAW, filed by
Wendy S. Smyers, Plff
ORDER, filed

NOW, this 10th day of May, 1993, upon consideration of the Plaintiff's Petition to Withdraw the Protection ORDER issued on April 23, 1993, it is the ORDER of this Court that said ORDER be and is hereby withdrawn.

It is further ORDERED that the Plaintiff pay costs of \$75.84 within -- days of this date. BY THE COURT: Joseph S. Ammerman, Judge.

WITHDRAWN

Pro	<i>by Plff</i>	40.00
JCP Fee	<i>by Plff</i>	5.00
Shff	by Plff	23.84
sur		
charge	by Plff	2.00
Pro	by Plff	5.00

by book
by book

SS-95
SS-95

Robert J. Fall

BANK ONE,

APRIL 23, 1993, COMPLAINT IN CIVIL ACTION, filed by Robert J. fall, Esquire, Two (2) copies Certified to Sheriff as per Attorney's Instructions.

AUGUST 11, 1993, PRAECIPE FOR ENTRY OF JUDGMENT, AFFIDAVIT OF NON MILITARY SERVICE AND CERTIFICATION OF MAILING OF NOTICE OF INTENT TO TAKE DEFAULT JUDGMENT, filed

Please enter judgment by default against the above named Defendnats for failure to file an answer or enter an appearance.

Amount claimed in Complaint	\$3,342.65
Interest From	
TOTAL	\$3,342.65

/s/ Robert J. Fall, Esq.

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

CONNIE M. BULLMAN and ERNEST F. BULLMAN,

DEBT: \$3,342.65

DEFAULT JUDGMENT

Allen D. Birtz
Prothonotary

AUGUST 11, 1993, NOTICE OF JUDGMENT MAILED TO DEFT. /s/ da

Pro	by Atty	40.00
JPC Fee	by Atty	5.00
Shff	by Atty	57.00
sur charge	by Atty	4.00

JULY 29, 1993, SHERIFF RETURN, filed May 7, 1993, COMPLAINT SERVED TO: Connie M. Bullman, Deft. May 7, 1993, COMPLAINT SERVED TO: Ernest P. Bullman Deft. s/ Chester A. Hawkins, Shff by Marilyn Hamm

Richard J. Parks

INTEGRA NATIONAL BANK/
NORTH,

April 23
2:45 pm

93-604-CD

RANDALL A. LINGLE, a/k/a
RANDY LINGLE and
LINDA L. LINGLE,

HELEN J. LINGLE and
JOHN DOE,

Unknown Occupant
Terre Tenants,

APRIL 23, 1993, COMPLAINT IN EJECTMENT, filed by
Richard J. Parks, Esquire.
Five (5) copies Certified to Attorney.

JULY 29, 1993, SHERIFF RETURN, filed
April 28, 1993 COMPLAINT IN EJECTMENT, DEFT SERVED
TO: Randy A. Lingle, Deft.
April 28, 1993, COMPLAINT IN EJECTMENT SERVED TO: The
Lingle Property.
April 28, 1993, COMPLAINT IN EJECTMENT SERVED TO:
Randall A. Lingle a/k/a Randy Lingle, Deft
May 4, 1993, COMPLAINT IN EJECTMENT SERVED TO: Helen
J. Lingle
May 21, 1993, COMPLAINT IN EJECTMENT SERVED TO John
Doe, Unknown occupant, Deft. /s/ Chester A. Hawkins, Shff
by Marilyn Hamm.

AUGUST 5, 1993, PRAECIPE FOR DEFAULT JUDGMENT,
filed

Please enter judgment by default against the above
named defendants, Randy Lingle and Linda L. Lingle, for
failure to file an answer to the Complaint in the
above-captioned matter for possession of real property
known and numbered as Riverview Road, Lawrence Township,
Clearfield, Pennsylvania 16830, Parcel ID #: 123-J9-146.
/s/ Richard J. Parks.

Judgment is entered in favor of the Plaintiff and against
the Defendants for failure to file an answer for possession
of real property.

DEFAULT JUDGMENT

Allen D. Betz
Prothonotary

AUGUST 5, 1993, NOTICE OF JUDGMENT MAILED TO DEFT. /s/
da.

AUGUST 5, 1993, PRAECIPE FOR WRIT OF POSSESSION,
filed by Richard J. Parks, Esq.

WRIT OF POSSESSION ISSUED TO 93-83-EX

Pro by Atty 40.00
JCP Fee by Atty 5.00
Shff by Atty 36.80
sur charge by Atty 10.00
Pro by Atty 9.00

<p>Michael P. Yeager</p> <p>April 23 2:50 pm</p> <p>William Kriner</p>	<p>NATIONAL BANK OF THE COMMONWEALTH,</p> <p>93-605-CD</p> <p>MUSTANG COAL and CONTRACTING CORP., PETER R. SWISTOCK, JR., and LEONA SWISTOCK,</p> <p>Pro by Atty 9.00 JCP Fee by Atty 5.00</p>	<p>APRIL 23, 1993, COMPLAINT TO CONFESS JUDGMENT, filed by Michael P. Yeager, Esquire. Pursuant to the authority contained in the warrant of attorney in the Collateral Note and Guaranty Agreement sued upon, copies of which are attached to the Complaint in this action, I appear for the Defendants and confess judgment in favor of the Plaintiff and against the Defendants as follows:</p> <p>(a) Principal - \$289,462.81 (b) Interest Accrued through 4/21/93 - \$5,012.07 (c) Interest accruing from 4/21/93 @\$63.44390 per day. (d) Costs of Suit (to be added) (e) Attorney's fees (to be added) <u>TOTAL</u> - \$294,474.88 /s/ Michael P. Yeager, Esquire</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Hundred Ninety-four Thousand Four Hundred Seventy-four and 88/100 Dollars.</p> <p>Debt \$294,474.88</p> <p>JUDGMENT</p> <p><i>Allen D. Betz</i> Prothonotary</p> <p>APRIL 23, 1993, Notice of Entry of Judgment mailed to Defendant.</p>
<p>MAY 7, 1993, CERTIFICATE OF SERVICE, filed May 6, 1993, RULES TO SHOW CAUSE SERVED TO: Esq.</p> <p>JUNE 3, 1993, ANSWER TO DEFENDANT, MUSTANG COAL AND CONTRACTING CORP'S PETITION TO STRIKE OFF OR OPEN CONFESSED JUDGMENT, filed CERTIFICATE OF SERVICE, filed June 3, 1993, ANSWER TO DEFENDANT MUSTANG COAL AND CONTRACTING CORP'S PETITION TO STRIKE OFF OR OPEN CONFESSED JUDGMENT SERVED TO: Esq.</p> <p>JUNE 3, 1993, ANSWER TO DEFENDANTS, PETER R. SWISTOCK, JR nad LEONA SWISTOCK PETITION TO STRIKE OFF OR OPEN CONFESSED JUDGMENT, filed CERTIFICATE OF SERVICE, filed June 3, 1993, ANSWER TO DEFENDANTS, PETER R. SWISTOCK, JR AND LEONA SWISTOCK'S PETITION TO STRIKE OFF OR OPEN CONFESSED JUDGMENT SERVED TO: ESq</p>	<p>MAY 6, 1993 PETITION TO STRIKE OFF OR OPEN CONFESSED JUDGMENT, filed by William Kriner, Esquire. RULE, filed. AND NOW, this 6th day of May, 1993, a Rule is entered upon Plaintiff, National Bank of the Commonwealth, to show cause why the judgment by confession of April 16, 1993, in the above captioned matter should not be stricken or opened. Rule returnable this 16th day of June, 1993, in Courtroom -, of the Clearfield County Courthouse, at 9:00 o'clock, A.M. BY THE COURT: s/ JOHN K. REILLY, JUDGE. CERTIFICATE OF SERVICE, 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, Penn., on this 7th day of May, 1993, to the attorneys of record. s/ TR.</p> <p>MAY 6, 1993 PETITION TO STRIKE OFF OR OPEN CONFESSED JUDGMENT, filed by William Kriner, Esquire. RULE TO SHOW CAUSE, filed. AND NOW, this 6th day of May, 1993, a Rule is entered upon Plaintiff, National Bank of the Commonwealth, to show cause why the judgment by confession of April 16, 1993, in the above captioned matter should not be stricken or opened. Rule returnable this 16th day of June, 1993, in Courtroom -, of the Clearfield County Courthouse, at 9:00 a.m. BY THE COURT: s/ JOHN K. REILLY, JUDGE. CERTIFICATE OF SERVICE, 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, Pennsylvania, on this 7th dya of May, 1993, to the attorneys of record. s/ TR.</p>	<p>MAY 6, 1993 PETITION TO STRIKE OFF OR OPEN CONFESSED JUDGMENT, filed by William Kriner, Esquire. RULE, filed. AND NOW, this 6th day of May, 1993, a Rule is entered upon Plaintiff, National Bank of the Commonwealth, to show cause why the judgment by confession of April 16, 1993, in the above captioned matter should not be stricken or opened. Rule returnable this 16th day of June, 1993, in Courtroom -, of the Clearfield County Courthouse, at 9:00 o'clock, A.M. BY THE COURT: s/ JOHN K. REILLY, JUDGE. CERTIFICATE OF SERVICE, 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, Penn., on this 7th day of May, 1993, to the attorneys of record. s/ TR.</p> <p>MAY 6, 1993 PETITION TO STRIKE OFF OR OPEN CONFESSED JUDGMENT, filed by William Kriner, Esquire. RULE TO SHOW CAUSE, filed. AND NOW, this 6th day of May, 1993, a Rule is entered upon Plaintiff, National Bank of the Commonwealth, to show cause why the judgment by confession of April 16, 1993, in the above captioned matter should not be stricken or opened. Rule returnable this 16th day of June, 1993, in Courtroom -, of the Clearfield County Courthouse, at 9:00 a.m. BY THE COURT: s/ JOHN K. REILLY, JUDGE. CERTIFICATE OF SERVICE, 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, Pennsylvania, on this 7th dya of May, 1993, to the attorneys of record. s/ TR.</p>

Paula M. Cherry

RONALD C. TORRELL and RICHARD J. BERNARDO, partners, t/a TORRELL AND BERNARDO REMODELING AND CUSTOM HOMES,

APRIL 26, 1993, COMPLAINT, Action to Quiet Title, filed by Paula M. Cherry, Esquire.

ALL those certain pieces, aprcels or lots of land lying and being situate in teh City of DuBois, Clearfield County, Pennsylvania.

AFFIDAVIT OF DEFENDANTS, filed.

ORDER, filed.

NOW, this 22nd day of April, 1993, it appearing that an Action to Quiet Title has been filed in the above entitled case and the identity and whereabouts of FRANK-FISHER, a/k/a FRANK R. FISHER, and his heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships or corporate entities in interest, are unknown, the Defendants shall be served with a copy of the Complaint by advertising the same one (1) time in the Courier-Express nespaper and oen (1) time in the Clearfield County Legal Journal in accordance with the Notice attached to and made a part of the Complaint. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

MAY 21, 1993, AFFIDAVIT, filed by Paula M. Cherry, Esq.

MAY 21, 1993, MOTION FOR JUDGMENT, filed by Paula M. Cherry, Esq.

MAY 21, 1993, ORDER, filed

AND NOW, this 21st day of May, 1993, it appearing that service of the Complaint to Quiet Title in the above Aciton was served on all of the Defendants and by Affidavit of TONI M. CHERRY, ESQ. Attorney for Plaintiffs no Answer or Appearance has been filed to said Action, a nd on Motion of GLEASON, CHERRY AND CHERRY, PC, Attorneys for Plaintiffs, it is hereby ORDERED AND DECREED:

1. That the Defendants, FRANK FISHER, aka FRANK R. FISHER, and his heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships or corporate entitles in interest, are forever barred from asserting any right, title, lien or interest inconsistent with the interest or claim of the Plaintiffs as set forth in their Complaint in and to:

ALL those certain pieces, parcels or lots of land lying and being situate in teh City of DuBois, Clearfield County, Pennsylvania, being bounded and described as following, to wit:

BEGINNING at line of Lot No. 143 on the Easterly side of Pifer Street; thence Southerly, 150 feet to line of Lot No. 147; thence Easterly along line of Lot nO. 147, 150 feet to Rhodes Alley; thence Northerly along Rhodes Alley to Lot No. 143; thence Westerly along Lot No. 143, 150 feet to Pifer Street and place of beginning

The above-described premises are now more correctly known as follows:

THE FIRST THEREOF: BEGINNING at a point in the easterly right-of-way of Pifer Street and the southwest corner of Lot No. 143 of the H.S. Knarr's first addition to the City of DuBois; thence by the couterly line of Lot no. 143, south 55 degrees 30 minutes EAsT 150 feet to a point at Rhodes Alley; thence by the line of Rhodes Alley South 31 degrees 00 minutes West 70 feet to a point; thence through Lot no. 145 of which this is a part North 55 degrees 30 minutes West 150 feet to a point in the easterly right-of-way of Pifer Street; thence by said right-of-way of Pifer Street North 31 degrees 00 minutes East 70 feet to a point and the place of beginning. BEING Lot No. 144 and 20' of Lot No. 145 of H.S. Knarr 's first addition to the City of DuBois.

THE SECOND THEREOF: BEGINNING at a point in the easterly right-of-way of Pifer Street, said point being North 31 degrees 00 minutes EAST 10 feet from the northwest corner of Lot NO. 147 of teh H.S. Knarr's first addition to the City of DuBois; thence by said right-of-way of Pifer Street North 31 degrees 00 minutes EAST 70 feet to a point; thence through Lot no. 145 of which this is a part South 55 degrees 30 minutes East 150 feet to a point at Rhodes Alley; thence by the line of Rhodes Alley South 31 degrees 00 minutes West 70 feet to a point; thence through Lot NO. 146 North 55 degrees 30 minutes West 150 feet to a point and the place of beginning.

BEING part of Lot NO. 145 and part of Lot No. 146 of the H.S. Knarr's first addition to the City of DuBois.

and that title to said property is now vested in RONALD C. TORRELL and RICHARD J. BERNARDO, partners, t/a TORRELL AND BERNARDO REMODELING AND CUSTOM HOMES, Plaintiffs, as prayed.

April 26 3:08 pm

93-606-CD

FRANK FISHER, a/k/a FRANK R. FISHER, and his heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships or

corporate entities in interest,

Pro by Atty 40.00 JCP Fee by Atty 5.00

- 2. That the rights of the Plaintiffs are superior to the rights of the Defendant, FRANK FISHER, aka FRANK R. FISHER, and his heirs, devisees, administrators, executors and assigns, and all other person, persons, firms, partnerships or corporate entities in interest.
3. That the Plaintiffs have title in fee simple to said premises as described in the

Carl A. Belin,

EDWARD J. PEWANICK, JR.,

APRIL 26, 1993, PETITION FOR PARTIAL CUSTODY, filed by Carl A. belin Jr., Esquire.

Three (3) copies Certified to Attorney. ORDER, filed.

You, SUSAN LEFORT PEWANICK, Defendant, have been sued in court to obtain partial custody of the following children:

Amber D. Pewanick and Shane E. Pewanick.

You are ORDERED to appear in person at Clearfield Courthouse, on May 21, 1993, at 2:00 P.M. for a conference before the Court.

If you fail to appear as provided by this ORDER an ORDER for Partial Custody may be entered against you or the Court may issue a warrant for your arrest. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

MAY 13, 1993, SHERIFF RETURNS, filed.

NOW, APRIL 28, 1993 at 10:36 AM DST SERVED PETITION ON SUSAN LEFORT PEWANICK, DEFT.. So answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified copy to Atty Belin and Deft.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff.

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

1 Cert to Atty Belin & Deft

TERMINATED WITH PREJUDICE

SUSAN LEFORT PEWANICK,

Pro by Atty 40.00
JCP Fee by Atty 5.00
Shff Hawkins 25.60
by Atty
Surcharge 2.00

April 26
10:33 am

93-607-CD

CONTINUED FROM PAGE 546, DIMEMMO vs DIMEMMO, 93-626-CD

JUN 12, 1996, ORDER, filed. ONE (1) CERT TO ATTY ZIMMERMAN

AND NOW this 12th day of June, 1996, it is hereby ORDERED and DECREED that Defendant, MARY DIMEMMO, shall produce the following documents within twenty (20) days or risk sanctions:

1. Copies of all Certificates of Deposit, IRA's or Savings Accounts listed in Defendant's Inventory and Appraisal filed Jan. 25, 1996, and set forth on Page Four (4) thereof, designated as Nonmarital Property, Items One (1) - EIGHT (8).

2. Valuation and/or documentation verifying valuation of each of the Items set forth in the Inventory and Appraisal under the heading Nonmarital Property, Items One (1) - Eight (8), as of the date of marriage on October 20, 1979.

BY THE COURT: s/FRED AMMERMAN, J.

SEP. 06, 1996, MARRIAGE SETTLEMENT AGREEMENT, filed. s/MARY E. DIMEMMO, NKA s/MARY E. SHORE
NO CERT COPIES s/JAMES L. DIMEMMO

OCT. 15, 1996, MOTION FOR MASTER'S FEES, filed by s/JOHN A. SOBEL, IV, ESQUIRE TWO (2) CERT TO ATTY SOBEL
CONSENT, s/GIRARD KASUBICK, ESQ.
VERIFICATION, s/John A. Sobel, IV, Esq.

OCTOBER 25, 1996, ORDER, filed

Two (2) copies certified to Sobel

NOW, this 24th day of October, 1996, it is the ORDER of this Court that William Shaw Prothonotary of Clearfield County, shall pay the sum of One Hundred three (\$103.00) Dollars, to John A. Sobel, IV, Esquire, Master in the above captioned matter, as compensation for his fees incurred in regard to the same.

It is the FURTHER ORDER of this Court that any and all remaining sums on deposit with the Prothonotary of Clearfield County be returned to Mary DiMemmo, defendant in the above captioned action as all proceedings in the above matter have been resolved. BY THE COURT: /s/ Fredric J. Ammerman, Judge.

Ronald
Goldstein,

GERMAN SAVINGS BANK,
One Belmont Avenue
Bala Cynwyd, PA 19004

April 26
11:02 am

³
94-608-CD

CLARENCE E. MCCRACKEN
AND EVELYN J. MCCRACKEN,
511 West 2nd Avenue
Celarfield, PA 16380

Pro by Atty 40.00

JCP Fee by Atty 5.00
Shff by Atty 21.80
sur
charge by Atty 4.00

APRIL 26, 1993, COMPLAINT, filed by Ronald Goldstein,
Esquire.

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

JULY 29, 1993, SHERIFF RETURN, filed
April 28, 1993 COMPLAINT SERVED TO: Clarence E.
McCracken, Deft.

April 28, 1993, COMPLAINT SERVED TO: Evelyn J.
McCracken, Deft. /s/ Chester A. Hawkins, Shff by
Marilyn Hamm.

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL
OF LIST, filed. Certified Copies to Atty Goldstein and
Deft.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and
date set for General Call of the Civil Cases in which no action
has been taken for two years or more; the Prothonotary having given
notice pursuant to Rule 319 of the Clearfield County Civil Rules
of Court; there being no objection, it is the ORDER of this Court
that the above-captioned case be and is hereby TERMINATED with
prejudice.

It is further Ordered that costs of this matter shall be
assessed to the Plaintiff.

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

1 Cert copy To Plff & Deft.
TERMINATED WITH PREJUDICE

Joseph Colavecchi,

JOHN LITZINGER and
FAY LITZINGER,

APRIL 26, 1993, COMPLAINT, filed by Joseph Colavecchi, Esquire,
Three (3) copies Certified to Attorney.

April 26
11:25 am

93-609-CD

JULY 20, 1993, ANSWER AND NEW MATTER, filed by s/ANN B. WOOD, ESQUIRE. TWO (2) CERT TO ATTY
CERTIFICATE OF SERVICE
The undersigned hereby certifies that a true and correct copy of the foregoing Answer and New Matter was served this 20th day of July, 1993, upon the following by: FIRST CLASS MAIL,
1) Joseph Colavecchi, Esq. 2) Benjamin H. Clear, Esquire
s/ANN B. WOOD, ESQUIRE

JULY 28, 1993, REPLY TO NEW MATTER, filed by Joseph Colavecchi, Esq.

JULY 29, 1993, SHERIFF RETURN, filed
April 28, 1993, COMPLAINT SERVED TO: Summit Homes of Osceola Mills, Deft.

April 27, 1993, Larry Field, Shff of Blair Co deputized by Chester A. Hawkins, Shff of Clearfield Co.

May 3, 1993, COMPLAINT SERVED TO: Champion Home Builders Co, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

Benjamin H. Claar, Jr

CHAMPION HOME BUILDERS
COMPANY and SUMMIT HOMES
OF OSCEOLA MILLS,

AUGUST 5, 1993, ANSWER AND NEW MATTER, filed by Benjamin H. Claar, Jr, Esq. 2 cert/Atty

AUGUST 16, 1993, REPLY TO NEW MATTER, filed by Joseph Colavecchi, Esq.

OCT. 05, 1995, CERTIFICATE OF READINESS, filed. NO CERT COPY
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/JOSEPH COLAVECCHI, ESQ.

Pro by atty 40.00
JCP Fee by atty 5.00
Shff by Atty 35.10

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copy to Atty Colavecchi and Atty Claar, Jr.

DEC. 21, 1995, PRAECIPE TO DISCONTINUE, filed NO CERT COPIES
Please mark the record in the above-captioned action,
discontinued, settled and ended. s/JOSEPH COLAVECCHI, ESQ.

sur charge by Atty 4.00
Shff Field by Atty 22.00
Pro by atty 5.00

DISCONTINUED SETTLED and ENDED

Earle D.
Lees, Jr.,

SUSAN BEARER,

APRIL 26, 1993, PETITION FRO RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed by Earle D. Lees, Jr., Esquire. Eight (8) copies Certified to Attorney.

April 26
12:05 pm

93-611-CD

APRIL 28, 1993, ORDER, filed 8 cert/Atty AND NOW, this 27th day of April, 1993, upon presentation and consideration of the within Petition and upon finding that the Plaintiff, Susan Bearer, is in immediate and present danger of abuse from Defendant, John Rokoski, the following temporary Protective Order is entered.

Defendant is enjoined from having physically abusing, striking, harassing or threatening the Plaintiff or her minor children. Defendant is further enjoined from living at, entering or visiting the residence of Plaintiff. Defendant is additionally enjoined from contacting Plaintiff or the children at any other location within the jurisdiction of this Court.

Plaintiff is given temporary custody of the parties' minor child Jessica Lynn Rokoski, (D.O.B. 12/5/92).

This Order shall remain in effect until further Order of Court. A hearing will be held on the 3rd day of May, 1993, at 1:00 Pm at the Office of District Magistrate James L. Hawkins, 430 Spring St, Suite 3, Houtzdale, PA. The Sheriff and/or the local police are empowered to enforce this Order and to assist the Plaintiff if necessary, in recovering the minor child from the Defendant. Service to be made on Defendant by the Sheriff forthwith.

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.

JOHN ROKOSKI,

MAY 12, 1993, ORDER FOR RELIEF UNDER THE PROTECTION FROM ABUSE ACT, filed 6 cert/Atty

AND NOW, this 12th day of May, 1993, any violation of the terms of this Order by either party or any intisement, participation or cooperation by either party resulting in a violation of the Order in any way shall constitute contempt of Court and may be punishable by a fine of up to \$1,000.00 and/or a jail sentence of up to six months upon either party. Upon presentation and consideration of the within Petition and upon finding that the Plaintiff, Sharon Bearer, is in immediate and present danger of abuse from Defendant, John Rokoski, the following temporary Protective Order is entered.

Defendant is enjoined from having physically abusing, striking, harassing or threatening the Plaintiff or her minor children. Defendant is further enjoined from living at, entering or visiting the residence of Plaintiff. Defendant is additionally enjoined from contacting Plaintiff or the children at any other location within the jurisdiction of this Court.

Pro by Atty 40.00
JPC Fee by Atty 5.00

Plaintiff is given temporary custody of the parties' minor child Jessica Lynn Rokoski, (d.o.b. 12/5/92).

This Order shall remain in effect until further Order of Court. A hearing will be held on the 1st day of June, 1993, at 10:00 AM at District Justice James Hawkins Office, Houtzdale, PA. The Sheriff and/or the local police are empowered to enforce this Order and to assist the Plaintiff if necessary, in recovering the minor child from the Defendant. Service to be made on Defendant by the Sheriff forthwith.

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.

MAY 28, 1993, SHERIFF RETURN, filed

May 14, 1993, PFA SERVED TO: John Rokoski, Deft. s/ Chester A. Hawkins, Shff by Marilyn Hamm.

JUNE 3, 1993, ORDER FROM PROTECTION FROM ABUSE ACT, filed

NOW, THIS 1st day of JUNE, 1993, an action under the Protection from Abuse Statue having been filed by the Plaintiff, the proceeding having been served by Sheriff Department and Proof of the same having been filed to the above term and number, the Plaintiff having appeared to testify and the Defendant having/failing to appear, the following Order is issued:

1. The Defendant shall refrain from abusing, harassing, and threatening the Plaintiff, of placing Plaintiff in fear of abuse at any place where plaintiff may be found.

2. The Defendant is enjoined and prohibited from living at 300 W Logan Ave, DuBois, PA, and any subsequent residence in which the plaintiff resides during the pendency of this Order. Plaintiff is granted exclusive possession of the premises.

3. 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 the Plaintiff to the Defendant, his counsel or any third party.

4. The Defendant is prohibited from having any contact with the Plaintiff including, but not limited to, entering the place of employment, business or school of the Plaintiff, and Harassing the plaintiff and the plaintiff's relatives or minor children.

5. The Plaintiff is awarded temporary custody of the minor children, Jessica Lynn Rokoski for a period of One (1) year/Defendant shall have the right to visitation at a neutral site to be mutually agreed by parties at such times as mutually agreed.

6. The Defendant is ordered to provide the following additional relief: Restitution for automobile damage of \$334.11.

7. This Order shall be enforced by any law enforcement agency in any county where a violation of this Order occurs.

8. This Order shall remain in full force and effect for a period of one (1) year from date hereof.

THIS Proceeding was held prevalent to Order of Court date January 22, 1993. Either party shall have the right to file an appeal, De Novo, with the Prothonotary of Clearfield County within ten (10) days from the date of this Order.

This is an Order of Court. Any violation of any of the provisions of this Order by the Defendant shall constitute contempt of Court and may be punishable by incarceration of up to six (6) months and a fine of up to one Thousand (\$1,000) Dollars for each violation. s/ James Hawkins, District justice, Clfd Co Hearing Officer.

<p>April 26 12:30 am</p>	<p>COUNTY NATIONAL BANK, PO Box 42 Clearfield, PA 16830</p> <p>93-612-CD</p> <p>TIMOTHY J. HUBLER, 608 Elizabeth Street Houtzdale, PA 16651</p> <p>Pro by Atty 9.00</p>	<p><u>APRIL 26, 1993, JUDGMENT FROM J.P., James L. Hawkins, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Three Thousand Three Hundred Sixty-four and 78/100 dollars, with costs.</p> <p>Debt \$3,364.78</p> <p>Interest from March 23, 1993</p> <p>Filed and Entered by Plaintiff, April 26, 1993.</p> <p>JUDGMENT</p> <p><i>Allen D. Satz</i> Prothonotary</p>
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<p>April 26 12:30 pm</p>	<p>COUNTY NATIONAL BANK, PO Box 42 Clearfield, PA 16830</p> <p>93-613-CD</p> <p>JAMMY J. HUBER, 608 Elizabeth Street Houtzdale, PA 16651</p> <p>Pro by Plff 9.00</p>	<p><u>APRIL 26, 1993, JUDGMENT FROM J.P., James L. Hawkins, filed.</u></p> <p>Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Three Thousand Three Hundred Sixty-four and 78/100 Dollars, with costs.</p> <p>Debt \$3,364.78</p> <p>Interest from March 23, 1993.</p> <p>Filed and Entered by Plaintiff, April 26, 1993.</p> <p>JUDGMENT</p> <p><i>Allen D. Satz</i> Prothonotary</p> <p><u>APRIL 26, 1993, Notice of Entry of Judgment mailed to Defendant.</u></p>
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COUNTY NATIONAL BANK,
PO Box 42
Clearfield, PA 16830

APRIL 26, 1993, JUDGMENT FROM J.P., ROBERT A. SHOFF,
filed.

April 26
12:30 pm

93-614-CD

Judgment is entered in favor of the Plaintiff
and against the Defendant, in the sum of One Thousand
Six Hundred Ninety-three and 55/100 Dollars, with
csots.

Debt \$1,693.55

Interest from February 22, 1993.

Filed and Entered by Plaintiff, April 26, 1993.

LEROY R. LASNBERRY,
RR #3, Box 69
Philipsburg, Pa 16866

JUDGMENT

Allen D. Betz
Prothonotary

Pro by Plff 9.00

APRIL 26, 1993, Notice of Entry of Judgment mailed
to Defendant.

Apple & Apple

POLK AUDIO, INC.

APRIL 26, 1993, COMPLAINT IN CIVIL ACTION, filed by Apple & Apple, Attorneys at law. One (1) copy Certified to Sheriff.

MAY 13, 1993, SHERIFF RETURNS, filed.

NOW, APRIL 28, 1993, at 11:30 AM DST SERVED COMPLAINT ON DEFT BY HANDING TO MGR., JIM ROY A COPY OF COMPLAINT. So answers, Chester A. Hawkins, Shff by s/ Marilyn Hamm

April 26 2:00 pm

93-615-CD

JUNE 4, 1993, PRAECIPE FOR DEFAULT JUDGMENT, filed Kindly enter Judgment against the Defendant above named in Default of an Answer, in the amount of \$4,565.22 computed as follows:

Amount named in Complaint	\$4,150.20
Interest from 09/26/91 to 5-26-93 on \$4,150.20	415.02
Total	\$4,565.22

I certify that Notice of the intention to enter this Judgmetn was given pursuant to Pa R.C.P. 237.1. A copy of said Notice is attached, and was mailed on May 21, 1993 by regular mail, postage prepaid and addressed as follows: Defendant Harris Enterprises, Inc, 89 B. Beaver Dr, DuBois, PA 15801. /s/ James R. Apple, Esq.

HARRIS ENTERPRISES, INC.

Judgment is entered in favor of the Plaintiff and agaist the Defendant for failure to file an answer in the sum of Four Thousand Five Hundred Sixty-Five Dollars and Twenty-Two Cents.

DEBT: \$4,565.22

DEFAULT JUDGMENT

Pro by Atty	40.00
JCP Fee by atty	5.00
SHFF HAWKINS by Atty	25.16
SURCHARGE by Atty	2.00
Pro by Atty	9.00
Pro by Atty	5.00

Allen D. Woz
Prothonotary

JUNE 4, 1993, NOTICE OF JUDGMENT MAILED TO DEFT. /s/ ns

JULY 16, 1993, PRAECIPE FOR WRIT OF EXECUTION, filed by James R. Apple, Esq.

WRIT OF EXECUTION ISSUED TO NO 93-79-EX

Nathaniel
B. Smith

FRED A. HOCKENBURRY, JR

APRIL 27, 1993, WRIT OF SUMMONS IN CIVIL ACTION, filed by Nathaniel B. Smith, Esquire.

Kindly issue a Writ of Summons directed against Defendant, WendyJo Hockenburry, at 114 South Front Street Apartmetn #12, Philipsburg, Centre County, Pennsylvania, arising out of an accident which occurred on May 28, 1991, on State Route 53 in Houtzdale, Clearfield County, Pennsylvania. /s/ Nathaniel B. Smith, Esquire

April 27
10:30 PM

93-616-CD

APRIL 28, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.

MAY 18, 1993, SHERIFF RETURN, filed

April 29, 1993, Denny Nau, Shff of Centre Co deputized by Chester A. Hawkins, Shff of Clfd Co.

May 5, 1993, SUMMONS SERVED TO: Wendy Jo Hockenberry by Shff Nau. /s/ Chester A. Hawkins, Shff by Marilyn Hamm

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copy to Atty Smith and Deft

WENDY JO HOCKENBURRY,

NOVEMBER 8, 1995, PRAECIPE TO SETTLE AND DISCONTINUE, filed by Nathaniel B. Smith, Esquire. One cert. copy to Atty.

Please satisfy, settle and discontinue the within-captioned matter. /s/ Nathaniel B. Smith, Esquire.

SATISFIEDSETTLEDDISCONTINUED

DEC. 05, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST RETURNED BY POSTAL SERVICE, RETURN TO SENDER, NOT KNOWN, filed.

DEC. 05, 1995, CERTIFICATE OF DISCONTINUANCE RETURNED BY POSTAL SERVICE, RETURN TO SENDER, NOT KNOWN, filed.

Pro by Atty 20.00

JPC Fee by Atty 5.00

Shff by Atty 22.60

sur

charge by Atty 2.00

Shff

Nau by Atty 33.80

Pro by Atty (Disc) 5.00

April 27
10:40 pm

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17128

93-617-CD

NELSON FURS, ICN.
100 N. Brady Street
DuBois, PA 15801

Pro by Atty 9.00

APRIL 27, 1993, , 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 Nine Hundred Seven and 70/100 Dollars, with costs.

Debt \$907.70

Interest Computation Date June 4, 1993.

Filed and Entered by Plaintiff, April 27, 1993.

JUDGMENT

Prothonotary

Lawrence C. Bolla,

NATINAL FUEL GAS DISTRIBUTION CORPORATION

APRIL 27, 1993, COMPLAINT IN CIVIL ACTION, filed by Lawrence C. Bolla, Esquire. One (1) copy Certified to Sheriff.

April 27 11:30 am

93-618-CD

AUGUST 3, 1993, SHERIFF RETURN, filed May 10, 1993, COMPLAINT SERVED TO: Kathy A. Palmer, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

AUGUST 5, 1993, PRAECIPE FOR ENTRY OF DEFAULT JUDGMENT, filed

Pursuant to Pa.R.C.P. 237.1, I hereby certify as attorney for the above-named plaintiff that a written notice of intention to file praecipe for default judgment was mailed or delivered to the above-named defendant, who is the party against whom judgment is to be entered and to his attorney of record, if any, after the default occurred and at least en (10) days prior to the date of the filing of this Praecipe. A copy of said notice is attached ehreto and made a part hereof.

Therefore, please enter default judgment against the defendant, above captioned, in the sum of \$1,148.93 plus interest from April 27, 1993, and all costs of suit for failure to answer or otherwise plead. /s/ Lawrence C. Bolla, Esq.

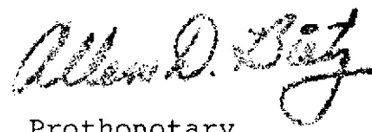
KATHY A. PALMER,

Judgment is entered in favor of the Plaintiff and against the Defendants for failure to file an answer in the sum of One Thousand One Hundred Forty-Eight Dollars and Ninety-Three Cents, plus interest and costs.

DEBT: \$1,148.93

DEFAULT JUDGMENT

Pro by Atty 40.00
JPC Fee by Atty 5.00
Shff by Atty 50.24
Pro by Atty 9.00
Pro by Atty 5.00



Prothonotary

AUGUST 5, 1993, NOTICE OF DEFAULT JUDGMENT MAILED TO DEFT. /s/ da

APRIL 11, 1994, RELEASE OF LIEN OF JUDGMENT, filed by R. Denning Gearhart, Esq. (See original for information)

IN RE:

RANDY WOLVETON,

An Alleged Severely
Mentally Disabled
Person,

93-619-CD

April 17
2:22 pm

Pro *Lyle* 40.00
JCP Fee *Lyle* 5.00
R. Mattern 150.00

APRIL 27, 1993, PETITION FOR CIVIL COURT COMMITMENT UNDER SECTION 406 OF THE MENTAL HEALTH AND MENTAL RETARDATION ACT OF 1966, filed.

ORDER, filed.

ORDER, filed.

APRIL 28, 1993, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

Three (3) copies Certified to Attorney.

DECREE, filed.

AND NOW, this 28th day of April, 1993, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

The Court finds that RANDY WOLVERTON 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. The patient is, therefore, committed to the custody of the Commonwealth of Pennsylvania; and, the Court ORDERS and DECREES that RANDY WOLVERTON be and is hereby committed to POLK CENTER for residential care and treatment as a Mentally Retarded Person for a period of One (1) Year after which, if further commitment is desired, a subsequent Petition shall be filed and a hearing held by J. Richard Mattern, II, MHRO.

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, 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.

Cassandra M. Neely

MARY LEE BOCK,

APRIL 28, 1993, COMPLAINT IN DIVORCE, filed by Cassandra M. Neely, Esquire
One (1) copy Certified to Attorney

JANUARY 18, 1994, CERTIFICATE OF SERVICE, filed 1cert/Atty
May 4, 1993, COMPLAINT IN DIVORCE SERVED TO Randall Gray Bock. /s/ Cassandra M. Neely, Esq.

JANUARY 26, 1994, PRAECIPE TO TRANSMIT RECORD, filed by Cassandra M. Neely, Esquire
AFFIDAVIT OF CONSENT of Mary Lee Bock, Plaintiff, filed.

AFFIDAVIT OF CONSENT of Randall Gray Bock, Defendant, filed.
DECREE

AND NOW, January 27, 1994, it is ordered and decreed that MARY LEE BOCK, plaintiff, and RANDALL GRAY BOCK, 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. The parties have entered into a Settlement Agreement dated December 7, 1993, a copy of which is attached hereto and marked as Exhibit A, which is hereby incorporated into, but not merged with, this DECREE. BY THE COURT: s/ John K. Reilly, Jr.,

P.J.

FEBRUARY 15, 1994, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

NOVEMBER 10, 1994, NOTICE OF ELECTION TO RETAKE MAIDEN NAME, filed.

Notice is hereby given that the plaintiff in the above matter, having been granted a Final Decree in divorce from the bonds of matrimony on the 27th day of January, 1994, hereby elects to retake and hereafter use her previous name of Mary Lee Moore. s/ Mary Lee Bock, Petitioner s/ Mary Lee Moore, Signature Elected Name, TO BE KNOWN AS.

Certified Copy mailed to Plaintiff.

4/28/93
\$100.00 Pd
by Atty

93-621-CD

Clfd Trust
BAL/\$75.00

RANDALL GRAY BOCK,

Pro 40.00

State by Atty 10.00

(3 count)

JCP Fee by Atty 15.00

Pro .50

CK#2531 TRANSFER TO REGULAR ACCOUNT 75.00

PRO 40.00

STATE .50

CK#1037 ATTY 34.50

Pro by Plff 8.00

Christopher E. Mohny

MOHNEY-YARGAR FUNERAL CHAPEL, INC.

APRIL 28, 1993, COMPLAINT IN CONFESSION OF JUDGMENT, filed by Christopher E. Mohny, 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 of the Plaintiff and against the Defendant.

April 28

93-622-CD

Principal Balance due - \$3,325.00
Interest thru 4/21/93 - 671.88
5% Attorneys Committsion - 199.84
TOTAL \$4,196.72

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Four Thousand One Hundred Ninety-six and 72/100 Dollars.

Debt \$4,196.72

DOROTHY FULLERTON,

JUDGMENT

Allen D. [Signature]
Prothonotary

APRIL 28, 1993, Notice of Entry of Judgment mailed to Defendant.

Pro by Atty 9.00

JCP Fee by Atty 5.00

Wheeler
Legal
Services

MELISSA ANN LOOMIS,

APRIL 28, 1993, STIPULATION AND ORDER, filed by Wheeler
Legal Services

Two (2) copies Certified to Attorney.

CONSENT ORDER, filed.

This Court shall retain continuing jurisdiction
in this matter. BY THE COURT: /s/ Joseph S. Ammerman,
Judge.

April 28
1:40 pm

93-623-CD

TIMOTHY D. LOOMIS,

Pro by Atty 40.00

JCP Fee by Atty 5.00

Joseph Colavecchi

JOSEPH COLAVECCHI,
221 E. Market Street
Clearfield, PA 16830

APRIL 28, 1993, 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 Forth-one and 35/100 Dollars, with costs.

April 29
8:45 am

93-624-CD

Debt \$1,041.35

Interest from February 25, 1993.

Filed and Entered by Plaintiff, April 28, 1993.

SUSANNA M. WINSTEAD,
8 1/2 North Second Street
Philipsburg, PA 16866

JUDGMENT

Prothonotary

Pro by Plff 9.00
Pro by Atty 15.00

APRIL 28, 1993, Notice of Entry of Judgment mailed to Defendant.

MAY 4, 1993, PRAECIPE TO TRANSFER CERTIFIED COPY OF JUDGMENT TO CENTRE COUNTY, filed

Please transfer a certified copy of the judgment entered to No. 93-624-CD in favor of Joseph Colavecchi against Susanna M. Winstead to Centre County, Bellefonte, Pennsylvania. /s/ Joseph Colavecchi, ESq.

MAY 5, 1993, CERTIFIED COPY OF JUDGMENT MAILED TO CENTRE COUNTY. /s/ arf.

Barbara H. Schickling

PRISCILLA A. JORDAN,

APRIL 29, 1993, PETITION FOR PROTECTION FROM ABUSE, filed by Barbara H. Schickling, Esquire.

Eight (8) copies Certified to Attorney.

AND NOW, this 29th day of April, 1993, upon consideration of the within Petition for Protection from abuse and upon finding that Petitioner is in immediate and present danger of abuse from Petitioner, the following Temporary Order is entered in accordance with 23 Pa. C.S.A. Section 6107 (b):

THIS IS AN ORDER OF COURT. Any violation of the terms of this ORDER by either party or any enticement participation or cooperation by either party resulting in a violation of the Order in any way shall constitute contempt of Court and may be punishable by a fine of up to One Thousand Dollars, (\$1,000.00) and a jail sentence of up to six (6) months upon either party.

Respondent is hereby ORDERED to pay reasonable attorney's fees in relationship to the filing of this Petition.

THIS ORDER shall remain in effect until a hearing is held in this matter in accordance with 23 PA. C.S.A. Section 6107(a) on the 10th day of May, 1993, at 9:30 o'clock A.M., at the office of District Justice James L. Hawkins, at 430 Spring street, Suite #3, Houtzdale, Pennsylvania 16651. BY THE COURT: /s/ Joseph S Ammerman, Judge.

MAY 12, 1993, ORDER, filed

NOW THIS 10th day of May, 1993 an action under the Protection From Abuse Statute having been filed by the Plaintiff, the proceeding having been served by _____ Dept, and proof of the same having been filed to the above term and number, the plaintiff having appeared to testify and the Defendant having/failing to appear, the following order is issued:

1. The Defendant shall refrain from abusing, harassing, and threatening the Plaintiff, or of placing Plaintiff in fear of abuse at any place where Plaintiff may be found.

2. The Defendant is enjoined and prohibited from living at, entering, attempting or enter or visit the residence located at PO Box 430, Hyde, PA 16843, and any subsequent residence in which the Plaintiff resides during the pendency of this Order. Plaintiff is granted exclusive possession of the premises.

4. The Defendant is prohibited from having any contact with the Plaintiff including, but not limited to entering the place of employment business or school of the Plaintiff, and harassing the Plaintiff and the Plaintiff's relatives.

6. The Defendant is Ordered to provide the following additional relief: 250.00 in atty fees to Barbara H. Schickling. The defendant shall refrain from the use of alcohol during the duration of this Order.

7. This Order shall be enforced by any law enforcement agency in any county where a violation of this Order occurs.

8. This Order shall remain in full force and effect for a period of 6 months from date hereof.

April 29
9:00 am

93-625-CD

Ck# 3433 - Atty Sobel - \$87.55
Ck# 3434 - Bar Assoc \$15.45
Ck#3435 - Deft - \$1 897.00

RICHARD L. MCDONALD,

Pro by Atty 40.00
JPC Fee by Atty 5.00
Shff Hawkins 24.72
by Atty
Surcharge 2.00

9. The Defendant shall pay the \$26.72 Service fees.

This proceeding was held prevalent to Order of Court dated January 22, 1993. Either party shall have the right to file an appeal, De Navo, with the Prothonotary of Clearfield County within Ten (10) days from the date of this Order.

This is an Order of Court. Any violation of any of the provisions of this Order by the Defendant shall constitute contempt of court and may be punishable by incarceration of up to six (6) months and a fine of up to One Thousand (\$1,000) Dollars for each Violation. BY THE COURT: James L. Hawkins, District Justice.

MAY 13, 1993, SHERIFF RETURNS, filed.

NOW, APRIL 29, 1993 at 10:34 AM DST SERVED WITHIN PFA ON RICHARD L. MCDONALD, DEFT AT EMPLOYMENT. SO ANSWERS, Chester A. Hawkins, Shff by s/ Marilyn Hamm

<p>Ilissa Zimmerman</p> <p>7/15/96 Pd by Kasubick \$1725.00 Master Fee</p> <p>4/29/93 \$90.00 Pd by Atty</p> <p>Clfd Trust BAL/\$75.00</p> <p>01/26/96 \$275 Pd by Atty "K" Girard Kasubick,</p> <p>CK#2920 TRANSFER TO REGULAR ACCOUNT 75.00 PRO 40.00 STATE .50</p> <p>CK#1544</p>	<p>JAMES L. DIMEMMO,</p> <p>93-626-CD</p> <p>MARY DIMMEMO,</p> <p>Pro 40.00</p> <p>State by Atty 10.00 (1 count)</p> <p>JCP Fee by Atty 5.00</p> <p>State .50</p> <p>ATTY 34.50</p> <p>Pro by Atty 8.00</p>	<p>APRIL 29, 1993, COMPLAINT IN DIVORCE, filed by Ilissa Zimmerman, Esquire. NO COPIES.</p> <p>MAY 14, 1993, ACCEPTANCE OF SERVICE, filed I accept service of the Complaint in Divorce action on behalf of Defendant, Mary DiMemmo, as of May 10, 1993, and I certify that I am authorized to do so. /s/ Girard Kasubick, Esq.</p> <p>JANUARY 13, 1995, ANSWER & COUNTERCLAIM, filed by Girard Kasubick, Esq. 1 cert/Atty Kasubick</p> <p>JANUARY 13, 1995, DEFENDANT'S COUNTER-AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE, filed by Mary Dimemmo, Deft.</p> <p>JANUARY 17, 1995, ORDER FOR BIFURCATION, filed AND NOW to wit: this 16th day of January, 1995 upon filing of defendant's Counter-Affidavit under Section 3301(d) of the Divorce Code, it is hereby Ordered and Decreed that all other pending issues, including alimony, division of property, lawyer's fees and expenses, shall be bifurcated from the divorce issue in accordance with Defendant's said County-Affidavit and this Court shall retain jurisdiction over all other matters and issues raised or pending in these proceedings. BY THE COURT: Fredric J. Ammerman, Judge. (1 cert/Atty Kubista)</p> <p>JANUARY 31, 1995, DECREE IN DIVORCE, filed. AND NOW, this 31st day of January, 1995, upon consideration of the Petition for Bifurcation Decree, it is hereby ORDERED and DECREED to avoid prejudice and effectuate economic justice, separate trials of the claims in the present contested Divorce proceeding are necessitated.</p> <p>IT IS ORDERED AND DECREED that, on this date, January 31st, 1995, JAMES L. DIMEMMO and MARY DIMEMMO</p>	
<p>No Cert Copy</p> <p>CONTINUED ON PAGE 528</p>		<p>are divorced from the bonds of matrimony.</p> <p>IT IS FURTHER ADJUDGED AND DECREED that the entry of the Final Decree in Divorce in the above-captioned matter in no way prejudices the legal claims of either party with regard to any ancillary relief heretofore requested in this Court and this Court retains jurisdiction to resolve the claims for equitable distribution of marital property, alimony, alimony pendente lite, counsel fees, costs and expenses as the case may be which shall be listed for hearing. BY THE COURT, s/ Fredric J. Ammerman, J.</p> <p>FEBRUARY 15, 1995, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.</p> <p>Certified Copies of Decree to parties of record.</p> <p>JANUARY 26, 1996, ELECTION TO RESUME MAIDEN NAME, filed by Girard Kasubick, Esquire On January 31, 1995, I was granted a divorce from the bonds of matrimony from James L. Dimemmo as of the above court, term and number. I hereby elect to resume my maiden name of Mary Shore or Mary Elizabeth Shore. s/ Mary Dimemmo TO BE KNOWN AS: s/ Mary Shore s/ Mary Elizabeth Shore One Copy Certified to Atty Kusibick.</p> <p>JAN. 26, 1996, MOTION FOR APPOINTMENT OF MASTER, filed by s/GIRARD KASUBICK, ESQ. ONE(1) CERT TO ATTY "K" PRE-TRIAL STATEMENT PURSUANT TO PA. R.C.P. 1920.33 INVENTORY AND APPRAISEMENT OF MARY DIMEMMO, DEFENDANT BUDGET INFORMATION</p> <p>FEBRUARY 1, 1996, ORDER APPOINTING MASTER, filed. AND NOW, January 31, 1996, JOHN SOBEL, ESQUIRE, is appointed Master with respect to the following claims: Distribution of Property; Alimony; and Counsel fees and expenses. BY THE COURT: Fredric J. Ammerman, Judge. One certified copy to Attorney Kasubick</p> <p>FEBRUARY 1, 1996, ALL PAPERS GIVEN TO MASTER SOBEL</p> <p>APR. 04, 1996, INVENTORY OF MARITAL ASSETS, filed s/JAMES L. DI MEMMO. Filed by s/Ilissa Zimmerman, Esq.</p> <p>JUN 10, 1996, MOTION TO COMPEL RESPONSE TO REQUEST FOR PRODUCTION OF DOCUMENTS, filed by s/ILISSA ZIMMERMAN, ESQ.</p>	

Ralph A. Finizio,

PATSY GEORGINO & SONS, INC.,

APRIL 29, 1993, PRAECIPE FOR WRIT OF REVIVAL, filed.

Kindly reissue a Writ of Revival of Judgment entered at No. 88-406-CD and index it in the Judgment Index against Glen Irvan Corporation in the amount of \$557,182.53 with interest from April 18, 1986, plus costs of the suit. /s/ Ralph A. Finizio, Esquire.

APRIL 29, 1993, WRIT OF REVIVAL ISSUED TO SHERIFF FOR SERVICE.

April 29 11:00 am

93-627-CD

JUNE 28, 1993, SHERIFF RETURN, filed

May 5, 1993, Jay Roberts, Shff of Cambria Co deputized by Chester A. Hawkins, Shff of Clfd Co.

May 10, 1993, WRIT OF REVIVAL SERVED TO: Glen Irvan Corp, Deft. by Jay Roberts, Shff. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

AUGUST 11, 1993, PRAECIPE FOR DEFAULT JUDGMENT, filed

You are hereby directed to enter judgment in favor of the above-named Plaintiff and against the above-named Defendant as follows:

Amount due in Complaint	\$557,182.53
Interest fr 4/13/86	239,588.47
Total	\$796,771.00
Costs to be added	
TOTAL	

A 10 day Notice of Intention to Take Default Judgment, a copy of which is attached hereto was served on Defendant on June 1, 1993, by first class mail, postage prepaid. /s/ Ralph A. Finizio, Esq.

GLEN IRVAN CORPORATION,

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Seven Hundred Ninety-Six Thousand Seven Hundred Seventy-One Dollars plus costs to be added.

Pro by Atty	15.00
O.C.	73.40
Shff by Atty	22.60
sur charge by Atty	2.00
Shff Roberts by Atty	25.50

DEBT: \$769,771.00

DEFAULT JUDGMENT

Allen D. Bay
Prothonotary

Pro by Atty	9.00
Pro by Atty	15.00

AUGUST 11, 1993, NOTICE OF JUDGMENT MAILED TO DEFT. /s/ da

AUGUST 11, 1993, PRAECIPE TO TRANSFER JUDGMENT TO CAMBRIA COUNTY, filed

Please prepare the necessary papers to transfer the judgment in the captioned matter to Cambria County. /s/ Ralph A. Finizio, Esq.

AUGUST 12, 1993, JUDGMENT TRANSFERED TO CAMBRIA CO. /s/ arf.

Ralph A. Finizio

TYLER BLASTING, INC.

April 29
11:00 am

93-620-CD

GLEN IRVAN CORPORATION,

APRIL 29, 1993, WRIT OF REVIVAL, filed by Ralph A. Finizio, Esquire
Kindly reissue a Writ of Revival of Judgment entered to No. 88-407-CD and index it in the Judgment Index against Glen Irvan Corporation in the amount of \$230,350.01 with interest from April 18, 1986, plus costs of the suit. /s/ Ralph A. Finizio, Esquire.

APRIL 29, 1993, WRIT OF REVIVAL ISSUED TO SHERIFF FOR SERVICE.

JULY 9, 1993, SHERIFF RETURN, filed
May 5, 1993, Jay Roberts Shff of Cambria Co deputized by Chester a. Hawkins, Shff.
May 10, 1993 WRIT OF REVIVAL SERVED TO: Glen Irvan Corp, Deft. /s/ Chester A. Hawkins, Shff

AUGUST 11, 1993, PRAECIPE FOR DEFAULT JUDGMENT, filed
You are hereby directed to enter judgment in favor of the above-named Plaintiff and against the above-named Defendant as follows:
Amount due in Complaint \$230,350.01
Interest fr; 4/18/86 99,050.50
Total \$329,400.51
Costs (to be added)
TOTAL

A 10-day Notice of Intention to Take Default Judgment a copy of which is attached hereto was served on Defendant on June 1, 1993, by first class mail, postage prepaid.
/s/ Ralph A. Finizio, Esq.

Pro by Atty 15.00
o.c. 73.40
Shff by Atty 22.60
Shff surcharge by Atty 25.50
charge 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 in the sum of Three Hundred Twenty-Nine Thousand Four Hundred and Fifty-One Cents plus costs to be added.

DEBT: \$329,400.51

DEFAULT JUDGMENT

Pro by Atty 15.00

Allen D. Batz
Prothonotary

AUGUST 11, 1993, NOTICE OF JUDGMENT MAILED TO DEFT.
/s/ da

AUGUST 11, 1993, PRAECIPE TO TRANSFER JUDGMENT TO CAMBRIA COUNTY, filed

Please prepare the necessary papers to transfer the judgment in the captioned matter to Cambria County.
/s/ Ralph A. Finizio, Esq.

AUGUST 12, 1993, JUDGMENT TRANSFERED TO CAMBRIA CO.
/s/ arf.

Carolee Berasi,
Rosemarie Diamond

INTEGRA MORTGAGE
COMPANY, Successor by
Merger to LANDMARK
SAVINGS ASSOCIATION,

April 29
11:00 am

93-629-CD

JOSEPH T. JEWELL,

Pro	by Atty	40.00
]		
JCP Fee	by Atty	5.00
Shff	by Atty	25.16
sur		
charge	by Atty	2.00
Pro	by Atty	9.00
Pro	by Atty	5.00

APRIL 29, 1993, COMPLAINT IN MORTGAGE FORECLOSURE, filed
by carolee Berasi, Esquire
One (1) copy certified to Sheriff.

AUGUST 5, 1993, SHERIFF RETURN, filed
May 4, 1993, COMPLAINT IN MORTGAGE FORECLOSURE SERVED
TO: Joseph T. Jewell, deft. /s/ Chester A. Hawkins,
Shff by Marilyn Hamm

SEPTEMBER 10, 1993, PRAECIPE FOR DEFAULT JUDGMENT
ON COMPLAINT IN MORTGAGE FORECLOSURE, filed

Kindly enter Judgment for \$58,043.09 in favor of the
Plaintiff and against the Defendant for failure to file
an answer to Plaintiff's Complaint within 20 days from
service thereof and assess Plaintiff's damages as follows
and calculated as stated in the Complaint:

Principal of Mortgage Debt due and unpaid	\$50,878.76
Title Search and Bringdown	200.00
Interest at 9% from 11/01/92 thru 9/06/93 (Each day, add \$12.55 after 11/1/92)	3,877.95
Late Charges	
4@ \$22.90 From 4/30/93 thru 9/06/93 (on the 16th each month add \$.04/30.993 after	203.87
Late Charges Prior to Default	20.67
Escrow Deficit (from Complaint)	317.90
Attorneys Fees (anticipated and actual to 5% of principal)	2,543.94
TOTAL AMOUNT DUE	\$58,043.09

/s/ Rosemarie Diamond, Esq.

Judgment is entered in favor of the Plaintiff and against
the Defendant for failure to file an answer in the sum
of Fifty-Eight Thousand Forty-Three Dollars and Nine
Cents.

DEBT: \$58,043.09

DEFAULT JUDGMENT

Allen D. Ditz

Prothonotary

SEPTEMBER 10, 1993, NOTICE OF DEFAULT JUDGMENT MAILED
TO DEFT. /s/ da

OCTOBER 18, 1993, PRAECIPE FOR WRIT OF EXECUTION,
filed by Rosemarie Diamond, ESq.

WRIT OF EXECUTION ISSUED TO NO 93-118-EX

APRIL 4, 1994, ENTRY OF APPEARANCE, filed
Kindly enter my appearance on behalf of the Plaintiff
in the above-captioned matter. /s/ Rosemarie Diamond,
Esq.

APRIL 4, 1994, PRAECIPE TO WITHDRAW JUDGMENT,
filed

Kindly mark the Judgment of record in this matter
WITHDRAWN without prejudice to the plaintiff.
/s/ Rosemarie Diamond, Esq.

<p>Paul Breen Esquire</p> <p>Daniel J. Tann</p> <p>April 29 11:30 am</p>	<p>FORD MOTOR CREDIT CO., Melvindale, MI - 48122</p> <p>U.B. Vehicle Leasing</p> <p>125 Summer Street</p> <p>Boston, MA 02110</p> <p>93-630-CD</p> <p>MELVIN S. PENO, PO Box 34 Railroad, Street Coalpoart, PA 16627</p> <p>Pro by Atty 40.00</p> <p>JCP Fee by Atty 5.00</p>	<p>APRIL 29, 1993, COMPLAINT IN CIVIL ACTION, filed by Paul Breen, Esquire. Two (2) copies Certified to Sheriff.</p> <p>MAY 13, 1993, PRAECIPE TO AMEND CAPTION IN THE ABOVE MATTER, filed Kindly amend the caption in the above entitled matter. The Plaintiff should be U.B. Vehicle Leasing, 125 Summer Street, Boston, MA 02110, not Ford Motor Credit Co. /s/ Paul Breen, Esq.</p> <p>AUGUST 5, 1993, SHERIFF RETURN, filed May 3, 1993, COMPLAINT SERVED TO: Melvin S. Peno, Deft. s/ Chester A. Hawkins, Shff by Marilyn Hamm</p> <p>AUGUST 20, 1993, PRAECIPE FOR JUDGMENT, filed The Prothonotary will please enter Judgment in the above matter by default for want of an answer against the Defendant and assess the damages as per statement below. /s/ Paul Breen, Esq.</p> <table border="0"> <tr> <td>Principal</td> <td>\$11,543.20</td> </tr> <tr> <td>Interest</td> <td>197.34</td> </tr> <tr> <td>TOTAL</td> <td>\$11,740.54</td> </tr> </table> <p>I hereby certify that written notice of the intention to file a praeicpe was mailed or delivered to the parties against whom judgment is to be entered and to his attorney of record, if any, after the default occurred and at least ten days prior to the date of the filing of this praeicpe. /s/ Paul Breen, Esq.</p> <p>Judgment is entered in favor of the Plaintiff and against the Defendants for failure to file an answer in the sum of Eleven Thousand Seven Hundred Forty Dollars and Fifty-Four Cents.</p> <p>DEBT: \$11,740.54</p> <p>DEFAULT JUDGMENT</p> <p><i>Alfred D. Shaw</i> Prothonotary</p>	Principal	\$11,543.20	Interest	197.34	TOTAL	\$11,740.54	
Principal	\$11,543.20								
Interest	197.34								
TOTAL	\$11,740.54								
	<p>Shff by Atty 29.12</p> <p>sur charge by Atty 2.00</p> <p>Pro by Atty 9.00</p> <p>Pro by atty Tann 5.00</p>	<p>AUGUST 20, 1993, NOTICE OF JUDGMENT MAILED TO DEFT. /s/ da</p> <p>FEB. 03, 1997, ENTRY OF APPEARANCE, filed. TWO (2) CERT TO ATTY TANN Kindly enter my appearance for the plaintiff in the above-captioned matter. s/DANIEL J. TANN, ESQUIRE</p> <p>And Now, <u>3rd</u> day of <u>Feb</u> 19 <u>97</u> By paper filed, the above judgment is satisfied in full of debt, interest and cost. Attest <u>W. A. Shaw (X28)</u> Prothonotary</p>							

ERIE INSURANCE EXCHANGE
100 Erie Insurance Place
Erie, PA 16530

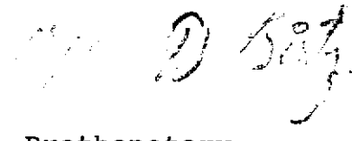
APRIL 29, 1993, JUDGMENT NOTE, filed.

See Original Papers for Information

Judgment is entered in favor of the Plaintiff and
against the Defendant in the sum of One Thousand
Seven Hundred Sixty and 23/100 Dollars, with costs.

Debt \$1,760.23

JUDGMENT



Prothonotary

April 29
2:30 pm

93-631-CD

APRIL 29, 1993, Notice of Entry of Judgment mailed to
Defendant.

SHIRLEY C. NYMAN,
600 Good Street
Houtzdale, PA 16666

Pro by Plff 9.00
JCP Fee by Plff 5.00

George S. Test,

WANDA L. FERGUSON,

APRIL 30, 1993, COMPLAINT IN DIVORCE, filed by George S. Test, Esquire
NO COPIES.

JULY 20, 1993, CERTIFICATE OF SERVICE, filed
The undersigned, George S. Test, Esq, Attorney for the Plaintiff in the above captioned matter, certifies that he has served a true and correct copy of the Complaint in Divorce on Douglas T. Ferguson, Deft in the above captioned matter, by mailing the same in the US Postal Service to PO Box 79, Grassflat, PA 16839 on June 29, 1993. /s/ George S. Test, Esq.

4/30/93
\$90.00 Pd
by Atty

93-633-CD

SEPTEMBER 9, 1993, MOTION REQUESTING ENTRY OF DECREE IN DIVORCE, filed by George S. Test, Esquire.

AFFIDAVIT OF CONSENT OF DOUGLAS T. FERGUSON, JR., filed.
AFFIDAVIT OF CONSENT OF WANDA L. FERGUSON, filed.

Clfd Trust
BAL/\$75.00

SEPTEMBER 16, 1993, DECREE IN DIVORCE, filed.

AND, NOW, TO WIT, this 16th day of September, 1993,

DOUGLAS T. FERGUSON, JR. the Plaintiff herein having filed a Complaint in Divorce pursuant to 23 P.S. 201(c) said Complaint having been filed on April 30, 1993, 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 counseling having been filed and Affidavits of Consents

Pro 40.00
State by Atty 10.00
(1 count)
JCP Fee by Atty 5.00
JCP Fee *by atty* 15.00
Pro .50

executed by each of the parties having been made part of the record, the Court does accordingly adjudge and decree that Wanda L. Ferguson is hereby divorced and completely seperated from the bonds of matrimony with Douglas T. Ferguson, Jr., as fully as if the said Wanda L. Ferguson

CK#2208 TRANS TO REG ACCOUNT 75.00
PRO 40.00
PRO .50
CK#2416 ATTY 34.50

and Douglas T. Ferguson, 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: /s/ JOHN K. REILLY, JR., Judge.

OCTOBER 15, 1993, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE, PA.

~~Due \$15.00 by Atty~~

~~Due \$15.00 for JCP Fees~~

<p>April 30 11:15 am</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF REVENUE, Harrisburg, PA 17128</p> <p>93-635-CD</p> <p>PENNINGTON TRUCKING, INC RD 1, Box Morrisdale, PA 16858</p> <p>Pro by Plff 9.00</p>	<p>APRIL 30, 1993, CERTIFIED COPY OF LIEN, M.C.R.T. 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 Four Hundred Twenty and 77/100 Dollars, with costs.</p> <p>Debt \$420.77</p> <p>Interest Computation Date, April 19, 1993.</p> <p>Filed and Entered by Plaintiff, April 30, 1993</p> <p>JUDGMENT</p> <p><i>[Signature]</i> Prothonotary</p>
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April 30
1:45 pm

LARRY F. FETTERS,

93-636-CD

WILLIAM KEYS,

Pro	by Deft	20.00
JCP Fee	by Deft	5.00
Pro	by Plff	40.00
Pro	by Plff	9.00
Pro	by Plff	5.00

APRIL 30, 1993 NOTICE OF APPEAL FROM J.P., James L. Hawkins filed.
PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE, filed.

Enter rule on LARRY F. FETTERS, , appellee(s), to file a complaint in this appeal (Common Pleas No. 93-636-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros.
/s/ Lori J. O'Brien, Agent,

RULE: To Larry F. Fetters, , appellee(s)

MAY 4, 1993, TRANSCRIPT FROM JUSTICE HAWKINS, filed

MAY 5, 1993, PROOF OF SERVICE, filed

I hereby swear that I served a copy of the Notice of Appeal, Common Pleas No. 93-636-CD upon the District Justice designated therein on May 6, 1993, by certified mail sender's receipt attached hereto and upon the appellee Larry Fetters on May 1 1993 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 May 6 1993 by certified mail, sender's receipt attached hereto.
/s/ William Keys.

MAY 5, 1993, COMPLAINT, filed by Larry Fetters, Plff 1 cert/Plff

CERTIFICATE OF SERVICE, filed

May 5, 1993, COMPLAINT SERVED TO: Deft. by certified mail. /s/ Larry F. Fetters, Plff.

AUGUST 18, 1993, PRAECIPE FOR JUDGMENT, filed

Enter an default judgment in favor of the Plaintiff Larry F. Fetters and against the Defendnat William Keys for failure to file responsive pleadings to Plaintiffs Complaint in the amount of:

Principal Balance	\$1,000.00
Magisterate costs	47.50
	49.00
TOTAL	\$1,096.50

/s/ Larry F. Fetters

Judgment is entered in favor of the Plaintiff and against

the Defendant for failure to file an answer in the sum of One Thousand Ninety-Six Dollars and Fifty Cents.

DEBT: \$1,096.50

DEFAULT JUDGMENT

Allen D. Brey
Prothonotary

AUGUST 18, 1993, NOTICE OF DEFAULT JUDGMENT MAILED TO DEFT. /s/ da

SEPTEMBER 7, 1993, PRAECIPE FOR WRIT OF EXECUTION, filed by Larry F. Fetters, Pro Se.

WRIT OF EXECUTION ISSUED TO NO 93-98-EX

And Month 18th day of Oct 1993
I declare the above is true and correct.
Allen D. Brey
Prothonotary

CONT. FR. PG 527 TORRELL et al vs. FISHER et al 93-606-CD

ORDER CONT.

Complaint as against the Defendant, FRANK FISHER, aka FRANK R. FISHER, and his heirs, devisees, administrators, executors and assings, and all other person, persons, firms, partnerships or corporate entities in interest, are enjoined and forever barred from asserting any right, title or interest in and to the premises described which are inconsistent with the interest for claims of the Plaintiffs as set forth in their Complaint and from setting up any title to the premises and from impeaching, denying or in any way attacking the title of the plaintiffs to the premises.

5. That the Thirty (30) day provision of Pennsylvania Rules of Civil Procedure 1066(b) (i) be modified as to eliminate the said Thirty (30) day Rule of Pennsylvania Rules of Civil Procedure from this case. Said modification is in accordance with the authority vested in this Court by virtue of the Pennsylvania Rules of Civil Procedure NO. 248, to eliminate any time period prescribed by Pennsylvania Rules of Civil Procedure upon Order of Court.

6. That these proceedings, or any authenticated copy thereof, shall at all times hereafter be taken as evidence of the facts declared and established thereby.

7. That a certified copy of this Order shall be recorded in the Office of the Recorder of Deeds of Clearfield County, Pennsylvania. BY THE COURT: John K. Reilly, Jr, PJ.

MAY 21, 1993, PRAECIPE,, filed

Please enter final judgment in favor of the above-named Plaintiff and against the Defendant in accordance with Order of the above-named Court dated May 21, 1993. /s/ Paula M. Cherry, ESq.

Judgment is entered in favor of the Plaintiff and against the Defendant per Court Order dated May 21, 1993.

JUDGMENT FOR THE PREMISES



Prothontary

MAY 21, 1993, FINAL ORDER TAKEN TO REG & REC OFFICE. /s/ arf.

CONT. FR	PG	467	CONDEMNATION OF COMWTH OF PENNA	93-544-CD																
<p>CONT. ORDER Pennsylvania, acting by and through the Department of General Services, with payemnt and distribution to be made as follows: Dorothy McTavish; Kenneth Swanson; Bernard Swanson, Jr; Marvin Swanson; Dolores Saupp; Dorothy Dombrosky; Edward D. Swanson TOTAL DISTRIBUTION: \$7,500.00 It is further ORDERED AND DECREED that upon payment by the prothonotary of the specified distributions, the prothontoary shall mark the docket satisfied of record. BY THE COURT: John K. Reilly, Jr, PJ.</p>																				
<p><u>AUGUST 4, 1993, PROOF OF SERVICE OF THE RULE AND PETITION TO PAY ESTIMATED JUST COMPENSATION INTO COURT AND FOR WRIT OF POSSESSION</u> filed 1 cert/Atty June 22, 1993, RULE, PETITION AND WRIT SERVED TO: Dolores Saupp and Kenneth Swanson. June 23, 1993, RULE, PETITION AND WRIT SERVED TO: Dorothy Dombrosky, Edward Swanson, Marwin Swanson and Bernard Swanson, Jr June 26, 1993, RULE, PETITION AND WRIT SERVED TO: Dorothy Mc Tavish. /s/ Catherine A. Foley, Esq.</p>																				
<p><u>SEPTEMBER 20, 1993, PRAECIPE FOR WRIT OF POSSESSION</u>, filed by Catherine A. Foley, Esq. WRIT OF POSSESSION ISSUED TO NO 93-86-EX <u>OCTOBER 4, 1993, CONDEMNOR'S PETITION FOR PAYMENT OF COMPENSATION PAID INTO COURT</u>, filed by Gatherine A. Foley, Esq. <u>RULE</u>, filed 1 cert/ 1 mailed to Catherine A. Foley AND NOW, this 4th day of October, 1993, upon consideration of the within petition, a rule is granted upon Dorothy McTavish, Kenneth Swanson, Bernard Swanson, Jr, Marvin Swanson, Dolores Saupp, Dordthy Dombrosky, Edward D. Swanson, Bonnie Jean Groh and any other parties in interest, to show cause why the estimated just compensation of \$7,500 for the property taken in Woodward Township, Clearfield County, should not be distributed as set forth on the Swenson, s/k/a Swanson, Family Tree attached to the Petition, and why the Prothonotary should not mark the docket satisfied of record upon such payment. RULE RETURNABLE the 12th day of November, 1993, at 2:30 pm Courtroom No 1, Clearfield County Courthouse, Clearfield, PA. BY THE COURT: John K. Reilly, Jr, P.J.</p>																				
<p><u>OCTOBER 5, 1993, CERTIFICATE OF SERVICE</u>, 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, PA, on this 5th day of October 1993, to the attorney of record. /s/ Anita Fisher</p>																				
<p><u>NOVEMBER 15, 1993, ORDER DIRECTING PAYMENT OF COMPENSATION PAID INTO COURT AND DIRECTING SATISFACTION OF DOCKET OF RECORD</u>, filed . AND NOW, this 15th day of November, 1993, upon consideration of the within Petition, it is ORDERED AND DECREED that the Prothonotary, without any fee whatsoever, pay and distribute to Dorothy McTavish, Kenneth Swanson, Bernard Swanson, Jr., Marvin Swanson, Dolores Saupp, Dorothy Dombrosky, Edward d. Swanson, and Bonnie Jean Groh the total sum of seven Thousand Five Hundred (\$7,500.00) Dollars, previously deposited with the prothonotary by the Commonwealth of Pennsylvania, acting by and through the Department of General Services, with payment and distribution to be made as follows: DOROTHY McTavish; \$ _____; Kenneth Swanson \$ _____; Bernard Swanson, Jr. \$ _____; Marvin Swanson \$ _____; Marvin Swanson \$ _____; Dolores Saupp \$ _____; Dorothy Dombrosky \$ _____; Edward D. Swanson \$ _____; Bonnie Jean Groh \$ _____. TOTAL DISTRIBUTION: \$ 7,500.00 It is further ORDERED AND DECREED that upon payment by the prothonotary of the specified distributions, the prothonotary shall mark the docket satisfied of record. BY THE COURT, s/ John K. Reilly, Jr., J.</p>																				
<p><u>DECEMBER 3, 1993, AMENDED ORDER DIRECTING PAYMENT OF COMPENSATION PAID INTO COURT AND DIRECTING SATISFACTION OF DOCKET OF RECORD</u>, filed 1 cert/each heir, Atty Foley AND NOW, this 3rd day of December, 1993, upon consideration of the within petition, it is ORDERED AND DECREED that the Prothonotary, without any fee whatsoever, pay and distribute to Dorothy McTavish, kenneth Swanson, Bernard Swanson, Jr, Marvin Swanson, Dolores Saupp, Dorothy Dombrosky, Edward D. Swanson, Adn Bonnie Jean Groh the total sum of Seven Thousand Five Hundred (\$7,500.00) Dollars previously deposited with the prothonotary by the Commonwealth of Pennsylvania, acting by and through the Department of General Services with payment and distribution to be made as follows: Dorothy McTavish \$1,500.00; Kenneth Swanson \$1,500.00; Bernard Swanson, Jr \$750.00; Marvin Swanson \$750.00; Dolores Saupp \$500.00; Dorothy Dombrosky \$500.00; Edward D. Swanson \$500.00; Bonnis Jean Groh \$1500.00. TOTAL DISTRIBUTION \$7500.00 It is further ORDERED AND DECREED that upon payment by the prothonotary of the specified distributions the prothonotary shall mark the docket satisfied of record. BY THE COURT: John K. Reilly, Jr., P.J.</p>																				
<p>ALL CHECKS MAILED ON DECEMBER 14, 1993</p> <table border="0"> <tr> <td>CK #1026-Dorothy Mc Tavish</td> <td>\$1,500.00</td> <td>CK #1030-Dolores Saupp</td> <td>\$500.00</td> </tr> <tr> <td>1027-Kenneth Swanson</td> <td>1,500.00</td> <td>1031-Dorothy Dombrosky</td> <td>500.00</td> </tr> <tr> <td>1028-Bernard Swanson, Jr</td> <td>750.00</td> <td>1032-Edward D. Swanson</td> <td>500.00</td> </tr> <tr> <td>1029-Marvin Swanson</td> <td>750.00</td> <td>1033-Bonnie Jean Groh</td> <td>1,500.00</td> </tr> </table>					CK #1026-Dorothy Mc Tavish	\$1,500.00	CK #1030-Dolores Saupp	\$500.00	1027-Kenneth Swanson	1,500.00	1031-Dorothy Dombrosky	500.00	1028-Bernard Swanson, Jr	750.00	1032-Edward D. Swanson	500.00	1029-Marvin Swanson	750.00	1033-Bonnie Jean Groh	1,500.00
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1029-Marvin Swanson	750.00	1033-Bonnie Jean Groh	1,500.00																	
<p>SATISFIED BY COURT ORDER ON DECEMBER 14, 1993</p>																				

CONT. FR. PG 479 BENDER vs. BROWN 93-556-CD

JANUARY 18, 1995, ORDER, filed 1 cert/Atty Wenger, Mason

NOW, this 18th day of January, 1995, following pre-trial conference in the above-described matter, the parties and counsel, having agreed that the case should nbe heard by the Court nonjury, it is the ORDER of this Court that nonjury trial will be held beginning at 9:00 am Tuesday, March 21, 1995.

Except under extraordinary circumstances, the Court will not consider any written request for a continuance without the signature of the client being on said written motion or petition. BY THE COURT: Fredric J. Ammerman, Judge.

JANUARY 24, 1995, CERIFICATE OF SERVICE/RE: PRE-TRIAL MEMORANDUM, filed

January 18, 1995, PRE-TRIAL MEMORANDUM SERVED TO: David C. Mason, Esq. /s/ Winifred H. Jones-Wenger, Esq.

MARCH 22, 1995, ORDER, filed. ONE(1) CERT TO ATTY WENGER ONE(1) CERT TO ATTY MASON

NOW, this 21st day of March, 1995, following non-jury trial in the above-captioned matter and upon agreement of the parties, it is the ORDER of this Court that Plaintiff's brief will be due on or before April 13, 1995, with Defendant's brief being due no later than two weeks after receipt of Plaintiff's brief on or by April 28, 1995, whichever comes first. BY THE COURT, S/FREDRIC J. AMMERMAN, JUDGE

APRIL 17, 1995, CERTIFICATE OF SERVICE, filed. NO CERT COPIES

I, Winifred H. Jones-Wenger, the undersigned, certify that I did serve a copy of Plaintiff's Brief and Proposed Findings of Fact and Conclusions of Law, concerning the above-captioned case, on David C. Mason, Esquire, Attorney of Record for Defendant, at his place of business on teh 2nd Floor, Moshannon Building, P.O. Box 28, Philipsburg, Pa. 16866 by depositing same with the U.S. Postal Service on April 13, 1995, for delivery by U.S. Mail first class, postage prepaid. s/WINIFRED H. JONES-WENGER

MAY 2, 1995, CERTIFICATE OF SERVICE, filed by David C. Mason, Esquire.

MAY 1, 1995, DEFENDANT'S MEMORANDUM OF LAW, PROPOSED FINDINGS OF FACT AND CONCLUSIONS OF LAW SERVED TO: Winifred H. Jones-Wenger, Esquire. /s/ David C. Mason, Esquire.

JUNE 12, 1995, OPINION AND ORDER, filed. ONE(1) CERT TO ATTY WENGER & ATTY MASON

NOW, this 12th day of June, 1995, the Plaintiffs having met their burden of proof by a preponderance of the evidence in regard to their claim for damages on the contract entered into for the construction of the residence, it is the ORDER of this Court that judgment be entered in favor of the Plaintiffs against the Defendant in the amount of Seven Thousand Six Hundred Fifty Dollars (\$7,650.00) with interest. Defendant to be responsible for payment of record costs. BY THE COURT: S/FREDRIC J. AMMERMAN, Judge

JUNE 19, 1995, DEFENDANT'S MOTION TO EXTEND TIME TO FILE POST-TRIAL MOTIONS, filed by

David C. Mason, Esquire.

CERTIFICATE OF SERVICE,

JUNE 15, 1995, MOTION TO EXTEND TIME TO FILE POST-TRIAL MOTIONS SERVED TO: WINIFRED H. JONES WENGER, ESQUIRE. /s/ David C. Mason, Esquire

One Certified copy to Attorney Mason.

JUNE 21, 1995, ORDER, filed. ONE(1) CERT TO ATTY MASON & WENGER

AND NOW, this 21st day of June, 1995, upon consideration of Defendant's Motion to Extend Time to File Post Trial Motions in that Defendant wishes to obtain transcript of non-jury trial in order to aid in preparing post trial motions, it is the ORDER of this Court that Motion is hereby granted. In addition, Defendant shall have 20 days from today's date in which to deposit the amount of \$375.00 with the court reporter, said amount representing the approximate costs of preparation of the transcript. Upon Defendant's receipt of said transcript, this Court shall issue a further order setting forth a specific deadline for the filing of any post trial motions by Defendant. BY THE COURT, s/FRED AMMERMAN, Judge

JULY 11, 1995, TRANSCRIPT OF PROCEEDINGS, NON-JURY TRIAL, filed by Cathy J. Provost, RPR, Official Court Reporter. NO CERT COPIES

July 20, 1995, ORDER, filed.

NOW this 20th day of July, 1995, the Court having been advised by the court reporter that the completed transcript was mailed to attorney for Defendant on June 28, 1995, it is the ORDER of this Court that the Defendant, Thomas P. Brown, shall have no more than 20 days from today's date in which to file post-trial motions to this Court's Opinion and Order of June 12, 1995. BY THE COURT, /s/ Fredric J. Ammerman, Judge. One certified copy to each Attorney Wenger and Attorney Mason.

AUGUST 9, 1995, MOTION FOR NEW TRIAL, filed by David C. Mason, Esquire
Two (2) certified copies to Attorney Mason.

AUGUST 14, 1995, CERTIFICATE OF SERVICE, filed. NO CERT COPIES

I, DAVID C. MASON, Esquire, do hereby certify that I served a true and correct copy of the MOTION FOR NEW TRIAL and DEFENDANT'S MEMORANDUM OF LAW IN SUPPORT OF POST TRIAL MOTIONS, together with attached proposed ORDER, in the above captioned matter on the following: Winifred Jones-Wenger, Esq. s/DAVID C. MASON, ESQ.

SEPT. 27, 1995, ORDER, filed. TWO(2) CERT TO ATTY WENGER, ATTY MASON

NOW, this 26th day of September, 1995, after consideration of Defendant's Post Trial Motions/Motion for a New Trial in the above captioned matter, it is the ORDER of this Court that Motions filed by the Defendant be and is hereby dismissed. BY THE COURT: s/FREDRIC J. AMMERMAN, Judge

OCT. 16, 1995, PRAECIPE TO ENTER JUDGMENT, filed. NO CERT COPIES

Enter judgment in favor of the Plaintiffs and against the Defendant in the amount of \$7,650.00, together with interest and costs, upon the findings of the Court, the Court having denied defendant's post trial motions.

I hereby certify that on October 13, 1995, a copy of this Praecipe was mailed to David C. Mason, Esq., attorney of record for defendant. s/WINIFRED H. JONES-WENGER, ESQ.

Judgment is entered in favor of the Plaintiffs and against the Defendant per Court Ordered Judgment in the sum of Seven Thousand Six Hundred Fifty Dollars and No Cents.

DEBT:
COURT ORDERED JUDGMENT

\$7,650.00


Prothonotary

OCT. 16, 1995, NOTICE TO DEFENDANT

CONTINUED ON PAGE 579

CONTINUED FROM PAGE 278 MC CRACKEN vs RINEHART 93-386-CD

MARCH 9, 1995, ORDER, filed. TWO (2) CERT TO ATTY SCHICKLING, TWO (2) CERT TO ATTY FOOR, & ONE (1) CERT TO JUDGE "A"

NOW, this 8th day of March, 1995, this being the date set for hearing on Plaintiff's Contempt Petition; both parties being present, being represented by counsel; the parties having reached an agreement as to the issues, it is the ORDER of this Court that the previous Order issued by Judge Carson V. Brown dated September 12, 1994, will remain in effect with the following additional provisions:

1. For Mother's visitation, the parties will meet in the parking lot of the Tastee-Freez located in the Borough of Curwensville, Clearfield County, Pennsylvania, for exchange of the child for Mother's visitation purposes;
2. Judge Brown's order which provides for a 45 minute delay period is hereby changed to 30 minutes;
3. For purposes of the child returning to the home of Plaintiff, Plaintiff and/or his designee will be responsible for picking the child up at Defendant's mother's home in Lance, Clearfield County, Pennsylvania;
4. Mother shall be entitled to one additional weekend of visitation for make-up purposes, with said weekend beginning on Friday, March 17, and concluding Sunday, March 19, 1995, at the times as previously set forth in Judge Brown's order;
5. The child, Cody Vincent Rinehart, shall have no contact whatsoever of any type or in any form with Dennis Leigey, the purported fiancee of Defendant. BY THE COURT, S/FREDRIC J. AMMERMAN, Judge

APR. 23, 1996, CONTEMPT PETITION, filed by s/ROBIN JEAN FOOR, ESQ. THREE (3) CERT TO ATTY FOOR

VERIFICATION, s/LORA RINEHART

NOTICE AND ORDER TO APPEAR

Legal proceedings have been brought against you alleging you have wilfully disobeyed an order of court for partial custody/visitation.

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

Whether or not you file in writing with the court your defenses or objections, you must appear in person in court on the 21st day of May, 1996, at 9:00 o'clock a.m. in Courtroom No. 2, Clearfield County Courthouse, Clearfield, Pennsylvania.

BY THE COURT: s/FRED AMMERMAN, Judge

MAY 16, 1996, REPLY TO PETITION FRO SPECIAL RELIEF AND CONTEMPT, filed by s/BARBARA H. SCHICKLING, ESQ. THREE (3) CERT TO ATTY SCHICKLING

VERIFICATION, s/DUANE A. MC CRACKEN

JUN 07, 1996, ORDER, filed. ONE (1) CERT TO R. FOOR, B. SCHICKLING

NOW, this 21st day of May, 1996, this being the date set for hearing on the Petition For Contempt filed on behalf of the Defendant; upon presentation of the issues before the Court, it is the ORDER of this Court as follows:

1. Whine Plaintiff continues to reside in Philipsburg, the parties shall use the Philipsburg Borough Police Station parking area for purposes of exchange of the child for Mother's visitation purposes. Upon Father moving to Clearfield, the parties shall utilize the Pennsylvania State Police, Woodland Barracks, parking lot located in Bradford Township for exchange of the child for Mother's visitation purposes:

2. Defendant's brothers shall hve absolutely no contact with and shall not in any way harass the Plaintiff, Duane A. McCracken;
3. Mother shall be entitled to the following make-up periods of visitation with the child:
 - a. May 23, 1996, from 3:15 p.m. to 8:00 p.m.
 - b. The following make-up weekends with the times of same to be as set forth in Paragraph 1 of Judge Brown's Order of September 12, 1994: May 31st to June 2nd; June 28th through June 30th; July 12th through July 14th.

4. All provisions of the Court's prior Orders of September 12, 1994, and March 8, 1995, that are not inconsistent with the terms of this Order shall remain in effect. BY THE COURT: s/FREDRIC J. AMMERMAN, Judge

NOVEMBER 26, 1996, PETITION FOR BIFURCATION, filed by Ann B. Wood, Esquire. One Copy Certified to Atty Wood

AFFIDAVIT UNDER 3301(d) OF THE DIVORCE CODE of Barbara J. Marshall, Defendant, filed by Ann B. Wood, Esquire

DECEMBER 4, 1996, RULE RETURNABLE, filed by Ann B. Wood, Esquire. Two Copies Certified to Atty Wood

AND NOW, this 4 day of December, 1996, upon consideration of the foregoing Petition for Bifurcation, a Rule is hereby issued upon the Respondent/Plaintiff to Show Cause why the relief requested therein should not be granted.

Rule Returnable the 27th day of December, 1996, for filing written response. BY THE COURT, s/ Fredric Ammerman, Judge

APR. 30, 1998, PETITION TO MODIFY, filed by s/ROBIN JEAN FOOR, ESQ. THREE (3) CERT TO KEYSTONE

VERIFICATION, s/ LORA L. LEIGY

ORDER OF COURT,

RE: DUANE A. MC CRACKEN TO APPEAR JUNE 2, 1998, AT 1:30 P.M. FOR A CUSTODY CONFERENCE.

BY THE COURT: s/FREDRIC J. AMMERMAN, Judge

JUN 02, 1998, ORDER, filed. THREE (3) CERT TO ATTY FOOR

AND NOW, this 2nd day of June, 1998, upon the request of the defendant the conference scheduled on the defendant's petition filed on April 30, 1998, is rescheduled for the 9th day of July, 1998, at 1:30 o'clock at the Clearfield County Courthouse. BY THE COURT: s/FREDRIC J. AMMERMAN, JUDGE

JUN 25, 1998, CERTIFICATE OF SERVICE, PETITION TO MODIFY CUSTODY, UPON DUANE A. McCRACKEN, s/ROBIN JEAN FOOR, ESQ. ONE (1) CERT TO ATTY FOOR

OCT. 19, 1998, CONTEMPT PETITION, filed by s/ROBIN JEAN FOOR, ESQ. THREE (3) CERT TO KEYSTONE

VERIFICATION, s/LORA L. LEIGY

OCTOBER 20, 1998, NOTICE AND ORDER TO APPEAR, filed. Three cert. copies to Keystone. Hearing scheduled for November 23, 1998 at 10:30 am in Courtroom 2 re: Contempt Petition BY THE COURT: /s/ Fredric J. Ammerman, Judge Date: 10-20-98

NOV. 23, 1998, ORDER, filed. ONE (1) CERT TO ATTY SHOPE, KEYSTONE

RE: BOTH PARTIES TO SUBMIT PROPOSED ORDERS WITHIN NO MORE THAN TEN (10) DAYS FROM THIS DATE.

BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE

DEC. 11, 1998, ORDER, filed. ONE (1) CERT TO ATTY SHOPE, KEYSTONE

NOW, this 10th day of December, 1998, following hearing on Defendant/Mother's Request for Extended rights of Partial Custody with regard to the parties' minor child, Cody Vincent Rinehart (d.o.b. 09/01/90), and a subsequent Petition for Contempt filed by Defendant/Mother, it is the ORDER of this Court as follows: (Please refer to filing for details)

BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE

MAY 24, 1999, PETITION TO MODIFY, Filed by s/ROBIN JEAN FOOR, ESQ. THREE (3) CERT TO KEYSTONE

VERIFICATION, s/LORA L. LEIGY

CONTINUED ON PAGE 574

CONTINUED FROM PAGE 126, MASTER vs MASTER, III 93-143-CD

MARCH 21, 1995, ORDER, filed. TWO(2) CERT TO ATTY WENGER, TWO(2) CERT TO ATTY MILLER, ONE(1) CERT TO DR. RAGUSEA NOW, this 20th day of March, 1995, this being the date set for argument on Defendant's Petition For Psychological Evaluation; the Defendant having appeared and being represented by counsel, and counsel for Plaintiff having appeared; the issue being presented before the Court; the parties having agreed to use Dr. Steven J. Ragusea of State College for purposes of psychiatric evaluation involving both parties and their children on all issues concerning child custody, as well as the allegations of sexual abuse made by Plaintiff against Defendant, it is the ORDER of this Court that within 30 days from today's date the parties shall have contacted the said child psychologist and appeared at this office, consistent with the doctor's schedule, for purposes of at least initial evaluation on the issues in question. Upon completion of Dr. Ragusea's analysis and report, Dr. Ragusea shall submit said report to the Court, as well as to counsel for both parties. It is the further preliminary Order of this Court that costs of said evaluation shall be split equally between the parties, with the Court reserving the right to modify the payment schedule at future date based upon the parties' economic circumstances. In addition, no later than Friday, April 21, 1995, each party, through counsel, shall provide the other with a true and correct copy of their respective 1994 income tax returns and all attachments thereto. BY THE COURT, s/FREDRIC J. AMMERMAN, Judge

MARCH 23, 1995, AFFIDAVIT OF SERVICE, filed. NO CERT COPIES
AND NOW, Kathryn D. Gallaher, who, being duly sworn according to law, deposes and says that the Notice to the Plaintiff/Defendant's Affidavit Under Section 3301(d) of the Divorce Code concerning the above-captioned case was served on Susan A. Master, the above-named Plaintiff, at her residence address of 2113 Laurel Glen Drive, Harrisburg, Pa. 17110-3435, on March 18, 1995, by certified mail, restricted delivery, return receipt requested. Attached hereto and marked Exhibit "A" is said return receipt evidencing service. s/KATHRYN D. GALLAHER

APRIL 24, 1995, PETITION FOR BIFURCATION filed by s/WINIFRED H. JONES-WENGER, ESQ. ONE(1) CERT TO ATTY WENGER
VERIFICATION, filed. s/EDWARD J. MASTER, III

APRIL 27, 1995, ORDER-RULE RETURNABLE/PETITION FOR BIFURCATION, filed. ONE(1) CERT TO ATTY WENGER
NOW, this 27th day of April, 1995, upon consideration of the attached Petition for Bifurcation, a Rule is hereby issued upon Plaintiff/Respondent to Show Cause why the Petition should not be granted. Rule Returnable on the 17th day of May for written response.
NOTICE
A PETITION OR MOTION HAS BEEN FILED AGAINST YOU IN COURT. IF YOU WISH TO DEFEND AGAINST THE CLAIMS SET FORTH IN THE FOLLOWING PAGES, YOU MUST FILE AN ANSWER ON OF BEFORE MAY 17, 1995. BY THE COURT: s/fredric J. Ammerman, Judge

MAY 2, 1995, CERTIFICATE OF SERVICE/RE: PETITION FOR BIFURCATION; ORDER-RULE RETURNABLE,
MAY 1, 1995, PETITION FOR BIFURCATION ALONG WITH ORDER-RULE RETURNABLE SERVED TO:
John R. Miller, III, Esquire. /s/ Winifred H. Jones-Wenger, Esquire.

JUNE 12, 1995, ORDER/RE: PETITION FOR BIFURCATION, filed. ONE(1) CERT TO ATTY WENGER
NOW, this 12 day of June, 1995, upon consideration of the Petition for Bifurcation filed in the matter, no Answer having been filed by Plaintiff/Respondent on or before May 17, 1995 in accordance with the Order-Rule Returnable issued April 27, 1995, and served on counsel for Plaintiff/Respondent as evidenced by the Certificate of Service filed with the Prothonotary's Office on May 1, 1995, it is hereby ORDERED and DIRECTED that Defendant/Petitioner is permitted to proceed with the bifurcation of the divorce action with the Court reserving jurisdiction over all outstanding divorce-related issues; namely, equitable distribution of marital estate, alimony, alimony pendente lite, counsel fees and costs and custody of the parties' minor children. BY THE COURT: s/FREDRIC J. AMMERMAN, Judge

JUNE 14, 1995, CERTIFICATE OF SERVICE, filed. NO CERT COPIES
I, Winifred H. Jones-Wenger, the undersigned, certify that I did serve a certified copy of the Order of Court/Re: Petition for Bifurcation concerning the above-captioned case, on John R. Miller, III, Esquire, Attorney of Record for Plaintiff/Respondent, at his place of business at Miller, Kistler, Campbell, Miller & Williams, Inc., 124 North Allegheny Street, Bellefonte, PA 16823 by depositing same with the U.S. Postal Service on June 13, 1995, for delivery by U.S. mail, first class, postage prepaid. s/WINIFRED H. JONES-WENGER, Esquire

JULY 17, 1995, PRAECIPE TO TRANSMIT RECORD, filed by Winifred H. Jones-Wenger, Esquire
PARTIAL FINAL DECREE IN DIVORCE
AND NOW the 17th day of July, 1995, it is therefore DECREED that SUSAN A. MASTER be divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and EDWARD J. MASTER, III. 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 she or he had never been heretofore married. The Court reserves jurisdiction over all the remaining issues raised by the pleadings; namely, equitable distribution of marital estate, alimony, alimony pendente lite, counsel fees and costs and custody of the parties' minor children in accordance with the June 12, 1995 Order of Court. BY THE COURT, s/ Fredric Ammerman, Judge

AUGUST 15, 1995, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.
Certified Copies of Decree to parties of record.

AUGUST 30, 1995, ORDER, filed. Four Copies Certified to Atty Wenger.
NOW, this 30th day of August, 1995, following the Court's consideration of the Petition for Emergency Relief filed on behalf of the Defendant, the same being presented to the Court by counsel for Defendant, and the Court having conferred, by telephone, with attorney for Plaintiff, it is the ORDER of this Court that Defendant shall have partial custody of the parties' minor children beginning Friday, September 1, 1995 at 7:30 P.M. continuing until Monday, September 4, 1995 at 7:30 P.M. with the Defendant being responsible for all transportation of the said children.

CONTINUED TO PAGE 569

CONTINUED FR PG 426 DELANEY al vs SHAH et al 93-567-CD

MARCH 28, 1995 ORDER, filed. ONE CERT TO ATTY, BLASKO, HALPERN, HARTYE, BEASLEY
 NOW, this 27th day of March, 1995, following argument into Motion for Sanctions and to Compel Expert Reports filed on behalf of Defendant Richard E. Johnson, D.O., and Plaintiffs' response thereto and Plaintiffs' Counterclaim for Sanctions, it is the ORDER of this Court that Plaintiffs shall complete deposition of Defendant Shirish N. Shah, M.D. SCHEDULED FOR June 8, 1995, as scheduled. No continuances of said depositions shall be granted except upon application to this Court upon good cause shown. It is the further ORDER of this Court that Plaintiffs shall file any amended complaints deemed necessary within twenty(20) days from date of deposition and further, shall file all expert reports within sixty (60) days from date of deposition. BY THE COURT, s/JOHN K. REILLY, JR., P.J.

MARCH 28, 1995, SHERIFF RETURNS, filed. NO CERT COPIES
 NOW, MARCH 24, 1995, AT 2:03 PM EST SERVED THE WITHIN SUBPOENA ON MANJULA S. SHAH, MD, DEFENDANT AT EMPLOYMENT 629 SOUTH MAIN ST., DU BOIS, CLEARFIELD COUNTY, PA. BY HANDING TO MANJULA S. SHAH, MD, A TRUE AND ATTESTED COPY OF THE ORIGINAL SUBPOENA AND MADE KNOWN TO HIM THE CONTENTS THEREOF. SERVED BY: NEVLING. SO ANSWERS, CHESTER A. HAWKINS, sheriff by s/Marilyn Hamm

APRIL 4, 1995, ORDER, filed. One Certified Copy to Atty Beasley, Halpern, Hartye, Blasko, Horne.
 NOW this 3rd day of April, 1995, this being the date set for Civil Call in the above-captioned matter and upon agreement of all parties, it is the ORDER of this Court that said matter be and is hereby continued until the Fall Term of Civil Court. BY THE COURT, s/ John K. Reilly, Jr., President Judge

APRIL 7, 1995, ORDER, filed.
 NOW, this 6th day of April, 1995, following pre-trial conference in the above-captioned matter, it is the ORDER of this Court that Defendant Shirish N. Shah, M.D. shall supply to Plaintiffs forthwith authorization for Plaintiffs to obtain further information and/or verification regarding Defendant Shah's medical training in the nine areas submitted by Plaintiffs to Defendant. BY THE COURT, John K. Reilly, Jr., President Judge. One certified copy to Atty Beasley, Halpern, Hartye, Blasko/Horne.

MAY 23, 1995, OBJECTIONS TO THE CORRECTIONS OF THE PLAINTIFF NANCY DELANEY TO HER DEPOSITION TRANSCRIPT, filed by s/ JOHN W. BLASKO, ESQ. NO CERT COPIES
 CERTIFICATE OF SERVICE
 I hereby certify that a true and correct copy of OBJECTIONS TO THE CORRECTIONS OF THE PLAINTIFF NANCY DELANEY TO HER DEPOSITION TRANSCRIPT, in the above-referenced matter was mailed by regular mail, first class, at the Post Office, State College, Pa., postage prepaid, this 22nd day of May, 1995, to the attorneys of record, James Beasley, Esq., BEASLEY, CASEY, COLLERAN, ERBSTEIN, THISTLE & KLINE, 1125 Walnut St., Philadelphia, PA. 19107; David Halpern, esq., JUBELIRER, CAROTHERS, KRIER, & HALPERN, Park View Center, 10 Sheraton Drive, P.O. Box 2024, Altoona, PA. 16603; and, Frank Hartye, Esq., PFAFF, MCINTYRE, DUGAS, & HARTYE, P.O. BOX 533, Hollidaysburg, PA. 16648. s/JOHN W. BLASKO, ESQUIRE

MAY 24, 1995, ORDER OF COURT, filed. FOUR(4) COPIES CERT TO ATTY BLASKO
 AND NOW, this 24th day of May, 1995, upon consideration of the attached Petition, a Rule is issued on the Plaintiff to appear on the 15th day of June, 1995, before the undersigned Judge at the Courthouse, Clearfield, PA. to show cause why they relief should not be granted. at 10:00 a.m.
 BY THE COURT, s/JOHN K. REILLY, JR., P.J.

MAY 30, 1995, PLAINTIFFS' MOTION TO COMPEL ANSWERS OF DEFENDANT, DU BOIS REGIONAL MEDICAL CENTER TO PLAINTIFFS' DISCOVERY, filed by s/MARSHA F. SANTANGELO, MD, ESQ. ONE(1) CERT COPY
 MEMORANDUM OF LAW IN SUPPORT OF PLAINTIFFS' MOTION TO COMPEL ANSWERS OF DEFENDANT, DU BOIS REGIONAL MEDICAL CENTER TO PLAINTIFFS' INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS, filed by s/MARSHA F. SANTANGELO, MD, ESQ.
 CERTIFICATE OF SERVICE
 The undersigned hereby certifies that service of a true and correct copy of Plaintiffs' Motion to Compel Answers of DuBois Regional Medical Center to Plaintiffs' Discovery was made upon all defense counsel, as listed below, by first-class U.S. Mail, postage prepaid, on May 26, 1995: 1) JOHN W. BLASKO, ESQ. 2) M. DAVID HALPERN, ESQ. 3) FRANK J. HARTYE, ESQ. s/MARSHA F. SANTANGELO, MD, ESQ.

JUNE 01, 1995, MEMORANDUM OF LAW IN SUPPORT OF PLAINTIFF'S MOTION FOR A PROTECTIVE ORDER WITH RESPECT TO ORDER OF MAY 27, 1995, DIRECTING DEFENDANT SHIRISH N. SHAH, M.D.'S DEPOSITION TO TAKE PLACE ON JUNE 8, 1995, filed.
 PLAINTIFFS' MOTION FOR A PROTECTIVE ORDER WITH RESPECT TO ORDER OF MARCH 27, 1995, DIRECTING DEFENDANT SHIRISH N. SHAH, M.D.'S DEPOSITION TO TAKE PLACE ON JUNE 8, 1995. filed. NO CERT COPIES s/MARSH F. SANTANGELO, MD, ESQ.
 VERIFICATION, MARSHA F. SANTANGELO, MD, ESQ.

CERTIFICATE OF SERVICE
 The undersigned hereby certifies that service of a true and correct copy of Plaintiffs' Motion for a Protective Order with respect to this Court's Order of March 27, 1995, as well as of the supporting Memorandum of Law, was made upon all defense counsel, as listed below, by Federal Express, postage prepaid, on May 31, 1995: 1) JOHN W. BLASKO, ESQ. 2) M. DAVID HALPERN, ESQ. 3) FRANK J. HARTYE, ESQ.

S/MARSH F. SANTANGELO, MD, ESQ.

JUNE 02, 1995, RULE, filed. ONE (1) CERT TO ATTY SANTANGELO.
 AND NOW, this 2nd day of June, 1995, upon consideration of Plaintiffs' Motion to Compel Answers of defendant DuBois Regional Medical Center to Plaintiffs' Interrogatories and Request for Production of Documents dated April 21, 1995, a rule is hereby entered to show cause why said Motion should not be granted. R
 Rule returnable JUNE 7, 1995, at 1:30 PM IN COURTROOM # 1 BY THE COURT: s/JOHN K. REILLY, JR., P.J.

JUNE 02, 1995, RULE, filed. ONE (1) CERT TO ATTY SANTANGELO
 AND NOW, this 2nd day of June, 1995, upon consideration of Plaintiffs' Motion for Protective Order with respect to this Court's Order of March 27, 1995, a rule is hereby entered to show cause why said Motion should not be granted.
 Rule returnable JUNE 7, 1995, AT 1:30 PM IN COURTROOM #1. BY THE COURT, s/JOHN K. REILLY, JR., P.J.

JUNE 05, 1995, PLAINTIFFS' ANSWER TO DEFENDANT RICHARD E. JOHNSON, D.O.'S OBJECTIONS TO AND MOTION TO STRIKE THE DEPOSITION ERRATA SHEET PREPARED BY PLAINTIFF NANCY DELANEY AND PLAINTIFFS' COUNTERMOTION FOR IMPOSITION OF SANCTIONS UPON DEFENDANT RICHARD E. JOHNSON, D.O., filed by s/MARSHA F. SANTANGELO, MD, ESQ. NO CERT COPIES
 VERIFICATION, s/MARSHA F. SANTANGELO, MD., ESQ.

CONTINUED ON PAGE 564

CONTINUED FROM PAGE 414, DRAISEY a1 vs WEAVER

93-418-CD

APRIL 11, 1995, DOMESTIC RETURN RECEIPT #Z 318 803 025, filed. NO CERT COPIES. (s/CAROL PALMER)

CONTINUED FROM PAGE 562, DELANEY vs SHAH et al 93-567-CD

CERTIFICATE OF SERVICE,

The undersigned hereby certifies that service of a true and correct copy of Plaintiffs' Answer to defendant Richard E. Johnson, D.O.'s Objections to and Motion to Strike Plaintiff Nancy Delaney's Errata Sheet and Plaintiffs' Countermotion for Sanctions was made upon all counsel of record, as listed below, by Federal Express postage prepaid, on June 2, 1995:

1) JOHN W. BLASKO, ESQ. 2) M. DAVID HALPERN, Esq. 3) FRANK J. HARTYE, ESQ.
S/MARSHA F. SANTANGELO, MD., ESQ.

JUNE 7, 1995, REPLY TO PLAINTIFF'S MOTION FOR A PROTECTIVE ORDER, filed by Frank J. Hartye, Esquire.

No certified copies

JUNE 7, 1995, NOTICE OF SERVICE OF ANSWERS TO INTERROGATORIES - SECOND SET, AND REPLY TO REQUEST FOR PRODUCTION OF DOCUMENTS - SECOND SET, filed by Frank J. Hartye, Esquire.

No certified copies.

JUNE 08, 1995, ORDER, filed. ONE(1) CERT TO ATTY BLASKO, HALPERN, HARTYE, & SANTANGELO

NOW, this 7th day of June, 1995, following argument into Motion for Protective Order filed on behalf of Plaintiffs above-named seeking to continue the deposition of Defendant Shirish N. Shah, M.D. scheduled for June 8, 1995, it is the ORDER of this Court that said Motion be and is hereby dismissed upon condition that Defendant Du Bois Regional Medical Center shall forthwith provide to Plaintiffs the Official Accreditation Decision Report dated September 21, 1992. In all other respects the request for discoverable information contained in letter dated April 27, 1995, from counsel for Defendant DuBois Regional Medical Center to this Court shall be and is hereby excluded. BY THE COURT, s/JOHN K. REILLY, JR., PRESIDENT JUDGE

JUNE 12, 1995, ANSWER OF DEFENDANT RICHARD E. JOHNSON, D.O. TO PLAINTIFFS' COUNTERMOTION FOR SANCTIONS, filed by s/JOHN W. BLASKO, ESQUIRE NO CERT COPIES

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the ANSWER OF DEFENDANT RICHARD E. JOHNSON, D.O. TO PLAINTIFFS' COUNTERMOTION FOR SANCTIONS, in the above-referenced matter was hand delivered, this 7th day of June, 1995, to the attorneys of record, Marsha F. Santangelo, M.D., BEASLEY, CASEY, & ERBSTEIN, 1125 Walnut Street, Philadelphia, PA. 19107; David Halpern, Esq., JUBELIRER, CAROTHERS, KRIER & HALPERN, Park View Center, 10 Sheraton Drive, P. O. Box 2024, Altoona, Pa. 16603; and, Frank Hartye, Esq./ PFAFF, MC INTYRE, DUGAS, & HARTYE, P.O. BOX 533, Hollidaysburg, PA. 16648. s/JOHN W. BLASKO, ESQ.

JUNE 28, 1995, FOURTH AMENDED COMPLAINT, filed. NO CERT COPIES

s/JAMES E. BEASLEY, ESQUIRE
VERIFICATION, s/NANCY C. DELANEY

CERTIFICATE OF SERVICE

The undersigned hereby certifies that service of a true and correct copy of Plaintiffs' Fourth Amended Complaint was made upon all defense counsel of record, as listed below, by certified U.S. mail/return receipt requested on June 27, 1995. 1) John W. Blasko, Esq. 2) M. David Halpern, Esq. 3) Frank J. Hartye, Esq. s/JAMES E. BEASLEY, ESQ.

JULY 07, 1995, PLAINTIFFS' PETITION FOR DETERMINATION OF FINALITY OF ORDER OF JUNE 7, 1995, REGARDING REQUEST FOR DISCOVERABLE INFORMATION CONTAINED IN CORRESPONDENCE DATED APRIL 27, 1995, FROM COUNSEL FOR DEFENDANT DU BOIS REGIONAL MEDICAL CENTER--FILED PURSUANT TO RULE 341 OF THE PENNSYLVANIA RULES OF APPELLATE PROCEDURE AND TO 42 PA. C.S.A. § 702, filed by s/MARSHA F. SANTANGELO, M.D., ESQ.

VERIFICATION, s/Marsha F. Santangelo, M.D., ESQ.

CERTIFICATE OF SERVICE, filed.

The undersigned hereby certifies that service of a true and correct copy of Plaintiffs' Petition for Determination of Finality of Order of June 7, 1995, was made upon all defense counsel, as listed below, by first-class U.S. Mail, postage prepaid, on July 6, 1995:

1) JOHN W. BLASKO, ESQ. 2) M. DAVID HALPERN, ESQ. 3) FRANK J. HARTYE, ESQ.
S/MARSHA F. SANTANGELO, M.D., ESQUIRE

JULY 10, 1995, AFFIDAVIT OF SERVICE, filed. NO CERT COPIES.

The undersigned hereby certifies that service of a true and correct copy of Plaintiff's Fourth Amended Complaint was sent to all defense counsel of record, as listed below, by Certified U. S. Mail, postage prepaid, on June 27, 1995: 1) JOHN W. BLASKO, ESQ. 2) M. DAVID HALPERN, ESQ. 3) FRANK J. HARTYE, ESQ. s/MARSHA F. SANTANGELO, M.D., ESQ.

CERTIFICATE OF SERVICE, filed.

The undersigned hereby certifies that service of a true and correct copy of Plaintiffs' Affidavit of Service was made upon all defense counsel as listed below, by first-class U.S. Mail, postage prepaid, on July 6, 1995.

1) JOHN W. BLASKO, ESQ. 2) M. DAVID HALPERN, ESQ. 3) FRANK J. HARTYE, ESA.
s/MARSHA F. SANTANGELO, M.D., ESQ.

JULY 11, 1995, RULE, filed. ONE(1) CERT TO ATTY SANTANGELO

AND NOW, this 11th day of July, 1995, upon consideration of the Plaintiffs' Petition for Determination of Finality of Order dated June 7, 1995, a rule is hereby entered to show cause why said Petition should not be granted.

Rule returnable August 8, 1995, at 2:30 P.M. in Courtroom No. 1.

BY THE COURT: s/JOHN K. REILLY, JR., President Judge

JULY 12, 1995, VERIFICATION TO ANSWERS TO PLAINTIFFS' INTERROGATORIES DIRECTED TO DEFENDANT, DU BOIS REGIONAL MEDICAL CENTER - SECOND SET, filed by Frank J. Hartye, Esq. NO CERT COPIES

VERIFICATION, s/Gregory J. Volpe, Risk Manager

JULY 12, 1995, ANSWER AND NEW MATTER TO PLAINTIFFS' FOURTH AMENDED COMPLAINT, filed by Frank J. Hartye, Esq. NO CERT COPIES

VERIFICATION, s/Gregory J. Volpe, Risk Manager

JULY 19, 1995, DEFENDANT RICHARD E. JOHNSON, D.O.'S ANSWER TO PLAINTIFFS' FOURTH AMENDED COMPLAINT, filed by s/JOHN W. BLASKO, ESQ. NO CERT COPIES

CERTIFICATE OF SERVICE

I HEREBY CERTIFY THAT A TRUE AND CORRECT COPY OF THE ANSWER OF DEFENDANT JOHNSON TO PLAINTIFFS' FOURTH AMENDED COMPLAINT, IN THE ABOVE-REFERENCED MATTER WAS MAILED BY REGULAR MAIL, FIRST CLASS, AT THE POST OFFICE, STATE COLLEGE, PA, POSTAGE PREPAID, THIS 18TH DAY OF JULY, 1995, TO THE ATTORNEYS OF RECORD, JAMES BEASLEY, ESQ., BEASLEY, CASEY, COLLERAN, ERBSTEIN, THISTLE & KLINE, 1125 WALNUT ST., PHILADELPHIA, PA. 19107; DAVID HALPERN, ESQ., JUBELIRER, CAROTHERS, KRIER, & HALPERN, PARK VIEW CENTER, 10 SHERATON DRIVE, P.O. BOX 2024, ALTOONA, PA. 16603; AND, FRANK HARTYE, ESQ., PFAFF, MCINTYRE, DUGAS & HARTYE, PO BOX 533, HOLLIDAYSBURG, PA. 16648. S/JOHN W. BLASKO, ESQ.

CONTINUED ON PAGE 670

CONTINUED FROM PAGE 418, JAMES R. HORNE VS. ALICE HORNE 93-412-CD

JUNE 2, 1995, ORDER SCHEDULING MEDIATION CONFERENCE, filed.

NOW, this 2nd day of June, 1995, 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. Ryen, PH. D., Licensed Child Psychologist, on JUNE 21, 1995, at 9:00 o'clock P.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.

Three (3) copies Certified to Judge Ammerman.

JUNE 12, 1995, ORDER, filed. THREE(3) CERT TO JUDGE AMMERMAN

NOW, this 12th day of June, 1995, the ORDER heretofore entered June 2, 1995, be and is hereby AMENDED to read as follows:

ORDER SCHEDULING MEDIATION CONFERENCE

NOW, this 2nd day of June, 1995, both parties having provided the Court Administrator of Clearfield County the required deposit, it is ORDERED that the Custody Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on June 21, 1995, 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.

JUNE 21, 1995, ORDER, filed. THREE(3) CERT TO ATTY FOOR, ONE(1) CERT TO JUDGE, ONE(1) CERT TO ATTY HORNE, DR. RYEN

AND NOW, this 21st day of June, 1995, this being the date and time set for mediation conference in the above-captioned matter; the parties being unable to reach agreement concerning the custody of their minor children, a hearing will be held on the 24th day of August, 1995, at 9:00 a.m. in Courtroom Number Two at the Clearfield County Courthouse.

Until such date, Father shall have physical custody for two week periods commencing June 25, 1995, with Mother having custody on the alternating two week periods.

Clearfield County Children, Youth and Family Services shall do a home study on the home of Alice Horne at P.O. Box 4, West Decatur, Pennsylvania. BY THE COURT: s/FRED AMMERMAN, Judge

We, the undersigned, hereby consent to the foregoing Order.

s/JAMES R. HORNE s/ALICE HORNE & s/ROBIN FOOR, ESQUIRE

AUGUST 23, 1995, REQUEST FOR RULE TO SHOW CAUSE, filed by s/JAMES R. HORNE. TWO(2) COPIES CERT TO PLFF VERIFICATION, s/JAMES R. HORNE

AUGUST 23, 1995, PETITION TO WITHDRAW AS COUNSEL, filed. NO CERT COPIES.

s/DANIEL C. BELL, ESQ.

VERIFICATION, s/DANIEL C. BELL, ESQ.

AUGUST 24, 1995, ORDER OF COURT, filed. ONE(1) CERT TO ATTY BELL

AND NOW this 23rd day of August, 1995, upon consideration of the within Petition, Daniel C. Bell, Esquire, is granted permission to withdraw as counsel and is relieved of further responsibility as counsel for the Plaintiff. BY THE COURT, s/FREDRIC J. AMMERMAN, Judge

AUGUST 25, 1995, ORDER, filed. TWO(2) CERT TO ATTY FOOR, ONE(1) TO PLFF

NOW this 24th day of August, 1995, following custody hearing, it is the ORDER of this Court that counsel for Defendant shall have until no later than September 5, 1995, in which to supply the Court with brief, while the Plaintiff, James R. Horne, shall have no later than 15 days thereafter to supply the Court with any brief or legal writing. BY THE COURT, s/FREDRIC J. AMMERMAN, Judge

AUGUST 25, 1995, ORDER, filed. TWO(2) CERT TO ATTY FOOR, ONE(1) CERT TO PLFF

NOW, this 24th day of August, 1995, following custody trial in the above-captioned action, with the Court having yet to make a decision on the merits, it is the TEMPORARY ORDER of this Court, entered without prejudice to either party, as follows:

1. Plaintiff and Defendant shall share joint legal custody of the parties' two minor children, with Defendant, Alice Horne, to have primary physical custody;
2. Defendant shall have partial custody beginning this date and continuing until 5:00 p.m. on Sunday, August 27, 1995. The children shall be delivered by Plaintiff to Defendant, or their respective designees, on said day and at said time at a location in Breezewood, Pennsylvania, that is mutually agreeable between the parties;
3. Defendant shall also enjoy partial custody of the children from Friday, September 1, 1995, at 6:00 p.m., continuing until Monday, September 4, 1995, at 5:00 p.m.;
4. Beginning with the weekend of Friday, September 15, 1995, and continuing on an alternating basis thereafter, Plaintiff shall enjoy partial custody from Friday evening at 6:00 p.m., continuing until Sunday evening at 5:00 p.m.;
5. Plaintiff and Defendant are directed to share transportation responsibilities to facilitate partial custody and will meet at a mutually agreeable spot in Breezewood, Pa., for all exchange purposes;
6. Plaintiff shall be entitled to reasonable telephone privileges with the children when they are in the possession of the Defendant, with Plaintiff directed only to telephone during reasonable hours;
7. This temporary Order shall remain in effect until such time as this Court shall render decision on the merits and issue a further order, or until the Court approves and confirms any agreement entered into between the parties dispositive of the custody issues. BY THE COURT, S/FREDRIC J. AMMERMAN, J.

NOV. 28, 1995, OPINION AND ORDER, filed. ONE(1) CERT TO KEYSTONE, PLAINTIFF

ORDER

NOW THIS 22nd DAY OF NOV. 1995, it is the ORDER of this Court as follows:

1. Plaintiff and Defendant shall share joint legal custody of the parties' two minor children, with Defendant, Alice Horne, to have primary physical custody;
2. Plaintiff shall enjoy partial custody on an alternating basis from Friday evening at 6:00 p.m. continuing until Sunday evening at 5:00 p.m.;
3. Plaintiff and Defendant are ordered to share transportation responsibilities to facilitate partial custody as described herein and will meet at a mutually agreeable spot in Breezewood, Pa. for all exchange purposes unless they agree otherwise;
4. Plaintiff shall be entitled to a total of six weeks of visitation during the summer months, being June, July, and August, with the said six week period to begin on a Sunday and end on a Saturday six weeks thereafter. Plaintiff shall provide notice to the Defendant at least thirty days in advance, in writing, as to when he will exercise the said six week period of partial custody during the summer months.
5. The parties shall alternate custody for purposes of Thanksgiving visitation, with Plaintiff to have the children from 6:00 p.m. on the day before Thanksgiving until 5:00 p.m. on the Sunday following Thanksgiving with Plaintiff's Thanksgiving partial custody to commence with Thanksgiving, 1996;

CONTINUED ON PAGE 568

CONTINUED FROM PAGE 412, HUTTON vs HUTTON, 93-505-CD

JULY 19, 1995, NOTICE OF INTENTION TO REQUEST ENTRY OF DIVORCE DECREE, filed by JOHN R. RYAN, ESQ. NO CERT COPIES.

AUGUST 09, 1995, PLAINTIFF'S COUNTER-AFFIDAVIT UNDER SECTION 3301 (d) OF THE DIVORCE CODE, filed by s/KIMBERLY M. KUBISTA, ESQ. ONE(1) CERT TO ATTY KUBISTA

AUGUST 09, 1995, ANSWER TO COUNTERCLAIM, filed by s/Kimberly M. Kubista, Esq. ONE(1) Cert. to Atty. Kubista
VERIFICATION, s/TINA M. HUTTON

JUL 08, 1996, REQUEST FOR PRODUCTION OF DOCUMENTS, filed by s/KIMBERLY M. KUBISTA, ESQ. ONE (1) CERT TO ATTY KUBISTA

**PLEASE REFER TO COMPUTER
FOR FURTHER ENTRIES**

CONTINUED FROM 425, WISOR vs WISOR, 93-291-CD

and Post-Master's Hearing Briefs was filed of record in the above captioned matter on August 24, 1995, was sent by regular U.S. first class mail to Ann B. Wood, Attorney at Law, Bell, Silberblatt & Wood, 318 East Locust Street, P.O. Box 670, Clearfield, Penna. 16830, counsel to Plaintiff in the above captioned matter and to David C. Mason, Attorney at Law, P.O. Box 28, Philipsburg, Pa. 16866, counsel to Defendant in the above captioned matter. s/JOHN R. LHOTA, ESQ., Master in Divorce

MAY 28, 1996, TRANSCRIPT OF MASTER'S HEARING, filed.

MAY 28, 1996, MASTER'S REPORT, filed by s/JOHN R. LHOTA, ESQ. MASTER IN DIVORCE THREE (3) COPIES CERT TO ATTY LHOTA

JUN 05, 1996, EXCEPTIONS TO MASTER'S REPORT, filed by s/DAVID C. MASON, ESQ. ONE (1) CERT TO ATTY MASON

CERTIFICATE OF SERVICE
I, DAVID C. MASON, ESQUIRE, do hereby certify that I served a true and correct copy of the Exceptions to the Master's Report, in the above captioned matter on the following by depositing the same in the U.S. First Class Mail, postage prepaid, addressed as follows:
1) JOHN R. LHOTA, ESQ. 2) ANN B. WOOD, ESQ. s/DAVID C. MASON, ESQ.

JUN 05, 1996, CERTIFICATE OF SERVICE, filed. NO CERT COPIES
I, DAVID C. MASON, ESQUIRE, do hereby certify that I served a true and correct copy of the Exceptions to the Master's Report, in the above captioned matter on the following by depositing the same in the U.S. Mail First Class postage prepaid, addressed as follows:
1) JOHN R. LHOTA, ESQ. 2) ANN B. WOOD, ESQ. s/DAVID C. MASON, ESQ.

JUN 06, 1996, AFFIDAVIT OF SERVICE, filed. THREE (3) CERT TO ATTY LHOTA
JOHN R. LHOTA, Attorney at Law, being duly sworn according to law, deposes and says that he is the court appointed Master in Divorce in the above captioned matter, that on May 28, 1996, a Master's Report and an accompanying proposed Order was filed of record in the above captioned matter and that on May 28, 1996 a certified copy of the aforesaid Master's Report and a true and correct copy of the aforesaid proposed Order was had delivered to Ann B. Wood, Attorney at Law, counsel to Plaintiff in the above captioned matter, at her office at 318 East Locust Street, Clearfield, Pa. 16830 and sent by regular U. S. first class mail to David C. Mason, Attorney at Law, counsel to Defendant in the above captioned matter, at his office at P.O. Box 28, Philipsburg, Pa. 16866. s/JOHN R. LHOTA, ESQ., Master in Divorce

JUN 07, 1996, EXCEPTIONS TO MASTER'S REPORT, filed by s/ANN B. WOOD, ESQ. THREE (3) CERT TO ATTY WOOD

CERTIFICATE OF SERVICE
The undersigned certifies that a true and correct copy of the Plaintiff's Exceptions To Master's Report And Recommendation was mailed to the following counsel of record this 7th day of June, 1996, by first-class mail.
1) JOHN R. LHOTA, ESQ. 2) DAVID C. MASON, ESQ. s/ANN B. WOOD, ESQ.

AUG 01, 1996, PETITION REQUESTING PAYMENT OF MASTER'S FEES AND REIMBURSEMENT FOR EXPENSES INCURRED, filed by s/JOHN R. LHOTA, ESQ., Master In Divorce ONE (1) CERT TO ATTY LHOTA
CONSENT OF DEFENDANT'S COUNSEL, s/DAVID C. MASON, ESQ.
CONSENT OF PLAINTIFF'S COUNSEL, s/ANN B. WOOD, ESQ.

AUG 02, 1996, ORDER, filed. ONE (1) CERT TO MASTER LHOTA

AND NOW, this 1st day of August, 1996, having considered the Petition Requesting Payment for Master's Fees and Reimbursement for Expenses Incurred (hereinafter referred to as the "Petition") which has been filed in the above captioned matter by John R. Lhota, Court appointed Master in Divorce in the above captioned matter has paid to this Court, as a deposit, the sum of Two Hundred and Fifty Dollars (\$250.00) and, further, having recognized that in addition to the aforesaid deposit, Plaintiff has paid to this Court a second deposit of Seven Hundred and Twenty-Five Dollars (\$725.00) and, further, having recognized that Defendant has paid to this Court a deposit of Seven Hundred and Twenty-Five Dollars (\$725.00), said amounts amounting to One Thousand Seven Hundred Dollars (\$1,700.00), collectively, it is the Order of this Court that William A. Shaw, Prothonotary and Clerk of Clerk of this Court is hereby authorized, empowered and directed to release, from the above mentioned funds, the sum of Four Hundred Twenty-Eight Dollars and Seventy-Five Cents (\$428.75) to Sargent's Court Reporting Service for court reporting services rendered to the aforesaid Master in Divorce in connection with the above captioned matter. It is the further Order of this Court that a check in the above mentioned amount draw to Sargent's Court Reporting Service shall be delivered to the aforesaid Master in Divorce. It is the further Order of this Court that the Master's fees requested in the Petition are hereby approved and, accordingly, the aforesaid William A. Shaw is hereby authorized, empowered and directed to release the balance of the aforesaid funds being held as a deposit, One Thousand Two Hundred Seventy-One Dollars Twenty-Five Cents (\$1,271.25), to John R. Lhota, Master in Divorce, as partial payment of the Master's fees due and payable to said Master in connection with the above captioned matter. It is the further Order of this Court that Plaintiff shall be responsible for one-half (1/2) of the above mentioned Master's fee of One Thousand Seven Hundred Seventeen Dollars and Fifty Cents (\$1,717.50) and court reporting services fee of Four Hundred and Twenty-Eight Dollars and Seventy-Five (\$428.75) amounting to One Thousand Seventy-Three Dollars Twelve Cents (\$1,073.12) and that Plaintiff shall be credited with having paid Nine Hundred and Seventy-Five Dollars (\$975.00) of such amount, leaving a balance due to the aforesaid Master from Plaintiff of Ninety-Eight Dollars and Twelve Cents (\$98.12). It is the further Order of this Court that Defendant shall be responsible for the other one-half (1/2) of the aforesaid Master's fees and costs for court reporting services, said one-half (1/2) amounting to One Thousand and Seventy-Three Dollars and Twelve Cents (\$1,073.12) and that Defendant shall be credited with having paid Seven Hundred and Twenty-Five Dollars (\$725.00) of such amount, leaving a balance due to said Master from Defendant in the amount of Three Hundred Forty-Eight Dollars Twelve Cents (\$348.12).
BY THE COURT: s/FREDRIC J. AMMERMAN, JUDGE

AUG. 05, 1996, ORDER, filed. ONE (1) CERT TO ATTY MASON, WOOD, LHOTA
NOW, this 2nd day of August, 1996, it is the ORDER Of this Court that exceptions filed by both parties to the Master's Report be and are hereby DISMISSED.
The Master's Report and Recommendations are hereby accepted, approved and adopted by the Court.
BY THE COURT: s/FREDRIC J. AMMERMAN, JUDGE

CONTINUED FROM PAGE 565, HORNE vs HORNE, 93-412-CD

6. The parties shall alternate the holiday of Easter on a yearly basis, with the Plaintiff being entitled to partial custody beginning at 6:00 p.m. on the Thursday before Easter and continuing until 5:00 p.m. on Easter day. Plaintiff's alternating periods of partial custody for Easter will begin with Easter, 1997;

7. Plaintiff and Defendant shall alternate the Christmas holiday on an annual basis with Plaintiff to have partial custody beginning at 6:00p.m. the day before Christmas and continuing until 5:00 p.m. on the third day following Christmas Day. Plaintiff's alternating period of partial custody for Christmas shall commence with Christmas, 1995.

8. Any holiday partial custody as described herein shall take precedence over any period of alternating weekend custody or partial custody of either party;

9. Neither of the parties herein, their respective spouses, home guests or visitors in their residences or automobiles shall smoke cigarettes or any other tobacco product in the presence of either of the two children at any time. BY THE COURT: s/FREDRIC J. AMMERMAN, Judge

MARCH 14, 1996, NOTICE TO RETAKE MAIDEN NAME, filed by Robin Jean Foor, Esquire, Keystone Legal Services. No cert. copies.

Notice is hereby given that the Plaintiff in the above matter, having been granted a final Decree in Divorce on the 19th day of August, 1993, hereby elects to retake and hereafter use her former name Alice Dawn Keith and give this notice in accordance with the provisions of the Divorce Code, 23 P.S. 702. /s/ Alice D. Horne To Be Known As Alice D. Keith.

CONTINUED FROM PAGE 561 NO. 93-143-CD SUSAN A. MASTER -vs- EDWARD J. MASTER, III

Furthermore, Plaintiff and Defendant shall henceforth share joint legal custody of the parties' minor children with the Plaintiff to enjoy primary physical custody, said Order being temporary and shall remain in effect until such time as this Court shall issue a further Order or upon the Court's approval of an agreement entered into between the parties dispositive of the issues of custody and partial custody. Hearing before the Court on the issue of partial custody/visitation for purposes of setting a definitive schedule is scheduled for Thursday, the 21st day of September, 1995 at 9:00 A.M. By the Court, s/ Fredric Ammerman, Judge

AUGUST 30, 1995, PETITION FOR EMERGENCY RELIEF, filed by Winifred H. Jones-Wenger, Esquire. One (1) certified copy to Attorney Wenger.

SEPTEMBER 1, 1995, CERTIFICATE OF SERVICE/ RE: PETITION FOR EMERGENCY RELIEF, filed by Winifred H. Jones-Wenger, Esquire

CERTIFICATE OF SERVICE

A copy of Petition for Emergency Relief, was served on John R. Miller, III, Esquire, by first class mail. s/ Winifred H. Jones-Wenger, Attorney for Defendant

OCT. 05, 1995, ORDER, filed. TWO(2) CERT TO ATTY WENGER, ATTY MILLER

NOW, this 3rd day of October, 1995, regarding custody and parital custody of the parties' children, it is hereby ORDERED as follows:

1. LEGAL CUSTODY: the parties shall have joint legal custody of their minor children, namely, LEIGH K. MASTER, born August 27, 1985 and CLAYTON E. MASTER, born November 27, 1989, ("Children). (Details of the ORDER in original file.)

s/FREDRIC J. AMMERMAN, Judge

OCT. 24, 1995, PETITION FOR CONTEMPT, filed by s/WINIFRED H. JONES-WENGER, ESQ. THREE(3) CERT TO ATTY WENGER

VERIFICATION, s/EDWARD J. MASTER, III

NOTICE AND ORDER TO APPEAR

Legal proceedings have been brought against you alleging you have willfully 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 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 2nd day of Nov. 1995, at 10:30 o'clock a.m. in Courtroom No. 2, of the Clearfield County Courthouse, Clearfield, Clearfield County, Pa. 16830.

If the Court finds that you have willfully failed to comply with its Order for custody, you may be found in contempt of Court and committed to jail, fined or both.

BY THE COURT: s/FREDRIC J. AMMERMAN, Judge

OCT. 26, 1995, CERTIFICATE OF SERVICE/RE: PETITION FOR CONTEMPT; NOTICE AND ORDER TO APPEAR, filed. NO CERT COPIES

I, Winifred H. Jones-Wenger, the undersigned, certify that I did serve a certified copy of the Petition for Contempt with the accompanying Notice and Order to Appear concerning the above-captioned case, on John R. Miller, III, Esquire, Attorney of Record for Plaintiff/Respondent, at his place of business at Miller, Kistler, Campbell, Miller & Williams, Inc., 124 North Allegheny St., Bellefonte, PA. 16823 and on Respondent, Susan A. Master at her residence address of 2113 Laurel Glen Drive, Harrisburg, PA. 17110-3435 by depositing same with the U.S. Postal Service on October 25, 1995, for delivery by U.S. mail, first class, postage prepaid. s/WINIFRED H. JONES-WENGER

NOV. 09, 1995, ORDER, filed. THREE(3) CERT TO ATTY MILLER, III, ATTY WENGER, & ONE(1) TO JUDGE AMMERMAN

NOW, this 2nd day of November, 1995, following hearing on Petition for Contempt filed on behalf of Defendant, it is the ORDER of this Court as follows:

1. This Court confirms the alternating partial custody schedule of Defendant with the minor children in that the next regularly scheduled alternating weekend period of partial custody begins with Friday, Nov. 10, 1995, and continued thereafter pursuant to this Court's Order of October 3, 1995;

2. Defendant, Edward J. Master, III, shall be entitled to one special make-up weekend beginning on Friday, November 17, 1995, at 8:30 p.m., continuing until Sunday, NOV. 19, 1995, at 6:00 p.m. For purposes of this special weekend only, the Plaintiff, Susan A. Master, shall provide transportation of the children both to and from the Defendant's residence. BY THE COURT, s/FREDRIC J. AMMERMAN, Judge

DEC. 17, 1999, MARRIAGE SETTLEMENT AGREEMENT, filed. THREE (3) CC ATTY NADDEO

s/EDWARD J. MASTER, III

s/SUSAN A. MASTER

DEC. 21, 1999, ORDER, filed. THREE (3) CC ATTY NADDEO

AND NOW, this 21st day of December, 1999, the attached agreement is approved and entered as an Order of this Court in adjudication of claim(s) related to the above-captioned divorce action.

BY THE COURT: s/FREDRIC J. AMMERMAN, JUDGE

CONTINUED FROM PAGE 469, YOLANDA D. CORTINA vs ROBERT F. CORTINA, 93-528-CD

NOVEMBER 13, 1996, RESPONDENT'S ANSWER TO PETITIONER'S PETITION FOR JOINDER, filed by Benjamin S. Blakley, III, Esquire.

NOVEMBER 15, 1996, RULE TO SHOW CAUSE, filed. One cert. copy to Atty. Blakley.
AND NOW, this 15 day of November, 1996, upon consideration of the attached Petition for Bifurcation, RULE is hereby issued upon Respondent to show cause why the Petition should not be granted. RULE RETURNABLE and thereon 9th day of Dec., 1996, for filing written response.
BY THE COURT /s/ Fredric J. Ammerman DATE 11-15-96

NOVEMBER 19, 1996, CERTIFICATE OF SERVICE, filed by Benjamin S. Blakely, Esquire.
I hereby certify that a true and correct copy of the respondent's Answer and to Petitioner's Petition for Joinder was served upon the following person and in the following manner on this the 15th day of November, 1996: First-class mail, postage prepaid, Paul E. Cherry, Esquire. /s/ Benjamin S. Blakely, Esquire.

NOVEMBER 21, 1996, CERTIFICATE OF SERVICE, filed.
I hereby certify that a true and correct copy of the Petition for Bifurcation, Notice of Intention to Request the Entry fo a Divorce Decree, and Praeipce to Transmit Record and Order, in regard to the above captioned term and number, were served upon the following person and in the following manner on this the "20" day of November, 1996.
First-class mail, postage prepaid, TO PAUL E. CHERRY, ESQUIRE, OF CHERRY & CHERRY, 23 Beaver Drive, DuBois, PA 15801. /s/ Benjamin S. Blakley III.

DECEMBER 11, 1996, ORDER, filed. One cert. to Atty. Blakley.
AND NOW, this 11 day of December, 1996 upon consideration of Defendant's Petition for Bifurcation, the Plaintiff having failed to file a written response to said Petition after having been duly served with a Rule to Show Cause ordering that a written response to be filed on or before December 9th, 1996, it is the Order of this Court that said Petition being is hereby granted and the above divorce action shall be bifurcated form the ancillary economic issues without prejudice to the economic claims of either party. BY THE COURT /s/ Fredric J. Ammerman

DECEMBER 16, 1996, PRAECIPE TO TRANSMIT RECORD AND ORDER, filed by Benjamin S. Blakley, III, Esquire
AND NOW, this 18th day of December, 1996, it is ordered and decreed that YOLANDA D. CORTINA, Plaintiff, and ROBERT F. CORTINA, 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/ Fredric Ammerman, J.

JANUARY 15, 1996, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

Certified Copies of Decree to parties of record.

MAY 14, 1997, ORDER, filed. ONE (1) CERT TO ATTY CHERRY, BLAKLEY, DAGHIR
NOW, this 12th day of May, 1997, upon consideration of Petition for Joinder filed on behalf of the Plaintiff on October 23, 1996, it is the ORDER of this Court that the Petition be and is hereby granted. Robert J. Cortina and Margaret F. Cortina are hereby admitted into the case as party Defendants. The Prothonotary shall note the addition of Robert J. Cortina and Margaret F. Cortina as Defendants on the Docket.

BY THE COURT: s/FRED AMMERMAN, JUDGE

JUN 30, 1997, DEMAND FOR HEARING DE NOVO, filed by s/PAUL E. CHERRY, ESQ. NO CERT COPIES

JUN 30, 1997, INVENTORY AND APPRAISEMENT OF YOLANDA D. CORTINA, PLAINTIFF, filed by s/YOLANDA D. CORTINA
NO CERT COPY

JUN 30, 1997, INCOME AND EXPENSE STATEMENT OF YOLANDA D. CORTINA, PLAINTIFF, filed by s/YOLANDA D. CORTINA
NO CERT COPIES

JUN 30, 1997, PRE-TRIAL STATEMENT OF YOLANDA D. CORTINA, PLAINTIFF, filed by s/PAUL E. CHERRY, ESQ.
NO CERT COPIES

SEP. 16, 1997, PRE-TRIAL STATEMENT OF DEFENDANT ROBERT F. CORTINA, filed by s/BENJAMIN S. BLAKLEY, III, ESQ.
NO CERT COPIES

SEP. 16, 1997, INVENTORY AND APPRAISEMENT OF ROBERT F. CORTINA, filed. s/ROBERT F. CORTINA NO CERT COPIES

SEP. 16, 1997, INCOME AND EXPENSE STATEMENT OF ROBERT F. CORTINA, filed. s/ROBERT F. CORTINA

SEP. 16, 1997, CERTIFICATE OF SERVICE OF ABOVE FILINGS, s/BENJAMIN S. BLAKLEY, III, ESQ. NO CERT COPIES

SEP. 23, 1997, ORDER, filed. ONE (1) CERT TO ATTY CHERRY, BLAKLEY&DAGHER

NOW, this 22nd day of September, 1997, following pre-trial conference in regard to the above-described divorce, it is the ORDER of this Court that trial in regard to the equitable issues involved shall be held before the Court beginning at 9:00 a.m. on Monday, January 12, 1998, in Courtroom Number Two, Clearfield County Courthouse, Clearfield, Penna.

In addition, counsel for each party shall supply to other counsel true and correct copies of any reports, photographs or other documentation that the party intends to attempt to introduce as exhibits at time of trial. Counsel for each party shall supply said documents to opposing counsel in no more than thirty (30) days prior to the date of trial.

BY THE COURT, s/FRED AMMERMAN, JUDGE



<p>1</p>				
<p>2</p>				

CONT FR PG 634 TRACY M. CLARK vs MARK G. STACY 93-752-CD

MARCH 17, 1994, ANSWERS TO INTERROGATORIES DIRECTED TO PLAINTIFF, filed by James A. Naddeo, Esq.

MARCH 17, 1994, CERTIFICATE OF SERVICE, filed
 March 16, 1994, ANSWERS TO INTERROGATORIES DIRECTED TO PLAINTIFF SERVED TO Dennis M. McGlynn, Esq.; Marianne C. Mnich, Esq. /s/ James A. Naddeo, Esq.

MARCH 17, 1994, ANSWER TO REQUEST FOR PRODUCTION OF DOCUMENTS, filed by James A. Naddeo, Esq.

MARCH 17, 1994, CERTIFICATE OF SERVICE, filed
 March 16, 1994, ANSWER TO REQUEST FOR PRODUCTION OF DOCUMENTS SERVED TO Dennis M. McGlynn, Esq.; Marianne C. Mnich, Esq. /s/ James A. Naddeo, Esq.

JULY 1, 1994, ORDER, filed 1 cert/Atty Naddo, McGlynn, Gray, Mnich
 AND NOW, this 1st day of July, 1994 upon consideration of the preliminary objections of Dominic And Elizabeth Fida and no objection having been filed by any other party to this lawsuit it is hereby ORDER, ADJUDGED and DECREED that said preliminary objections are sustained and the Defendants Fida are dismissed from this lawsuit. BY THE COURT: John K. Reilly, Jr, P.J.

DOMINIC A. AND ELIZABETH J. FIDA ARE DISMISSED

NOVEMBER 1, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. One copy to Attys. Naddeo, Mnich.

DECEMBER 17, 1996, ORDER, filed. One cert. to Attys. Naddeo, Mnich.
 NOW, this 13th day of December, 1996, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; neither party having appeared, either in person or by counsel, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice. BY THE COURT, /s/ John K. Reilly, Jr., President Judge

TERMINATED WITH PREJUDICE

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 CONTINUED FROM PAGE 560, MC CRACKEN vs RINEHART, 93-386-CD

MAY 26, 1999, ORDER, filed. THREE (3) CERT TO KEYSTONE
 RE: DUANE A. MC CRACKEN TO APPEAR IN PERSON THE 5th day of August, 1999.
 BY THE COURT: s/FREDRIC J. AMMERMAN, JUDGE

AUG. 10, 1999, ORDER, filed. CERT TO KEYSTONE & HUGNEY-SHOPE
 RE: PETITION DENIED. BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE

JAN. 28, 2000, CONTEMPT PETITION, filed by s/ROBIN JEAN FOOR, ESQ. TWO (2) CC ATTY FOOR
 VERIFICATION, s/LORA L. RINEHART

JAN. 28, 2000, CONTEMPT PETITION NOTICE AND ORDER, filed. FOUR (4) CC ATTY FOOR
 RE: DEFENDANT, IF YOU WISH TO DEFEND AGAINST THE CLAIM SET FORTH WHETHER OR NOT YOU FILE IN WRITING WITH THE COURT YOUR DEFENSES AND OBJECTIONS, YOU MUST APPEAR IN PERSON IN COURT ON Feb. 24, 2000.
 BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE

FEB. 18, 2000, CERTIFICATE OF SERVICE, CONTEMPT PETITION, UPON DUANE A. MC CRACKEN, s/ROBIN JEAN FOOR, ESQ.
 ONE (1) CERT TO ATTY

MAR. 07, 2000, ORDER, RE: DEFENDANT'S CONTEMPT PETITION: BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE
 TWO (2) CC ATTY SHOPE, KEYSTONE LEGAL

MAY 22, 2000, CONTEMPT PETITION, filed by Atty. Foor Two (2) Cert. to Atty.

MAY 31, 2000, NOTICE AND ORDER TO APPEAR, RE: DUANE A. McCRACKEN ORDERED TO APPEAR IN PERSON IN COURT,
 JULY 7, 2000: BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE TWO (2) CC ATTY FOOR, KEYSTONE

JUL 06, 2000, PETITION TO MODIFY, filed by s/ROBIN JEAN FOOR, ESQ.
 VERIFICATION, s/LORA LETGEY aka RINEHART

JUL 10, 2000, ORDER: DUANE A. MC CRACKEN TO APPEAR AUG. 1, 2000, FOR A HEARING: BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE

JUL 20, 2000, PETITION FOR TESTIMONY VIA TELEPHONE, filed by s/ROBIN JEAN FOOR, ESQUIRE

JUL 24, 2000, ORDER, RE: WILLIAM ALLENBAUGH PERMITTED TO TESTIFY BIA TELEPHONE: BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE

AUG. 02, 2000, ORDER, RE: PETITION TO MODIFY is DENIED, PLAINTIFF FOUND IN CONTEMPT: BY THE COURT, s/FREDRIC J. AMMERMAN, JUDGE

PLEASE REFER TO COMPUTER
 FOR FURTHER ENTRIES

CONT FR. PG 622 TRIANGLE AUTO SPRING CO, INC et al vs. MARK LENET tdba 93-685-CD

AUGUST 17, 1993, NOTICE OF DEFAULT JUDGMENT MAILED TO DEFT. s/ da

OCTOBER 20, 1993, MOTION TO COMPEL ANSWERS TO INTERROGATORIES w/ PROPOSED ORDER, filed by Theron G. Noble, Esq.

OCTOBER 27, 1993, RULE RETURNABLE, filed 1 cert/Atty Noble, Mazer
 NOW, this 25th day of October, 1993, upon consideration of Plaintiffs' Motion to Compel Answers to Interrogatories, filed with regard to the above matter, it is the ORDER of the Court that a Rule is directed to Defendants to appear and show cause why the prayer of said Motion should not be granted.

Said Rule Returnable on the 17th day of November, 1993 at 9:30 am. BY THE COURT: John K. Reilly, Jr., P.J.

OCTOBER 28, 1993, 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, PA on this 28th day of October 1993, to the attorney of record. /s/ Anita Fisher

SEPTEMBER 28, 1994, PRAECIPE FOR WRIT OF EXECUTION, filed by Theron G. Noble, Esq.

WRIT OF EXECUTION ISSUED TO NO 94-64-EX -mailed to Delaware Co

SEPTEMBER 28, 1994, PRAECIPE FOR WRIT OF EXECUTION, filed by Theron G. Noble, Esq.

WRIT OF EXECUTION ISSUED TO NO 94-65-EX - Mailed to Philadelphia

And Now, 17th day of June 1994. By paper filed, the above judgment is satisfied in full of debt, interest and cost.

Attest W. A. Shaw
 Prothonotary

Benjamin S.
Blakley III

JODINE L. MAGNUSSON,

MAY 3, 1993, COMPLAINT IN CUSTODY, filed by Benjamin S. Blakley, III, Esquire.

One (1) copy Certified to Attorney.

ORDER, filed.

You, SCOTT RICHARD BEAVER, have been sued in Court to obtain Custody of your child, RICHARD SCOTT BEAVER.

You are ORDERED to appear in person in Courtroom No. ___ of the Clearfield County Courthouse, Clearfield, Pennsylvania, 16830, on the 27th day of May, 1993, at 10:00 o'clock A.M. for a conference.

Custody of the minor child, RICHARD SCOTT BEAVER, shall be in Plaintiff, JODINE L. MAGNUSSON, until further ORDER of 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.

MAY 19, 1993, AFFIDAVIT OF MAILING, filedMay 5, 1993, COMPLAINT AND ORDER SERVED TO: Scott Richard Beaver, Deft. by certified mail. /s/ Benjamin S. Blakley, III, Esq.

SCOTT RICHARD BEAVER,

JULY 8, 1993, TEMPORARY CONSENT ORDER, filed

4 cert/Atty

AND NOW, this 6th day of July, 1993, the parties hereto being unable to agree on a permanent resolution of the issue of custody but desiring that a Temporary Order be issued pending further litigation in this matter, have signed a Stipulation that the Court enter the Order that hereafter appears:

1. JODINE L. MAGNUSON and SCOTT RICHARD BEAVER shall have shared legal custody of their minor child, RICHARD SCOTT BEAVER.

Pro by Atty 40.00

2. JODINE L. MAGNUSON shall continue to have primary physical custody of said child subject to rights of partial physical custody in SCOTT RICHARD BEAVER as are hereafter granted.

JCP Fee by Atty 5.00

3. SCOTT RICHARD BEAVER shall have partial physical custody of the minor child as follows:

(a) from June 7, 1993, at Noon until June 8, 1993, at 8:00 pm.

(b) from June 11, 1993, at 10:00 am. until June 13, 1993, at 8:00 pm.

(c) from June 25, 1993, at 10:00 am until June 28 1993, at 8:00 pm.

(d) from July 5, 1993, at Noon until July 6, 1993, at 8:00 pm.

(e) from July 9, 1993, at 10:00 am until July 11, 1993 at 8:00 pm.

(f) from July 23, 1993, at 10:00 am Until July 26, 1993 at 8:00 pm.

(g) from Agust 2, 1993, at 10:00 am until August 3, 1993 at 8:00 pm.

(h) from August 6, 1993, at 10:00 am until August 8, 1993 at 8:00 pm

(i) from August 20, 1993, at 10:00 am until August 23, 1993, 1993, at 8:00 pm.

(j) In addition to the times granted above, Father shall be entitled to an additional four (4) weeks of vacation time with the minor child over the Summer of 1993 provided that he give Mother at least forty-eight (48) hours' notice and provided that said vacation does not conflict with Mother's vacation over the weekend of July 2nd.

BY THE COURT: Joseph S. Ammerman, Judge.

/s/ Jodine L. Magnusson-Benjamin S. Blakley III, Esq.
Scott Ricahrd BEAVER-Toni M. Cherry, Esq.AUGUST 26, 1993, ORDER FOR MEDIATION CONFERENCE, filed 2 cert/Marcy

NOW, this 25th day of August, 1993, at the request of counsel for Defendant, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D., Licensed Child Psychologist, on October 20, 1993, at 9:00 AM, in Courtroom #2 of the Celarfield County Courthouse, Clearfield, Pennsylvania. Both parties, their respective counsel and the child/children shall provide someone to attend to the child/children while the party is in private conference.

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

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified copy to Atty Blakley and Deft.DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff.

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

1 Cert Copy to Atty Blakely & Deft

TERMINATED WITH PREJUDICE

Alan P. Schoen & John E. Person III

LINDA WILLIAMS,
DONALD STEPHENS,
MELCOLM STEPHENS and
ETHEL WRIGHT,

May 3
11:35 am

93-638-CD

THOMAS J. MCPHERSON and
A. L. SMITH TRUCKING,
INC.

MAY 3, 1993, STIPULATION AND ORDER TRANSFERRED FROM LYCOMING COUNTY PER COURT ORDER, filed by Alan P. Schoen, Esquire and John E. Person, II, Esquire ORDER, filed.

AND NOW, this 6th day of April, 1993, whereupon consideration of the Stipulation between the parties, which is attached hereto and made a parthereof and marked Exhibit "A", the matter of Williams, et al., v. Thomas J. McPherson, et al, is transferred to the Court of Common Pleas of Clearfield County. /s/ Clinton W. Smith Judge.

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copy to Atty Person and Atty Schoen

DEC. 06, 1995, PETITION TO COMPROMISE MINOR'S ACTION, ALLOW COUNSEL FEES AND EXPENSES, AND DIRECT DISTRIBUTION, filed by s/ANDREW P. GATES, ESQ. ONE(1) CERT TO ATTY GATES VERIFICATION, s/DONALD STEPHENS VERIFICATION, s/PAULINE WARD

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff.

BY THE COURT, /s/ John K. Reilly, Jr., President Judge.
1 Cert copy to Atty Person & Schen
TERMINATED WITH PREJUDICE

JAN. 12, 1996, APPROVAL OF COMPROMISE; ALLOWANCE OF COUNSEL FEES AND EXPENSES; DIRECTION OF DISTRIBUTION, filed. ONE (1) CERT TO ATTY GATES

AND NOW, this 12th day of January, 1996, the Court having read and considered the within Petition, it is hereby ORDERED, DECREED, AND ADJUDGED as follows:

1. The parties to this action may compromise the same upon the terms of the proposed compromise as set forth in the Petition filed by Donald Stephens, father and natural guardian of Malcolm Stephens, a minor, and by Pauline Ward, mother and natural guardian of Ethel Wright, a minor;

2. From the total settlement amount of \$24,500.00, John E. Person, III, Esquire, is to be paid the sum of \$8,166.66 as compensation for the legal services provided to all Plaintiffs, including the minors, Malcolm Stephens and Ethel Wright;

3. From the total settlement amount of \$24,500.00, John E. Person, III, Esquire, is to be reimbursed for expenses and advanced costs in the amount of \$502.38;

4. The balance of the remaining proceeds, being the sum of \$15,830.95 to be paid as follows:

- a. To Linda Williams - \$3,552.27;
- b. To Donald Stephens - \$7,756.26;
- c. To Donald Stephens, as guardian for Malcolm Stephens - \$646.77;
- d. To Pauline Ward, as guardian for Ethel Wright - \$3,875.65.

BY THE COURT: s/FREDRIC J. AMMERMAN, Judge

Pro by Atty 40.00

JPC Fee by Atty 5.00

Robert M.
Hanak

PATRICK F. GAYTON,

MAY 3, 1993, COMPLAINT, filed by Robert M. Hanak,
Esquire.One (1) copy Certified to Sheriff per attorney's
instructions.

MAY 18, 1993, PRAECIPE FOR APPEARANCE, filed

Kindly enter my Appearance as counsel of record
for Defendant, ERIC BLAINE MOWREY, in the above-entitled
action. /s/ Louis C. Schmitt, Jr., Esq.JUNE 22, 1993, ANSWER AND NEW MATTER, filed by
Louis C. Schmitt, Jr, Esq.

CERTIFICATE OF SERVICE, filed

June 21, 1993, ANSWER AND NEW MATTER SERVED TO:
all counsel of record. /s/ Louis C. Schmitt, Esq.JULY 23, 1993, RESPONSE TO NEW MATTER, filed
by Robert M. hanak, Esq.

AUGUST 5, 1993, SHERIFF RETURN, filed

May 5, 1993, Office of Sheriff of Elk Co deputized
by Chester A. Hawkins, Shff.May 6, 1993, COMPLAINT SERVED TO: Eric Blaine
Mowrey, Deft. /s/ Chester A. Hawkins, Shff by Marilyn
Hamm.AUGUST 16, 1993, REQUEST FOR PRODUCTION OF
DOCUMENTS, filed by Louis C. Schmitt, Esq.

CERTIFICATE OF SERVICE, filed

August 12, 1993, REQUEST FOR PRODUCTION OF DOCUMENTS
SERVED TO: All counsel of record. /s/ Louis C. Schmitt,
Esq.

OCTOBER 20, 1993, CERTIFICATE OF SERVICE, filed

October 19, 1993, PLAINTIFFS RESPONSE TO REQUEST FOR
PRODUCTION OF DOCUMENTS SERVED TO: Louis C. Schmitt,
Esq. /s/ Jeffrey M. Gordon, Esq.

Pro by Atty 40.00

JPC Fee by Atty 5.00

Shff by Atty 22.30

sur

charge by Atty 2.00

Shff

Elk Co by Atty 20.40

Pro by atty 9.50

MAY 18, 1994, NOTICE OF DEPOSITION OF SHARON CARR,
filed by Louis C. Schmitt, Jr, Esq.MAY 18, 1994, NOTICE OF DEPOSITION OF JOYCE ANN
GAYTON, filedJUNE 22, 1994, NOTICE OF DEPOSITION OF SHARON CARR,
filed by Louis C. Schmitt, Esq.JUNE 22, 1994, NOTICE OF DEPOSITION OF JOYCE ANN
GAYTON, filed by Louis C. Schmitt, Esq.JUL 12, 1996, PETITION FOR ENTRY OF JUDGMENT OF NON PROS, filed by s/LOUIS C. SCHMITT, JR.
ONE (1) CERT TO ATTY SCHMITT (RULE ONLY)

RULE RETURNABLE, filed.

AND NOW, this 12th day of July, 1996, a Rule is hereby granted to show cause why the Petition
for Entry of Judgment of Non Pros filed on behalf of Defendant, Eric Blaine Mowrey, should not be
granted.

This Rule is returnable on the 9th day of August, 1996, at 9:00 a.m., in Courtroom No. 1.

BY THE COURT: s/JOHN K. REILLY, JR., P.J.

VERIFICATION, s/LOUIS C. SCHMITT, ESQ.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the within was mailed to all counsel of record
this 8th day of July, 1996. s/LOUIS C. SCHMITT, JR. ESQ.

AUG 13, 1996, ORDER, filed. ONE (1) CERT TO ATTY GORDON, SCHMITT

NOW, this 13th day of August, 1996, following argument and briefs into Petition for Entry
of Judgment of Non Pros filed on behalf of Defendant above-named, it is the ORDER of this Court that
said Petition be and is hereby denied and the Court Administrator directed to place the above matter
on the next available list for trial by jury. BY THE COURT, s/JOHN K. REILLY, JR., P.J.AUG 16, 1996, PRAECIPE TO PLACE CASE ON TRIAL LIST, filed by s/JEFFREY M. GORDON, ESQUIRE
ONE (1) CERT TO ATTY GORDONAUG 19, 1996, NOTICE OF SERVICE OF INTERROGATORIES DIRECTED TO PALINTIFFS, filed.
NO CERT COPIESYou are hereby notified that on the 16th day of August, 1996, Defendant, Eric Blaine
Mowrey, served the original Interrogatories by mailing the original of same via first-class U.S.
Mail, postage prepaid, addressed to the following: JEFFREY M. GORDON, ESQ.

s/LOUIS C. SCHMITT, JR., ESQ.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY THAT A TRUE AND CORRECT COPY OF THE WITHIN WAS MAILED TO ALL COUNSEL
OF RECORD. S/LOUIS C. SCHMITT, JR., ESQ.

SEPTEMBER 11, 1996, NOTICE OF DEPOSITION, filed by Jeffrey M. Gordon, Esquire.

Deposition of Garrett W. Dixon, M.D.

CERTIFICATE OF SERVICE,

SEPTEMBER 10, 1996, NOTICE OF DEPOSITION SERVED TO: Louis C. Schmitt, Jr., Esquire.
/s/ Jeffrey M. Gordon, Esquire. One (1) certified copy to Attorney GordonSEP. 27, 1996, NOTICE OF DEPOSITION OF JEFFREY W. RICE, DMD, filed by s/JEFFREY M. GORDON, ESQ.
TWO (2) COPIES CERT TO ATTY

CERTIFICATE OF SERVICE

I, Jeffrey M. Gordon, hereby certify that a true and correct copy of the foregoing NOTICE OF
DEPOSITION was served this 26th day of September, 1996, by U.S. regular mail, postage prepaid upon
the following: LOUIS C. SCHMITT, JR., ESQ.

s/JEFFREY M. GORDON, ESQ.

CONTINUED FROM PAGE 578, GAYTON, -vs- MOWREY 93-639-CD

OCTOBER 29, 1996, MOTION TO COMPEL, filed by Louis C. Schmitt, Esquire.

OCTOBER 31, 1996, PROPOSED ORDER, filed. One certified to Attorney Schmitt
AND NOW, THIS 31st day of October, 1996, upon consideration of the Motion to Compel filed on behalf of Defendant, Eric Blaine Mowrey, it is hereby ORDERED, ADJUDGED and DECREED that the Plaintiffs shall within Twenty (20) days of the date of this Order file full, complete, and responsive answers to Defendant's interrogatories, or suffer further sanctions. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

NOVEMBER 8, 1996, NOTICE OF TAKING VIDEO DEPOSITION, filed by Jeffrey M. Gordon, Esquire.
DEPOSITION OF: Jeffrey W. Rice, D.M.D.

DEC. 31, 1996, NOTICE OF VIDEOTAPE DEPOSITION OF MICHAEL-GERARD MONCMAN, D.O., FOR USE AT TRIAL, filed by s/LOUIS C. SCHMITT, JR., ESQ. NO CERT COPIES
CERTIFICATE OF SERVICE
I hereby certify that a true and correct copy of the within was mailed to all counsel of record this 30th day of December, 1996. s/LOUIS C. SCHMITT, JR., ESQ.

JAN. 09, 1997, NOTICE OF VIDEOTAPE DEPOSITION OF MICHAEL R. KAHN, D.M.D., FOR USE AT TRIAL, filed by s/LOUIS C. SCHMITT, JR., ESQUIRE
CERTIFICATE OF SERVICE
I hereby certify that a true and correct copy of the within was mailed to all counsel of record this 8th day of January, 1997. s/LOUIS C. SCHMITT, JR., ESQ

JAN. 17, 1997, PRE-TRIAL ORDER, filed. ONE (1) CERT TO ATTY GORDON, SCHMITT
NOW, this 16th day of January, 1997, following pre-trial conference into the above-captioned matter, it is the ORDER of this Court that Plaintiff shall not call as an expert witness Dr. Gearhart Dixon and Defendant shall not call as an expert witness Dr. Michael-Gerard Moncman.
It is the further ORDER of this Court that jury selection shall be had on Thursday, January 23, 1997, at 9:45 a.m. with trial by jury beginning at 9:00 a.m. on Monday, February 24, 1997, and lasting through Tuesday February 25, 1997. BY THE COURT, s/JOHN K. REILLY, JR., P.J.

FEB. 25, 1997, PLAINTIFFS' REQUESTED POINTS FOR CHARGE, filed by s/Jeffrey M. Gordon, Esq. NO CERT COPIES

FEB. 25, 1997, DEFENDANT'S REQUESTED POINT FOR CHARGE, filed by s/Louis C. Schmitt, Jr., Esq. NO CERT COPIES
CERTIFICATE OF SERVICE
I hereby certify that a true and correct copy of the within was mailed to all counsel of record this 22nd day of January, 1997. s/Louis C. Schmitt, Jr., Esq.

FEB. 25, 1997. VERDICT, filed.
DO YOU FIND BY A PREPONDERANCE OF THE EVIDENCE THAT DEFENDANT, ERIC BLAINE MOWREY, WAS BEGLIGNET AT THE TIME OF THE ACCIDENT? NO
(Please refer to filing for a listing of jurors)

MAR. 27, 1997, PRAECIPE FOR ENTRY OF JUDGMENT, filed.

Kindly enter judgment on the jury's verdict of February 25, 1997, in favor of the Defendant in the above-captioned action. s/LOUIS C. SCHMITT, JR., ESQ.
CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the within was mailed to all counsel of record this 25th day of March, 1997. s/LOUIS C. SCHMITT, JR., ESQ.

NOTICE TO ALL PARTIES

Richard J. Parks,

INTEGRA NATIONAL BANK/
NORTH, successor by
merger to KEYSTONE
NATIONAL BANK,

May 4
11:20 am

93-641-CD

DENNIS L. LINGLE and
CAROL LINGLE, h/w

Pro by Atty 40.00
JPC Fee by Atty 5.00

Shff by Atty 25.80
sur charge by Atty 6.00
Pro by Atty 9.00
Pro by Atty 5.00

MAY 4, 1993, COMPLAINT IN CIVIL ACTION/Action Mortgage Foreclosure, filed by Richard J. Parks, Esquire
One (1) copy Certified to Sheriff per attorney's instructions.

AUGUST 5, 1993, SHERIFF RETURN, filed
May 7, 1993, COMPLAINT SERVED TO:Lingle Property.
May 7, 1993, COMPLAINT SERVED TO:Dennis L. Lingle, Deft.
May 7, 1993, COMPLAINT SERVED TO: Carol Lingle, Deft.
/s/ Chester A. Hawkins, Shff by Marilyn Hamm.

AUGUST 9, 1993, PRAECIPE FOR DEFAULT JUDGMENT, filed
Please enter judgment by default against the above named defendant, DENNIS L. LINGLE AND CAROL LINGLE, his wife, for failure to file an answer in the above-captioned matter in the amount claimed in the Complaint of \$27,426.50 plus interest thereon at the rate of \$7.54 per day from April 27, 1993, plus costs of suit and for foreclosure and sale of the mortgaged premises.
/s/ Richard J. Parks, ESq.

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Twenty-Seven Thousand Four Hundred Twenty-Six Dollars and Fifty cents plus interest and costs.

DEBT: \$27,426.50

DEFAULT JUDGMENT

Allen D. Buz
Prothonotary

AUGUST 9, 1993, NOTICE OF JUDGMENT MAILED TO DEFT.
/s/ da

AUGUST 16, 1993, PRAECIPE FOR WRIT OF EXECUTION, filed by Richard J. Parks, Esq.

WRIT OF EXECUTION ISSUED TO NO 93-89-EX

NOVEMBER 1, 1993, PRAECIPE TO SATISFY WITHOUT PREJUDICE, filed
Please satisfy the judgment entered in favor of Integra National Bank/North and against Dennis L. Lingle and Carol L. Lingle, without prejudice, as the Debtors have cured their mortgage account by bringing payments current pursuant to 41 P.S. §101 et seq. Please mark the judgment dockets satisfied without prejudice to refile.
/s/ Richard J. Parks, Esq.

SATISFIED WITHOUT PREJUDICE

IN RE:
 WALTER HAWKINS,
 An Alleged Severely
 Mentally Disabled
 Person,

MAY 4, 1993, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.
ORDER, filed.
ORDER, filed.

MAY 10, 1993, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.
DECREE, filed.
 AND NOW, this 10th day of May,, 1993, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

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 Section 305 of the Mental Health Procedures Act of 1976, as amended, for in-patient treatment for a period of One Hundred and Eighty (180) days.

It is the FURTHER ORDER of this Court that Clearfield County pay the fee 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 teh 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
 President Judge.

May 4
 12:30 pm

93-642-CD

108245
5-25-93

Pro	<i>lyle</i>	40.00
JCP Fee	<i>lyle</i>	5.00
R. Mattern		150.00

5-25-93

IN RE:

JAY FRYE,

An Alleged Severely
Mentally Disabled
Person,

MAY 4, 1993, PETITION FOR INVOLUNTARY TREATMENT, MENTAL
HEALTH PROCEDURES ACT OF 1976, filed.

ORDER, filed.
ORDER, filed

MAY 11, 1993, MENTAL HEALTH REVIEW OFFICERS
REPORT AND DECREE, filed.

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

AND NOW, this_10th day of MAY , 1993, the Mental
Health Review Officer's 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 Sectin 305
of the Mental Health Procedrues 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 fee of J. Richard Mattern II, Esquire,
Clearfield County Mental Health Review Officer. BY
THE COURT: /s/ John K. Reilly, Jr., President Judge.

May 4
12:30 pm

93-643-CD

505 98 ok 10/25/93
505 93 W 10/25/93

Pro *lyl* 40.00
JCP Fee *lyl* 5.00
R. Mattern 186.96

IN RE:
 JEFFREY SPONAUGLE,
 An Alleged Severely
 Mentally Disabled Person,

MAY 4, 1993, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976,, filed.
ORDER, filed.
ORDER, filed.

MAY 10, 1993, , MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) copy Certified to Mental Health.
DECREE, filed.
 AND NOW, this 10th day of May, , 1993, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

The Court finds that JEFFREY A. SPONAUGLE 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 and Eighty (180) days.

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

May 4
 12:30 pm

93-644-CD

Pro *by l.* 40.00
 JCP Fee *Lgl.* 5.00
 R. Mattern 150.00

5-25-93 CL 10 12/15
5-25-93 CL 10 12/15

IN RE:
 MENDOLIA NICHOLAS,
 An Alleged Severely
 Mentally Disabled
 Person,

MAY 4, 1993, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1975, filed.

ORDER, filed.
ORDER, filed.

MAY 10, 1993, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

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

AND NOW, this 10th day of May, , 1993, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

The Court finds that MENDOLIA NICHOLAS, 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 and Eighty (180) days.

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

May 4
 12:30 pm

93-645-CD

Pro *hylo* 40.00
 JPC Fee *hylo* 5.00
 R. Mattern 150.00

5-25-93 Pl. 108-245
5-25-93 Pl. 108-245

May 4
3:05 pm

SCHULTZ EXCAVATING,

93-646-CD

WILLIAM M. EDGREN,

Pro	by Deft	20.00
JCP Fee	by Deft.	5.00
Pro	by Plff	40.00
Pro	by Deft	5.00

MAY 4, 1993, , NOTICE OF APPEAL FROM J.P., Michael A. Rudella, filed.

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

Enter rule on SCHULTZ EXCAVATING, , appellee(s), to file a complaint in this appeal (Common Pleas No. 93-646-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ William M. Edgren, Defendant.

RULE: To SCHULTZ EXCAVATING, appellee(s)

MAY 7, 1993, 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. 93-646-CD upon the District Justice designated therein on May 5, 1993 by personal service. and upon the appellee Schultz Excavating on May 5, 1993, 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 May 5, 1993 by personal service. /s/ William M. Edgren, Deft.

MAY 11, 1993, TRANSCRIPT FROM JUSTICE RUDELLA, filed

MAY 19, 1993, COMPLAINT, filed by Schultz Excavating 2 cert/Plff

MAY 24, 1993, AFFIDAVIT, filed
May 24, 1993, COMPLAINT SERVED TO: William M. Edgren /s/ Schultz Excavating

MAY 26, 1993, PRAECIPE, filed
Kindly withdraw appeal to the above captioned matter. /s/ William M. Edgren, Deft.

WITHDRAWN

Barbara H.
SchicklingCOMMONWEALTH OF PENNA,
DEPARTMENT OF
TRANSPORTATION,MAY 4, 1993, PETITION FOR APPEAL FORM ORDER OF
DEPARTMENT OF TRANSPORTATION SUSPENDING OPERATOR'S
PRIVELEGES, filed by Barbara H. Schickling, Esquire

Five (5) copies Certified to Attorney.

One (1) copy Certified to Harrisburg, Commonwealth

One (1) copy Certified to Pittsburgh, Commonwealth

One (1) copy Certified to Court Administrator

OCTOBER 21, 1993, ORDER, filed 1 cert/Comwth-P&H
AttyNOW, this 20th day of October, 1993, upon agreement
of the parties, it is the ORDER of this Court that the
above-captioned matter be and is hereby continued for a
period of thirty (30) days. BY THE COURT: John K. Reilly,
Jr. P.J.MAY 4
3:25 pm

93-647-CD

DECEMBER 14, 1993, STIPULATION, filed by William
A. Kuhar, Jr, Esq. 1 cert/Comwth-P, Atty Schickling
ORDER OF COURT, filedAND NOW, to-wit this 8th day of December, 1993, upon
agreemeten of the parteis, the above-captioned matter is
remanded to the Department of Transportation for the pur-
pose of updating the petitioner's driving record to
show that, as of November 9, 1993, the petitioner had
satisfied the Northumberland County judgment which
had been entered against him and in favor of James
A. Smink in the amount of 4228.20 and which had arisen
from a motor vehicle accident that occurred on May
11, 1992, and had provided the Departmetn with acceptable
proof that, from June 1, 1993 until July 1, 1994 there
is a motor vehicle liability insurance policy covering
the commercial motor vehicles which he owns, and for
the purpose of rescinding the appealed indefinite suspension
of his Pennsylvania motor vehicle operating privilege
that had been imposed due to his failure to satisfy
that judgment. BY THE COURT: Paul M. Greiner, Sr
J. SP

RICHARD L. MANEY,

Pro by Atty 40.00

JPC Fee by Atty 5.00

<p>May 4</p> <p>93-648-CD</p> <p>KEVIN D. CLARK, SR.,</p> <p>Billed County 5/10/93</p> <p>5-25-93 OK 101246</p> <p>5-25-93 OK 101246</p>		<p>TAMMY K. CLARK,</p> <p>93-648-CD</p> <p>KEVIN D. CLARK, SR.,</p> <p>Pro <i>lyl</i> 40.00</p> <p>JCP Fee <i>lyl</i> 5.00</p>	<p><u>MAY 4, 1993, PETITION ATO PROCEED IN FORMA PAUPERIS,</u> filed by Plaintiff. One (1) copy certified to Plaintiff One (1) copy Certified to Defendant.</p> <p><u>MAY 4, 1993, COMPLAINT FOR CUSTODY,</u> filed by Plaintiff, One (1) copy Certified to Plaintiff One (1) copy Certified to Defendant. <u>ORDER,</u> filed AND NOW, this 29th day of April, 1993, upon consideration of the Petition of (Plaintiff) to Proceed In Forma Pauperis, it is hereby GRANTED. ORDERED AND DECREED that the Plaintiff TAMMY K. CLARK, may filed the Complaint for Custody in forma pauperis and proceed to the termination of proceedings without payment of filing fees or costs. /s/ Joseph S. Ammerman, Judge. <u>ORDER,</u> filed. You, Kevin D. Clark Sr., Defendant, ahve been sued in court to obtain custody, partial custody or visitation of teh children, Kevin Clark Jr., Dusten and Zackery. You are Ordered to appear in person at Courtroom NO. of the Clearfield County Courthouse, Clearfield, Clearfield County, Pennsylvania on Friday, June 4, 1993, at 10:15 a.m. for a conference. If you fail to appear as provided by this Order, an Order may be entered against you or the court may issue a warrant for your arrest. BY THE COURT: /s/ Joseph S. Ammerman.</p> <p><u>JUNE 4, 1993, ORDER,</u> filed 2 cert/Judge "A" NOW, June 4, 1993, the parties appearing before the Court pro se, it appearing that three children, ages nine, eight and three, are in the custody of the mother in Chambersburg, Pennsylvania, and the father lives in Kylertown, Pennsylvania, the parents will share legal custody with primary physical custody being with the mother, and the father is given visitation of the three children every other weekend. BY THE COURT: Joseph S. Ammerman, Judge.</p>
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<p>Ann B. Wood</p> <p>5/10/93 \$90.00 pd by Atty</p> <p>Clfd trust BAL/\$75.00</p> <p>CK#2178 TRANSFER TO REGULAR ACCOUNT PRO 40.00 PRO .50 CK#2384 ATTY 34.50</p>	<p>MARJORIE A. PILOSKY,</p> <p>93-649-CD</p> <p>JEFFREY A. PILOSKY</p> <p>Pro by atty 8.00 Pro 40.00 State by Atty 10.00 (1 count) JCP Fee by Atty 5.00 PRO .50</p> <p>75.00</p>	<p>MAY 5, 1993, COMPLAINT IN DIVORCE, filed by Ann B. Wood. Esquire One (1) copy certified to attorney.</p> <p>MAY 11, 1993, AFFIDAVIT OF SERVICE, filed May 5, 1993, COMPLAINT IN DIVORCE SERVED TO: Jeffrey A. Pilosky, Deft. by Certified mail. /s/ Ann B. Wood, Esq.</p> <p>AUGUST 23, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Ann B. Wood, Esq. AFFIDAVIT OF CONSENT OF MARJORIE A. PILOSKY, filed. AFFIDAVIT OF CONSENT OF JEFFREY A. PILOSKY, filed.</p> <p>AUGUST 24, 1993, DIVORCE DECREE, filed.</p> <p>AND NOW, the 24th day of August, 1993, the Plaintiff and Defendant having filed Affidavits of Consent stating 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 MARJORIE A. PILOSKY, be divorced and forever seperated from the nuptial ties and bonds of matrimony heretofore contracted between herself and JEFFREY A. PILOSKY. 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</p>
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remit the balance to the Plaintiff. BY THE COURT:
/s/ JOHN K. REILLY, JR., Judge.

SEPTEMBER 15, 1993, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE, PA.

SEPTEMBER 16, 1993, NOTICE OF ELECTION TO RETAKE MAIDEN NAME, filed by Ann B. Wood, Esquire.

Notice is hereby given that the Plaintiff in the above matter, having been granted a Final Decree in Divorce on the 24th day of August, 1993, hereby elects to retake and hereafter use her maiden name (or prior name) of Josephson and gives this written notice avowing her intention in accordance with the provisions of 54 Pa. C.S.A. s704. /s/ MARJORIE A. PILOSKY, TO BE KNOWN AS: MARJORIE A. JOSEPHSON.

MICHAEL R. GOODMAN,

MAY 5, 1993, JUDGMENT FROM J.P., MARK VRAHAS, filed.

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

Debt \$1071.00

Interest from August 17, 1992.

Filed and Entered by Plaintiff, May 5, 1993.

JUDGMENT



Prothonotary

JOHN BROWN,

MAY 5, 1993, Notice of Entry of Judgment mailed to Defendant.

Pro by Plff 9.00

May 5
11:30 am

93-650-CD

JACKIE KEPHART,

MAY 5, 1993, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by Plaintiff/HOPE

Eight (8) copies Certified to Plaintiff/HOPE
One (1) copy Certified to County Control
TEMPORARY ORDER, filed.

AND NOW this 5th day of May, 1993, upon review of the plaintiff's petition, the Court enters the following ORDER:

The Sheriff is directed to serve a copy of the petition and ORDER on the defendant. The Plaintiff shall serve copies of the ORDER on the police department in the jurisdiction where plaintiff resides and the Court shall serve County Control which serves as the central registry for all Protection From Abuse ORDERS.

This ORDER shall be enforced by any law enforcement agency in a County where a violation of this ORDER occurs.

A Hearing Conference shall be held on the 10th day of May, 1993, at 10:00 A.M. at 430 Spring Street, Suite #3, Houtzdale, PA

This ORDER shall remain in full force and effect until modified or terminated by this Court.

This is ORDER of Court. Any violation of this ORDER by either party shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) dollars and a jail sentence of up to Six (6) Months. BY THE COURT: /s/ Joseph S. Ammerman Judge.

MAY 12, 1993, ORDER, filed

NOW, THIS 10th day of May, 1993, an action under the Protection from Abuse Statute having been filed by the Plaintiff, the proceeding having been served by _____ Dept, and proof of the same having been filed to the above term and number, the Plaintiff having appeared to testify and the Defendant having/failing to appear, the following order is issued:

1. The Defendant shall refrain from abusing, harassing, and threatening the Plaintiff, or of placing Plaintiff in fear of abuse at any place where Plaintiff may be found.

2. The Defendant is enjoined and prohibited from living at, entering, attempting to enter or visit the residence located at 20 C--- Rd, Clearfield, PA 16830, and any subsequent residence in which the Plaintiff resides during the pendency of this Order. Plaintiff is granted exclusive possession of the premises.

4. The Defendant is prohibited from having any contact with the Plaintiff including, but not limited to, entering the place of employment, business or school of the Plaintiff, and harassing the Plaintiff.

5. The Plaintiff is awarded temporary custody of the minor children, Jen Kephart (11yrs old) Megan Kephart (9yrs old) 90 visitation will be allowed by 3rd party only, Marg Kephart will be in charge of picking the children up.

7. This Order shall be enforced by any law enforcement agency in any county where a violation of this Order occurs.

8. This Order shall remain in full force and effect for a period of One (1) year from date hereof.

9. The Defendant shall pay the costs and fees of this law suit. \$45.00 to the Prothonotary \$19.80 service fees, to be pay in full in 30 days.

This proceeding was held prevalent to Order of Court dated January 22, 1993. Either party shall have the right to file an Appeal, De Navo, with the Prothonotary of Clearfield County within ten (10) days from the date of this Order.

This is an Order of Court. Any violation of any of the Provisions of this Order by the Defendant shall constitute contempt of Court and may be punishable by incarceration of up to six (6) months and a fine of up to One Thousand (\$1,000) Dollars for each violation. BY THE COURT: James L. Hawkins, District Justice.

MARCH 31, 1994, ORDER, filed 1 cert/Deft

NOW, this 28th day of March, 1994, the above named defendant having failed to pay costs pursuant to Order dated May 10, 1993, it is the ORDER of this Court unless the above named defendant pays costs due the Prothonotary in the amount of \$47.29, and service fees due the Sheriff in the amount of \$19.80 before June 24, 1994 a hearing to show cause why said defendant shall not be held in contempt of Court for failure to comply with said previous Order is scheduled for the 6th day of July, 1994, at 9:00 AM in Court Room No 1 of the Clearfield County Courthouse, at which time the defendant must be present or a Bench Warrant may be issued for his arrest. BY THE COURT: John K. Reilly, Jr P.J.

JULY 6, 1994, ORDER, BENCH WARRANT, filed 1 cert/Deft

NOW, this 6th day of July, 1994, this being the day and date set for hearing in the above-captioned order for payment of costs, Defendant having failed to appear, he having received due and proper notice thereof, it is the ORDER of this Court that Bench Warrant be issued forthwith. BY THE COURT: John K. Reilly, Jr, P.J.

JULY 13, 1994, SHERIFF RETURN, filed

May 5, 1994, PFA SERVED TO: Dan Kephart, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

May 5
2:15 pm

93-651-CD

DAN KEPHART,

Billed Co. 5/10/93

5-20-93 93-651-CD
5-22-93 10-10-94

Pro	by Plff	40.00
JCP Fee	by Plff	5.00
Shff sur	by Plff	17.80
charge	by Plff	2.00

Beth Ammerman Gerg

DARREN E. SMITH,
A Minor child, by
CONSTANCE L. SMITH,
his parent and guardian,

MAY 5, 1993, PETITION TO COMPROMISE AND SETTLE MINOR'S CLAIM, filed by Beth Ammerman Gerg, Esquire
Three (3) copies Certified to Attorney.
ORDER, filed. Three (3) copies Certified/Attorney AND NOW, this 5th day of May, 1993, a petition for approval of minors settlement haveing been filed, it it ehreby ORDERED, that a hearing on said petition shall be held on the 7th day of July, 1993, at 10:00 A.M. at which time petitioners and the minor child shall be present. BY THE COURT: /s/ John K. Reilly, Jr, President Judge.

May 5
2:20 pm

92-652-CD

JULY 7, 1993, ORDER APPROVING SETTLEMENT, filed 2 cert/Atty
AND NOW, to wit: this 7th day of July, 1993, upon consideration of the foregoing Petition of Constance L. Smith, to Compromise, Settle and Discontinue a Minor's Claim in the above-capitoned case, after consideration , it is ordered that the propsed compromised settlement of said claim in the amount of Five Thousand (\$5,000.00) Dollars shall be and is hereby approved and the Plaintiff is ehreby granted leave of court to execute such releases as may be necessary to settle and/or discontinue said claim.

JAMES BYRAN, JR.

Further, record costs shall be paid by the Defendant through their attorney, Beth Ammerman Gerg, ESquire, to be paid to the Prothontoary of Clearfield County.
The settlement of Five Thousand (\$5,000.00) Dollars shall be distributed to Darren E. Smith, a minor, payable to Constance L. Smith as guardian of Darren E. Smith, said proceeds to maintained and deposited in an interest bearing account insured or secured by the credit of the United States Government to be held for the benefit of the minor child. BY THE COURT: John K. Reilly, Jr, P.J.

Pro by Atty 40.00

JCP Fee by Atty 5.00

Beth Ammerman Gerg

SCOTT DANIEL FRANCISCO, A Minor Child, by GERALDINE FRANSISCO AND DAVID L. FRANCISCO, his parents and guardians,

MAY 5, 1993, PETITION TO COMPROMISE AND SETTLE MINOR'S CLAIM, filed by Beth Ammerman Gerg, Esquire.

Three (3) copies Certified to Attorney.

ORDER, filed.

Three (3) copies Certified to Attorney.

AND NOW, this 5th day of May, 1993, a petition for approval fo minors settlement having been filed, it is hereby ORDERED, that a hearing on said petition shall be held on the 7th day of July, 1993, at 10:15 A.M. at which time petitioners and the minor child shall be present. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

JULY 7, 1993, ORDER APPROVING SETTLEMENT, filed 2 cert/Atty

AND NOW, to wit: this 7th day of July, 1993, upon consideration of the foregoing Petitino of Geraldine Francisco and David L. Francisco, to Compromise, Settle and Discontinue a Minor's Claim in the above-captioned case, after consideration, it is ordered that the proposed compromised settlement of said claim in the amount of Three Thousand (\$3,000.00) Dollars shall be and is hereby approved and the Plaintiffs are hereby granted leave of court to execute such releases as may be necessary to settle and/or discontinue said claim.

Further, record costs shall be paid by the Defendant through their attorney, Beth Ammerman Gerg, Esquire, to be paid to the Prothontoary of Clearfield County.

The settlement of Three Thousand (\$3,000.00) Dollars shall be distributed to Scott Daniel Francisco, a minor, payable to Geraldine and David L. Francisco as guardians of Scott Daniel Francisco, said proceeds to be maintained and deposited in an interest bearing account insured or secured by the credit of the United States Government to be held for the benefit of the minor child. BY THE COURT: John K. Reilly, Jr., P.J.

May 5 2:20 pm

93-653-CD

JAMES BRYAN, JR.,

Pro by Atty 40.00

JPC Fee by Atty 5.00

Keystone
Legal
Services,
(Dennis
Kenny)

DONALD B. MILLER, II

MAY 5, 1993, TRANSFER OF COMPLAINT IN DIVORCE FROM THE
STATE OF NORTH CAROLINA, filed by Kennis Kenny, Esquire
MAY 5, 1993, PRAECIPE TO PROCEED IN FORMA PAUPERIS,
filed.

May 5
2:55 pm

93-654-CD

Kindly allow DONALD B. MILLER, II, to proceed
in forma pauperis.

I, DENNIS KENNY, attorney for the party proceeding
informa 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/ Dennis Kenny, Esquire.

AFFIDAVIT IN SUPPORT OF PETITION TO PROCEED IN
FORMA PAUPERIS, filed.
ORDER, filed.

NOW This 23rd day of April, 1993, upon consideration
of the foregoing Affidavit in Support of Petition To
Proceed In Forma Pauperis, said Petition is GRANTED.
BY THE COURT: /s/ Joseph S. Ammerman, Esquire.

PATRICIA ANN MILLER,

MAY 5, 1993, NOTICE OF INTENTION TO RETAKE PRIOR
NAME, filed.

Notice is hereby given that the Plaintiff in the
above matter, having been granted the Final Decree
In Divorce on September 2nd, 1980, hereby elects to
retake and use her previous name of Patricia Ann
Newpher and gives this written notice avowing her intention
in accordance with the provisions of 54 PA C.S.A. 704.
/s/ Dennis Kenny, Esquire

Billed County 5/11/93

5-25-93 Ok 106-249
5-25-93 Ok 106-249
Ok 103-249

Pro	<i>Lyl</i>	40.00
JPC Fee	<i>Lyl</i>	5.00
Pro	<i>Lyl</i>	8.00

R. Denning
Gearhart

MARY ELLEN JEFFRIES,

MAY 6, 1993, PETITION FOR PROTECTION FORM ABUSE, filed by R. Denning Gearhart, Esquire
Seven (7) copies Certified to Attorney
TEMPORARY PROTECTIVE ORDER, filed.

May 6
9:30 am

93-655-CD

AND NOW, this 5th day of May, , 1993, upon presentation nad consideration of the within Petition and upon finding that the Petitioner, MARY ELLEN JEFFRIES, , is in immediate and present danger of abuse from Respondent, TODD L. JEFFRIES, , the following Temporary Protective Order is entered:

Respondent, TODD L. JEFFRIES, is hereby enjoined from abusing, harassing or otherwise having any contact wheatsoever with the Petitioner or her family. FURTHER, the Petitioner is granted temporary custody of the parties' minor children, JOSEPH C. JEFFRIES, (do.ob 7/4/80) FURTHER, the Respondent si to be excluded from the residence of the Petitioner located at 67 Fernwood Road, Ginter, PA 16866.

This is an ORDER OF Court. A violation of this Order shall constitute contempt of Court and may be punishabale by a fine of up to One Thousand (\$1,000.00) Dollars and a jail sentence of up to six (6) months.

THIS ORDER shall remain in effect until a hearing is held in this matter on the 10th day of May, , 1993, at 10:30 A.M. at 430 Spring Street, Suite #3, Houtzdale, Pennsylvania. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

TODD L. JEFFRIES,

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copy to Atty Gearhart and Deft.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff,

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

1 Cert copy to Atty Gearhart & Deft

TERMINATED WITH PREJUDICE

5/11/93 Billed Co.

Pro *ly lu* 40.00
JCP Fee *ly lu* 5.00

5-25-93 11/10/246
5-25-93 11/11/246

Mathew B. Taladay

PAUL'S WORLD OF HOME DECORATING,

MAY 6, 1993, NOTICE OF APPEAL FROM J.P., Guy M. Lester, filed by Mathew B. Taladay, Esquire.

PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO RILE, filed.

Enter rule upon PAUL'S WORLD OF HOME DECORATING, appellee, to file a complaint in this appeal (Common Pleas No. 93-656-CD) within twenty (20) days after service of rule or suffer entry of judgment of non prox. ?S? Mathew B. Taladay, Esquire.

RULE: To PAUL'S WORLD OF HOME DECORATING, appellee.

MAY 10, 1993, PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT, file

I hereby swear that I served a copy of the Notice of Appeal, Common Pleas No. 93-656-CD upon the District Justice designated therein on May 7, 1993, by certified mail sender's receipt attached hereto. and upon Paul's World of Home Decorating, on May 7, 1993, by certified mail sender's receipt hereto 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 May 7, 1993 by certified mail, sender's receipt attached hereto. /s/ Matthew B. Taladay, Esq.

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL LIST filed. One Copy Certified to Plff and Atty Taladay.

OCT. 13, 1995, LETTER FROM PAUL (LAST NAME ILLEGIBLE) RE: INACTIVE LIST, filed.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Defendant.

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

1 certified copy to Attys. Lundy & Taladay
TERMINATED WITH PREJUDICE

May 6 11:15 am

93-656-CD

Mathew B. Taladay

LYNDA GERNAT,

Pro by Atty 20.00

JCP Fee by Atty 5.00

PENNSYLVANIA-AMERICAN
WATER,
PO Box 313
Milton, PA 17847

May 6

93-657-CD

MRS. JOHN P. CROYLE
RD #1, Box 497
Philipsburg, PA 16866

Pro by Plff 9.00

MAY 6, 1993, JUDGMENT FROM J.P., Robert Shoff, filed.

Judgment is entered in favor of the Plaintiff
and against the Defendant, in the sum of Three Hundred
Fifty-four and 39/100 Dollars, with costs.

Debt \$354.39

Interest from April 10, 1992

Filed and Entered by Plaintiff, May 6, 1993.

JUDGMENT

Allen D. Bitt
Prothonotary

MAY 6, 1993, Notice of Entry of Judgment mailed to
Defendant.

Harold Skalar

AMBRIT ENERGY CORP,
A Delaware Corporation,

MAY 6, 1993, PETITION TO REQUEST FOR JUDICIAL ASSISTANCE
filed by Harold Skalar, Esquire

RULE, filed

and nwo, this 5th day of May, 1993, A RULE IS HEREBY
ISSUED upon the Defendants to show cause why Plaintiff's
Request for Judicial assistance should not be granted.

RULE RETURNABLE the 11th day of June, 1993, at 2:30
p.m. in Court room 1 of the Clearfield County Court-
house, Clearfield, PA BY THE COURT: /s/ John K.
Reilly, Jr., President Judge.

Four Copies of RULE issued to Attorney for Service
as per Me. Skalar's Instructions. He has the addresses
of the parties being served.

May 6
11:05 am

93-658-CD

JUNE 11, 1993, ORDER, filed 7 cert/Atty Skalar
NOW, this 11th day of June, 1993, this being the
return day in the above captioend Letter of Request
for Judicial Assistance from the Circuit Court of Harrison
County, West Virginia requesting certain documents
enumerated in teh Letter of Request from Fairman Drilling
Company, there being no opposition to such Letter of
Requst for Judicial Assistance, it is hereby ORDERED
that Fairman Drilling Company shall supply the requested
documetns to counsel for Ambrit Energy Corp within
fifteen (15) days form the date hereof. BY THE COURT:

CNG TRANSMISSION
CORPORATION, A Delaware
Corporation,
CNG DEVELOPMENT COMPANY,
A Delaware Corporation
and HOPE GAS, INC., a
West Virginia Corp,

5/11/93 Billed Attorney

Pro 40.00
JCP Fee 5.00

Jane P. Marks

THOMAS R. SMAILER,

MAY 6, 1993, COMPLAINT FOR JOINT LEGAL CUSTODY AND VISITATION, filed by Jane P. Marks
NO COPIES

May 6
12:00 pm

93-659-CD

MAY 20, 1993, ORDER FOR MEDIATION CONFERENCE, filed 2 cert/Atty
NOW, this 20th day of May, 1993, upon consideration of Plaintiff's Complaint for Joint Legal Custody and Visitation, it is ORDERED that a Mediation Conference be held before Dr. Allen H. Ryen, Ph.D. Licensed Child Psychologist, on June 9, 1993, at 1:00 PM, 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 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.

KATHLEEN MILES,

MAY 20, 1993, ORDER OF COURT, filed 2 cert/Atty
You, Kathleen Miles, defendant, have been sued in court to obtain joint legal custody and visitation of the following children: Kristine Ann Smailer, Matthew Thomas Smailer.

You are ordered to appear in person at the Clearfield County Courthouse 1 North 2nd Street, Clearfield, PA 16830 on the 9th day of June, 1993 at 1:00 pm for a Custody Mediation before Dr. Allen H. Ryan.

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.
(No signature used as a notice)

Pro by atty 40.00

JPC Fee by atty 5.00

JUNE 20, 1994, CONSENT ORDER, filed 2 cert/Atty
Cunningham

June 20, 1994 BY THE COURT: BY THE COURT: John K. Reilly, Jr, P.J

We the undersigned do hereby consent to the above order. /s/ Kathleen A. Miles /s/ Thomas R. Smailer

WILLIAM D. CARTWRIGHT

MAY 6, 1993, PETITION TO PROCEED IN FORMA PAUPERIS, filed by Plaintiff.

Four Copies (4) Certified to Plaintiff

One (1) copy Certified to defendant.

AFFIDAVIT OF INSUFFICIENT FUNDS, filed.

ORDER, filed.

AND NOW, this 5th day of May, 1993, upon consideration of the Petition of (Plaintiff) to Proceed In Forma Pauperis, it is hereby GRANTED and ORDERED and DECREED THAT THE (Plaintiff) WILLIAM D. CARTWRIGHT III, may file the COMPLAINT FOR CUSTODY in forma pauperis and proceed to the termination of proceedings without payment of filing fees or costs. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

May 6
3:20 pm

93-660-CD

MAY 6, 1993, COMPLAINT FOR VISITATION/CUSTODY, filed by Plaintiff.

One (1) copy certified to Plaintiff

One (1) copy Certified to Defendant.

You, AIMEE RENEE BECK, Defendant, have been sued in Court to obtain custody, partial custody or visitation of the child, DEREK M. BECK,

You are ORDERED to appear in person at courtroom NO. of the Clearfield County Courthouse, Clearfield Clearfield County, on tuesday, June 1, 1993, at 10:30 A.M. for a conference.

If you fail to appear as provided by this Order, an Order may be entered against you or the court may issue a warrant for your arrest. BY THE COURT: /s/ Joseph S. Ammerman,

AIMEE RENEE BECK,

JUNE 3, 1993, ORDER FOR MEDIATION CONFERENCE, filed 2 cert/Judge "A"

NOW, this 1st day of June, 1993, 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 28, 1993, at 1:00 PM, in Courtroom No 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 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 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.

5/13/93 Billed County

5/25/93 Clk 118495
5/25/93 Clk 118495

Pro *lyl* 40.00
JPC Fee *lyl* 5.00

JULY 30, 1993, CONSENT ORDER, filed 3 cert/Atty Knarboro
NOW, this 28th day of July, 1993, after a mediation conference, the parties agree as follows:

1. That Aimee Renee Beck, Hereinafter referred to as mother, shall have primary physical and legal custody of the parties' MINOR CHILD, Derek Michael Beck, DOB 1/30/92.
 2. That William D. Cartwright III, hereinafter referred to as father, shall have visitation of the said minor child as follows:
 - a. For One (1) Month from the date of this Order the father shall have visitation every Sunday from 10:00 am until 1:00 pm.
 - b. For the following Six (6) Months, the father shall have visitation every Wednesday and Sunday from 10:00 am until 1:00 pm.
 - c. After the above mentioned six month period, or as the parties may otherwise agree, the father shall have visitation every Wednesday and Sunday from 10:00 am until 5:30 pm.
 - d. Upon agreement of the parties, as the child is deemed ready for such contact, the father shall enjoy overnight visitation with the child with the particulars of said overnight visitation to be agreed upon by the parties.
 - e. The father shall have visitation of said minor child on Thanksgiving and Christmas from 1:00 pm until 6:00 pm.
 - f. That the father shall have visitation of the said minor child upon alternating holidays (New Years Day, Easter Sunday, Memorial Day, Fourth of July, Labor Day) from 10:00 am until 5:30 pm.
 3. That the father shall have visitation of the said minor child at other times upon mutual agreement of the parties. BY THE COURT: Joseph S. Ammerman, Judge.
- We, the undersigned, do hereby agree and consent to the entry of the foregoing Order.
/s/ Aimee Renee Beck-Gary A. Knarboro, Esq /s/ Aimee Renee Beck

Kimberly
M. Kubista

GLORIA L. SNYDER,

MAY 7, 1993, COMPLAINT, filed by Kimberly M. Kubista,
Esquire.

One (1) copy Certified to Attorney.

MAY 10, 1993, AFFIDAVIT OF SERVICE, filed.

MAY 8, 1993, CERTIFIED COPY OF COMPLAINT SERVED
ON ADAM E. SNYDER, JR., BY CERTIFIED MAIL, s/ Kimberly M.
Kubista, Esquire

AUGUST 24, 1993, SHERIFF RETURN, filed

June 4, 1993, COMPLAINT SERVED TO: Adam E. Snyder,
Jr, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL
OF LIST, filed. Certified Copy to Atty Kubista and Deft.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and
date set for General Call of the Civil Cases in which no action
has been taken for two years or more; the Prothonotary having given
notice pursuant to Rule 319 of the Clearfield County Civil Rules
of Court; there being no objection, it is the ORDER of this Court
that the above-captioned case be and is hereby TERMINATED with
prejudice.

It is further Ordered that costs of this matter shall be
assessed to the Plaintiff.

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

1 Cert copy Atty Kubista & Deft

TERMINATED WITH PREJUDICE

May 7
10:45 am

93-661-CD

ADAM E. SNYDER, JR.

Pro	by Atty	40.00
JCP Fee	by Atty	5.00
Shff	by Atty	35.28
sur		
charge	by Atty	2.00

<p>David P. King</p> <p>5/7/93 \$100.00 pd by Atty</p> <p>Clfd Trust BAL/\$75.00</p> <p>Ck # 2990 BAL \$100.00 CIVIL DIV. Bal. 5/7/93 34.50</p>	<p>ANNETTE M. GUTHRIDGE,</p> <p>93-662-CD</p> <p>RICHARD S. GUTHRIDGE,</p> <p>Pro 40.00 State by Atty 10.00 (three counts) JCP Fee by Atty 15.00</p>	<p><u>MAY 7, 1993, COMPLAINT IN DIVORCE</u>, filed by David P. King, Esquire. One (1) copy Certified to Attorney.</p> <p><u>JULY 24, 1995, PRAECIPE TO TRANSMIT RECORD</u>, filed by David P. King, Esquire. <u>AFFIDAVIT OF SERVICE</u>, filed. <u>AFFIDAVIT OF NON-MILITARY SERVICE</u>, filed. <u>AFFIDAVIT OF CONSENT OF ANNETTE M. GUTHRIDGE</u>, filed. <u>AFFIDAVIT OF CONSENT OF RICHARD S. GUTHRIDGE</u>, filed. <u>DECREE IN DIVORCE</u>, filed. AND NOW, July 25, 1995, it is ORDERED AND DECREED that ANNETTE M. GUTHRIDGE, Plaintiff, and RICHARD S. GUTHRIDGE, 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. & Act 26-1980, 23 P.S. §1, et seq., "The Divorce Code", that the terms, provisions and conditions of a certain Settlement Agreement between the parties dated April 20, 1994, and attached to this Decree and Order by reference as fully as through 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 J. Ammerman, Judge.</p> <p><u>JULY 25, 1995, SETTLEMENT AGREEMENT</u>, filed. /s/ Annette M. Guthridge and Richard S. Guthridge.</p> <p><u>AUGUST 15, 1995, VITAL STATISTICS FORM MAILED TO DEPARTMENT OF HEALTH, NEW CASTLE, PA.</u></p> <p><u>JULY 26, 1995, DECREES MADE AND GIVEN TO PARTIES OF RECORD.</u></p>
<p>Ck#3065</p>	<p>Paid to Atty 34.50</p>	

IN RE:
 BRET BAILEY,
 An Alleged Severely
 Mentally Disabled Person,

MAY 7, 1993, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

One (1) copy Certified to R. Mattern
 One (1) copy Certified to G. Knaresboro
ORDER, filed
ORDER, filed.

MAY 11, 1993, MENTAL HEALTH REVIEW OFFICERS REPORT AND DECREE, filed.

One (1) copy certified to R. Mattern
DECREE, filed.
 AND NOW, this 11th day of May, 1993, the MENTAL HEALTH Review Officer's Report is acknowledged. We approve his recommendation.

May 7
 12:40 am

93-663-CD

The Court finds that BRET A. BAILEY, 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 Outpatient Treatment Program.

The Court, therefore, ORDERS AND DECREES that BRET A. BAILEY be and is hereby committed to an Outpatient Treatment Program under the auspices of the Clearfield-Jefferson Community Mental Health Center.

It is the FURTHER ORDER of this court that the said BRET A. BAILEY is hereby directed to comply completely with the Outpatient treatment Program developed by Clearfield-Jefferson Community Mental Health Center.

The term of this commitment shall be for a period

Pro	<i>hylo</i>	40.00
JCP Fee	<i>hylo</i>	5.00
R. Mattern		150.00

5-22-93 26 108499
5/28/93 26 108474

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.

Paul E. Cherry

LARRY L. DONALDSON,

MAY 7, 1993, COMPLAINT IN DIVORCE, filed by Paul E. Cherry, Esquire.
One (1) copy Certified to Attorney.

SEPTEMBER 3, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. One copy to Atty. Cherry, Deft.

SEP. 05, 1996, LETTER FROM WILLIAM A. SHAW TO BONNIE L. DONALDSON, RE: CALL OF THE INACTIVE LIST 12/03/96, RETURNED BY POSTAL SERVICE, "NOT DELIVERABLE AS ADDRESSED, UNABLE TO FORWARD" filed.

DECEMBER 4, 1996, ORDER, filed.

Cert. copy to Atty. Cherry

NOW, this 3rd day of December, 1996, 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 nor an attorney representing same having appeared, it is the ORDER of this Court that the above-captioned case be and is hereby dismissed.
BY THE COURT: /s/ Fredric J. Ammerman, Judge

DISMISSED

BONNIE L. DONALDSON,

5/7/93
\$95.00 Pd
by Atty

93-665-CD

Clfd Trust
\$75.00 Bal

Pro 40.00
State by Atty 10.00
(2 counts)
JCP Fee by Atty 10.00

2990
30
34.50

May 7
2:30 pm

DUBOIS STARTER
ALTERNATOR,
RD#1, Box 99A
DuBois, PA 15801

93-666-CD

HAROLD LEACH EXCAVATING
RD #1
DuBois, PA 15801

Pro by Plff 9.00
Pro by Atty 5.00

MAY 7, 1993, JUDGMENT FROM J.P., MARK VRAHAS, filed.

Judgment is entered in favor of the Plaintiff
and against the Defendant, in the sum of Two Hundred
Sixty-eight and 10/100 Dollars, with costs

Debt \$268.10

Interest from December 7, 1992

Filed and Entered by Plaintiff, May, 7, 1993.

JUDGMENT

Allen D. Bietz
Prothonotary

MAY 7, 1993, Notice of Entry of Judgment mailed to Defendant.

JUNE 22, 1993, PRAECIPE, filed

Please mark the above captioned case satisfied and discontinued. /s/ Donald J. Martin, Pres DuBois Starter Alternators & Air Tool Service.

SATISFIED AND DISCONTINUED

May 7
2:30 pm

DUBOIS STARTER-
ALTERNATOR,
RD#1, Box 99A
DuBois, PA 15801

93-667-CD

RATAY COAL
RD#1, Box 198
Penn Run, PA 15765

Pro by Plff 9.00

MAY 7, 1993, JUDGMENT FROM J.P., MARK VRAHAS, filed.

Judgment is entered in favor of the Plaintiff
and against the Defendant, in the sum of Two Thousand
Seven Hundred Ninety-two and 19/100 Dollars, with costs.

Debt \$2,792.19

Interest from September 28, 1992.

Filed and Entered by Plaintiff, May 7, 1993.

JUDGMENT

Allen D. Bietz
Prothonotary

MAY 7, 1993, Notice of Entry of Judgment mailed to Defendant.

Edward
Stock

SEARS ROEBUCK & CO.
1608 Walnut Street,
18th Floor
Philadelphia, PA 19103

May 7
2:55 pm

93-668-CD

WILLIAM J. RUSONIS,

Pro by Plff 9.00
Pro by Atty 15.00

MAY 7, 1993, JUDGMENT FROM J.P., MARK VRAHAS, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Two Thousand Five Hundred Eighty-five and 16/100 Dollars, with costs .

Debt \$2,585.16

Interest from March 9, 1993.

Filed and Entered by Plaintiff, May 7, 1993.

JUDGMENT

Allen D. Bartz
Prothonotary

MAY 7, 1993, Notice of Entry of Judgment mailed to Defendant.

MAY 21, 1998, PRAECIPE FOR WRIT OF REVIVAL OF JUDGMENT, filed by s/ELSIE STOCK, ESQ.

WRIT TO ATTY, 5/21/98

PLEASE REFER TO COMPUTER
FOR FURTHER ENTRIES

Edward
Stock

SEARS ROEBUCK & CO.
1608 Walnut street
18th Floor
Philadelphia, PA 19103

May 7
2:55 pm

93-669-CD

SHERRI RUSONIS,
18 Pentz Run Ave.
DuBois, PA 15801

Pro by Plff 9.00
Pro by Atty 15.00

MAY 7, 1993, JUDGMENT FROM J.P., MARK VRAHAS, filed.

Judgment is entered in favor of the Plaintiff and against the Defendant, in the sum of Two Thousand Five Hundred Eighty-five and 16/100 Dollars with costs.

Debt \$2,585.16

Interest from March 9, 1993

Filed and Entered by Plaintiff, May 7, 1993.

JUDGMENT

Allen D. Bartz
Prothonotary

MAY 7, 1993, Notice of Entry of Judgment mailed to Defendant

MAY 21, 1998, PRAECIPE FOR WRIT OF REVIVAL OF JUDGMENT, filed by s/ELSIE STOCK, ESQ.

WRIT TO ATTY, 5/21/98

PLEASE REFER TO COMPUTER
FOR FURTHER ENTRIES

James D. Dennison

TRACI S. GEER,

MAY 7, 1993, PRAECIPE FOR SUMMONS IN CIVIL ACTION,
filed by James D. Dennison, Esquire
Issue a Summons in civil action in which Stephen P. Regic, M.D. Individually, is the Defendant in the above captioned matter. /s/ James D. Dennison, Esquire

May 7
3:15 am

93-670-CD

MAY 7, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.

JUNE 8, 1993, PRAECIPE FOR RULE TO FILE COMPLAINT,
filed

Please issue a Rule on Plaintiff to file her Complaint within twenty (20) days from service thereof or suffer a judgment of non pros against her. /s/ John W. Blasko, Esq.

JUNE 9, 1993, RULE TO FILE COMPLAINT ISSUED TO ATTY FOR SERVICE. /s/ arf

Blasko & Horne

STEPHEN P. REGIC, M.D.

JUNE 8, 1993, PRAECIPE FOR ENTRY OF APPEARANCE,
filed

Please enter our appearance on behalf of the Defendant Stephen P. Regec, MD in the above matter.

We are authorized to accept service on his behalf. s/ John W. Blasko & James M. Horne, Esq.

Individually,

CERTIFICATE OF SERVICE, filed

June 7, 1993, PRAECIPE FOR ENTRY OF APPEARANCE SERVED TO: James D. Dennison, Esq. /s/ John W. Blasko, Esq.

JUNE 25, 1993, CERTIFICATE OF SERVICE FOR RULE TO FILE COMPLAINT, filed

June 24, 1993, RULE TO FILE A COMPLAINT SERVED TO: James D. Dennison, ESq. /s/John W. Blasko, ESq.

Pro by Atty 20.00

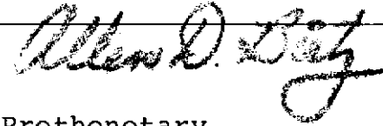
JCP Fee by Atty 5.00

Pro by Atty 9.00

AUGUST 5, 1993, PRAECIPE FOR JUDGMENT OF NON PROS,
Please enter a judgment of non pros in favor of the Defendant Stephen P. Regec, MD, the Plaintiff having been ruled to file a Complaint, and, more than twenty (20) days having passed without the Complaint being filed. /s/ John W. Blasko, Esq.

Judgment is entered in favor of the Defendants and against the Plaintiff for failure to file a Complaint.

JUDGMENT OF NON PROS.



Prothonotary

AUGUST 5, 1993, NOTICE OF JUDGMENT MAILED TO PLFF.
/s/ da.

AUGUST 12, 1993, SHERIFF RETURN,
May 20, 1993, SUMMONS SERVED TO:
Shff by Marilyn Hamm

filed
Stephen P. Regic, MC, Deft. /s/ Chester A. Hawkins,

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17128

May 10
10:45 am

93-671-CD

JAMES B. COLE, JR.
RD #2, Box 332
Curwensville, PA 16833

Pro by Plff 9.00

MAY 10, 1993, 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 Hundred thirty-six and 59/100 Dollars, with costs.

Debt \$636.59

Interest Computation Date May 22, 1993.

Filed and Entered by Plaintiff, May 10, 1993.

JUDGMENT

Allen D. Bick
Prothonotary

And Now, 13th day of May, 2002
By paper filed, the above judgment is satisfied
in full of debt, interest and cost.
Attest: W. A. Shaw, Jr.
Prothonotary

<p>A. Ted Hudock</p> <p>5/10/93 \$90.00 Pd by Atty</p> <p>Clfd Trust Bal/\$75.00</p> <p>CK#2179 TRANSFER TO REGULAR ACCOUNT 75.00 PRO 40.00 PRO .50</p>	<p>WILLIAM E. VANDERPOOL,</p> <p>93-672-CD</p> <p>LINDA L. VANDERPOOL,</p> <p>Pro 40.00 State by Atty 10.00 (1 count) JCP Fee by Atty 5.00 Pro .50</p> <p>ATTY 34.50</p> <p>Pro by Atty 8.00</p>	<p>MAY 7, 1993, COMPLAINT IN DIVORCE, filed by A. Ted Hudock Esquire. Three (3) copies certified to Attorney.</p> <p>MAY 17, 1993, ACCEPTANCE OF SERVICE, filed 2 cert/Atty I, the undersigned, LINDA L. VANDERPOOL, Defendant in the above-captioned matter, hereby certify that I accepted service of the Complaint in Divorce, together with a Notice to Defendant and Claim Rights. /s/ Linda L. Vanderpool, Deft.</p> <p>AUGUST 12, 1993, PRAECIPE TO TRANSMIT RECORD, filed by A. Ted Hudock, Esq. AFFIDAVIT OF CONSENT OF WILLIAM E. VANDERPOOL, filed. AFFIDAVIT OF CONSENT OF LINDA L. VANDERPOOL, filed.</p> <p>AUGUST 17, 1993, DECREE IN DIVORCE, filed. AND NOW, August 17, 1993 it is ORDERED AND DECREED that WILLIAM E. VANDERPOOL Plaintiff, and LINDA L. VANDERPOOL 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 the Act of December 19, 1990, P.L.1240, No. 206, 23 Pa. C.S.A. s3301, et seq., as amended and supplemented, "The Divorce Code", that the terms, provisions, and conditions of a certain Separation and Property Settlement Agreement between the parties dated July 9, 1993, 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 not merge with but shall survive this Decree and Order.</p> <p>BY THE COURT: /s/ JOHN K. REILLY, JR., Judge.</p> <p>SEPTEMBER 15, 1993, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE, PA.</p>
<p>CK#2385</p>	<p>FEBRUARY 7, 1997, NOTICE OF ELECTION OF RESUME SURNAME, filed.</p> <p>Please take notice that LINDA L. VANDERPOOL hereby intends to resume the use of her surname, LINDA L. LANCASTER, pursuant to 43 Pa. C.S.A., Sec 704 and states as follows:</p> <ol style="list-style-type: none"> LINDA L. VANDERPOOL is an adult resident of DuBois, Clearfield County, Pennsylvania. LINDA L. VANDERPOOL was married on April 11, 1968, to WILLIAM E. VANDERPOOL and divorced therefrom on August 17, 1993. The above described divorce was entered in this Court to the above term and number. At all times prior to her marriage to WILLIAM E. VANDERPOOL she used the name LINDA L. LANCASTER. From this date forward, she will use the name LINDA L. LANCASTER. /s/ LINDA L. VANDERPOOL, to be known as LINDA L. LANCASTER, /s/ Ervin S. Fennell, Jr., Attorney <p>Four (4) copies certified to Attorney Fennell.</p>	<p>FEBRUARY 7, 1997, NOTICE OF ELECTION OF RESUME SURNAME, filed. Please take notice that LINDA L. VANDERPOOL hereby intends to resume the use of her surname, LINDA L. LANCASTER, pursuant to 43 Pa. C.S.A., Sec 704 and states as follows: 1. LINDA L. VANDERPOOL is an adult resident of DuBois, Clearfield County, Pennsylvania. 2. LINDA L. VANDERPOOL was married on April 11, 1968, to WILLIAM E. VANDERPOOL and divorced therefrom on August 17, 1993. 3. The above described divorce was entered in this Court to the above term and number. 4. At all times prior to her marriage to WILLIAM E. VANDERPOOL she used the name LINDA L. LANCASTER. 5. From this date forward, she will use the name LINDA L. LANCASTER. /s/ LINDA L. VANDERPOOL, to be known as LINDA L. LANCASTER, /s/ Ervin S. Fennell, Jr., Attorney</p> <p>Four (4) copies certified to Attorney Fennell.</p>

PA STATE EMPLOYEES CU,
 1 Credit Union Pl.
 PO Box 1006
 Harrisburg, PA 17108

MAY 11, 1993, JUDGMENT FROM J.P., MARK VRAHAS, filed.

Judgment is entered in favor of the Plaintiff
 and against the Defendant, in the sum of One Thousand
 One Hundred Nineteen and 01/100 Dollars, with costs.

Debt \$1,119.01

Interest from March 31, 1991.

Filed and Entered by Plaintiff, May 11, 1993.

JUDGMENT

Allen D. Sitz
 Prothonotary

MAY 11, 1993, Notice of Entry of Judgment mailed
 to Defendant.

May 11
 11:10 am

93-673-CD

TIMOTHY LAWSON,
 RR 1, Box 127
 Penfield, PA 15849

Pro by Plff 9.00

Paul E. Cherry
Keystone Legal Services

ROBERT D. SHAFER,

MAY 12, 1993, PETITION, filed by Paul E. Cherry, Esquire
Two (3) copies Certified to Attorney.

May 12
8:40 am

93-674-CD

MAY 17, 1993 RULE TO SHOW CAUSE, filed.
AND NOW, this 13th day of May, 1993, upon consideration of the foregoing Petition, it is the ORDER of this Court that a Rule be issued to show cause why the relief requested should not be granted.

RULE RETURNABLE on the 2nd day of July, 1993, at 9:00 o'clock A.M., in Courtroom No. - of the Clearfield County Courthouse, Clearfield, Pa. BY THE COURT: s/ JOHN K. REILLY, JUDGE.

CERTIFICATE OF SERVICE, 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 18th day of May, 1993, to the attorney and Defendants of record. s/ TR.

JUNE 28, 1993, RESPONDENTS ANSWER TO RULE TO SHOW CAUSE, filed by Duane C. Dixon, Deft. 1 cert-Dixon Cherry, Esq.

CERTIFICATE OF SERVICE, filed

June 28, 1993, RESPONDENT'S ANSWER TO RULE TO SHOW CAUSE SERVED TO: Paul E. Cherry, ESq. /s/ Duane C. Dixon, Deft.

DUANE C. DIXON and
THOMAS L. COCCIMIGLIO,

AUGUST 12, 1993, SHERIFF RETURN, filed
May 26, 1993, William Romine, Shff of Mercer Co deputized by Chester A. Hawkins, Shff of Clearfield Co.

June 17, 1993, PETITION, RULE TO SHOW CASUE & RULE SERVED TO: Duane C. Dixon, deft by Shff William Romine /s/ Chester A. Hawkins, Shff by Marilyn Hamm

FEBRUARY 22, 1994, ORDER, filed

NOW, this 22nd day of February, 1994, this being the day and date set for hearing into the above-captioned Complaint in Replevin, Defendant having failed to appear either in person or by counsel, he having received due and proper notice thereof, it is the ORDER of this Court that possession of the 1982 Western Star Semi Tractor is granted to Petitioner, Robert D. Shafer and the same shall be released to Robert D. Shafer.

Pro by Atty 40.00
JCP Fee by Atty 5.00
Shff by Atty 22.60
sur charge by Atty 37.60
sur charge by Atty 2.00

It is the further ORDER of this Court that all costs, storage charges and attorney's fees be assessed against Respondents Duane C. Dixon and Thomas L. Coccimiglio. BY THE COURT John K. Reilly, Jr., P.J.

Constable Fee 50.00
Pro by Atty Foor 5.00

FEBRUARY 28, 1994, AMENDED ORDER, filed 1 cert/Atty King
NOW, this 28th day of February, 1994, the ORDER of this Court dated February 22, 1994 is hereby amended to read as follows:

It is the ORDER of this Court that possession of the 1982 Western Star Semi Tractor, Model No. 4964-2 Conventional, Serial No. 2WKPCJGICK909076, is granted to Petitioner, Robert D. Shafer and the same shall be released to Robert D. Shafer and titled to Robert D. Shafer, R.D. 4, Box 373, DuBois, PA 15801.

It is the further ORDER of this Court that all costs, storage charges and attorney's fees be assessed against Respondents Duane C. Dixon and Thomas L. Coccimiglio. BY THE COURT John K. Reilly, Jr. P.J.

MARCH 7, 1994, ORDER, filed 1 cert/Atty Paul Cherry, DEft, Atty King
NOW, this 4th day of March, 1994, it is the ORDER of this Court that Orders dated February 22, 1994, and February 28, 1994, in the above-captioned matter be and are hereby rescinded and Plaintiff directed to proceed through Bankruptcy Court to recover possession. BY THE COURT: John K. Reilly, Jr, P.J.

AUGUST 28, 1995, PETITION, filed by s/ROBERT D. SHAFER, Petitioner. TWO(2) CERT TO PETITIONER

DECEMBER 4, 1995, PETITION TO REINSTATE ORDER, filed by Robin Jean Foor, Esquire. Four cert. to Atty.
RULE TO SHOW CAUSE, filed. Four cert. to Atty.

Now this 1st day of December, 1995, upon consideration of the attached petition, a Rule is hereby issued upon Duane D. Dixon and Thomas L. Coccomiglo to Show Cause why the Petition should not be granted. Rule Returnable the 21st day of December, 1995, for a written response. BY THE COURT, /s/ John K. Reilly, Jr., President Judge.

DEC. 28, 1995, CERTIFICATE OF SERVICE, filed. NO C/C

I, Robin Jean Foor, hereby certify that on the 5th day of December, 1995, I sent a certified copy of the Petition and Rule Returnable field to the above-captioned case to the following individual by certified mail, return receipt requested: DUANE DIXON

The return receipt card signed by Duane Dixon is attached. s/ROBIN JEAN FOOR, ESQ.

JAN. 11, 1996, PETITION, filed by s/ROBIN JEAN FOOR, ESQ. THREE (3) COPIES CERT TO ATTY FOOR
RULE TO SHOW CAUSE, filed.

Now this 11th day of January, 1996, upon consideration of the attached petition, a Rule is hereby issued upon Duane C. Dixon and Thomas L. Coccomiglo to Show Cause why the Petition should not be granted. Rule Returnable the 31st day of January, 1996, for a written response. BY THE COURT, s/JOHN K. REILLY, JR., P.J.

John R. Ryan

5/12/93
\$95.00 Pd
by Atty

Clfd Trust
BAL/\$75.00

James A. Naddeo

CK#2091 TRANS TO REG ACCOUNT
PRO 40.00
CK#2294 ATTY 35.00

DENNIS READ,

93-675-CD

COLLEEN READ,

Pro 40.00

State by Atty 10.00
(2 counts)

JCP Fee by Atty 10.00

Pro by Atty 5.00

MAY 12, 1993, COMPLAINT IN DIVORCE, filed by John R. Ryan, Esquire.
Three (3) copies Certified to Attorney.

MAY 19, 1993, AFFIDAVIT OF SERVICE, filed
May 13, 1993, COMPLAINT IN DIVORCE SERVED TO:
Colleen Read, Deft by certified mail. /s/ John R. Ryan, Esq.

JUNE 4, 1993, PRAECIPE FOR ENTRY OF APPEARANCE, filed
Please enter my appearance on behalf of the Defendnat, Colleen Read, in the above-captioned case.
/s/ James A. Naddeo, Esq.

CERTIFICATE OF SERVICE, filed
June 4, 1993, DEFENDANT'S PRAECIPE FOR ENTRY OF APPEARANCE SERVED TO: John R. Ryan, Esq. /s/ James A. Naddeo, Esq.

JULY 6, 1993, PRAECIPE TO DISCONTINUE ACTION, filed
Please mark the records in the above captioned action discontinued, settled and ended. /s/ John R. Ryan, Esq.

DISCONTINUED SETTLED ENDED

Andrew P. Gates
 PAMELA SUE KELLEY,
 93-676-CD
 5/12/93
 \$110.00 Pd
 by Atty
 Clfd Trust
 BAL/\$75.00
 SCOTT KEVIN KELLEY,
 Pro 40.00
 State by Atty 10.00
 (5 counts)
 JCP Fee by Atty 25.00
 Pro .50
 CK#2582 TRANSFER TO REGULAR ACCOUNT 75.00
 PRO 40.00

STATE .50
 CK#1096 ATTY 34.50

MAY 12, 1993, COMPLAINT IN DIVORCE, filed by Andres P. Gates, Esquire
 One (1) copy Certified to Attorney.
 MAY 12, 1993, PETITION FOR ALIMONY PENDENTE LITE, filed by Andrew P. Gates, Esquire.
 Two (2) copies Certified to Court Administrator.
 MAY 21, 1993, ORDER, filed 2 cert/Atty
 AND NOW, this 20th day of May, 1993, upon consideration of the Petition of the Petitioner, Pamela Sue Kelley, it is hereby ORDERED and DIRECTED that a rule be issued upon the Defendant to show cause why he should not pay the Plaintiff alimony pendente lite.
 Rule returnable on the 10th day of June, 1993 at 2:30 pm in Court Room NO. ----. BY THE COURT: Joseph S. Ammerman, Judge.
 MAY 24, 1993, CERTIFICATE OF SERVICE, 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 Pennsylvania, on this 24th day of May 1993, to the attorneys of record. /s/ Anita R. Fisher.
 MAY 25, 1993, ORDER, filed 1 cert/Atty Gates, Deft.
 AND NOW, this 24th day of May, 1993, upon consideration of the Petition of the Petitioner, Pamela Sue Kelley, it is hereby ORDERED and DIRECTED that a rule be issued upon the Defendant to show cause why he should not pay the Plaintiff alimony pendente lite.
 Rule Returnable on the 23rd day of June, 1993 at 2:00 PM in Courtroom NO. 2. BY THE COURT: Joseph S. Ammerman, Judge.
 MAY 26, 1993, 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 24th day of May 1993, to the attorney of record. /s/ Anita Fisher.
 MAY 25, 1993, AFFIDAVIT OF SERVICE, filed
 May 12, 1993, COMPLAINT IN DIVORCE SERVED TO: Scott Kevin Kelley, Deft by certified mail. /s/ Andrew P. Gates, Esq.

MARCH 2, 1994, PRAECIPE TO TRANSMIT RECORD AND DECREE, filed by Gates & Seaman, Esquire
 AFFIDAVIT OF CONSENT of Pamela Sue Kelley, filed.
 AFFIDAVIT OF CONSENT of Scott Kevin Kelley, filed.
 DIVORCE DECREE
 AND NOW, the 4th day of March, 1994, 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;
 We, therefore, DECREE that PAMELA SUE KELLEY, is hereby divorced and forever separated from the nuptial ties and bonds of matrimony heretofore contracted between herself and SCOTT KEVIN KELLEY.
 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.
 A certain Marriage Settlement Agreement between the Parties dated February 18, 1994, is hereby approved and is incorporated herein by reference as a part of the Divorce Decree and is hereby adopted by the Court as its adjudication of all issues and claims raised herein and contained in said Agreement.
 The Prothonotary is directed to pay the Court costs, as noted herein, out of the deposits received and then remit the balance to the Plaintiff. BY THE COURT, s/ John K. Reilly, Jr., J.
 MARCH 15, 1994, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

PRIORITY COMMUNICATIONS

51 W. Long Avenue
DuBois, PA 15801

MAY 12, 1993, COMPLAINT, filed by Plaintiff.
Two (2) copies Certified to Plaintiff.

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copies to Plff/Deft.

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff.

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

1 Cert copy Plff & Deft
TERMINATED WITH PREJUDICE

93-677-CD

May 12
3:55 pm

TOYTOWN-MIKE BOYLE

DuBois Mall

DuBois, PA 15801

Pro by Plff 40.00

JCP Fee by Plff 5.00

1-22-96
CK #5321

Pro by PIFF 5.00

IN RE:
 RICHARD MCGARY,
 An Alleged Severely
 Mentally Disabled Person

MAY 13, 1993, PETITION FOR COURT APPROVAL OF TRANSFER TO MORE RESTRICTIVE FACILITY, filed.

ORDER, filed.
ORDER, filed.
 One (1) copy Certified to Rick Mattern

MAY 13, 1993, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.

One (1) copy Certified to Warren,
 One (1) copy Certified to Attorney Mattern.
DECREE, filed.

AND NOW, this 13th day of May, 1993, the Mental Health Review Officer's Report is acknowledged. We approve his recommendation.

Upon consideration of the Petition of Carmen Ferranto, MPS, and upon Hearing, and based on the Mental Health Review Officer's Findings of Fact and Recommendation, it is determined that patient RICHARD MCGARY'S needs cannot best be fulfilled at the Forensic Unit of Warren State Hospital

Accordingly, it is ORDERED and DECREED that RICHARD MCGARY be transferred to the FORENSIC UNIT at WARREN for the duration of his 305 Commitment which expires on or about June 7th, 1993.

The patient is not to be transferred to any other unit or institution without further ORDER of this Court.

Since this patient has been sentenced GUILTY, but mentally ill, the cost of his care and treatment

May 13
 10:30 am

93-678-CD

5/25/93 CC 105494
 5/25/93 CC 105496

Pro	<i>lyfla</i>	40.00
JCP Fee	<i>lyfla</i>	5.00
R. Mattern		150.00

at the Warren state Hospital or any other Institution shall not be paid by Clearfield County.

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>Melvyn S. Mantz</p> <p>May 13</p>	<p>FIRST DEPOSIT NATIONAL BANK,</p> <p>93-679-CD</p> <p>MARSHA J. ORCUTT,</p> <p>Pro by Atty 40.50</p> <p>JCP Fee by Atty 5.00</p> <p>Shff by Atty 23.84</p> <p>sur charge by Atty 2.00</p> <p>Pro by Atty 9.00</p>	<p>MAY 13, 1993, COMPLAINT IN CIVIL ACTION, filed by Melvyn S. Mantz, Esquire. One (1) copy Certified to Sheriff.</p> <p>AUGUST 12, 1993, SHERIFF RETURN, filed May 20, 1993, CIVIL ACTION SERVED TO: Marsha J. Orcutt, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p> <p>OCTOBER 8, 1993, PRAECIPE FOR JUDGMENT, filed Please enter Judgmetn in favor of the Plaintiff and against the said Defendant for failure to plead or otherwise respond to the Complaint and assess the damages as follows:</p> <table border="0"> <tr> <td>AMOUNT OF CLAIM</td> <td>\$3,950.61</td> </tr> <tr> <td>LESS-Amount pd on acct</td> <td>\$</td> </tr> <tr> <td>PLUS-Interest fr 3/5/93 to 9/5/93</td> <td>\$4,332.60</td> </tr> <tr> <td>TOTAL</td> <td>\$4,383.21</td> </tr> </table> <p>I CERTIFY THAT THE FOREGOING ASSESSMENT OF DAMAGES IS FOR SPECIFIED AMOUNTS ALLEGED TO BE DUE IN THE COMPLAINT AND IS CALCULABLE AS A SUM CERTAIN FROM THE COMPLAINT.</p> <p>I certify that written notice of the intention to file this Praecipe was mailed or delivered to the party against whom judgment is to be entred and to the attorney of record, if any, after the default occurred and at least ten (10) days prior to the date of the filing of this Praecipe. A true and correct copy of the notice pursuant to PA Rule of Civil Procedure No. 237.1 is attached hereto and marked Exhibit "A". /s/ Melvyn S. Mantz, Esq.</p> <p>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 Eighty-Three Dollars and Twenty-One Cents.</p> <p>DEBT: \$4,383.21</p> <p>DEFAULT JUDGMENT</p> <p><i>Alfred D. Berg</i> Prothonotary</p>	AMOUNT OF CLAIM	\$3,950.61	LESS-Amount pd on acct	\$	PLUS-Interest fr 3/5/93 to 9/5/93	\$4,332.60	TOTAL	\$4,383.21
AMOUNT OF CLAIM	\$3,950.61									
LESS-Amount pd on acct	\$									
PLUS-Interest fr 3/5/93 to 9/5/93	\$4,332.60									
TOTAL	\$4,383.21									

	<p>Pro by Atty 5 -</p>	<p>OCTOBER 8, 1993, NOTICE OF DEFAULT JUDGMENT MAILED TO DEFT. /s/ Da.</p> <p>At Nov, 20th day of May 1996 By paper filed, the above judgment is satisfied in full of debt, interest and cost.</p> <p>Attest <u>W. A. Shaw</u> Prothonotary</p>
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Rosadele
KauffmanUNITED FEDERAL SAVINGS
BANK,MAY 13, 1993, COMPLAINT IN MORTGAGE FORECLOSURE, filed
by Rosadele Kauffman, Esquire.

One (1) copy Certified to Attorney.

Two (2) copies Certified to Sheriff.

MAY 25, 1993, PRAECIPE TO DISCONTINUE, filed
Kindly mark your docket in the above-captioned
action "discontinued." /s/ Rosadele Kauffman, Esq.DISCONTINUEDAUGUST 12, 1993, SHERIFF RETURN, filedMay 17, 1993, COMPLAINT IN MORTGAGE FORECLOSURE
SERVED TO: Cynthia Louise Moore, Deft.May 17, 1993, COMPLAINT IN MORTGAGE FORECLOSURE
SERVED TO: Dennis James Moore, Deft. /s/ Chester A.
Hawkins, Shff by Marilyn Hamm.May 13
12:25 pm

93-680-CD

DENNIS JAMES MOORE and
CYNTHIA LOUISE MOORE,

Pro by Atty 40.00

JCP Fee by Atty 5.00

Pro by Atty 5.00

Shff by Atty 28.72

sur
charge by Atty 4.00

<p>F. Cortez Bell, III</p> <p>May 14 11:15 am</p>	<p>BEVERLY J. GOWER,</p> <p>93-682-CD</p> <p>CAROL ANN GOWER,</p> <p>Pro by Atty 40.00</p> <p>JPC Fee by Atty 5.00</p>	<p><u>MAY 14, 1993, COMPLAINT FOR CUSTODY</u>, filed by F. Cortez Bell, III, Esquire. Four (4) copies Certified to Attorney <u>CERTIFICATE OF SERVICE</u>, filed.</p> <p><u>MAY 14, 1993, ACCEPTANCE OF SERVICE</u>, filed. I, Carol Ann Gower of 208 Spruce Street, Philipsburg Pennsylvania do hereby acknowledge that I have received a complete copy of the Petition for Custody filed or intended to be filed before the Court of Common Pleas of Clearfield County by Beverly J. Gower as Plaintiff against myself, CAROL ANN GOWER as Defendant. I understand that this Acceptance of Service shall be filed of record and shall constitute and evidence true and proper service of the Complaint upon me for all legal purposes and that by executing the same I am acknowledging that I have received a copy of said COMPLAINT. IN WITNESS WHEREOF, I ahve executed this Acceptance of Service on this 12th day of May, 1993. /s/ Carol Ann Gower, Defendant. Four (4) copies Certified to Attorney.</p> <p><u>MAY 25, 1993, CONSENT ORDER</u>, filed 5 cert/Atty NOW, this 12th day of May, 1993, the Plaintiff, Beverly J. Gower having filed a Petition before the Court seeking custody and/or visitation and the Parties to this matter having reached agreement to conclude that Petition for Custody/Visitation it is the Order of this Court that:</p> <p>a. That the Parties, Veverly J. Gower shall have primary physical custody of Tanesha Rae Gower subject to visitation periods in the Plaintiff, Beverly J. Gower upon such times and in such manners as are hereafter described. Visitation shall occur by agreement of the Parties but shall consitute no less than five to eight days per month and shall include overnight visitation with the Plaitniff during those time periods at which visitation takes place. Said visitation shall be consistent and shall fluctuate and change as required by the Plaintiffs work schedule which involves rotating shifts. Further visitation shall take place at such times and in such manners as the Parties deem fit.</p> <p>c. It is the specific desire of the Parties that should said Carol Ann Gower and said Beverly J. Gower not be in a position to provide proper care, custody, welfare and support of said child, Tanesha Rae Gower, then legal and physical custody of the child shall be place in Boyd Russell Gower of PO Box 108 Bismarck, Arkansas for such period of time as is necessary until Carol Ann Gower or Beverly J. Gower are in a position in order to once again provide for the proper care, custody and welfare of said child.</p> <p>d. During any visitation periods pursuant to this Order the Parties hereto shall each have unlimited telephone contact with said minor child and in such manner as is deemed fit pursuant to the circumstances once the child becomes of age in order to participate in said telephone contact. BY THE COURT: Joseph S. Ammerman, Judge</p> <p>WE, the undersigned, hereby consent to the entertaining of the above Consent Order by the Court. /s/ Beverly J. Gower-F. Cortez Bell, III, Esq /s/ Carol Ann Gower</p>
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Kim C. Kesner

CLEARFIELD BANK & TRUST COMPANY,

MAY 14, 1993, COMPLAINT/Action/Mortgage Foreclosure, filed by Kim C. Kesner, Esquire.
Three (3) copies Certified to Attorney.

May 14 11:30 am

93-683-CD

AUGUST 12, 1993, SHERIFF RETURN, filed
May 25, 1993, COMPLAINT IN MORTGAGE FORECLOSURE SERVED TO: Susan A. Master, Deft.
May 27, 1993, COMPLAINT IN MORTGAGE FORECLOSURE SERVED TO: Edward J. Master III, Deft.
s/ Chester A. Hawkins, Shff by Marilyn Hamm

EDWARD J. MASTER, III and SUSAN A. MASTER,

AUGUST 12, 1993, 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 Defendants, EDWARD J. MASTER, III and SUSAN A. MASTER, for failure to file an answer in the above-captioned action within twenty (20) days from the date of service, Edward J. Master, III, having been served on May 27, 1993, and Susan A. Master having been served on May 25, 1993, as appears separately of record. A notice of Plaintiff's intention to file a Praecipe for Default Judgment was mailed to Defendants, Edward J. master, III, PO Box 1006, Clearfield, PA 16830 and Susan A. Master at PO Box 1006, Clearfield, PA 16830, on Jun3 18, 1993. A copy of the notices sent to each Defendant are attached hereto as Exhibit "A" and "B" incorporated herein by reference

Kindly assess damages against the Defendants, Edward J. Master, III, and Susan A. Master, as follows:

Balance due on Note, Principal, and Accured Interest as of 5/10/92: \$89,864.61

Interest at the rate of 8% per annum from 5/10/92 (to be added

Reasonable Attorney's fees actually incurred (to be added):

Costs (to be added)

TOTAL \$89,864.61

Pro by Atty 40.00

/s/ Kim C. Kesner, Esq.

JCP Fee by Atty 5.00

Judgment is entered in favor of the Plaintiff and against

Pro by Atty 9.00

the Defendant for failure to file an answer in the sum

Shff by Plff 22.80

of Eighty-Nine Thousand Eight Hundred Sixty-four Dollars

sur charge by Plff 4.00

and Sixty-One Cents plus interest, fees and costs.

DEBT: \$89,864.61

DEFAULT JUDGMENT

Prothonotary

AUGUST 12, 1993, NOTICE OF JUDGMENT MAILED TO DEFT. /s/ da

SEPTEMBER 10, 1993, PRAECIPE FOR WRIT OF EXECUTION, filed by Kim C. Kesner, Esq.

WRIT OF EXECUTION ISSUED TO NO 93-101-EX

DECEMBER 13, 1993, SHERIFF RETURN, filed

Now, December 10, 1993, return the within Writ as Executed. The property of the defendants was sold to the Plaintiff on November 19, 1993, for \$1.00 + Costs. /s/ Chester A. Hawkins, Shff by Margaret H. Putt

George L.
Daghir,

ROBERT A. SCHREIBER and
ELLEN E. SCHREIBER, h/w

MAY 14, 1993, COMPLAINT FOR CUSTODY, filed by George
L. Daghir, Esquire
Two (2) copies Certified to Attorney.

May 14
12:25 pm

93-684-CD

MAY 20, 1993, ORDER, filed 2 cert/Atty
You, Karen E. Kalgren and E. Brian Kalgren, have
been sued in Corut to obtain visitation of the children
Jennifer Lynn Kalgran, Lisa Anne Kalgren and Steven
John Kalgren.

You are ordered to appear in person at the Main
Courtroom of the Clearfield County Courthouse situate
at 1 North 2nd St, Clearfield, PA on June 8, 1993,
at 10:00 am for a conciliation conference.

If you fail to appear as provided by this Order
an Order for visitation may be entered against you
or the Court may issue a warrant for your arrest. BY
THE COURT: Joseph S. Ammerman, Judge.

JULY 1, 1993, ORDER FOR MEDIATION CONFERENCE, filed
NOW, this 1st day of July, 1993, 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 September 1, 1993, at 1:00 PM, in Court-
room No. 2 of the Clearifield County Courthouse, Clearfield,
Pennsylvania. All parties, their respective counsel and
the child/children shall attend said conference. The
present custodial party shall provide somone to attend
to the Child/children while the party 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 parties, and each party 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. (2 cert/Judge "A")

KAREN E. KALGREN and
E. BRIAN KALGREN,

Pro by Atty 40.00

JCP Fee by Atty 5.00

Pro by Atty 5.00

JULY 26, 1993, PRAEICPE, filed
Please discontinue the above captioned action since
Plaintiffs hereby withdraw their Petition in this matter.
/s/ George L. Daghir, Esq.

DISCONTINUED

Theron G. Noble

TRIANGLE AUTO SPRING CO., INC., and FLAGG SUSPENSIONS PARTS, a division of TRIANGLE AUTO SPRING CO., INC.,

MAY 14, 1993, COMPLAINT IN CIVIL ACTION, filed by Theron G. Noble, Esquire. Three (3) copies Certified to Attorney

MAY 14, 1993, ENTRY OF APPEARANCE, filed by Theron G. Noble, Esquire Please enter my appearance for Plaintiffs in the above referenced matter. /s/ Theron G. Noble, Esquire

AUGUST 12, 1993, SHERIFF RETURN, filed May 17, 1993, Ann Osborne, Shff of Delaware Co deputized by Chester A. Hawkins, Shff of Clearfield Co May 25, 1993, COMPLAINT SERVED TO: mark Lenet tdba Chester Spring Works, Deft. May 17, 1993, John D. Green, Shff of Philadelphia Co deputized by Chester A. Hawkins, Shff of Clearfield Co. May 26, 1993, COMPLAINT SERVED TO: Mark Lenet tdba Delaware Valley Auto Spring, Deft by Shff John D. Green /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

May 14 12:45 pm

93-685-CD

AUGUST 17, 1993, PRAEICPE TO ENTER JUDGMENT BY DEFAULT, filed

Pursuant to Pa C.C.P. 237.1 and PA. R.C.P. 1511, Theron G. Noble, Esquir, of Ferraraccio & Noble, Attorney for Plaintiffs, Triangle Auto Spring Co, Inc and Flagg Suspension Parts, ehreby certifies the following:

- 1. That Plaintiff commenced this action on May 14, 1993. 2. That Plaintiff's Complaint contained a NOTICE TO DEFNED stating that Defendnats had twenty (20) days to respond to said Complaint. 3. That Defendnat mark Lenet t/d/b/a Chester Spring Works was served with the Complaint on May 25, 1993, by Sheriff Osborne of Delaware County, who had been deputized by Sheriff Hawkins of Clearfield County. 4. That Defendnat Mark Lenet, t/d/b/a Delaware Valley Auto Spring was served with the Complaint on May 26, 1993, by Sheriff Green of Philadelphia County, who had been deputized by Sheriff Hawkins of Clearfield County. 5. By letter of June 14, 1993, Lawrence Mazer, ESquire of Mazer & Associates, stated that he represents the various Mark Lenet defendants and requested an extension of time to file a responseive pleading to the Complaint until June 30, 1993. (a Copy of said Letter is attached hereto as Exhibit "A") 6. By letter of June 10, 1993, Attorney Noble granted the requested extension until June 30, 1993. (a copy of said letter is attached hereto as Exhibit "B")

MARK LENET, t/d/b/a CHESTER SPRING WORKS, AND MARK LENET t/d/b/a DELAWARE VALLEY AUTO SPRING,

7. That Defendant Mark Lenet t/d/b/a Chester Spring Works was to pay \$500.00 per week to Plaintiff Triangle Auto Spring Co, Inc and \$500.00 per week to Plaintiff Flagg Suspension Parts, and further extentions would be granted upon adherence to the repayment schedule. 8. That Defendant Mark Lenet, t/d/b/a Delaware Valley Auto Spring was to pay \$500.00 per week to Plaintiff Triangle Auto Spring Co, Inc and \$500.00 per week to Plaintiff Flagg Suspension Parts, and further extensions would be granted upon adherence to the repayment schedule. 9. That Defendant tendered payments in accordance with the above schedule on, or about June 9, 1993. 10. That Defendant Mark Lenet t/d/b/a Delaware Valley Auto Srpng also tendered paymetns of \$1,000.00 to Plaintiff Triangle Auto Spring Co, Inc and \$500.00 to Flagg Suspension Parts, on or about June 24, 1993. 11. Based on the above payments, Attorney Noble granted another extension to Defendnts to file a responsive pleading until July 30, 1993, by letter of July 2, 1993. (a copy of siad letter is attached hereto as Exhibit "C") 12. That since that time the Defendants have failed to make further payments, request or receive any furhter extensions to file a responsive pleading, not have they filed any responsive pleading to Plaintiffs' Complaint. Therefore, please enter JUDGMETN BY DEFAULT in this matter, in the following amounts which have been reduced according to the payments tendered by the Defendants:

Pro by Atty 40.00 JCP Fee by Atty 5.00 Shff by Atty 32.40 Shff Osborne by Atty 23.50 shff Green by Atty 58.00 sur charge by Atty 4.00 Pro by Atty 9.00 Pro by Atty 5 -

Table with 2 columns: Case Name and Amount. Triangle Auto Spring Co, Inc V. Mark Lenet, t/d/b/a Chester Spring Works \$4,887.45; Flagg Suspension Parts v. Mark Lenet t/d/b/a Delaware Valley Auto Spring \$3,193.55; Triangle Auto Spring Co, Inc v. Mark Lenet, t/d/b/a Delaware Valley Auto Spring \$18,996.40; Flagg Suspension Parts v. Mark Lenet, t/d/b/a Chester Spring Works \$1,198.42

That said sums combine for a total amount owed of \$28,275.82, together with costs and interest. /s/ Theron G. Noble, Esq.

Judgment is entered in favor of the Plaintiff and against the Defendant for failure to file an answer in the sum of Twenty-Eight Thousand Two Hundred Seventy-Five Dollars and Eighty-Two Cents, with costs and interest.

DEBT: \$28,275.82

Prothonotary (Signature)

Theron G. Noble

TRIANGLE AUTO SPRING CO. INC., and FLAGG SUSPENSIONS PARTS, a division of TRIANGLE AUTO SPRING CO., INC.

MAY 14, 1993, COMPLAINT IN CIVIL ACTION, filed by Theron G. Noble, Esquire
Five (5) copies Certified to Attorney.

MAY 14, 1993, ENTRY OF APPEARANCE, filed by Theron G. Noble, Esquire
Please enter my appearance for Plaintiffs in the above referenced matter. /s/ Theron G. Noble, Esquire

JUNE 4, 1993, SHERIFF RETURN, filed
May 17, 1993, COMPLAINT SERVED TO: Harris & Son Auto Spring, Deft by certified mail. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

FEBRUARY 18, 1994, PRAECIPE TO ENTER JUDGMENT BY DEFAULT, filed

Pursuant to Pa. R.C.P. 237.1 and Pa.R.C.P. 1511, Theron g. Noble, Esquire, of Ferrarraccio & Noble, attorney for Plaintiffs, Triangle Auto Spring Co., Inc., and Flagg Suspension Parts, hereby certifies the following:

1. That Plaintiff commenced this action on May 14, 1993.
2. That Plaintiff's complaint contained a NOTICE TO DEFEND stating that Defendants had twenty (20) days to respond to said Complaint.
3. Defendant Harris & Son Auto Spring were served by Sheriff Chester A. Hawkins, Sheriff of Clearfield County, who affectuated service by sending COMPLAINT, via certified mail, to the defendant who received the same on May 20, 1993.
4. Defendant Harris & Son Auto Spring is represented in this matter by Attorney Jeffrey L. Fanto, Esquire, 20700 Ecorse Road, Taylor, Michigan 48180.
5. Plaintiffs and Defendant entered into an agreement whereby Defendant would tender \$500.00 monthly payments until the entire balance was paid. That in exchange, defendant would receive an extension to file a responsive pleading to said complaint for the month that payment was received.
6. That Defendant has paid off the entire balance owed to Plaintiff Flagg Suspension Parts, a division of Triangle Auto Spring Co., Inc., and has paid a total of \$2,100.00 on the amount owed to Triangle Auto Spring Co., Inc. Said payments are in accordance with the agreement outlined in averment 5.
7. That Defendant made payments which were credited to its account with Plaintiff Triangle Auto Spring Co., Inc. on the following dates and amount:

93-686-CD

HARRIS & SON AUTO SPRING

Pro by Atty 40.00
JCP Fee by Atty 5.00

Defendant check #	Amount	Date Applied
1405	\$100.00	7/9/93
1474	\$100.00	7/21/93
1523	\$100.00	8/11/93
1559	\$100.00	8/13/93
1595	\$100.00	8/20/93
1622	\$100.00	8/26/93
1660	\$100.00	8/31/93
1698	\$100.00	9/13/93
1724	\$100.00	9/15/93
1755	\$100.00	9/23/93
1794	\$100.00	9/29/93
1906	\$100.00	11/9/93
1926	\$300.00	11/10/93
1946	\$100.00	11/11/93
2008	\$200.00	11/19/93
2045	\$100.00	11/26/93
2078	\$100.00	11/29/93
2142	\$100.00	12/17/93

8. That Defendant's last payment was in December 17, 1993 and the last extension given to Defendant was on December 8, 1993 extending the time period to file a responsive pleading until January 1, 1994. Said agreement to extend until January 1, 1994 is attached hereto as an Exhibit.

9. Defendant has not made any further payments to Plaintiff Triangle Auto Spring Co., Inc. nor has defendant filed a responsive pleading to Plaintiff's COMPLAINT.

10. That Defendant is in Default by not filing a responsive pleading and has not filed a pleading within the time period given pursuant to the agreement and written extension attached hereto as an exhibit.

11. That Defendant still owes Plaintiff Triangle Auto Spring Co., Inc. the sum of \$3,998.91. This represents the amount in the COMPLAINT, \$6,098.91, less the payments to Plaintiff which total \$2,100.00.

Therefore, please enter JUDGMENT BY DEFAULT in this matter in favor of Plaintiff Triangle Auto Spring Co., Inc. and against Defendant Harris & Son Auto Spring in the amount of \$3,998.91, together with costs and interest. /s/ Theron G. Noble, Esq.

CERTIFICATE OF SERVICE, filed
February 17, 1994, PRAECIPE FOR ENTRY OF JUDGMENT BY DEFAULT SERVED TO Harris & Son Auto Spring's attorney. /s/ Theron G. Noble, Esq.

Judgment is entered in favor of Plaintiff and against Defendant for failure to file an answer in the sum of Three Thousand Nine Hundred Ninety-Eight and 91/100 Dollars.

DEBT: \$3,998.91



Prothonotary

May 14
12:45 pm

<p>Theron G. Noble</p> <p>May 14 12:45 pm</p>	<p>TRIANGLE AUTO SPRING CO., INC., and FLAGG SUSPENSIONS PARTS, a division of TRIANGLE AUTO CO., INC.,</p> <p>93-687-CD</p> <p>RON'S JOILET SPRING, INC.,</p> <p>Pro by Atty 40.00</p>	<p>MAY 14, 1993, COMPLAINT IN CIVIL ACTION, filed by Theron G. Noble, Esquire. Two (2) copies Certified to Attorney.</p> <p>MAY 14, 1993, ENTRY OF APPEARANCE, filed. Please enter my appearance for Plaintiffs in the above referenced matter. ?S? Theron G. Noble, Esquire</p> <p>JUNE 4, 1993, SHERIFF RETURN, filed May 17, 1993, COMPLAINT SERVED TO: Ron's Joliet Spring Inc, Deft. by certified mail. /s/ Chester A. Hawkins, by Marilyn Hamm.</p> <p>OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified Copy to Atty Noble and Deft.</p> <p>DECEMBER 8, 1995, ORDER, filed. NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice. It is further Ordered that costs of this matter shall be assessed to the Plaintiff. BY THE COURT, /s/ John K. Reilly, Jr., President Judge. 1 Cert copy to Atty Noble & No address for Deft. <u>TERMINATED WITH PREJUDICE</u></p>	
	<p>JCP Fee by Atty 5.00</p> <p>Shff by Atty 15.32</p> <p>sur charge by Atty 2.00</p>		

Theron G. Noble,

T.H.E. INSURANCE COMPANY,

MAY 14, 1993, PRAECIPE TO ENTER FOREIGN JUDGMENT FROM THE STATE OF FLORIDA, filed.

AFFIDAVIT, filed.

I, THERON G. NOBLE, Esquire, attorney for Plaintiff pursuant to the requirements of 42 Pa. C.S.A. 4306 (c) (1), do depose and aver that the last known post office address of Defendant Pacific Star Pyrotechnics is 920 Country Club Road, and that the address of Plaintiff is 10451, Gulf Boulevard, Treasure Island, Florida 33706; and that the foreign judgment requested to be entered of record is valid, enforceable and unsatisfied to the best of my knowledge, information and belief. /s/ Theron G. Noble, Esquire.

May 14 12:59 pm

93-688-CD

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of Two Thousand Four Hundred Eleven and 88/100 Dollars,

Debt \$2,411.88

FOREIGN JUDGMENT

PACIFIC STAR PYROTECHNICS, INC.,

[Signature]
Prothonotary

Pro by Atty 15.00

AUTUMN M. MACKCOVIAK,

MAY 17, 1993, TRANSFER OF PETITION FOR PROTECTION FROM ABUSE FROM ELK COUNTY, filed by Plaintiff.

May 17
10:35 am

93-689-CD

STEVE MARTINO,

Pro by Plff 20.00

John R. Fernan,

NORTH STAR AGGREGATES, INC.,

MAY 17, 1993, COMPLAINT, filed by John R. Fernan, Esquire One (1) copy Certified to Attorney.

MARCH 17, 1994, SHERIFF RETURN, filed June 18, 1994, COMPLAINT NOT SERVED. Never received advance costs from atty. s/ Chester A. Hawkins, Shff by Marilyn Hamm.

MARCH 17, 1994, PRAECIPE TO REINSTATE COMPLAINT, filed Pursuant to PA R.C.P. 401(b)(1) please reinstate the complaint in the above captioned matter. /s/ John R. Fernan, Esq.

MARCH 17, 1994, COMPLAINT REINSTATED AND REISSUED TO SHERIFF FOR SERVICE. /s/arf.

APRIL 13, 1994, SHERIFF RETURN, filed April 12, 1994, COMPLAINT SERVED TO: Peter Swistock tdba Swistock Contracing, Deft. s/ Chester A. Hawkins, Shff by Marilyn Hamm.

APRIL 28, 1994, ANSWER TO COMPLAINT, filed by Peter R. Swistock, Jr, Esq. 3 cert/Mr. Swistock, Deft.

NOVEMBER 1, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. One cert copy to Atty. Fernan, Deft.

NOVEMBER 25, 1996, PRAECIPE FOR TRIAL LISTING, filed by John R. Fernan, Esquire. No cert. copies.

DECEMBER 9, 1996, PRAECIPE FOR TRIAL LISTING, filed by John R. Fernan, Esq. No cert. copies.

JAN. 15, 1997, PRAECIPE FOR DISCONTINUANCE, filed. No Cert Copies Please mark the above matter Discontinued. s/JOHN R. FERNAN, ESQUIRE

May 17 11:35 am

93-690-CD

PETER SWISTOCK, t/d/b/a SWISTOCK CONTRACTING,

Pro by Atty 40.00 JPC Fee by Atty 5.00 Shff by Atty 13.10

sur charge by Atty 2.00 Pro by Atty 5.00 Shff by Atty 18.02 Pro by Atty 5.00

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

Charles E.
BobinisD. C. GUELICH
EXPLOSIVE CO.MAY 18, 1993, COMPLAINT, filed by Charles E. Bobinis,
Esquire.

One (1) copy Certified to Sheriff.

JUNE 16, 1993, SHERIFF RETURNS, filed.NOW, May 18, 1993, FORREST SEBRING, SHFF of Monroe
Co, deputized to serve Deft.Now, May 27, 1993, SERVED COMPLAINT ON DEFT. So
answers, Chester A. Hawkins, Shff by s/ Marilyn HammJUNE 21, 1993, PRAECIPE TO SETTLE DISCONTINUE AND END,
filedSettle, Discontinue and End the above captioned
matter upon the records of the Court and mark the Costs
paid. /s/ Nicholas D. Krawec, Esq.May 18
12/10 pm

93-691-CD

SETTLEDDISCONTINUEDENDED

POCONO EXCAVATORS, INC.

Pro by Atty 40.00

JPC Fee by Atty 5.00
by Atty

Shff Hawkins 22.60

by Atty

Shff Sebring 26.00

by Atty

Shff Surcharge 2.00

Pro by Atty 5.00

Carl A. Belin Jr.

LARRY A. DECKER,
t/d/b/a DECKERS
INSULATED STRUCTURES &
KITCHEN EQUIPMENT,

MAY 18, 1993, COMPLAINT, filed by Carl A. Belin, Jr., Esquire.

Two (2) copies Certified to Attorney.

JUNE 7, 1993, ANSWER, NEW MATTER AND COUNTERCLAIM, filed by Ann B. Wood, Esq. 1 cert/Atty

JUNE 23, 1993, REPLY TO NEW MATTER AND ANSWER TO COUNTERCLAIM, filed by Carl A. Belin, Jr, Esq. 3 cert/Atty
CERTIFICATE OF SERVICE, filed

June 23, 1993, REPLY TO NEW MATTER AND ANSWER TO COUNTERCLAIM SERVED TO: Ann B. Wood, Esq. /s/ Carl A. Belin, Jr, ESq.

AUGUST 12, 1993, SHERIFF RETURN, filed

May 21, 1993, COMPLAINT SERVED TO: TMP Company, Inc Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

May 18

93-692-CD

OCTOBER 22, 1993, NOTICE OF DEPOSITION OF THOMAS NOLDER, filed by Carl A. Belin, Jr, Esq. 4 cert/Atty
CERTIFICATE OF SERVICE, filed

October 22, 1993, NOTIC EOF DEPOSITION SERVED TO: Ann B. Wood, Esq. /s/ Carl A. Belin, Jr, Esq.

OCTOBER 22, 1993, NOTICE OF DEPOSITION OF WILLIAM CARR, filed by Carl A. Belin, Jr, Esq. 4 cert/Atty
CERTIFICATE OF SERVICE, filed

October 22, 1993, NOTICE OF DEPOSITION SERVED TO: Ann B. Wood, ESq. /s/ Carl A. Belin, Jr, ESq.

Ann B. Wood

TMP COMPANY, INC.

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified copy to Atty Belin and Atty Wood

DECEMBER 8, 1995, ORDER, filed.

NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.

It is further Ordered that costs of this matter shall be assessed to the Plaintiff.

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

1 Cert copy to Atty Belin & Wood

TERMINATED WITH PREJUDICE

Pro by Atty 40.00

JCP Fee by Atty 5.00

Shff by Atty 17.80

sur charge by Atty 2.00

MAY 18, 1993, TWENTY-ONE (21) SUGGESTION OF NONPAYMENT, filed.

COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF PUBLIC WELFARE, Harrisburg, PA 17105

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 iwth cost of suit. (*Judgment of different amount)

Pro - Each Writ - \$9.00

JUDGMENT

[Handwritten Signature]
Prothonotary

NUMBER NAME AND ADDRESS OF DEFENDANTS REVIVING NO.

SAT 8/6/93 #5- pd by Plaintiff	93-693-CD	Alva W. Adams, Florence Adams, EST, Florent T. Adams, Anita M. Adams, Westover Boro, Westover, PA	88-1019-CD
SAT 8/6/93 \$500 pd by Plaintiff	93-694-CD	Thomas Archer/EST, Helen Archer, Larry E. Yarger, Nancy A. Yarger, Helen Archer, Helen M. Archer, RD 1, Box 349, Houtzdale, PA	88-1020-CD
SAT 6-18-93 \$500 pd by Plaintiff	93-695-CD	Frank E. Bankosh, Rose Marie Bankosh, 544 Locust Street, DuBois, PA	88-1021-CD
SAT 8-6-93 \$500 pd by Plaintiff	93-696-CD	Marie P. Bauman, RD Box 88B, Woodward Twp, Olanta, PA	88-1022-CD
SAT 8/6/93 \$5- pd by Plaintiff	93-697-CD	Richard E. Bell, Ruth Bell, RD 1, Box 303, Dec/Twp, Philipsburg, PA	88-1023-CD
SAT 8-6-93 \$5- pd by Plaintiff	93-698-CD	Cathy Brandt/a/k/a, Cathy Ritenout, Robert W. Wright, Mary L. Wright, PO Box 64, Mahaffey, PA 15757	88-1024-CD
SAT 8-6-93 \$5- pd by Plaintiff	93-699-CD	Nancy J. Brown, a/k/a, Nancy Brown, RD 1, Box 350, Houtzdale, PA	88-1025-CD
SAT 8-6-93 \$5- pd by Plaintiff	93-700-CD	Martha Conaway, RD 2, Goshen Twp, Clearfield, PA	88-1027-CD
SAT 8/6/93 \$5- pd by Plaintiff	93-701-CD	Ardell C. Dixon, Elizabeth L. Dixon, Lawrence Twp/Clearfield, PA	88-1028-CD
SAT 8/6/93 \$5- pd by Plaintiff	93-702-CD	Merlyn J. Dixon, Freda Dixon, Morris Twp., West Decatur, PA	88-1029-CD
SAT 8/6/93 \$5- pd by Plaintiff	93-703-CD	Louis Domblesky, Louis Domblesky, Sarah E. Domblesky, Munson, PA	88-1030-CD
SAT 8/6/93 \$5- pd by Plaintiff	93-704-CD	Norman L. Dunlap, PO Box 24, Glen Hope Boro, Glen Hope, PA	88-1031-CD
SAT 8-6-93 \$5- pd by Plaintiff	93-705-CD	Ann Edwards Mrs., Cooper Twp., Grassflat, PA	88-1032-CD
SAT 8/6/93 \$5- pd by Plaintiff	93-706-CD	Daniel W. Farley, Judy E. Farley, 1015 Hannah Street, Houtzdale, PA	88-1034-CD
SAT 8/6/93 \$5- pd by Plaintiff	93-707-CD	Vera Foreman, a/k/a V. Holden Foreman, 514 St. Clair St., Houtzdale, PA	88-1035-CD
SAT 8-6-93 \$5- pd by Plaintiff	93-708-CD	Matilda Gearhart, EST., Pauline Viard, RD Box 418 Boggs Twp., West Decatur, PA	88-1036-CD
SAT 8/6/93 \$5- pd by Plaintiff	93-709-CD	James Greenaway, EST, Bigler Twp., Madera, PA	88-1037-CD
SAT 8/6/93 \$5- pd by Plaintiff	93-710-CD	Agatha N. Hewitt/EST, Charles G. Hewitt, Box 109 (Beccaria Twp) Coalport, PA	88-1038-CD
SAT 8/6/93 \$5- pd by Plaintiff	93-711-CD	Velma L. Holliday, Cooper Twp., Grassflat, PA	88-1039-CD
SAT 8/6/93 \$5- pd by Plaintiff	93-712-CD	Huey A. Hoover, EST., RD (Union Twp) Rockton, PA	88-1040-CD
SAT 8/6/93 \$5- pd by Plaintiff	93-713-CD	Blair D. Hudson, Althea M. Hudson, RD#3 Lawrence Twp, Clearfield, PA	88-1042-CD
SAT 8/6/93 \$5- pd by Plaintiff	* \$5,000.00 93-6870-CD, 93-698-CD, 93-704-CD, 93-706-CD,		

MAY 18, 1993, TWENTY-ONE (21) SUGGESTIONS OF NONPAYMENT, filed.

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

Firteen 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

Alvin J. ...
Prothonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	REVIVING NO.
8-6-93 Pd by PIFF 93-714-CD	Walter E. Jackson, June E. Jackson, RD 2 Box 181, Goshen Twp, Clearfield, PA	88-963-CD
8-6-93 Pd by PIFF 93-715-CD	Andy Johns/Est. JR., Beccaria Twp., Beccaria,	88-1043-CD
8-6-93 Pd by PIFF 93-716-CD	George W. Lansberry, EST., Flora E. Lansberry, EST, Alan L. McCracken, Teresa L. McCracken, RD#2, Clearfield, PA	88-1044-CD
8-6-93 Pd by PIFF 93-717-CD	John D. Lansberry, Rose M. Lansberry, 1815 Daisy St., Clearfield, PA	88-1045-CD
8-6-93 Pd by PIFF 93-718-CD	Ida G. Larson, Cooper Twp., Lanse, PA	88-1046-CD
8-6-93 Pd by PIFF 93-719-CD	Frederick J. Lockwood, mary Emma Lockwood, 115 Grant St., DuBois City	88-1047-CD
8/6/93 Pd by PIFF 93-720-CD	Elmer Lucas, EST., Covington Twp., Frenchville, PA	88-1048-CD
8-6-93 Pd by PIFF 93-721-CD	Wilma C. Pearce, RD(Burnside Twp., Burnside, PA	88-1079-CD
8/6/93 Pd by PIFF 93-722-CD	Sara Luzier, EST, Sara Ann Luzier, PO Box 60, Clearfield, PA	88-1049-CD
8/6/93 Pd by PIFF 93-723-CD	Eugene McCracken, Helen McCracken, Box 6 (Troutville Boro) Troutville,	88-1069-CD
8/6/93 Pd by PIFF 93-724-CD	Eugene McCracken, Troutville Boro, Troutville, PA	88-1067-CD
* 8/6/93 Pd by PIFF 93-725-CD	John L. McCracken, Josephine R. McCracken, 506 Spruce St., Clearfield,	88-1070-CD
7-22-93 93-726-CD	Ralph McGonigal, Vida McGonigal, Norman Maney, Marion Maney, Karthaus Twp., Karthaus, PA	88-1071-CD
7-22-93 93-727-CD	Barbara J. Miller, Renee M. Vaux, RD Box 87, Ramey, PA	88-1072-CD
7-22-93 93-728-CD	Merle W. Miller, EST, Barbara J. Miller, Renee M. Vaux, Ramey Boro Ramey PA	88-1073-CD
7-22-93 93-729-CD	Paul R. Moskol, Mildred, Cooper Twp., Drifting, PA	88-1075-CD
7-22-93 93-730-CD	Roxie Muirhead, PO Box 87 (Cooper Twp), Winburne, PA	88-1076-CD
7-22-93 93-731-CD	Mary O'Brien, RD, (Osceola Borough), Osceola Mills, PA	88-1077-CD
7-22-93 93-732-CD	Harlan E. Owen, Aileen B. Owen, PO Box 142 (Goshen Twp) Shawville, PA	88-964-CD
8-6-93 Pd by PIFF 93-733-CD	Arlehe F. Paranich, John Taranich, 611 Stone Street, (Osceola Twp) Osceola Mills, PA	88-1078-CD
8-6-93 Pd by PIFF 93-734-CD	Dolores A. Peoples, PO Box 94 (Irvona Boro), Irvona PA	88-965-CD
	*\$5,000 - 93-714-CD, 93-717-CD, 93-720-CD, 93-725-CD, 93-727-CD 93-732-CD, 93-733-CD, 93-734-CD	
	93-729-CD - \$1410.00	

MAY 18, 1993, SIXTEEN (16) SUGGESTIONS OF NONPAYMENT, 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 Defendants in the sum of Two Thousand and 00/100 Dollars, with cost of suit. (*judgment of different amount)
 Pro - Each Writ - \$9.00
 JUDGMENT

[Handwritten Signature]
 Pro thonotary

NUMBER	NAME AND ADDRESS OF DEFENDANTS	REVIVING NO.
* 93-735-CD <i>5-6-93</i>	<i>5.00 pd by PIFP</i> Vaughn W. Phillips, RD (Brisbin Borough, Brisbin, PA	88-1050-CD
* 93-736-CD <i>5-6-93</i>	<i>5.00 pd by PIFP</i> Douglas D. Radaker, RD \$, Box 401, (Brady Twp) DuBois, PA	88-966-CD
93-737-CD <i>5-6-93</i>	<i>5.00 pd by PIFP</i> Paul Rodosky, PO Box 365, Winburne, PA	88-1052-CD
93-738-CD <i>5-6-93</i>	<i>5.00 pd by PIFP</i> Kenneth H. Ross, Dorothy J. Ross, 2 Ross St., DuBois, PA	88-1055-CD
93-739-CD <i>5-6-93</i>	<i>5.00 pd by PIFP</i> Kenneth H. Ross, Dorothy J. Ross, t/t, 2 Ross St., DuBois, PA	88-1054-CD
93-740-CD <i>5-6-93</i>	<i>5.00 pd by PIFP</i> John W. Rougeux, EST., Ruth Ann Rougeux, a/k/a Ruth Ann Sanker, Girard Twp., Surveyor, PA	88-1056-CD
93-741-CD <i>8/6/93 *5-PA by PIFP</i>	Julia Smith, a/k/a, Julia I. Smith, RD, (Lawrence Twp., Hyde, PA	88-1057-CD
93-742-CD <i>8/6/93 *5-PA by PIFP</i>	Norman Smith, Isabel Smith, ak/a/ Isabell Smith, RD#2, Sandy Twp., DuBois, PA	88-1058-CD
93-743-CD <i>7/6/93 *5-PA by PIFP</i>	<i>5.00 pd by PIFP</i> Gilbert E. Stone, Ethel M. Stone, RD (Cooper Twp) Winburne, PA	88-1059-CD
* 93-744-CD <i>7-22-93 *5.00 Pd By Piff</i>	Stanley A. Tiskus, mary Jane Hottel, 234 N. Church Street, DuBois, PA	88-1060-CD
* 93-745-CD <i>7-22-93 *5.00 Pd By Piff</i>	Bessie M. Travis, (Gulich Township) Coalport, PA	88-1061-CD
* 93-746-CD <i>7-22-93 *5.00 Pd By Piff</i>	Nadean Turner, RD#3, Box 145 A-4, Clearfield, PA	88-1062-CD
93-747-CD <i>7-22-93 *5.00 Pd By Piff</i>	Mike Vanish, Sara A. Vanish, Bigler Twp., Madera, PA	88-1063-CD
* 93-748-CD <i>5-6-93</i>	<i>5.00 pd by PIFP</i> Joseph C. Whitaker, RD 1, Box 286 (Pike Twp) Curwensville, PA	88-1080-CD
* 93-749-CD <i>5-6-93</i>	<i>5.00 pd by PIFP</i> Jack D. Wise, Margaret E. Wise, RD2, Box 214 (Goshen Twp) Clearfield, PA 16830	
* 93-750-CD <i>5-6-93</i>	<i>5.00 pd by PIFP</i> Albert Zendek, Philip Zendek, Box 192 (Beccaria Twp) Coalport, PA	88-1083-CD
	* \$5,000.00 93-735-CD, 93-736-CD, 93-744-CD, 93-745-CD, 93-748-CD, 93-749-CD, 93-750-CD	

John R. Ryan

JAMES T. STODART,

MAY 19, 1993, COMPLAINT IN DIVORCE, filed by John R. Ryan, Esquire.

Two (2) copies Certified to Attorney.

MAY 25, 1993, ACCEPTANCE OF SERVICE, filed

I hereby accept service of the foregoing Complaint in Divorce on behalf of Melissa A. Stodart. /s/ Robert Rayman, Esq.

MAY 27, 1993, ANSWER AND COUNTERCLAIM, filed by Robert C. Rayman, Esq.

CERTIFICATE OF SERVICE, filed

May 25, 1993, Answer and Counterclaim served to; John Ryan, Esq. /s/ Robert c. Rayman, Esq.

JUNE 2, 1993, ANSWER TO COUNTERCLAIM, filed by John R. Ryan, Esq. 1 cert/Atty

JANUARY 19, 1994, PRAECIPE TO TRANSMIT RECORD, filed by John R. Ryan, Esquire

AFFIDAVIT OF CONSENT of Melissa A. Stodart, filed.

AFFIDAVIT OF CONSENT of James T. Stodart, filed.

DIVORCE DECREE

AND NOW, this 20th day of January, 1994, it is ORDERED and DECREED that JAMES T. STODART, Plaintiff, MELISSA A. STODART, Defendant, are divorced from the Bonds of Matrimony. It is further ORDERED that the Agreement dated January 14, 1994, entered into by the parties shall be incorporated into this Final Decree of Divorce. BY THE COURT: s/ John K. Reilly, Jr., Judge

FEBRUARY 15, 1994, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.

5/19/93
\$95.00 pd
by Atty

93-751-CD

Clfd Trust
Bal/\$75.00

Robert Rayman

MELISSA A. STODART,

Pro 40.00
State by Atty 10.00
(2 counts)
JCP Fee by Atty 10.00
Pro .50

CK#2517 TRANS TO REGULAR ACCOUNT 75.00
PRO 40.00
STATE .50
CK#1018 ATTY 34.50

James A. Naddeo	TRACY M. CLARK,	<p>MAY 19, 1993, PRAECIPE FOR WRIT OF SUMMONS, filed by James A. Naddeo, Esquire.</p> <p>Please issue a Writ in Trespass against the above-named defendants whose addresses are: 1839 Sherman, Norwood, Ohio 45212; 425 1/2 Locust Street, Curwensville, Pennsylvania, 16833; and 506 Grampian Road, Curwensville, Pennsylvania, 16833, respectively. /s/ James A. Naddeo, Esquire.</p> <p>MAY 24, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.</p> <p>JUNE 17, 1993, PRAECIPE FOR APPEARANCE, filed 1 cert/Atty Please enter my appearance on behalf of Mark G. Stacy and Damon James Sheeder, Defts in reference to the above captioned case. /s/ Marianne C Mnich, Esq. CERTIFICATE OF SERVICE, filed July 1, 1993, PRAECIPE FOR APPEARANCE SERVED TO: James A. Naddeo, Esq. /s/ Richard A. Gray, Esq.</p>
5/19/93 3:28 pm	93-752-CD	<p>AUGUST 12, 1993, SHERIFF RETURN, filed May 28, 1993, SUMMONS SERVED TO: Mark G. Stacy, Deft. by certified mail. June 1, 1993, SUMMONS SERVED TO: Damon James Sheeder, Deft. June 2, 1993, SUMMONS SERVED TO: Dominic A. Fida, Husband, Deft. June 2, 1993, SUMMONS SERVED TO: Dominic Fida, IND Deft. June 3, 1993, SUMMONS SERVED TO: Elizabeth J. Fida, Wife, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p>
Marianne c. Minich Richard A. Gray	<p>MARK G. STACY, DAMON</p> <p>JAMES SHEEDER, *DOMINIC</p> <p>A. FIDA, Individually;</p> <p>* DOMINIC A. FIDA and</p> <p>*ELIZABETH J. FIDA, h/w</p>	<p>JULY 6, 1993, PRAECIPE FOR APPEARANCE, filed Kindly enter our Appearance on behalf of the Defendants, Dominic a. Fida, Individually, Dominic a. Fida and Elizabeth J. Fida, Husband and Wife, with regard to the above-captioned matter. /s/ Richard A. Gray, Esq. CERTIFICATE OF SERVICE, filed July 1, 1993, PRAECIPE FOR APPEARANCE SERVED TO: James A. Naddeo. /s/ Richard A. Gray, Esq.</p> <p>January 17, 1994, COMPLAINT, filed by James A. Naddeo, Esq. 3 cert/Atty Naddeo</p> <p>Pro by Atty 20.00</p> <p>JCP Fee by Atty 5.00</p>
	<p>Shff by Atty 46.51</p> <p>sur charge by Atty 10.00</p> <p>Pro by Atty 20.00</p> <p>Shff by Atty 31.10</p> <p>sur charge by Atty 4.00</p>	<p>JANUARY 19, 1994, CERTIFICATE OF SERVICE, filed</p> <p>January 17, 1994, PLAINTIFF'S COMPLAINT SERVED TO Richard A. Gray, Esq./s/ James A. Naddeo, Esq.</p> <p>JANUARY 25, 1994, SHERIFF RETURN, filed</p> <p>January 20, 1994, COMPLAINT SERVED TO: Damon James Sheeder, Deft</p> <p>January 22, 1994, COMPLAINT SERVED TO: Mark G. Stacy, Deft. by certified mail. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p> <p>JANUARY 26, 1994, PRELIMINARY OBJECTION OF DEFENDANTS FIDA, filed by Richard A. Gray, Esq.</p> <p>CERTIFICATE OF SERVICE, filed</p> <p>January 24, 1994, PRELIMINARY OBJECTIONS OF DEFENDANTS FIDA SERVED TO James A. Naddeo, Esq. /s/ Richard A. Gray, Esq.</p> <p>FEBRUARY 2, 1994 ANSWER AND NEW MATTER filed to JAMES A. NADDEO, ESQ., /s/ MARIANNE C. MNICH ESQ.</p> <p>FEBRUARY 2, 1994, PRAECIPE FOR APPEAANCE filed. by MARIANNE C. MINICH, ESQ.</p> <p>Please enter my appearance on behalf of MARK G. STACY, and DAMON JAMES SHEEDER DEFENDANTS in reference to the above captioned case. /s/ MARIANNE C. MINICH ESQ.</p> <p>FEBRUARY 16, 1994, CERTIFICATE OF SERVICE, filed</p> <p>February 16, 1994, NOTICE OF TAKING DEPOSITION OF MARK G. STACY AND DAMON JAMES SHEEDER SERVED TO Marianne C. Mnich, Esq., Richard A. Gray, Esq., and Hoffman & Schreiber Court Reporting Services. /s/ James A. Naddeo, Esq.</p> <p>FEBRUARY 25, 1994, ENTRY OF APPEARANCE, filed</p> <p>Enter our appearance for defendants, Mark G. Stacy and Damon James Sheeder, in the above-captioned case. Papers may be served at the address stated below.: P.O. Box 1071, Johnstown, PA 15907</p> <p>DEMAND FOR JURY TRIAL, filed</p> <p>Pursuant to Rule 1007.1 of the Pennsylvania Rules of Civil Procedure, as amended, a Jury Trial is demanded on all issues raised by the pleadings in the above captioned action.</p> <p>We certify that this Entry of Appearance and Demand for Jury Trial shall be served forthwith by ordinary mail upon all parties herein. /s/ Dennis M. McGlynn, Esq.</p> <p>MARCH 16, 1994, ANSWER TO NEW MATTER, filed by James A. Naddeo, Esq. 2 cert/Atty</p> <p>CERTIFICATE OF SERVICE, filed</p> <p>March 16, 1994, PLAINTIFF'S ANSWER TO NEW MATTER SERVED TO: Marianne C. Mnich, Esq and Dennis M. McGlynn, Esq. /s/ James A. Naddeo, Esq.</p>

Paula M. Cherry

May 19
3:35 pm

S & T BANK,
formerly THE SAVINGS &
TRUST COMPANY OF PENNA,

93-753-CD

JAMES E. WALKER and
DONNA J. WALKER,
Individually and trading
and doing business as
HOUSE OF GIFTS,

MAY 19, 1993, COMPLAINT IN CONFESSION OF JUDGMENT, filed by Paula M. Cherry, 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 and confess judgment in favor of the Plaintiff and against Defendants as follows:

(a) Unpaid principal - \$133,000.00
 (b) Unpaid Interest through May 19, 1993 - \$1,268.03
 (c) Attorney's collection fee in the amount of 5% as authorized by the terms of said Note and Change in Terms Agreement \$6,713.40
 (d) Plus interest from May 20, 1993
 TOTAL - \$140,981.43

Judgment is entered in favor of the Plaintiff and against the Defendant in the sum of One Hundred Forty Thousand Nine Hundred Eighty-one and 43/100 Dollars,

Debt \$140,981.43

JUDGMENT

[Signature]
Prothonotary

May 19, 1993, Notice of entry of Judgment mailed to Defendant.

NOVEMBER 22, 1993, PRAECIPE, filed
Please prepare a Certification of Docket Entries in the above-entitled Action and forward the same to the Prothonotary of Jefferson County, Pa, for filing as a Judgment against the above-named Defendants in Jefferson County, PA. /s/ Paula Cherry, Esq.

NOVEMBER 23, 1993 DOCKET ENTRIES AND JUDGMENT MAILED TO JEFFERSON COUNTY.

Pro by Atty 9.00

JCP Fee by Atty 5.00

Pro by Atty 15.00

IN RE:
 BARBARA E. KUNTZ,
 An Alleged Severely
 Mentally Disabled
 Person,

MAY 20, 1993, PETITION FOR INVOLUNTARY TREATMENT, MENTAL HEALTH PROCEDURES ACT OF 1976, filed.

ORDER, filed
ORDER, filed

MAY 20, 1993, MENTAL HEALTH REVIEW OFFICER REPORT AND DECREE, filed.

One (1) copy Certified to Sheriff.

DECREE, filed.

AND NOW, this 20th day of May, 1993, the Mental

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

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

Accordingly, the Court ORDERS that BARBARA E. KUNTZ be involuntarily committed to the Mayview State Hospital Forensic Unit, a state mental institution, for inpatient care and treatment as a severely mentally disabled person, for a period of ninety (90) days.

TRANSFER EFFECTIVE 5/21/93

This commitment is pursuant to the Section 304 of 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.

This is a Civil Commitment, and this patient has not been convicted or sentenced and is not on parole or probation. Accordingly, it is the ORDER of this Court that the cost of her care and treatment at Mayview State Hospital or any other institution shall not be paid by Clearfield County. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

ORDER, filed.

AND NOW, this 20th day of May, 1993, it is the ORDER of this Court that the Clearfield County Sheriff's Office transport the above-named BARBARA E. KUNTZ from the DuBois Regional Medical Center, East, Psychiatric Ward, DuBois, PA to the MAYVIEW State Hospital Forensic Unit, as per Order of Commitment, dated May 20, 1993. TRANSFER DATE, May 21st, 1993. BY THE COURT: /s/ John K. Reilly, Jr., President Judge.

AUGUST 25, 1993, SHERIFF RETURN, filed

May 21, 1993, transported the above named defendant from the DRMC EAST PSYCH WARD, DUBOIS to the MAYVIEW STATE HOSP PITTSBURGH and released her into the custody of the authorities at the MAYVIEW STATE HOSPITAL, PITTSBURGH, PA.

August 24, 1993, transported the above named defendant from the MAYVIEW STATE HOSPITAL, PITTS. to the CLEARFIELD COUNTY PRISON, CLEARFIELD, PA and released her into the custody of the authorities at teh CLEARFIELD CO PRISON. /s/ Chester A. Hawkins, Shff

May 20
 9:30 am

93-754-CD

UK # 10 8794-6-14-93 Pro *lyle* 40.00
 UK # 10 8794-6-14-93 JCP Fee *lyle* 5.00
 R. Mattern Office 150.00
 Shff Credit 131.40

<p>George S. Test</p> <p>5/20/93 \$90.00 Pd by Atty</p> <p>Clfd Trust BAL/\$75.00</p>	<p>MARILYN K. ELRIDGE,</p> <p>93-755-CD</p> <p>WILLIAM A. ELRIDGE,</p> <p>Pro 40.00</p> <p>State by Atty 10.00 (1 count)</p> <p>JCP Fee by Atty 5.00</p> <p>Pro .50</p> <p>Pro 8.00</p> <p>CK#2194 TRANSFER TO REGULAR ACCOUNT 75.00</p>	<p><u>MAY 20, 1993, COMPLAINT IN DIVORCE</u>, filed by George S. Test, Esquire. NO COPIES.</p> <p><u>JUNE 3, 1993, CERTIFICATE OF SERVICE</u>, filed May 28, 1993, COMPLAINT IN DIVORCE SERVED TO: William A. Elridge, Deft. by Certified mail. /s/ George S. Test, Esq.</p> <p><u>AUGUST 30, 1993, MOTION REQUESTING ENTRY OF DECREE IN DIVORCE</u>, filed by George Test, Esquire. <u>AFFIDAVIT OF CONSENT OF WILLIAM A. ELRIDGE</u>, filed. <u>AFFIDAVIT OF CONSENT OF MARILYN K. ELRIDGE</u>, filed.</p> <p><u>AUGUST 31, 1993, DECREE IN DIVORCE</u>, filed.</p> <p>AND NOW, TO WIT, this 31st day of August, 1993, the Plaintiff herein having filed a Complaint in Divorce pursuant to 23 P.S. 201(c) said Complaint having been filed on May 20, 1993, 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 counseling having been filed and Affidavits of Consent executed by each of the parties having been made part of the record, the Court does accordingly adjudge and decree that Marilyn K. Elridge is hereby divorced and completely seperated from the bonds of matrimony with William A. Elridge as fully as if the said Marilyn K. Elridge and William A. Elridge had never been married, and every duty, right and claim heretofore accruing to either of said parteis by reason</p>
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<p>PRO 40.00</p> <p>PRO 8.00</p> <p>PRO .50</p> <p>CK#2400 ATTY 26.50</p>	<p>ATTY 26.50</p>	<p>of aid 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: /s/ JOHN K. REILLY, JR., Judge.</p>
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		<p><u>SEPTEMBER 15, 1993, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE, PA.</u></p> <p><u>SEPTEMBER 24, 1993, RETAKE OF MAIDEN NAME</u>, filed by George S. Test, Esquire.</p> <p>Plaintiff, Marilyn K. Elridge, in the above captioned matter, hereby elects to retake her maiden name and to named and known as Marilyn Kaye Moriarty. s/ Marilyn K. Elridge, TO BE KNOWN AS: s/ Marilyn Kaye Moriarty</p>
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May 20
11:00 am

COMMONWEALTH OF PENNA,
DEPARTMENT OF REVENUE,
Harrisburg, PA 17128

93-756-CD

EDWARD J. LIEGEY,
t/a LIEGEY CRANE SERVICE,
RR#1, Box 169
Frenchville, PA 16836

Pro by Plff 9.00

MAY 20, 1993, SUGGESTION OF NONPAYMENT AND AVERMENT OF DEFAULT, To Revive and Continue Lien entered to No. 88-1577-CD. 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 Eighteen Thousand One Hundred Fifty and 26/100 Dollars, with costs.

Debt \$18,150.26

JUDGMENT

W.D. Bell
Prothonotary ✓

May 20
11:00 am

COMMONWEALTH OF PENNA,
DEPARTMENT OF PENNA,
Harrisburg, PA 17128

93-757-CD

ELIC A. BELLOTTI and
CYNTHIA S. BELLOTTI,
PO Box 207
Penfield, PA 15849

Pro by Plff 9.00

Pro by Def. 5.50

MAY 20, 1993,, 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 Twenty-one and 72/100 Dollars, with costs.

Debt \$221.72

Interest Computation Date May 28, 1993.

Filed and Entered by Plaintiff, May 20, 1993

JUDGMENT

W.D. Bell
Prothonotary ✓

8th July - 97
William A. [Signature]

<p>May 20 11:00 am</p>	<p>COMMONWEALTH OF PENNA, DEPARTMENT OF REVENUE, Harrisburg, PA 17128</p> <p>93-758-CD</p> <p>DONALD E. WELSH, JR. and CHRISTINE D. WELSH, JR., RD Box 21 Irvona PA 16656</p> <p>Pro by Plff 9.00</p>	<p><u>MAY 20, 1993, , CERTIFIED COPY OF LIEN, P.I.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 Two Hundred Sixty and 07/100 dollars, with costs.</p> <p>Debt \$260.07</p> <p>Interest Computation Date May 28, 1993</p> <p>Filed and Entered by Plaintiff. May 20, 1993.</p> <p>JuGMENT</p> <p><i>[Signature]</i> Prothonotary</p>
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David C.
Mason

PAMELA JO COWHER,

MAY 20, 1993, COMPLAINT IN DIVORCE, filed by David C. Mason, Esquire.

One (1) copy Certified to Attorney.

JUNE 1, 1993, CERTIFICATE OF SERVICE, filed
May 24, 1993 DIVORCE COMPLAINT SERVED TO: Lewis Paul Cowher, Deft /s/ David C. Mason, Esq.

MARCH 29, 1994, PRAECIPE TO TRANSMIT RECORD, filed by s/DAVID C. MASON, E SQUIRE

AFFIDAVIT OF CONSENT OF PAMELA JO COWHER, filed
AFFIDAVIT OF CONSENT OF LEWIS PAUL COWHER, filed.

DECREE

AND NOW, to wit this 29th day of March, 1994, the Plaintiff herein

having giled a Complaint in Divorce pursuant to Section 201)c) of the Divorce Code, said Complaint having been filed on May 20, 1993, and having been served on the Defendant, a period of ninety (90) days from the date of filing of said Complaint having lapsed, no Answer or demand for counselling having been filed and Affidavits of Consent executed by each of the parties having been made a part of the record, the Court does accordingly adjudge and decree that the Plaintiff PAMELA JO COWHER, is hereby divorced and completely separated from the bonds of matrimony with Defendant LEWIS PAUL COWHER, as fully as if the said PAMELA JO COWHER and LEWIS PAUL COWHER had never married.

Each of the parties is now at liberty to marry again as free as if said marriage had never taken place. s/JOHN K. REILLY, JR.

PRESIDENT JUDGE.

APRIL 15, 1994, VITAL STATS MAILED TO DEPT OF HEALTH, NEW CASTLE, PENNA.

5/20/93
\$90.00 pd
by Atty

93-759-CD

Clfd Trust

BAL/\$75.00

LEWIS PAUL COWHER,

Pro 40.00
State by Atty 10.00
(1 count)
JCP Fee by Atty 5.00
STATE .50

CK#2602 TRANSFER TO REGULAR ACCOUNT 75.00
PRO 40.00
STATE .50
CK#1123 ATTY 34.50

Anthony S. Guido

FRANCIS A. VILLELLA,

MAY 21, 1993, COMPLAINT, filed by Anthony S. Guido, Esquire.

Four (4) Copies Certified to Attorney.

JUNE 11, 1993 SHERIFF RETURN, filed

May 25, 1993 COMPLAINT SERVED TO: Marcus Katzen, Deft.

May 26, 1993, Harry Dunkle Shff of Jefferson Co deputized by Chester A. Hawkins, Shff of Clfd Co.

May 28, 1993, COMPLAINT SERVED TO: Harry Kellar by Shff Dunkle /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

May 21 10:30 am

93-760-CD

JUNE 14, 1993, PETITION FOR REMOVAL, filed by Thomas C. Marshall, Esq.

CASE JURIDICATION REMOVED TO US DISTRICT CT. OF WESTERN DISTRICT OF PENNA

22 FEB 95, MEMORANDUM ORDER, filed.

Plaintiff's equity action seeking reformation of a contractual provision in a financing transaction was removed from the Court of Common Pleas of Clearfield County to this court on July 15, 1995. Defendants contend that this Court has diversity jurisdiction, and that therefore removal is proper under 28 U.S.C. §1441. Defendants have filed a Motion to Dismiss, docket no. 2, and plaintiff has countered with a Motion for Remand, docket no. 5. I first address the merits of the Motion for Remand, since the absence of subject matter jurisdiction would preclude my ruling on the denfendant's Motion to Dismiss.

Thomas C. Marshall

MARCUS KATZEN, MARSHALL KATZEN, M.D. BARI BOYER and HARRY KELLER, Trustee for BRIT KATZEN and BROOK KATZEN, and DEPOSIT-BANK

Plaintiff contends that this case must be remanded to state court. He asserts that diversity jurisdiction does not exist because the amount in controversy does not exceed \$50,000.00 and there is not complete diversity between the parties. See 28 U.S.C. §1332 (a) (1). A removal action must be remanded to state court if a district court lacks subject matter jurisdiction. 28 U.S.C. §1447 (c). "The burden is on the party seeking to preserve the removal, not the party moving for remand, to show that the requirements for removal have been met." Wright and Miller, Federal Practice and Procedure, §3739, 2d ed., 1985. My focus in ruling on a motion for remand must be on the plaintiff's complaint, and I must accept all factual allegations therein as true. Steel Valley Authority v. Union Switch & Signal Div., 809 F. 2d 1006, 1010 (3d. Cir. 1987).

Pro by Atty 40.00

The complaint in this action identifies the plaintiff as a Pennsylvania resident. Four defendants are named: Marcus Katzen, a Florida resident; Marshall Katzen, M.D., a Massachusetts resident; Bari Boyer, also a Massachusetts resident; and Harry Kellar, a Pennsylvania resident, Trustee for Brit Katzen and Brook Katzen. Brit and Brook Katzen, children of Marshall Katzen, M.D. and Bari Boyer are residents of Massachusetts.

JCP Fee by Atty 5.00

Shff by Atty 34.96

sur charge by Atty 4.00

Shff Dunkle by Atty 26.00

The Complaint seeks to compel the defendants to agree to the reformation of a loan document which constitutes part of a complex financing transaction. The reformation would require the plaintiff to maintain a liquid reserve account in the sum of only \$260,000.00 consistent with the terms of the loan commitment letter plaintiff received initially in the financing transaction. The terms of the final executed loan documents binding the plaintiff, however, require a minimum liquid reserve account of \$350,000.00. See Complaint, docket no 1.

Plaintiff contends the requisite amount in controversy of \$50,000.00 is lacking because he does not seek damages, only the reformation of the loan document. Defendants assert that regardless of the fact that plaintiff seeks only the reformation of the loan document, the jurisdictional requirement is met because the value of the reformation of the loan document exceeds the requisite \$50,000.00.

"In injunctive actions, it is settled that the amount in controversy is measured by the value of the right sought to be protected by equitable relief." In re Corestates Trust fee Litigation, 39 F. 3d 61, 65 (3d Cir. 1994), citing Smith v. Adams, 130 U.S. 167 (1889). In this case, the value of the right at issue is measured by the loss to the plaintiff which would result from adherence to the terms of the final executed loan documents. That is, the value is equivalent to the right to be free of the term of the loan document which requires a minimum reserve accoutn of \$350,000.00 instead of \$260,000.00. Compare Mc Nutt v. GENERAL MOTORS ACCEPTANCE CORPORATION OF INDIANA, 298 U.S. 178, 181 (1936) (amount in controversy in equitable action determined by value of right to be free from state regulation).

Reformation of the loan document to require a minimum reserve account of only \$260,000.00 would render \$90,000.00 of the reserve account accessible by the plaintiff. The jurisdictional threshold of \$50,000.00 is therefore exceeded.

I must therefore resolve whether thereis complete diversity of the parties as required by Strawbridge v. Curtiss, 3 Cranch 267, 2 L. Ed. 435 (1806). Plaintiff, a Pennsylvania resident, asserts complete diversity does not exist because Harry Kellar, the Trustee, is also a Pennsylvania resident. Defendnats contend that Kellar's citizenship is irrelevant because as Trustee he is a nominal or formal party. Defendants submit it is the beneficiaries of the trust, Brit and Brook Katzen, who possess the necessary and indispensible interest in this matter. Their Massachusetts citizenship, according to defendants, would preserve complete diversity.

Susan Fuhrer
Reiter,

INTEGRA NATIONAL BANK/
NORTH, successor by
merger to KEYSTONE
NATIONAL BANK,

MAY 21, 1993, JUDGMENT NOTE, filed.

See Original Papers for Information

Judgment is entered in favor of the Plaintiff and
against the Defendant, in the sum of Seven Thousand
Four Hundred Thirty-two and 89/100 Dollars, with
costs.

Debt \$7,432.89

JUDGMENT

Allen D. B...
Prothonotary

May 21
11:45 am

93-761-CD

MAY 21, 1993, Notice of Entry of Judgment mailed to
Defendants.

THOMAS E. WEIS,
JOHN C. DOWNEY and
DONALD E. RUTCH,

MAY 21, 1993, One (1) copy Certified to Attorney.
One (1) copy Certified to Defendant.

JULY 29, 1993, PRAECIPE FOR WRIT OF EXECUTION,
filed by Susan Fuhrer Reiter, Esq.

WRIT OF EXECUTION ISSUED TO NO 93-81-EX

Pro by Atty 9.00

JCP Fee by Atty 5.00

Joseph Colavecchi

JOSEPH COLAVECCHI,
221 E. Market Street
Clearfield, PA 16830

May 21
12:20 pm

93-762-CD

CHURCH OF OUR FIRST LOVE
INC.,

Pro by Atty 9.00

MAY 21, 1993, 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 Three Hundred Twenty-seven and 50/100 Dollars, with costs.

Debt \$1,327.50

Interest from April 12, 1993.

Filed and Entered by Plaintiff, May 21, 1993.

JUDGMENT

Amended 28th Dec. 1994 by prothonotary
in satisfaction in full of debt.
William M. Daisher
Prothonotary

MAY 21, 1993, Notice of Entry of Judgment mailed to Defendant.

Richard H.
Milgrub

LAURIE ANN SHRAUGER,

MAY 21, 1993, COMPLAINT FOR CUSTODY, filed by Richard
H. Milgrub, Esquire.

One (1) copy Certified to Attorney.

ORDER OF COURT, filed.

YOU, ROBERT FRANKLIN SHRAUGER, Defendant, have
been sued in Court to obtain Custody of the child:
MATTHEW SHRAUGER.You are ORDERED to appear in person in Courtroom --
of the Clearfield County Courthouse, Clearfield,
Pennsylvania, on the 10th day of June, 1993, at 10:30 A.M.
for a conference.Pending further Order of this Court, Custody of
MATTHEW SHRAUGER shall remain with their mother, the
Plaintiff, LAURIE ANN SHRAUGER.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, Judge.

JUNE 1, 1993, AFFIDAVIT OF SERVICE, filed

May 26, 1993, COMPLAINT IN CUSTODY SERVED TO:
Robert Franklin Shrauger, Deft. by Certified mail.
/s/ Richard H. Milgrub, Esq.

ROBERT FRANKLIN SHRAUGER

JUNE 23, 1993, TEMPORARY CONSENT ORDER, filed
2 cert/ Richard MilgrubNOW, this 15th day of June, 1993, the parties having
appeared fro a conference following Plaintiff's Complaint
For Custody, and the parties having agreed to the entry of
the following Order as evidenced by their signatures affixed
hereto, it is hereby ORDERED as follows:1. Laurie Ann Shrauger and Robert Franklin Shrauger
shall have shared legal custody of their minor child,
Matthew Shrauger.2. Laurie Ann Shrauger shall have primary physical custody
of said child subject to Robert Franklin Shrauger's rights
of visitation as may be agreed upon between the parties.
BY THE COURT: Joseph S. Ammerman, Judge.We do hereby consent to the Order contained herewith.
/s/ Laurie Ann Shrauger-Richard H. Milgrub, Esq.
/s/ Robert Franklin Shrauger.

May 21

93-763-CD

Pro by Atty 40.00

JCP Fee by Atty 5.00

Richard H.
Milgrub

MARK ROOT,

MAY 21, 1993, COMPLAINT FOR CUSTODY, filed by Richard H. Milgrub, Esquire.

One (1) copy Certified to Attorney.

ORDER OF COURT, filed.

YOU, ELIZABETH ROOT and EDIE GOODROW, defendants have been sued in Court to obtain Custody of the Children: ALLEN ROOT and NATHAN ROOT.

You are ORDERED to appear in person in Courtroom of the Clearfield County Courthouse, Clearfield, Pennsylvania, on the 4th day of June, 1993, at 10:00 A.M. for a conference.

Pending further Order of this Court, temporary custody of the minor children shall be in the natural father, MARK ROOT.

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, Judge.

May 21
2:35 pm

93-764-CD

JUNE 4, 1993, ORDER FOR MEDIATION CONFERENCE, filed 2 cert/Judge "A"

NOW, this 4th day of June, 1993, 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 9, 1993, at 9:00 AM, in Courtroom No 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 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 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. BY THE COURT: Joseph S. Ammerman, Judge.

Pro by Atty 40.00

JCP Fee by Atty 5.00

Scott R.
HazelELIZABETH ROOT and
EDIE GOODROW,

JUNE 9, 1993, ORDER, filed 2 cert/Atty

NOW, this 9th day of June, 1993, this being the day and date scheduled for a mediation conference, upon the failure of the defendant, Elizabeth Root, to appear, the following Order is entered:

Plaintiff, father Mark Root, shall have temporary custody of the minor children with defendant, mother Elizabeth Root, having such visitation as the parties agree. BY THE COURT: Joseph S. Ammerman, Judge.

SEPTEMBER 21, 1995, MOTION TO MODIFY EXISTING CUSTODY ORDER, filed by Scott R. Hazel, Esquire
 CERTIFICATE OF SERVICE,
 SEPTEMBER 20, 1995, WITHIN MOTION SERVED TO: Mark Root, 101 Water Street, Curwensville, PA 16833. /s/ Scott R. Hazel, Esquire.

OCT. 05, 1995, RULE, filed. TWO(2) CERT TO ATTY HAZEL
 AND NOW, this 4 day of October, 1995, in consideration of the foregoing Motion, a rule is granted upon the Plaintiff to show cause why such relief should not be granted.
 Rule returnable on the 3rd day of November, 1995 for Custody Conference at 1:30 o'clock P.M. in Courtroom No. 2, in the Clearfield County Courthouse, Clearfield, Pa. BY THE COURT, s/FREDRIC J. AMMERMAN, Judge

<p>May 24 9:00 am</p>	<p>MONA L. RAUCH,</p> <p>93-765-CD</p> <p>RICHARD RAUCH,</p> <p>Pro by Deft 20.00 JPC Fee by Deft 5.00 Pro by Plff 40.00</p>	<p><u>MAY 24, 1993, NOTICE OF APPEAL FROM J.P., William M. Daisher, filed.</u> <u>PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE,</u> Enter rule upon Mona L. Rauch, appellee, to file a complaint in this appeal (Common Pleas No. 93-765-CD) within twenty (20) days after service or rule or suffer entry of judgment of non pros. /s/ Richard A. Rauch, Defendant.</p> <p>RULE: To MONA L. RAUCH, appellee.</p> <p><u>MAY 24, 1993, 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. 93-765-CD upon the District Justice designated therein on 5-24-93 by certified mail and upon the appellee Mona L. Rauch on 5-24-93 by certified mail. 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 5-24-93 by certified mail. /s/ Richard Rauch, Deft.</p> <p><u>JUNE 14, 1993, COMPLAINT,</u> filed by Thomas Rauch for Mona L. Rauch, Plff</p> <p><u>JUNE 14, 1993, SENDER'S RECEIPT OF COMPLAINT,</u> filed by Mona L. Rauch, Plff.</p> <p><u>JULY 9, 1993, PRAECIPE FOR WRIT OF POSSESSION,</u> filed by Chris A. Pentz, Esq.</p> <p>WRIT OF POSSESSION ISSUED TO NO 93-75-EX</p>
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CATHY GARCIA,

MAY 24, 1993, PETITION FOR PROTECTION FROM ABUSE ORDER, filed by Plaintiff.

Five (5) copies Certified to Plaintiff.
One (1) copy Certified to County Control
TEMPORARY ORDER, filed.

AND NOW, this 24th day of May, 1993, upon review of the plaintiff's petition, the Court enters the following ORDER:

The Sheriff is directed to serve a copy of the petition and ORDER on the defendant. The Plaintiff shall serve the copies of the ORDER on the police departments in the jurisdiction where plaintiff resides and the Court shall serve County Control which serves as the central registry for all Protection From Abuse ORDERS.

This ORDER shall be enforced by any law enforcement officer or agency in a County where a violation of this Order occurs.

A Hearing Conference shall be held on the 7th day of June, 1993, at 10:30 A.M. at 430 Spring Street, Suite #3, Houtzdale, PA

This Order shall remain in full force and effect until modified or terminated by this Court.

This is AN ORDER OF COURT. Any violation of this ORDER by either party shall constitute contempt of Court and may be punishable by a fine of up to One Thousand (\$1,000.00) Dollars and a jail sentence of up to Six (6) Months. BY THE COURT: /s/ Joseph S. Ammerman, Judge.

May 24
11:40 am

93-766-CD

MARK GARCIA,

JUNE 9, 1993, ORDER, filed

NOW THIS 7th day of June, 1993, an anction under the Protection From Abuse Statute having been filed by the Plaintiff, the proceeding having been served by Department, and proof of the same having been filed to the above term and number, the Plaintiff having appeared to testify and the defendant having/failing to appear, the following order is issued:

1. The Defendant shall refrain from abusing, harassing, and threatening the Plaintiff, or of placing Plaintiff in fear of abuse at any place where Plaintiff may be found.

2. The Defendant is enjoined and prohibited from living at, entering, attempting to enter or visit the residence located at RD#1, Box 634, Coalport, PA, and any subsequent resident residence in which the Plaintiff resides during the pendency of this Order. Plaintiff is granted exclusive possession of the premises.

3. 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 the Plaintiff to the Defendant, his counsel or any third party.

4. The Defendant is prohibited from having any contact with the Plaintiff including, but not limited to, entering the place of employment, business or school of the Plaintiff, and harassing the Plaintiff and the Plaintiff's relatives or minor children.

5. The Plaintiff is awarded temporary custody of the minor children, Cesar Garcia 12 yrs. old 7/25/80, for a period of 1 year.

7. This Order shall be enforced by any law enforcement agency in any county where a violation of this Order occurs

8. This Order shall remain in full force and effect for a period of one (1) year from date hereof.

9. The Defendant shall pay the costs and fees of this law suit \$45.00 to the Prothonotary \$48.72 Service Fees.

This Proceeding was held prevalent to Order of Court dated January 22, 1993. Either party shall have the right to file an appeal, de novo, with the Prothonotary of Clearfield County within ten (10) days from the date of this Order.

This is an Order of Court. Any violation of any of the provisions of this Order by the Defendant shall constitute contempt of court and may be punishable by incarceration of up to six months and a fine of up to one Thousand (\$1,000) dollars for each violation. /s/ J. L. Hawkins, District Justice.

JULY 23, 1993, SHERIFF RETURN, filed

May 26, 1993, PFA SERVED ON Mark Garcia, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

Billed County 6/3/93

6-25-93
OK 108965
6-25-93
OK 108965

Pro	lyl.	40.00
JPC Fee	lyl.	5.00
Shff by Plff		46.72
sur charge by Plff		2.00

<p>Toni M. Cherry</p> <p>5/24/93 \$100.00 pd by Atty</p> <p>Clfd Trust BAL/\$75.00</p> <p>JOSEPH E. BUCKLEY</p>	<p>ANN M. MCKAY,</p> <p>93-767-CD</p> <p>CHARLES E. MCKAY,</p> <p>Pro 40.00 State by Atty 10.00 (3 counts) JCP Fee by Atty 15.00 State .50</p> <p>CK#2939 TRANSFER TO REGULAR ACCOUNT 75.00 PRO 40.00 STATE .50 CK#1554 ATTORNEY 34.50</p>	<p><u>MAY 24, 1993, COMPLAINT IN DIVORCE</u>, filed by Toni M. Cherry, Esquire. One (1) copy Certified to Attorney. <u>ORDER OF COURT</u>, filed <u>YOU, CHARLES E. MCKAY</u>, Defendant, have been sued in Court to obtain custody of the child, MEGAHAN ELIZABETH MCKAY. You are ORDERED to appear in person at the Second Floor, Clearfield County Courthouse, Clearfield, Pennsylvania, on June 21, 1993, at 11:00 o'clock A.M. for a conference. Pending FURTHER ORDER of Court, custody of the minor child, MEGHAN ELIZABETH MCKAY, shall remain with the Plaintiff, ANN M. MCKAY. 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>JUNE 21, 1993, ANSWER TO DIVORCE COMPLAINT</u>, filed by Joseph E. Buckley, Jr, Esq. 1 cert/Atty <u>CERTIFICATE OF SERVICE</u>, filed June 17, 1993, ANSWER TO DIVORCE COMPLAINT SERVED TO: Toni M. Cherry, Esq. /s/ June M. Miller, Sec to Joseph E. Buckley, Jr, Esq.</p> <p><u>JUNE 18, 1993, AFFIDAVIT OF SERVICE</u>, filed May 27, 1993, DIVORCE AND CUSTODY COMPLAINT SERVED TO: Charles E. McKay by Certified mail. /s/ Toni M. Cherry, Esq.</p> <p><u>AUGUST 26, 1993, ORDER FOR MEDIATION CONFERENCE</u>, filed 2 cert/Marcy NOW, this 25th day of August, 1993, 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 27, 1993, at 1:00 PM, in Courtroom No 2 of the Clearfield County Courthouse, Clearfield, PA. 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 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 parties, and each party 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.</p> <p><u>FEBRUARY 10, 1994, MEMORANDUM AND OPINION</u>, filed 1 cert/Atty Toni Cherry 1 cert/Atty Buckley <u>ORDER/CUSTODY</u>, filed February 10, 1994, BY THE COURT Robert M. Kemp, S.J. S.P. (See original for information).</p> <p><u>FEBRUARY 3, 1995, AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE</u>, filed by Toni M. Cherry, Esq.</p> <p><u>FEBRUARY 3, 1995, CERTIFICATE OF SERVICE</u>, filed February 2, 1995, AFFIDAVIT AND THE COUNTER AFFIDAVIT UNDER SECTION 3301(d) OF THE DIVORCE CODE SERVED TO: Joseph Edward Buckley, Jr, Esq. /s/ Toni M. Cherry, Esq.</p> <p><u>FEBRUARY 3, 1995, CERTIFICATE OF SERVICE</u>, filed February 2, 1995, NOTICE OF INTENTION TO REQUEST ENTRY OF DIVORCE DECREE AND PRAECIPE TO TRANSMIT RECORD SERVED TO: Joseph Edward Buckley, Jr, Esq. /s/ Toni M. Cherry, Esq.</p> <p><u>FEBRUARY 28, 1995, PRAECIPE TO TRANSMIT RECORD</u>, filed by Toni M. Cherry, Esquire <u>DECREE AND ORDER</u> AND NOW, March 1, 1995, it is ordered and decreed that ANN M. MCKAY, Plaintiff, and CHARLES H. MCKAY, 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. Any existing spousal support order shall hereafter be deemed an order for alimony pendente lite if any economic claims remain pending. BY THE COURT, s/ Fredric J. Ammerman, Judge</p> <p><u>MARCH 15, 1995, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.</u></p> <p>Certified Copies of Decree given to parties of record.</p>
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Toni M. Cherry

MARY PATRICIA BENNETT,

2/20/97 MASTER DEPOSIT \$200 BY ATTY HOPKINS

5/24/93 \$110.00 Pd by Atty

Clfd Trust

BAL/\$75.00

93-768-CD

DANIEL E. BENNETT,

Pro 40.00
State by Atty 10.00 (5 counts)
JCP Fee by Atty 25.00

Ch. # 2990
9-10-97
CK# 3536 TO ATTY 34.50

MAY 24, 1993, COMPLAINT IN DIVORCE, filed by Toni M. Cherry, Esquire.

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

YOU, DANIEL E. BENNETT, Defendant, have been sued in Court to obtain Custody of the children: DANIEL JAMES BENNETT and LAURENE ELIZABETH BENNETT.

You are ORDERED to appear in person on the Second Floor of the Clearfield County Courthouse, Clearfield Pennsylvania, on the 21st day of June, 1993, at 10:00 o'clock A.M. for a conciliation conference.

Pending further ORDER of Court, custody of the minor children shall remain with the Plaintiff, MARY PATRICIA BENNETT.

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.

JUNE 22, 1993, AFFIDAVIT OF SERVICE, filed June 1, 1993, DIVORCE AND CUSTODY COMPLAINT SERVED TO: Daniel E. Bennett by certified mail. /s/ Toni M. Cherry, Esq.

JUNE 25, 1993, CONSENT ORDER, filed 3 cert/Atty AND NOW, this 24th day of June, 1993, the parties having reached an agreeemtn with regard to the custody of their minor children and having reduced such agreement to writing as part of a Marriage Settlement Agreement dated June 17, 1993, do hereby stipulate and agree that the Court enter the Order that hereafter follows:

1. MARY PATRICIA BENNETT shall have legal and primary physical custody of the minor children of the parties, namely, DANIEL JAMES BENNETT, a male child born on April 15, 1985, and LAURENE ELIZABETH BENNETT, a female child born on February 28, 1987.

2. DANIEL E. BENNETT shall have partial physical custody of the minor children as follows:

- (a) alternate weekends with the times to be worked out between the parties.
- (b) time on all birthdays and major holidays with the exact periods to be agreed upon between the parties.
- (c) all other times and for such periods of time as the parties can agree.

3. In addition to any provisions which may be contained herein regarding custody and visitation, HUSBAND shall have the following rights with respect to the children of the parties:

(a) reasonable telephone calling privileges; access to the report cards and other relevant information concerning the progress of the children in school; approval of extraordinary medical and/or dental treatment, except in the case of an emergency and provided that such approval shall not be unduly withheld; approval of Summer camp and schools, provided that such approval shall not be unreasonably withheld.

(b) In the event of any serioud illness of either child at any time, any party then having custoyd of the said child shall immediately communicate with the other party by telephone or any other means and inform the other party of the nature of the illness. During such illness, each party shall have the right to visit the child as often as he or she desires, consistent with the proper medical care of the said child. The word "illness" as used herein shall mean any disability which confines the child to bed under the direction of a licensed physician for a period of foty-eight (48) hours. BY THE COURT: Joseph S. Ammerman, Judge

STIPULATION, filed AND NOW, this 18th day of June, 1993, the parties hereto do hereby stipulate and agree that the Court enter the foregoing Order. /s/ Mary Patricia Bennett-Toni M. Cherry s// Daniel E. Bennett

SEPTEMBER 3, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. One copy to Atty. Cherry, Deft.

DECEMBER 4, 1996, ORDER, filed. Cert. copy to Atty. Cherry, Deft.

NOW, this 3rd day of December, 1996, being the 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; it is the ORDER of this Court that the above-captioned matter be removed from the Inactive List. BY THE COURT: /s/ Fredric J. Ammerman, Judge

FEB. 20, 1997, PRAECIPE FOR APPOINTMENT OF A MASTER, filed. ONE (1) CERT TO ATTY HOPKINS Kindly appoint a Master in the above captioned divorce matter on the issues of:

- 1) Equitable Distribution; and
- 2) Alimony

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that a true and correct copy of the foregoing Praecipe for a Master and Pretrial Statement, filed on behalf of Mary Patricia Bennett was forwarded on the 20th day of Feb., 1997, by U.S. Mail, certified mail/return receipt requested, postage prepaid, as follows: MR. DANIEL J. BENNETT

s/DAVID J. HOPKINS, ESQ.

s/DAVID J. HOPKINS, ESQ.

May 25
8:30 am

93-769-CD

DEBORAH A. BURGESS,

LAWRENCE G. BURGESS,

MAY 25, 1993, PETITION TO PROCEED IN FORMA PAUPERIS, filed.

AFFIDAVIT OF INSUFFICIENT FUNDS, filed.

ORDER, filed.

AND NOW, this 24th day of May, 1993, upon consideration of the Petition of Plaintiff to Proceed In Forma Pauperis, it is hereby GRANTED.

ORDERED AND DECREED that the Plaintiff, DEBORAH A. BURGESS, may file the DIVORCE COMPLAINT in forma pauperis and proceed to teh termination of proceedings without payment of filing fees or costs. /s/ Joseph S. Ammerman, Judge.

MAY 25, 1993, COMPLAINT IN DIVORCE, filed by Plaintiff.

SEPTEMBER 9, 1993, AFFIDAVIT OF SERVICE, filed July 23, 1993, DIVORCE COMPLAINT PERSONAL SERVED TO: Lawrence G. Burgess, Deft. /s/ Monica M. Sullin Mother of Plff.

SEPTEMBER 9, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Deborah A. Burgess, Plaintiff.

AFFIDAVIT OF CONSENT OF DEBORAH A. BURGESS, filed.

AFFIDAVIT OF CONSENT OF LAWRENCE G. BURGESS, filed.

AFFIDAVIT OF NON-MILITARY SERVICE BY DEBORAH A. BURGESS, FILED.

SEPTEMBER 16, 1993, DECREE, filed.

AND NOW, September 16, 1993, it is ordered and decreed that DEBORAH A. BURGESS, Plaintiff, and LAWRENCE G. BURGESS, 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/ JOHN K. REILLY,

JR., Judge.

CK#2200 TRANSFER TO REGULAR ACCOUNT 75.00

PRO 40.00

PRO .50

CK#2407 ATTY 34.50

OCTOBER 15, 1993, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE, PA.

6-14-93 Cr 108769
Billed County 6/3/93
~~\$90.00~~

Doc / 1st =
Chf. Trust

Pro 40.00
JCP Fee *by l.* 5.00
State *by l.* 10.00
pro .50

<p>R. Denning Gearhart</p> <p>5/25/93 \$90.00 Pd by Atty</p> <p>Clfd Trust BAL/\$75.00</p> <p>CK#2197 TRANSFER TO REGULAR ACCOUNT PRO 40.00 PRO .50 CK#2403 ATTY 34.50</p>	<p>LORI L. KRAUSE,</p> <p>93-772-CD</p> <p>EDWARD L. KRAUSE,</p> <p>Pro 40.00 State by Atty 10.00 (1 count) JCP Fee by Atty 5.00 Pro .50 75.00</p>	<p>MAY 25, 1993, COMPLAINT IN DIVORCE, filed by R. Denning Gearhart, Esquire. Two (2) copies Certified to Attorney.</p> <p>JUNE 7, 1993, AFFIDAVIT OF MAILING, filed R. Denning Gearhart, ESquire, the attorney for the Plaitniff, 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 COMPLAINT IN DIVORCE at his residence as evidenced by the signed receipt attached hereto as Exhibit "A". /s/ R. Denning Gearhart, Esq.</p> <p>SEPTEMBER 2, 1993, PRAECIPE TO TRANSMIT THE RECORD, filed by R. Denning Gearhart, Esquire. AFFIDAVIT OF CONSENT OF LORI L. KRAUSE, filed. AFFIDAVIT OF CONSENT OF EDWARD L. KRAUSE, filed.</p> <p>SEPTEMBER 3, 1993, DECREE, filed</p> <p>AND NOW, this 3rd day of September, 1993, it is Ordered and Decreed that LORI L. KRAUSE, Plaintiff, and EDWARD L. KRAUSE, 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 aer hereby merged and incorporated by reference in this Decree as the Court's adjudication</p> <p>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 conditions of said Agreement. BY THE COURT: /s/ JOHN K. REILLY, JR., Judge.</p> <p>SEPTEMBER 15, 1993, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE, PA.</p>
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James M. Horne

RICHARD H. KUNTZ and
NANCY L. KUNTZ,

May 26
1:30 pm

93-774-CD

PATRICIA JO FRANTZ,

Pro	by Atty	40.00
JCP Fee	by Atty	5.00
Shff	by Atty	31.76
sur charge	by Atty	2.00
Pro	by Atty	9.00

MAY 26, 1993, COMPLAINT IN CIVIL ACTION, filed by James M. Horne, Esquire.
One (1) copy Certified to Sheriff.

JANUARY 21, 1994, AFFIDAVIT OF SERVICE OF NOTICE OF INTENT TO TAKE DEFAULT JUDGMENT, filed

January 19, 1994 NOTICE OF INTENT TO TAKE DEFAULT JUDGMENT MAILED TO: Patricia Jo. Frantz, Deft. /s/ James M. Horne, Esq.

MARCH 21, 1994, SHERIFF RETURN, filed

NOW, June 3, 1993 COMPLAINT SERVED TO: Patricia Jo Frantz, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm

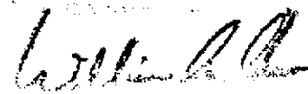
MAY 16, 1994, PRAECIPE FOR ENTRY OF DEFAULT JUDGMENT, filed

Pursuant to Pa R.C.P. 237.1, please enter judgment in favor of the above Plaintiff and against the above Defendant for failure to appear or file an Answer within twenty (20) days from the date of service of the Complaint and assess damages against the Defendant in the amount of \$2,275.57, representing the amount at issue together with costs of suit as set forth in the prayer of the Complaint filed in this matter. 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 Defendant for failure to file an answer in the sum of Two Thousand Two Hundred Seventy-Five Dollars and Fifty-Seven Cents together with costs.

DEBT: \$2,275.57

DEFAULT JUDGMENT



Prothonotary

MAY 16, 1994, NOTICE OF JUDGMENT MAILED TO DEFT. /s/ da

Pro	by Atty	5.00
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NOVEMBER 28, 1994, PRAECIPE FOR CERTIFICATION OF JUDGMENT TO COMMONWEALTH, filed

I submit the following information in connection with the removal of the operating privileges of the Defendant in that the Judgment entered in said action has not been paid within 60 days from the date of its entry: (see original for information) s// James M. Horne, Esq.

NOVEMBER 28, 1994, CERTIFICATION OF JUDGMENT MAILED TO COMWTH. /s/ da.

<p>Christopher J. Shaw</p> <p>May 26 1:40 pm</p>	<p>STEVEN SANSIG,</p> <p>93-775-CD</p>	<p><u>MAY 26, 1993, PRAECIPE TO ISSUE WRIT OF SUMMONS</u>, filed by Christopher J. Shaw, Esquire. Please issue a Writ of Summons against the Defendant, MARJORIE A. HOLT of 524 Maple Avenue, DuBois, Clearfield County, Pennsylvania, 15801, for an action resulting from an explosion which occurred on May 27, 1991 on the Defendant's property which killed Defendant's son and injured Plaintiff. /s/ Christopher S. Shaw, Esquire.</p> <p><u>MAY 28, 1993, WRIT OF SUMMONS IN CIVIL ACTION ISSUED TO SHERIFF FOR SERVICE.</u></p> <p><u>JUNE 15, 1993, ENTRY OF APPEARANCE</u>, filed Please enter my appearance on behalf of Marjorie A. Holt, Defendant in the above captioned matter. s/ Rebecca L. Warren, Esq.</p> <p><u>CERTIFICATE OF SERVICE</u>, filed June 11, 1993, ENTRY OF APPEARANCE SERVED TO: Christopher J. Shaw, Esq. /s/ Rebecca L. Warren, Esq.</p> <p><u>JUNE 17, 1993, PRAECIPE FOR RULE TO FILE COMPLAINT</u>, filed Kindly issue a Rule upon Plaintiff to file a Complaint within twenty (20) days of service thereof or suffer judgment non pros. /s/ Rebecca L. Warren, Esq.</p> <p><u>CERTIFICATE OF SERVICE</u>, filed June 15, 1993, PRAECIPE FOR RULE TO FILE COMPLAINT SERVED TO: Christopher J. Shaw, Esq. /s/ Rebecca L. Warren, Esq.</p> <p><u>JUNE 17, 1993, RULE TO FILE COMPLAINT ISSUED TO ATTY FOR SERVICE.</u> /s/ adb</p> <p><u>JULY 9, 1993, COMPLAINT</u>, filed by Christopher J. Shaw, Esq. 2 cert/Atty</p> <p><u>JULY 9, 1993, CERTIFICATE OF SERVICE</u>, filed June 24, 1993, PRAECIPE FOR RULE TO FILE COMPLAINT SERVED TO: Christopher J. Shaw, Esq. /s/ Rebecca L. Warren, Esq.</p> <p><u>AUGUST 11, 1993, ANSWER AND NEW MATTER</u>, filed by Rebecca L. Warren, Esq. <u>CERTIFICATE OF SERVICE</u>, filed August 10, 1993, ANSWER AND NEW MATTER SERVED TO: Christopher J. Shaw, Esq. /s/ Rebecca L. Warren, Esq.</p>	
<p>Rebecca L. Warren</p>	<p>MARJORIE A. HOLT,</p> <p>Pro by Atty 20.00 JCP Fee by Atty 5.00 Pro by Atty 20.00 Shff by Atty 25.16 sur charge by Atty 2.00 Pro by Atty 5.00</p>	<p><u>AUGUST 24, 1993, SHERIFF RETURNS</u>, filed June 1, 1993, SUMMONS SERVED TO: Marjorie A. Holt, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p> <p><u>SEPTEMBER 1, 1993, REPLY TO NEW MATTER AND PRELIMINARY OBJECTION</u>, filed by Christopher J. Shaw, Esq. 1 cert/Atty <u>CERTIFICATE OF SERVICE</u>, filed August 30, 1993, REPLY TO NEW MATTER WITH PRELIMINARY OBJECTIONS SERVED TO: Rebecca L. Warren, Esq. /s/ Christopher J. Shaw, Esq.</p> <p><u>OCTOBER 15, 1993, STIPULATION TO AMEND DEFENDANT'S ANSWER AND NEW MATTER</u>, filed by Rebecca L. Warren, Esq.</p> <p><u>MAY 31, 1994, PRAECIPE TO DISCONTINUE ACTION</u>, filed by Christopher J. Shaw, Esquire. Please mark the above-captioned action settled, discontinued, and ended with prejudice. /s/ Christopher J. Shaw, Esquire. Two (2) certified to Attorney Shaw.</p> <p><u>SETTLED, DISCONTINUED, & ENDED WITH PREJUDICE</u></p>	

Andrew P. Gates

CURWENSVILLE STATE BANK,

MAY 26, 1993, COMPLAINT, filed by Andrew P. Gates, Esquire.

Two (2) copies Certified to Attorney.

JUNE 16, 1993, SHERIFF RETURN, filed

June 1, 1993, COMPLAINT SERVED TO: Joan E. Brett, Deft.

May 27, 1993, Denny Nau, Shff of Centre Co deputized by Chester A. Hawkins, Shff of Clfd Co.

June 4, 1993, COMPLAINT SERVED TO: Andrew R. Brett, by Shff Nau. s/ Chester A. Hawkins, Shff by Marilyn Hamm.

May 26 1:50 pm

93-776-CD

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified copy to Atty Gates and Deft.

OCTOBER 10, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST RETURNED, filed.

NOV. 13, 1995, PRAECIPE FOR ENTRY OF DEFAULT JUDGMENT, filed Please enter a judgment by default in favor of Plaintiff, CURWENSVILLE STATE BANK, and against Defendants, ANDREW R. BRETT and JOAN E. BRETT, for their failure to plead to the Complaint in this action within the required time. The Complaint contained a notice to defend within twenty (20) days from the date of service thereof. Both Defendants were served with the Complaint as set forth in the Sheriff's Affidavit of Service.

ANDREW R. BRETT and JOAN E. BRETT,

Attached as Exhibits "A" and "B" are photocopies of Plaintiff's written Notice of Intent To Take Default Judgment as required by Pa. R.C.P. §237.1(a)(2) and U.S. Postal Service Form(s) 3817 which I certify were mailed by regular mail to the Defendants, ANDREW R. BRETT and JOAN E. BRETT, at their last known address indicated on said Notices, on October 31, 1995, which is at least ten (10) days prior to the filing of this Praecipe.

Please assess damages against Defendants, ANDREW R. BRETT and JOAN E. BRETT, as follows:

Pro by Atty 40.00
JPC Fee by Atty 5.00
Shff by Atty 28.60
sur charge by Atty 4.00
Shff Nau by Atty 25.00

(a) Outstanding balance as per Complaint \$12,514.28
(b) Accrued int. 05/20/93 thru 11/13/95 3,449.41
(c) Atty fees (20% of amt due as per note) 2,502.86
TOTAL 18,466.55

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 EIGHTEEN THOUSAND

Pro by atty 9.50
Pro Shff by atty 20.00
Hawkins by atty 29.33

FOUR HUNDRED SIXTY-SIX DOLLARS AND FIFTY-FIVE CENTS.

DEBT: \$18,466.55

DEFAULT JUDGMENT

William L. ...
Prothonotary

NOV. 13, 1995, NOTICE OF JUDGMENT MAILED TO DEFENDANT

AUG. 17, 2000, PRAECIPE FOR WRIT OF REVIVAL, filed by s/ANDREW P. GATES, ESQ.

AUG. 31, 2000, SHERIFF RETURN, WRIT OF REVIVAL ON JOAN E. BRETT, SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/Marilyn Hamm

SEP. 07, 2000, AFFIDAVIT OF SERVICE, WRIT OF REVIVAL UPON ANDREW R. BRETT, s/ANDREW P. GATES, ESQ.

Andrew P. Gates

CURWENSVILLE STATE BANK,

MAY 26, 1993, COMPLAINT, filed by Andrew P. Gates, Esquire.

One (1) copy Certified to Attorney.

AUGUST 12, 1993, SHERIFF RETURN, filed June 1, 1993, COMPLAINT SERVED TO: Joan E. Brett, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm

OCTOBER 2, 1995, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. Certified copy to Atty Gates and Deft

May 26
1:50 pm

93-777-CD

NOV. 13, 1995, PRAECIPE FOR ENTRY OF DEFAULT JUDGMENT, filed. Please enter a judgment by default in favor of Plaintiff, CURWENSVILLE STATE BANK, and against Defendant, JOAN E. BRETT, for her failure to plead to the Complaint within twenty (20) days from the date of service thereof. Defendant, JOAN E. BRETT, was served with the Complaint as set forth in the Sheriff's Affidavit of Service.

Attached as Exhibits "A" is a photocopy of Plaintiff's written Notice of Intent To Take Default Judgment as required by Pa.R.C.P. §237.1(a)(2) and U.S. Postal Service Form 3817 which I certify were mailed by regular mail to the Defendant, JOAN E. BRETT, at her last known address indicated on said Notices, on Oct. 31, 1995, which is at least ten (10) days prior to the filing of this Praecipec.

Please assess damages against Defendant, JOAN E. BRETT, as follows:

(a) Outstanding balance as per Complaint	\$10,472.45
(b) Accrued Int. 05/20/93 thru 11/13/95	2,832.92
(c) Atty. fees (20% of amt. due per note)	2,094.49
TOTAL	\$15,399.86

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 Fifteen Thousand Three Hundred Ninety-nine Dollars and Eighty-six Cents.

Pro	by Atty	40.00
JCP Fee	by Atty	5.00
Shff sur charge	by Atty	18.80
Pro	by atty	9.50
Pro	by atty	20.00

DEBT: \$15,399.86

DEFAULT JUDGMENT

William L. Prothonotary
Prothonotary

NOV. 13, 1995, NOTICE OF JUDGMENT MAILED TO DEFENDANT

Shff Hawkins by atty 29.33

AUG. 17, 2000, PRAECIPE FOR WRIT OF REVIVAL, filed by s/Andrew P. Gates, Esquire

AUG. 31, 2000, SHERIFF RETURN, WRIT OF REVIVAL UPON JOAN E. BRETT, SO ANSWERS, CHESTER A. HAWKINS, SHERIFF by s/Marilyn Hamm

Lawrence C. Bolla

NATIONAL FUEL GAS DISTRIBUTION CORPORATION

MAY 26, 1993, COMPLAINT, filed by Lawrence C. Bolla, Esquire
One (1) copy Certified to Sheriff.

AUGUST 17, 1993, SHERIFF RETURN, filed
June 1, 1993, COMPLAINT SERVED TO: Kitty L. Williams
iadba The Nelson House, Deft. /s/ Chester A. Hawkins,
Shff by Marilyn Hamm.

SEPTEMBER 27, 1993, PRAECIPE FOR ENTRY OF DEFAULT JUDGMENT, filed

Pursuant to Pa. R.C.P. 237.1, I hereby certify as attorney for the above-named Plaintiff that a written notice of intention to file praecipe for default judgment was mailed or delviered to the above-named defendant, who is the party against whom judgment is to be entered and at least ten (10) days prior to the date of the filing of this Praecipe. A copy of said notice is attached hereto and made a part hereof.

Therefore, please enter default judgment against the defendant, above captioned, in the sum of \$1,740.79, plus interest from May 20, 1993 and all costs of suit for failure to answer or otherwise plead, against all defendants.
/s/ Lawrence C. Bolla, Esq.

Judgment is entered in favor of the Plaintiff and against Defendant for failure to file an answer in the sum of One Thousand Seven Hundred Forty Dollars and Seventy-Nine Cents plus interest and costs.

DEBT: \$1,740.79

DEFAULT JUDGMENT

Allen D. Buz
Prothonotary

SEPTEMBER 27, 1993, NOTICE OF JUDGMENT MAILED TO DEFT. /s/ da.

Pro by Atty 40.00

JCP Fee by Atty 5.00

OCTOBER 10, 2000, NOTICE OF ADDRESS CHANGE, filed by Lawrence C. Bolla, Esq. NO CC

Plaintiff's new address is 1100 State Street, Erie, PA, 16501

Shff by Atty 25.16

sur charge by Atty 2.00

Pro by Atty 9.00

May 26 2:45 pm

93-779-CD

Barbara H,
Schickling

LISA M. CLANCY,

MAY 26, 1993, COMPLAINT IN DIVORCE, filed by Barbara H. Schickling, Esquire.

One (1) copy Certified to Attorney.

JUNE 1, 1993, AFFIDAVIT OF SERVICE, filed

May 28, 1993, COMPLAINT IN DIVORCE SERVED TO: Paul W. Clancy, Jr, Deft. by certified mail. /s/ Barbara H. Schickling, ESq.

SEPTEMBER 17, 1993, STIPULATION FOR AN AGREED ORDER OF CUSTODY, filed by Barbara H. Schickling
Two Copies Certified to Attorney

AND NOW, the parties in the above-captioned matter stipulate and agree as follows:

1. The parties shall have joint legal custody of their minor child, JOSHUA P. CLANCY, born December 13, 1988.

2. Plaintiff/Mother shall have primary physical custody of the said child.

3. Defendant/Father shall have partial physical custody of the said child as follows:

a. Two (2) days per week at time to be agreed upon by the parties during the child's summer vacation from school;

b. During any school year and so long as Defendant/Father maintains his present work schedule, his periods of partial physical custody shall be on any weekends that he does not have work and on weeks when he works during the weekend, he shall have partial custody two (2) evenings per week at times to be agreed upon by the parties.

c. Two (2) weeks during the summer months at times to be agreed upon by the parties and with Defendant/Father giving Plaintiff/Mother a minimum of two (2) weeks' notice of his request to exercise this period of partial custody for the summer.

d. Holiday visitation shall be shared by agreement of the parties.

4. Plaintiff/Mother shall have a minimum of two (2) weeks of uninterrupted time with the said child in the summer and shall give Defendant/Father at least two (2) weeks' notice of her intent to exercise this period.

5. Defendant/Father shall pick up the child to commence his period of partial custody at the home of the Plaintiff/Mother or some other designated place and return the child to the home of the Plaintiff/Mother or some other designated place at the conclusion of this period.

6. Defendant/Father shall have reasonable telephone and mail access to the said child.

7. This Stipulation shall be entered as an Order of the Court. BY THE COURT: s/ John K. Reilly, Jr., P.Judge

SEPTEMBER 27, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Barbara H. Schickling, Esquire.

AFFIDAVIT OF CONSENT OF LISA M. CLANCY, filed.

AFFIDAVIT OF CONSENT OF PAUL W. CLANCY, JR., filed.

SEPTEMBER 28, 1993, DIVORCE DECREE, filed.

AND NOW, this 28th day of September, 1993, it is ORDERED and DECREED that Lisa M. Clancy, Plaintiff, and Paul w. Clancy, JR., 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/ JOHN K. REILLY, JR., Judge.

OCTOBER 15, 1993, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE, PA.

5/26/93
\$90.00 pd
by Atty

93-780-CD

Clfd Trust
BAL/\$75.00

PAUL W. CLANCY, JR.

Pro 40.00

State by Atty 10.00
(1 count)

JCP Fee by Atty 5.00

Pro .50

CK#2222 TRANSFER TO REGULAR ACCOUNT 75.00

PRO 40.00

PRO .50

CK#2431 ATTY 34.50

<p>David P. King</p> <p>5/27/93 \$100.00 Pd by Atty</p> <p>Clfd Trust BAL/\$75.00</p> <p>Lloyd E. Wilson, II</p>	<p>BARRY L. DIXON,</p> <p>93-781-CD</p> <p>JAYNE A. DIXON,</p> <p>Pro 40.00</p> <p>State by Atty 10.00 (3 counts)</p> <p>JCP Fee by Atty 15.00</p> <p>Pro by Atty 5.00</p> <p>State .50</p> <p>CK#2817 TRANSFER TO REGULAR ACCOUNT 75.00</p>	<p>MAY 27, 1993, COMPLAINT IN DIVORCE, filed by David P. King, Esquire One (1) copy Certified to Attorney</p> <p>AUGUST 11, 1993, INVENTORY OF PLAINTIFF, filed by David P. King, Esq.</p> <p>AUGUST 12, 1993, COUNTERCLAIM TO COMPLAINT OF BARRY L. DIXON, filed by Lloyd E. Wilson, II, Esq.</p> <p>AUGUST 26, 1993, CERTIFICATE OF SERVICE, filed August 12, 1993, COUNTERCLAIM SERVED TO: David King, Esq. /s/ Lloyd E. Wilson, Esq.</p> <p>NOVEMBER 1, 1993, RULE TO SHOW CAUSE WHY INVENTORY SHOULD NOT BE FILED, filed by Lloyd E. Wilson, II, Esq.</p> <p>NOVEMBER 4, 1993, ORDER, filed 1 cert/Atty King Wilson, II AND NOW, this 4th day of November, 1993, upon consideration of the foregoing Petition is it ORDERED, ADJUDGED and DECREED that a Rule is issued upon Plaintiff, Barry L. Dixon, to show cause, if any, why he should not service complaint upon Defendant within 30 days and file an inventory and appraisal within 30 days and served the same on the Defendant. If Plaintiff should not file and serve the aforesaid documents within 30 days or show sufficient cause why he should not be compelled to do so, Plaintiff shall be precluded from contesting the information set forth in the Defendant's inventory and appraisal. Rule returnable the 17th day of November, 1993 in courtroom 1, Clearfield County Courthouse, Clearfield Pennsylvania at 2:00 pm. BY THE COURT: John K. Reilly, Jr, P.J.</p> <p>NOVEMBER 5, 1993, 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, PA on this 5th day of November, 1993, to the attorneys of record. /s/ Anita Fisher</p> <p>NOVEMBER 18, 1993, PRAECIPE, filed Please reinstate the Complaint at the above term and number. /s/ David P. King, Esq.</p>
<p>PRO 40.00</p> <p>STATE .50</p> <p>CK#1423 ATTY 34.50</p>	<p>NOVEMBER 19, 1993, COMPLAINT REINSTATED AND ISSUED TO ATTY FOR SERVICE. /s/ arf.</p> <p>NOVEMBER 18, 1993, INVENTORY OF PLAINTIFF, filed by Barry L. Dixon, Esq.</p> <p>NOVEMBER 19, 1993, ACCEPTANCE OF SERVICE, filed Service accepted this 17th day of November, 1993, by Lloyd E. Wilson, II, Attorney for Defendant, JAYNE A. DIXON, regarding the Complaint at this term and number. /s/ Lloyd E. Wilson, II, Esq.</p> <p>NOVEMBER 7, 1994, PRAECIPE TO TRANSMIT RECORD, filed by David P. King, Esquire</p> <p>NOVEMBER 7, 1994, AFFIDAVIT OF NON-MILITARY SERVICE, filed by Barry L. Dixon</p> <p>AFFIDAVIT OF CONSENT of Barry L. Dixon, Plaintiff, filed.</p> <p>AFFIDAVIT OF CONSENT of Jayne A. Dixon, Defendant, filed</p> <p>DECREE IN DIVORCE</p> <p>AND NOW, November 7th, 1994 it is ORDERED AND DECREED that BARRY L. DIXON, Plaintiff, and JAYNE A. DIXON, 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. & Act 26-1980, 23 P.S. §1, et seq., "The Divorce Code", that the terms, provisions and conditions of a certain Settlement Agreement between the parties dated October 6, 1994, 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 not merge with but shall survive this Decree and Order. BY THE COURT, s/ Fredric J. Ammerman, J.</p> <p>NOVEMBER 15, 1994, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.</p> <p>Certified copies of Decree to parties of record.</p> <p>OCTOBER 30, 1996, STIPULATION, filed by David P. King, Esquire. Two (2) certified to Atty. King</p> <p>OCTOBER 30, 1996, CONSENT ORDER, filed by David P. King, Esquire. Two (2) certified copies to Atty. King DATED: October 29, 1996, /s/ Fredric J. Ammerman, Judge.</p>	<p>NOVEMBER 19, 1993, COMPLAINT REINSTATED AND ISSUED TO ATTY FOR SERVICE. /s/ arf.</p> <p>NOVEMBER 18, 1993, INVENTORY OF PLAINTIFF, filed by Barry L. Dixon, Esq.</p> <p>NOVEMBER 19, 1993, ACCEPTANCE OF SERVICE, filed Service accepted this 17th day of November, 1993, by Lloyd E. Wilson, II, Attorney for Defendant, JAYNE A. DIXON, regarding the Complaint at this term and number. /s/ Lloyd E. Wilson, II, Esq.</p> <p>NOVEMBER 7, 1994, PRAECIPE TO TRANSMIT RECORD, filed by David P. King, Esquire</p> <p>NOVEMBER 7, 1994, AFFIDAVIT OF NON-MILITARY SERVICE, filed by Barry L. Dixon</p> <p>AFFIDAVIT OF CONSENT of Barry L. Dixon, Plaintiff, filed.</p> <p>AFFIDAVIT OF CONSENT of Jayne A. Dixon, Defendant, filed</p> <p>DECREE IN DIVORCE</p> <p>AND NOW, November 7th, 1994 it is ORDERED AND DECREED that BARRY L. DIXON, Plaintiff, and JAYNE A. DIXON, 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. & Act 26-1980, 23 P.S. §1, et seq., "The Divorce Code", that the terms, provisions and conditions of a certain Settlement Agreement between the parties dated October 6, 1994, 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 not merge with but shall survive this Decree and Order. BY THE COURT, s/ Fredric J. Ammerman, J.</p> <p>NOVEMBER 15, 1994, VITAL STATISTICS FORM MAILED TO NEW CASTLE, PA.</p> <p>Certified copies of Decree to parties of record.</p> <p>OCTOBER 30, 1996, STIPULATION, filed by David P. King, Esquire. Two (2) certified to Atty. King</p> <p>OCTOBER 30, 1996, CONSENT ORDER, filed by David P. King, Esquire. Two (2) certified copies to Atty. King DATED: October 29, 1996, /s/ Fredric J. Ammerman, Judge.</p>

<p>May 27 8:30 am</p> <p>David P. King</p>	<p>BRUMBAUGH CONTRACTING</p> <p>93-782-CD</p> <p>JAMES KOHLER,</p> <p>Pro by Atty 20.00 JCP Fee by Atty 5.00 Pro by Atty 9.00</p>	<p>MAY 27, 1993, , NOTICE OF APPEAL FROM J.P., MARK VRAHAS, filed.</p> <p><u>PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE</u> , filed.</p> <p>Enter rule on BRUMBAUGH CONTRACTING, , appellee(s), to file a complaint in this appeal (Common Pleas No. 93-782-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ David P. King, Esquire.</p> <p><u>RULE: To BRUMBAUGH CONTRACTING , appellee(s)</u></p> <p><u>JUNE 3, 1993, 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. 93-782-CD, upon the District Justice designated therein on 6-3-93 by certified mail, sender's receipt attached hereto, and upon the appellee Brumbaugh Contruction on 6-3-93 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 6-3-93 by certified mail, sender's receipt attached hereto. /s/ David C. King, ESq.</p> <p><u>JULY 21, 1993, PRAECIPE,</u> filed</p> <p>Enter judgment of non pros against the plaintiff in this case for failure to file a complaint within 20 days after service of the Rule to do so. /s/ David P. King, Esq.</p> <p>Judgment is entered in favor of the Defendant and against the Plaintiff for failure to file a Complaint.</p> <p>JUDGMENT OF NON PROS.</p> <p><i>Alfred D. Deitz</i> Prothonotary</p> <p>AUGUST 26, 1993, NOTICE OF JUDGMENT MAILED TO PLFF. /s/ arf.</p>	
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May 27
8:30 am
Billed Co. 6/4/93
\$90.00
6/23/93
108966

DEBORAH K. SEAMON,

93-783-CD

BILLY D. SEAMON,

#108966
108966
108966
Pro 40.00
State *By County* 10.00
(1 count)
JCP Fee *By County* 5.00
Pro .50
CK#2195 TRANSFER TO REGULAR ACCOUNT 75.00
PRO 40.00
PRO .50
CK#2401 TREASURER 34.50

MAY 27, 1993, PETITION TO PROCEED IN FORMA PAUPERIS, filed by Plaintiff.
AFFIDAVIT OF INSUFFICIENT FUNDS, filed.
ORDER, filed.
AND NOW, this 26th day of May, 1993, upon consideration of the Petition of Plaintiff to Proceed In Forma Pauperis, it is hereby GRANTED, ORDERED AND DECREED that the Plaintiff DEBORAH K. SEAMAN, may file the Divorce Complaint in forma pauperis and proceed to the termination of proceedings without payment of filing fees or costs. /s/ Joseph S. Ammerman, Judge

MAY 27, 1993, COMPLAINT IN DIVORCE, filed.
Twp (2) copies Certified to Plaintiff.

JUNE 7, 1993, AFFIDAVIT OF SERVICE, filed
May 27, 1993, DIVORCE COMPLAINT SERVED TO: Billy D. Seamon by certified mail. /s/ Deborah K. Seamon, Plff.

JULY 22, 1993, AMENDED COMPLAINT IN DIVORCE, filed by Deborah K. Seamon, Plff Pro Sec. 3 cert/Plff

JULY 30 1993, AFFIDAVIT OF SERVICE, filed
July 22, 1993, DIVORCE COMPLAINT SERVED TO: Billy D. Seamon, Deft by Certified mail. WOULDN'T PICK THEM UP. /s/ Deborah K. Seamon, Pro Se.

JULY 22, 1993, AFFIDAVIT UNDER SECTION 3301(d) of the DIVORCE CODE, filed by Deborah K. Seamon, Plaintiff 3 cert/ Plff.

AUGUST 18, 1993, PRAECIPE TO TRANSMIT RECORD, filed by Deborah K. Seamon, Plaintiff

AUGUST 19, 1993, DECREE, filed.
AND NOW, August 19, 1993, it is ordered and decreed that Deborah K. Seamon, Plaintiff, and BILLY D. SEAMON, Defendant, are divorced from the bonds of matrimony and full and complete custody of all minor children from this marriage is given to the Plaintiff, Deborah K. Seamon.

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: JOHN K. REILLY, JR., Judge.

SEPTEMBER 15, 1993, VITAL STATISTICS FORM MAILED TO DEPT. OF HEALTH, NEW CASTLE, PA.

<p>May 27 9:05 am</p> <p>David P. King</p>	<p>TRI-COUNTY BROADCASTING COMPANY,</p> <p>93-784-CD</p> <p>TOY WORLD-TOY TOWN,</p> <p>Pro by Atty 20.00</p> <p>JCP Fee by atty 5.00</p> <p>Pro by Plff 40.00</p> <p>Pro by Plff 5.00</p> <p>Shff by Plff 25.16</p>	<p>MAY 27, , 1993, NOTICE OF APPEAL FROM J.P., MARK VRAHAS, filed.</p> <p><u>PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE</u>, filed.</p> <p>Enter rule on TRI-COUNTY BROADCASTING CO., appellee(s), to file a complaint in this appeal (Common Pleas No. 93-784-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros. /s/ David P. King, Esquire.</p> <p>RULE" To TRI-COUNTY BROADCASTING CO. appellee.</p> <p><u>JUNE 3, 1993, 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. 93-784-CD, upon the District Justice designated therein on 6-3-93 by certified mail. and upon the appellee Tri-County Broadcasting on 6-3-93 by certified mail.</p> <p>AND FURTHER that I served a Rule to File a Complaint accompanying the above Notice of Appeal upon the appellee to whom the Rule was addressed on 6-3-93 by certified Mail sender's receipt attached hereto. /s/ David P. King, ESq.</p> <p><u>JUNE 23, 1993, COMPLAINT</u>, filed by Tri County Broadcasting Co, Inc, Pro Se 1 cert/Atty</p> <p><u>NOVEMBER 19, 1993, PRAECIPE</u>, filed</p> <p>Please reinstate the Complaint at the above term and number. /s/ Margaret K. Zatsick</p> <p>NOVEMBER 19, 1993, COMPLAINT REINSTATED AND ISSUED TO SHERIFF FOR SERVICE. /s/ arf.</p> <p><u>DECEMBER 7, 1993, ANSWER</u>, filed by Michael Boyle, Plff, Pro Se</p> <p><u>JANUARY 21, 1994, SHERIFF RETURN</u>, filed</p> <p>November 22, 1993, COMPLAINT SERVED TO: Mike Boyle, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.</p> <p><u>NOVEMBER 1, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST</u>, filed. One copy to Plff, Atty. King.</p> <p><u>DECEMBER 17, 1996, ORDER</u>, filed. One cert. to</p>
	<p>sur charge by Plff 2.00</p>	<p>Plff, Atty. King.</p> <p>NOW, this 13th day of December, 1996, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; neither party having appeared, either in person or by counsel, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.</p> <p>It is the Further Order that costs of this matter shall be assessed to the Defendant. BY THE COURT, /s/ John K. Reilly, Jr., President Judge</p> <p><u>TERMINATED WITH PREJUDICE</u></p>

Michael F. Nerone

WALTER KLINE,

MAY 27, 1993, COMPLAINT, filed by Michael F. Nerone, Esquire.

One (1) copy Certified to Sheriff.

JUNE 3, 1993, PRAECIPE FOR ENTRY OF APPEARANCE, filed

Kindly enter my appearance on behalf of the above named Defendant, Ray Showers in the above captioned matter. /s/ David C. Mason, Esq.

JUNE 25, 1993, PRAECIPE FOR ENTRY OF APPEARANCE, filed

Please enter our appearance on behalf of the Defendant Ray Showers in the above-captioned matter. /s/ Darryl R. Slimak, ESq.

CERTIFICATE OF SERVICE, filed

June 22, 1993, ANSWER WITH NEW MATTER SERVED TO: Michael F. Nerone, Esq and David G. Mason, ESq. /s/ Darryl R. Slimak, Esq.

JULY 12, 1993, DEFENDANT'S ANSWER WITH NEW MATTER, filed by s/DARRYL R. SLIMAK, ESQUIRE

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the Answer with New Matter, in the above-captioned matter was mailed by regular mail, postage prepaid, at the Post Office, State College, Pa., on this 9th day of July, 1993, to the attorney of record.

1) MICHAEL F. NERONE, ESQ. 2) DAVID G. MASON, ESQ.
s/DARRYL R. SLIMAK, ESQUIRE

JULY 30, 1993, REPLY TO NEW MATTER, filed by Michael F. Nerone, Esq.

July 28, 1993, REPLY TO NEW MATTER SERVED TO: David G. Mason, Esq and Darryl R. Slimak, Esq. /s/ Michael F. Nerone, Esq.

Pro by Atty 40.00

AUGUST 17, 1993, SHERIFF RETURN, filed

JCP Fee by Atty 5.00

June 1, 1993, COMPLAINT SERVED TO: Ray Showers, Deft. /s/ Chester A. Hawkins, Shff by Marilyn Hamm.

Shff by Atty 23.84

MAY 3, 1994, PRAECIPE TO LIST FOR ARBITRATION, filed

sur charge by Atty 2.00

PLEASE list the above-captioned matter for an arbitration hearing. It is anticipated that the arbitration hearing will be approximately 2 hours in duration.

Pro by Atty 15.00

I hereby certify that discovery has been completed and the case is ready for arbitration. I further certify that Notice of Praecipe has been given to the attorneys of record representing the other parties pursuant to the attached Certificate of Service. /s/ Darryl R. Slimak, Esq.

JUNE 20, 1994, LETTERS MAILED FROM C.A. OFFICE SCHEDULING ARBITRATION HEARING SET FOR JULY 29, 1994 at 8:30 a.m., filed.

JULY 29, 1994, OATH OR AFFIRMATION OF ARBITRATORS AND AWARD, filed.

Now, this 29 day of July, 1994, 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/ Fred Ammerman, Chairman; s/ Theron Noble; s/ Mark A. Falvo

AWARD OF ARBITRATORS

Now, this 29 day of July, 1994, we, the undersigned arbitrators appointed in this case, after having been duly sworn, and having heard the evidence and allegations of the parties, do award and find as follows:

JUDGMENT FOR DEFENDANT. s/ Fredric J. Ammerman, Chairman; s/ Theron Noble; s/Mark A. Falvo

ENTRY OF AWARD

Now, this 29 day of July, 1994, 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, s/ William A. Shaw, Prothonotary by s/ Nanette L. Sturniolo

NOVEMBER 1, 1996, LETTER IN REGARD TO INACTIVE CALL OF LIST, filed. One copy to Attys. Nerone, Mason, Slimak.

DECEMBER 17, 1996, ORDER, filed. One cert. to Attys. Nerone, Mason, Slimak.

NOW, this 13th day of December, 1996, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; neither party having appeared, either in person or by counsel, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice. BY THE COURT, /s/ John K. Reilly, Jr., President Judge

TERMINATED WITH PREJUDICE

May 27
11:25 am

93-785-CD

David C. Mason
Darryl R. Slimak

RAY SHOWERS,

CONT. FR. PG 623 TRIANGLE AUTO SPRING CO, INC al vs. HARRIS & SON AUTO SPRING, 93-686-CD

APRIL 7, 1994, CERTIFICATE OF SERVICE, filed
April 6, 1994, PLAINTIFF'S INTERROGATORIES IN AID OF EXECUTION AND NOTICE OF INTERROGATORIES
SERVED TO: Jeffrey L. Fanto, Esq. /s/ Theron G. Noble, Esq.

CONTINUED FROM PAGE 641, 93-760-CD, VILLELLA vs KATZEN et al

Whether a trustee is a nominal party or a real party to a controversy has been addressed by the Supreme Court in Navarro Savings Assn. v. Lee, 446 U.S. 458, 461 (1980). In Navarro, the Court addressed the ability of the trustees of a business trust to invoke diversity jurisdiction in their own names, rather than that of the trust's beneficial shareholders.

The Court reaffirmed

that a trustee is a real party to the controversy for purposes of diversity jurisdiction when he possesses certain customary powers to hold, manage, and dispose of assets for the benefit of others.

Id., at 464. It held that the trustees in that action had such powers. It reasoned that the trustees "operated under a declaration of trust that authorized the trustees to take legal title to trust assets, to invest those assets for the benefit of the shareholders, and to sue and be sued in their capacity as trustees." Id. The Court concluded that the trustees could sue in their own name because they were active trustees, as opposed to "naked trustees" who act as 'mere conduits' for a remedy flowing to others." Id., at 465.

Defendants, as well as plaintiff, fail to address the applicability of the Navarro Savings Assn. standard to this case. Application of Navarro Savings Assn. reveals that Harry Kellar, Trustee, is a real party to this controversy. He holds legal title to the assets of the trust and possesses the power to manage those assets, including the ability to agree to the reformation of the term of the loan documents regarding the minimum reserve account balance. Defendants admit as much in their brief. They state: "in the case at bar ...Harry Kellar has the right to and shall maintain the trust for Brit Katzen and Brook Katzen....." Docket no. 7, p. 5.

Defendants failure to discuss the Navarro Savings Assn. case is glaring since it is they who bear the burden of demonstrating that the requirements for removal have been satisfied. Yet defendants, who have access to the particulars of the trust, have submitted nothing to refute the conclusion that Harry Kellar as Trustee has legal title to the assets of the trust, and is vested with the power to act by either agreeing to the reformation of the loan document or executing the documents necessary to effect the change that plaintiff seeks.

For the above reasons, I find that Harry Kellar, Trustee for Brit and Brook Katzen, is an active trustee and a real party in this controversy. Because he is a Pennsylvania citizen, complete diversity does not exist and this action must be remanded to state court. The Motion for Remand, docket no.5, is GRANTED. The Clerk of court shall mark this case closed BY THE COURT, S/D. BROOKS SMITH, U.S. DISTRICT JUDGE, 17 FEB 95

22 FEB 95, MEMORANDUM ORDER, filed. No Cert Copies.

This court has subject matter jurisdiction over civil actions where the matter in controversy exceeds the sum of \$50,000.00 and is between the citizens of different states. 28 U.S.C. §1332 (a) (1). "Whenever it appears ...that the court lacks jurisdiction of the subject matter, the court shall dismiss the action." Fed R. Vic. P. 12(h) (3); see also Medlin v. Boeing Vertol Co., 620 F. 2d 957, 960 (3d Cir. 1980) (noting failure to challenge removal cannot confer subject matter jurisdiction).

It appears to the Court that subject matter jurisdiction is lacking because there is not complete diversity between the plaintiff and the defendants. As discussed in my Memorandum Order

MAY 11, 1995, DEFENDANTS' PRELIMINARY OBJECTIONS TO PLAINTIFF'S COMPLAINT, filed by s/THOMAS C. MARSHALL, ESQ. NO CERT COPIES.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Defendants' Preliminary Objections to Plaintiff's Complaint was served upon Anthony S. Guido, Esq., Attorney for Plaintiff, Francis A. Villella, at 996 Beaver Drive, P.O. BOX 585, DuBois, PA 15801, by placing same in the United States First Class Mail, Postage Pre-Paid, on the 10th day of May, 1995, the original and one copy having been mailed for filing with the Court of Common Pleas of Clearfield County, Pa., on the same day. s/THOMAS C. MARSHALL

JUNE 12, 1995, CERTIFICATE OF SERVICE, filed. NO CERT COPIES

I hereby certify that on this 12th day of June, 1995, I forwarded a true copy of Plaintiff's Brief in Opposition to Defendants' Motion to Dismiss by UPS overnight delivery to the following: Thomas C. Marshall, Esq. s/Anthony S. Guido, Esq.

NOV. 22, 1995, OPINION and ORDER, filed. ONE(1) CERT TO PLFF, DEFF

ORDER

Now this 22nd day of Nov. 1995, following argument and briefs on Defendants' Preliminary Objections, this Court Orders the following:

- 1) Counts I and III of Plaintiff's Complaint at law are hereby Dismissed with prejudice;
- 2) Count II of Plaintiff's Complaint at law is hereby Dismissed without prejudice;
- 3) defendants' Preliminary Objections regarding the joinder of Harry Kellar, Trustee for Brit Katzen and Brook Katzen is hereby Denied;
- 4) Defendants' Preliminary Objection regarding pendency of a prior action is hereby Denied;
- 5) Defendants' Preliminary Objection with respect to allegations of fraud is hereby Granted. Plaintiff however may file an Amended Complaint in regard to a claim of breach of a fiduciary duty;
- 6) Defendants' Preliminary Objection with respect to joinder of Defendants Marshall Katzen, M.D., Bari Boyer, and Harry Kellar, Trustee for Brit Katzen and Brook Katzen is hereby Denied;
- 7) Defendants' Preliminary Objection with respect to Defendants not being parties to the Commitment Letter is hereby Granted. Portions of Plaintiff's Complaint relating to same is dismissed without prejudice;
- 8) defendants' Preliminary Objection for Plaintiff's non-joinder of Deposit Bank, a necessary party, is hereby Granted. Plaintiff's Complaint is Dismissed without prejudice to file an Amended Complaint joining all necessary parties.

As a result of this Court's decision on Defendants' Preliminary Objections, Plaintiff's Complaint is hereby dismissed. Pursuant to Pa. R.C.P. No. 1028(e), Plaintiff is granted leave to amend the Complaint in a manner not inconsistent with this Opinion. The Amended Complaint shall be filed no later than twenty (20) days from this date.

BY THE COURT: s/FREDRIC J. AMMERMAN, Judge
DEC. 07, 1995, MOTION FOR CLARIFICATION OF ORDER AND REQUEST FOR EXTENSION OF TIME TO FILE AMENDED COMPLAINT, filed by s/ANTHONY S. GUIDO, ESQ., NO CERT COPIES

DEC. 07, 1995, CERTIFICATE OF SERVICE, NO CERT COPIES

I hereby certify that on this 28th day of Nov. 1995, I served a true and correct copy of Motion for Clarification of Order and Request for Ext. of Time to File Amended Complaint by regular mail, postage prepaid, on: THOMAS C. MARSHALL s/ANTHONY S. GUIDO, ESQ.

DEC. 07, 1995, ORDER, filed. TWO(2) CERT TO ATTY GUIDO, ATTY MARSHALL

NOW, this 6th day of Dec., 1995, upon consideration of Plaintiff's Motion for Clarification of Order and Request for Ext. of Time to File Amended Complaint in the above captioned matter, said motion is hereby GRANTED. Plaintiff's Amended Complaint is limited only to the extent that Plaintiff may not amend Counts I and III from the original Complaint at law. These Counts were dismissed w/Prejudice in this Court's Order dated Nov. 22, 1995, Plaintiff may amend the remaining Count of the Complaint at law and Plaintiff may also amend any or all Counts set forth in the original Complaint in equity, as may be consistent with this Court's Opinion and Order of Nov.22, 1995, such Amended Complaint must be filed no later than twenty (20) days from the effective date of this Order. BY THE COURT: s/FREDRIC J. AMMERMAN, Judge

CONTINUED ON PAGE 675

CONTINUED FROM PAGE 279 JURY vs JURY 93-279-CD

MAY 12, 1995, OPINION AND ORDER, filed ONE(1) CERT TO ATTY CARFLEY, KNARESBORO, & GERG
NOW, this 11th day of May, 1995, following argument into Exceptions to Master's Report filed on behalf of both parties above-named, it is the ORDER of this Court that Plaintiff's Exception to Master's Report seeking payment of counsel fees and costs shall be and is hereby sustained and Defendant directed to pay counsel fees on behalf of the Plaintiff in the amount of \$3,550 as set forth in Attachment A to Plaintiff's Brief on Exceptions together with all record costs. In regard to all other Exceptions filed on behalf of Plaintiff and Defendant they shall be and are hereby dismissed. BY THE COURT, s/JOHN K. REILLY, JR., PRESIDENT JUDGE

CONTINUED FROM PAGE 139, LITZINGER vs LITZINGER 93-99-CD

JUNE 06, 1995, ENTRY OF APPEARANCE, filed. NO CERT COPIES

Please enter my appearance on behalf of the Plaintiff, JAMES D. LITZINGER, in the above captioned matter.
s/ROBIN B. SHEPHERD, ESQ.

JUNE 06, 1995, RESPONDENT'S WRITTEN RESPONSE TO PETITION FOR CONTEMPT CITATION, filed by s/ROBIN B. SHEPHERD, ESQ. NO CERT COPIES

JAN. 06, 1997, PETITION FOR CONTEMPT, filed. ONE (1) CERT TO ATTY MILGRUB
s/RICHARD H. MILGRUB, ESQUIRE
VERIFICATION, s/Richard H. Milgrub, Esc.

JAN. 14, 1997, RULE, filed. ONE (1) CERT TO ATTY MILGRUB

AND NOW, this 14th day of January, 1997, upon consideration of Plaintiff's Petition for Contempt, it is hereby ORDERED and DIRECTED that a Rule be issued upon the Defendant to show cause why she should not be found in contempt of the Court's Order.

Rule returnable the 7th day of March, 1997 and hearing thereon the 7th day of March, 1997, at 2:00 p.m. in Courtroom 2 of the Clearfield County Courthouse, Clearfield, Pennsylvania.

BY THE COURT: s/FRED AMMERMAN, JUDGE

JAN. 28, 1997, AFFIDAVIT OF SERVICE, filed. NO CERT COPIES

Richard H. Milgrub, attorney for the above-named Defendant, being duly sworn according to law, deposes and states that Plaintiff's Petition for Contempt and Rule was served upon the Defendant, Melinda Litzinger, by certified mail, restricted delivery, return receipt requested on January 27, 1997, at the Defendant's residence of RD 1, Box 21-A, Irvona, Pennsylvania 16656, as appears from receipt of certified mail attached hereto.
s/RICHARD H. MILGRUB, ESQ.

MAR. 10, 1997, ORDER, filed. ONE (1) CERT TO ATTY MILGRUB, GEARHART

NOW, this 7th day of March, 1997, this being the date set for argument on the Petition For Contempt filed on behalf of the Plaintiff; upon the agreement of counsel for both parties, it is the ORDER of this Court that the parties shall have no more than fourteen (14) days from this date within which to supply either a consent order regarding all issues for execution by the Court or, in the alternative, a letter to the Court setting forth each particular party's position. In the event said letters are submitted to the Court timely, the Court shall thereafter issue an order resolving the various issues of custody/partial custody in this case.

BY THE COURT: s/FRED AMMERMAN, JUDGE

APR. 15, 1997, ORDER, filed. ONE (1) CERT TO ATTY MILGRUB, GEARHART

NOW, this 14th day of April, 1997, following argument on the Petition for Contempt filed on behalf of the Plaintiff, in regard to issue of modification of the parties' custodial rights, it is the ORDER as follows:
(Please refer to filing for details)

The Order of February 21, 1995, is hereby rescinded.

BY THE COURT: s/FRED AMMERMAN, Judge

CONTINUED FROM PAGE 564, DELANEY vs SHAH et al 93-567-CD

JULY 19, 1995, DEFENDANT RICHARD E. JOHNSON, D.O.'S MOTION TO DISMISS PLAINTIFFS' PETITION FOR DETERMINATION OF FINALITY OF ORDER OF JUNE 7, 1995, filed by s/JOHN W. BLASKO, ESQ.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY THAT A TRUE AND CORRECT COPY OF DEFENDANT RICHARD E. JOHNSON D.O.'S MOTION TO DISMISS PLAINTIFFS' PETITION FOR DETERMINATION OF FINALITY OF ORDER OF JUNE 7, 1995, IN THE ABOVE-REFERENCED MATTER WAS MAILED BY REGULAR MAIL, FIRST CLASS, AT THE POST OFFICE, STATE COLLEGE, PA. POSTAGE PREPAID, THIS 18TH DAY OF JULY, 1995 TO THE ATTORNEYS OF RECORD, JAMES BEASLEY, ESQ. BEASLEY, CASEY, COLLERAN, ERBSTEIN, THISTLE & KLINE, 1125 WALNUT STREET, PHILADELPHIA, PA. 19107; DAVID HALPERN, ESQ., JUBELIRER, CAROTHERS, KRIER, & HALPERN, PARK VIEW CENTER, 10 SHERATON DRIVE, PO BOX 2024, ALTOONA, PA. 16603; and, FRANK HARTYE, ESQ., PFAFF, MC INTYRE, DUGAS & HARTYE, P.O. BOX 533, HOLLIDAYSBURG, PA. 16648. s/JOHN W. BLASKO

JULY 21, 1995, REPLY TO PLAINTIFFS' PETITION FOR DETERMINATION OF FINALITY OF ORDER OF JUNE 7, 1995, filed by s/FRANK J. HARTYE, ESQUIRE. NO CERT COPIES

JULY 25, 1995, PLAINTIFFS' ANSWER TO DEFENDANT RICHARD E. JOHNSON, D.O.'S MOTION TO DISMISS PLAINTIFFS' PETITION FOR DETERMINATION OF FINALITY OF ORDER OF JUNE 7, 1995, AND PLAINTIFFS' ANSWER TO DEFENDANT RICHARD E. JOHNSON, D.O.'S REQUEST FOR SANCTIONS, filed by s/MARSHA E. SANTANGELO, M.D., ESQ. NO CERT COPIES

VERIFICATION, s/MARSHA F. SANTANGELO, M.D., ESQ.

CERTIFICATE OF SERVICE

The undersigned hereby certifies that service of a true and correct copy of Plaintiffs' Answer to Defendant Richard E. Johnson, D.O.'s Motion to Dismiss Plaintiffs' Petition for Determination of Finality of Order of June 7, 1995, and request for sanctions was made upon all defense counsel, as listed below, by facsimile and by first-class U.S. Mail, postage prepaid, on July 24, 1995:

1) John W. Blasko, Esq. 2) M. David Halpern, Esq. 3) Frank J. Hartye, Esq.
s/MARSHA F. SANTANGELO, M.D., ESQ.

JULY 25, 1995, DEFENDANTS' SHIRISH N. SHAH, M.D. AND SHAH MEDICAL ASSOCIATES, INC. PRELIMINARY OBJECTIONS TO PLAINTIFFS' FOURTH AMENDED COMPLAINT, filed by s/M. DAVID HALPERN, ESQ. NO CERT COPIES

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I served a true and correct copy of the foregoing Defendant's, Shirish N. Shah, M.D., and Shah Medical Associates, Inc., Preliminary Objections to Plaintiffs' Fourth Amended Complaint on all counsel of record and/or parties of interest by first class U.S. Mail on this 25th day of July, 1995, and addressed as follows: 1) JOHN W. BLASKO, ESQ. 2) JAMES E. BEASLEY, ESQ. 3) FRANK J. HARTYE, ESQ.

MARSHA SANTANGELO, ESQ.
4) WALTER F. WALL, ESQ. s/M. DAVID HALPERN, ESQ.

JULY 26, 1995, PLAINTIFFS' REPLY TO NEW MATTER SET FORTH BY DEFENDANT DU BOIS REGIONAL MEDICAL CENTER IN SAID DEFENDANT'S ANSWER TO PLAINTIFFS' FOURTH AMENDED COMPLAINT, filed by s/MARSHA F. SANTANGELO, M.D., ESQ.

VERIFICATION, s/NANCY C. DELANEY

CERTIFICATE OF SERVICE, filed. NO CERT COPIES

The undersigned hereby certifies that service of a true and correct copy of Plaintiffs' Reply to New Matter of Defendant Du Bois Regional Medical Center set forth in Said Defendant's Answer to Plaintiffs' Fourth Amended Complaint was made upon all defense counsel, as listed below, by first-class U.S. Mail, postage prepaid, on 7/25/95: 1) JOHN W. BLASKO, ESQ. 2) M. DAVID HALPERN, ESQ. 3) FRANK J. HARTYE, ESQ.

s/MARSHA F. SANTANGELO, M.D., ESQ.

JULY 26, 1996, ORDER, filed. ONE(1) CERT TO ATTY SANTANGELO, STANEK, HARTYE, BLASKO
NOW, this 25th day of July, 1995, following argument into Plaintiffs' most recent Petition for Determination of Finality of Order filed by Plaintiffs on July 11, 1995, it is the ORDER of this Court that said Petition be and is hereby dismissed. BY THE COURT, S/JOHN K. REILLY, JR., President Judge

JULY 28, 1995, PLAINTIFFS' REPLY TO NEW MATTER SET FORTH BY DEFENDANT RICHARD E. JOHNSON, D.O. IN SAID DEFENDANT'S ANSWER TO PLAINTIFFS' FOURTH AMENDED COMPLAINT, filed by s/MARSHA F. SANTANGELO, M.D., ESQ. NO CERT COPIES

VERIFICATION, s/NANCY C. DELANEY

CERTIFICATE OF SERVICE,

The undersigned hereby certifies that service of a true and correct copy of Plaintiffs' Reply to New Matter of Defendant Richard E. Johnson, D.O. set forth in Said Defendant's Answer to Plaintiffs' Fourth Amended Complaint was made upon all defense counsel, as listed below, by first-class U. S. Mail, postage prepaid, on 7/29/95:

1) JOHN W. BLASKO, ESQ. 2) M. DAVID HALPERN, ESQ. 3) FRANK J. HARTYE, ESQ.
s/MARSHA F. SANTANGELO, M.D., ESQ.

JULY 28, 1995, DEFENDANTS' SHIRISH N. SHAH, M.D. AND SHAH MEDICAL ASSOCIATES, INC., REPLY TO NEW MATTER OF DEFENDANT DU BOIS REGIONAL MEDICAL CENTER, filed by s/M. DAVID HALPERN, ESQ. NO CERT COPIES

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I served a true and correct copy of the foregoing REPLY TO NEW MATTER OF DEFENDANT DU BOIS REGIONAL MEDICAL CENTER, on all counsel for record or parties of interest by depositing same in the United States Mail, postage prepaid at Altoona, Penna. on the 27th day of, July 1995, and addressed as follows:

1) JOHN W. BLASKO, ESQ. 2) JAMES E. BEASLEY, ESQ. 3) FRANK J. HARTYE, ESQ. 4) WALTER F. WALL, ESQ.
s/M. DAVID HALPERN, ESQ.

JULY 31, 1995, CERTIFICATE OF SERVICE, filed. NO CERT COPIES

The undersigned hereby certifies that service of a true and correct copy of Plaintiffs' Notice of Intention to Take Default upon defendants Shirish N. Shah, M.D. and Shah Medical Associates, Inc., was made upon the following parties and their counsel of record, as listed below, by first-class U.S. Mail, postage prepaid, on July 25, 1995.

1) SHIRISH N. SHAH, MD 2) SHAH MEDICAL ASSOC., INC. 3) M. DAVID HALPERN, ESQ.
s/MARSHA F. SANTANGELO, MD, ESQ.

AUGUST 07, 1995, CURRICULUM VITAE AND EXPERT REPORT OF EACH OF THE FOLLOWING FILED: NO CERT COPIES

1) PHILIP C. BREEN M.D., PH.D. (TWO REPORTS FROM DR. BREEN ARE ENCLOSED)
2) DAVID L. HOPKINS, C.S.A. 3) WARREN KURNICK, M.D., 4) ROSS LEVY, M.D., 5) MARIE A. SAVARD, M.D.,
6) DAVID N. SIEGLE, M.D. s/MARSHA F. SANTANGELO, M.D., ESQ.

AUGUST 07, 1995, CERTIFICATE OF SERVICE OF PLAINTIFFS' EXPERT REPORTS AND CURRICULA VITAE, filed. NO CERT COPIES

The undersigned hereby certifies that service of a true and correct copy of plaintiffs' expert reports and curricula vitae concerning trial experts Philip C. Breen, M.D., Ph.D., David L. HOPKINS, C.S.A., Warren Kurnick, M.D., Ross Levy, M.D., Marie A. Savard, M.D., and David N. Siegle, M.D., was made upon all defense counsel of record, as listed below, by next business morning Federal Express, postage prepaid, on August 04, 1995: 1) JOHN W. BLASKO, ESQ. 2) M. DAVID HALPERN, ESQ. 3) FRANK J. HARTYE, ESQ. s/MARSHA F. SANTANGELO, M.D., ESQ.

CONTINUED ON PAGE 672

CONTINUED FROM PAGE 415, FYE vs FYE, 93-472-CD

AUGUST 07, 1995, INVENTORY AND APPRAISEMENT, filed by s/KIMBERLY M. KUBISTA, ESQ. ONE(1) CERT COPY
INVENTORY & APPRAISEMENT OF DELORES J. FYE

AUGUST 09, 1995, AFFIDAVIT OF SERVICE, filed. NO CERT COPIES

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 Inventory and Appraisement was served in accordance with PA. R.C.P., Rule 4005, by hand delivery on August 07, 1995, upon the Plaintiff's counsel, James A. Naddeo, Esquire, 211 1/2 E. Locust St., Clearfield, Pa. 16830. s/KIMBERLY M. KUBISTA, ESQ.

AUGUST 14, 1995, ORDER APPOINTING MASTER, filed. ONE(1) CERT TO ATTY NADDE, ATTY KUBISTA
AND NOW, this 10 day of August, 1995, John Sobel, Esquire, is appointed master with respect to the following claims: equitable distribution, counsel fees, costs, alimony, and expenses
BY THE COURT: s/FREDRIC J. AMMERMAN, Judge

FILE TO MASTER THIS DATE, AUGUST 15, 1995

AUGUST 29, 1995, PRE-HEARING MEMORANDUM, filed by s/KIMBERLY M. KUBISTA, ESQ. NO CERT COPIES
CERTIFICATE OF SERVICE

This is to certify that the undersigned has sent a true and correct copy of Pre-Hearing Memorandum was served pursuant to Pennsylvania Rules of Civil Procedure 1305 in the above captioned matter to the following party and in the following manner on this the 29th day of August, 1995. First Class, Postage Prepaid
JAMES A. NADDEO, ESQUIRE. s/KIMBERLY M. KUBISTA, ESQ.

JUL 18, 1996, MOTION IN LIMINE, filed by s/Kimberly M. Kubista, Esq. NO CERT COPIES
CERTIFICATE OF SERVICE

This is to certify that the undersigned has sent a true and correct of Motion in Limine in the above-captioned matter to the following parties in the following manner on the 18th day of July, 1996:

HAND DELIVERED TO: 1) JAMES A. NADDEO, ESQ.
2) JOHN A. SOBEL, IV, ESQ.

s/Kimberly M. Kubista, Esq.

JUL 18, 1996, SUPPLEMENTAL PRE-TRIAL MEMORANDUM, filed by s/JAMES A. NADDEO, ESQ. NO CERT COPIES
CERTIFICATE OF SERVICE

I, James A. Naddeo, Esquire, do hereby certify that a true and correct copy of Plaintiff's Supplemental Pre-Trial Memorandum in the above-captioned action was served on the following persons and in the following manner on this 18th day of July, 1996: HAND DELIVERED 1) Kimberly M. Kubista, Esq. 2) John A. Sobel, IV, Esq.
s/JAMES A. NADDEO, ESQ.

JUL 29, 1996, SUPPLEMENTAL PRE-TRIAL MEMORANDUM, filed by s/JAMES A. NADDEO, ESQ. NO CERT COPY
CERTIFICATE OF SERVICE, filed.

I, James A. Naddeo, Esq., do hereby certify that a true and correct copy of Plaintiff's Supplemental Pre-Trial Memorandum in the above-captioned action was served on the following person and in the following manner on this 26th day of July, 1996: First-Class Mail, Postage Prepaid

1) Kimberly M. Kubista, Esq.
2) John A. Sobel, IV, ESQ.

s/JAMES A. NADDEO, ESQ.

AUGUST 29, 1996, SUPPLEMENTAL PRE-HEARING MEMORANDUM, filed by Kimberly M. Kubista, Esquire.
No certified copies

OCT. 15, 1996, MOTION FOR MASTER'S FEES AND COURT REPORTING COSTS, filed by s/JOHN A. SOBEL, IV, ESQUIRE
TWO (2) CERT TO ATTY SOBEL
VERIFICATION, s/John A. Sobel, IV, Esq. Master in Divorce

OCT. 24, 1996, CONSENT ORDER, filed. FIVE (5) CERT TO ATTY KUBISTA

NOW, this 24th day of October, 1996, upon agreement of the parties, it is hereby ORDERED AND DIRECTED:
(Please refer to order for details)

This Consent Order is hereby incorporated into the final Divorce Decree entered of record on Oct. 11, 1994.

BY THE COURT: s/FRED AMMERMAN, Judge

We, the undersigned, do hereby agree and consent to the entry of the foregoing Order:
s/ROBERT L. FYE s/DELORES J. FYE
s/James A. Naddeo, Esq. s/Kimberly M. Kubista, Esq.

OCTOBER 25, 1996, ORDER, filed

Two (2) copies certified to Attorney Sobel.

NOW, this 24th day of October, 1996, it is the ORDER of this Court that William Shaw, Prothonotary of Clearfield County, shall pay the sum of One Hundred Thirty-four (\$134.00) Dollars to John A. Sobel, IV, Esquire, Master, in order that he may reimburse ASAP Court Reporting for services in regard to the above captioned divorce, and also the sum of Seven Hundred Eighty-Seven and 50/10 (\$787.50) Dollars as compensation for his services as Master.

It is the further order of this Court that any remaining funds be returned to the parties and divided equally among them. BY THE COURT: /s/ Fredric J. Ammerman, Judge.

CONTINUED FROM PAGE 670, DELANEY vs SHAH, et al 93-567-CD

AUGUST 11, 1995, DEFENDANT RICHARD E. JOHNSON, MOTION FOR CONTINUANCE OF TRIAL, filed by s/JOHN W. BLASKO, ESQ. NO CERT COPIES
CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the Defendant Johnson's Motion for Continuance of Trial, in the above-referenced matter was mailed by Federal Express, this 10th day of August, 1995, to the attorneys of record, Marsha F. Santangelo, M.D., BEASLEY, CASEY, COLLERAN, ERBSTEIN, THISTLE & KLINE, 1125 Walnut Street, Philadelphia, PA. 19107; David Halpern, JUBELIRER, CAROTHERS, KRIER & HALPERN, Park View Center, 10 Sheraton Drive, P. O. Box 2024, Altoona, PA 16603; and Frank Hartye, PFAFF, MC INTYRE, DUGAS, & HARTYE, 1816 Old Route 220, Duncansville, PA. 16635. s/JOHN W. BLASKO, ESQ.

AUGUST 11, 1995, MOTION FOR A CONTINUANCE, filed by s/FRANK J. HARTYE, ESQUIRE. NO CERT COPIES
CERTIFICATE OF SERVICE, filed.

I hereby certify that a true and correct copy of the within was mailed to all counsel of record this 10th day of August, 1995. s/FRANK J. HARTYE, ESQ.

AUGUST 14, 1995, ORDER AND RULE, filed. FOUR (4) CERT TO ATTY BLASKO

NOW, this 14th day of August, 1995, upon consideration of Defendant Richard E. Johnson, Motion for Continuance of Trial, it is the ORDER of the Court that a rule is hereby issued to appear and show cause why the prayer of said Motion should not be granted.

Said Rule Returnable on the 30th day of August, 1995, at 2:15 o'clock p.m. in Courtroom No.1.
BY THE COURT: s/JOHN K. REILLY, JR., P.J.

AUGUST 14, 1995, ORDER AND RULE, filed. FOUR (4) CERT TO ATTY HARTYE

NOW, this 14th day of August, 1995, upon consideration of the Motion for Continuance filed on behalf of Defendant, Du Bois Regional Medical Center, it is the ORDER of the Court that a Rule is hereby issued to appear and show cause why the prayer of said Motion should not be granted.

Said Rule Returnable on the 30th day of August, 1995, at 2:15 o'clock p.m. in Courtroom No. 1.
BY THE COURT: s/JOHN K. REILLY, JR., P.J.

AUGUST 16, 1995, AFFIDAVIT OF SERVICE, filed. NO CERT COPIES.

The undersigned hereby certifies that the Order and Rule issued by the Honorable John K. Reilly, Jr., President Judge, dated August 14, 1995, has been served upon all counsel of record this 15th day of August, 1995 by First Class, U.S. Mail, postage prepaid, addressed as follows:

1) MARSHA F. SANTANGELO, M.D., ESQ. 2) M. DAVID HALPERN, ESQ. 3) JOHN W. BLASKO, ESQ.
S/FRANK J. HARTYE, ESQ.

AUGUST 17, 1995, MOTION FOR CONTINUANCE OF TRIAL, filed by s/M. DAVID HALPERN, ESQ. ONE(1) CERT TO ATTY.
CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I served a true and correct copy of the foregoing MOTION FOR CONTINUANCE OF TRIAL, on all counsel of record or parties of interest by depositing same in the U.S. Mail, postage prepaid at Altoona, Pa. on the 16th day of August 1995, and addressed as follows:

1) JAMES E. BEASLEY, ESQ., 2) JOHN W. BLASKO, ESQ. 3) FRANK J. HARTYE, ESQ. 4) WALTER F. WALL, ESQ.
MARSHA F. SANTANGELO, M.D., ESQ.
s/FRANK J. STANEK, ESQUIRE

AUGUST 17, 1995, PLAINTIFFS' ANSWER TO DEFENDANT DU BOIS REGIONAL MEDICAL CENTER'S MOTION FOR A CONTINUANCE, filed by s/MARSHA F. SANTANGELO, M.D., ESQ. ONE(1) CERT TO ATTY

VERIFICATION, s/MARSHA F. SANTANGELO, M.D., ESQUIRE
CERTIFICATE OF SERVICE

The undersigned hereby certifies that service of a true and correct copy of Plaintiffs' Answer to Defendant DuBois Regional Medical Center's Motion for a Continuance was made upon all defense counsel, as listed below, by first-class U.S. Mail, postage prepaid, on August 15, 1995:

1) JOHN W. BLASKO, ESQ. 2) M. DAVID HALPERN, ESQ. 3) FRANK J. HARTYE, ESQ.

s/MARSHA F. SANTANGELO, MD. ESQ.

AUGUST 17, 1995, CERTIFICATE OF SERVICE OF ORDER AND RULE, filed. NO CERT COPIES

I hereby certify that a true and correct copy of the Order and Rule regarding the consideration of Defendant Johnson's Motion for Continuance, in the above-referenced matter was mailed by regular mail, first class, at the Post Office, State College, Penna., postage prepaid, this 16th day of August, 1995, to the attorneys of record, Marsha F. Santangelo, BEASLEY, CASEY, COLLERAN, ERBSTEIN, THISTLE, & KLINE, 1125 Walnut Street, Philadelphia, PA. 19107; David Halpern, JUBELIRER, CAROTHERS, KRIER & HALPERN, Park View Center, 10 Sheraton Drive, P.O. Box 2024, Altoona, PA. 16603; and, Frank Hartye, PFAFF, MCINTYRE, DUGAS & HARTYE, P.O. Box 533, Hollidaysburg, PA. 16648.
s/JOHN W. BLASKO

AUGUST 17, 1995, PRAECIPE TO WITHDRAW PRELIMINARY OBJECTIONS, filed. ONE(1) CERT TO C.A.

Please withdraw the Preliminary Objections to Plaintiffs' Fourth Amended Complaint previously filed by Shirish N. Shah, M.D., and Shah Medical Associates, Inc. The said Preliminary Objections were resolved by execution of the attached Stipulation. s/ALLEN P. NEELY, ESQUIRE

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that I served a true and correct copy of the foregoing PRAECIPE TO WITH PRELIMINARY OBJECTIONS, On all counsel of record or parties of interest by depositing same in the U.S. Mail, postage prepaid at Altoona, PA. on the 16th day of, August 1995, and addressed as follows:

1) JAMES E. BEASLEY, ESQ. 2) JOHN W. BLASKO, ESQ. 3) FRANK J. HARTYE, ESQ. 4) WALTER F. WALL, ESQ.
MARSHA F. SANTANGELO, ESQ.

s/ALLEN P. NEELY, ESQ.

AUGUST 18, 1995, ORDER AND RULE, filed. FIVE(5) CERT TO ATTY HELPERN

NOW, this 18th day of August, 1995, upon consideration of Defendant Shah's Motion for Continuance of Trial, it is the ORDER of the Court that a Rule is hereby issued to appear and show cause why the prayer of said Motion should not be granted.

Said Rule Returnable on the 30th day of August, 1995, at 2:15 o'clock p.m. in Courtroom No. 1.
BY THE COURT: s/JOHN K. REILLY, JR., President Judge

AUGUST 22, 1995, PLAINTIFFS' ANSWER TO DEFENDANT RICHARD E. JOHNSON, D.O.'S MOTION FOR A CONTINUANCE AND PLAINTIFFS' COUNTERMOTION TO COMPEL EXPERT REPORTS, filed by MARSHA F. SANTANGELO, M.D., ESQ. ONE(1) CERT TO ATTY
VERIFICATION, s/MARSHA F. SANTANGELO, M.D., ESQ.
CERTIFICATE OF SERVICE, filed.

The undersigned hereby certifies that service of a true and correct copy of Plaintiffs' Answer to Defendant Richard E. Johnson, D.O.'s Motion for a Continuance and Plaintiffs' Counterclaim to Compel Expert Reports was made upon all defense counsel, as listed below, by first-class U.S. Mail, postage prepaid, on August 21, 1995:

1) John W. Blasko, Esq. 2) M. David Halpern, Esq. 3) Frank J. Hartye, Esq. s/MARSHA F. SANTANGELO, MD, ESQ.

CONTINUED ON PAGE 673

CONTINUED FROM PAGE 47, LEWIS vs GINTER, et al, 93-70-CD

DEC. 07, 1995, CERTIFICATE UNDER 46 J.D.R.C.P. §212.2, FILED. ONE(1) CERT TO ATTY KASUBICK

The undersigned, Girard Kasubick, Esq., Attorney for Plaintiffs hereby certifies that there are no outstanding motions, or petitions in the above captioned matter and that he believes discovery has been completed or that the parties have had sufficient time to complete discovery. The undersigned further certifies that there are no Orders of Court concerning discovery and that this case is to be heard at a non-jury trial. The undersigned further certifies that default judgment has been entered or Stipulations have been entered as to all Defendants except for Andrew M. Popyack and that the trial is to be scheduled between Plaintiffs and Andrew M. Popyack only.

The undersigned hereby certifies that notice of the Praecipe for trial and a copy of this Certificate has been mailed to John R. Carfley, Esq., Attorney for Andrew M. Popyack, by regular mail today's date to:

JOHN R. CARFLEY, ESQ.

This certificate is given for the purpose of filing a Praecipe to list the above captioned matter for non jury trial. s/GIRARD KASUBICK, ESQ.

DEC. 07, 1995, PRAECIPE, filed. ONE(1) CERT TO ATTY KASUBICK

Please schedule the above captioned matter for non-jury trial. s/GIRARD KAUSBICK, ESQ.

DEC. 29, 1995, STIPULATION, filed by s/GIRARD KASUBICK, ESQ.

THIS SETTLEMENT, AGREEMENT AND STIPULATION, is entered into this 29th day of December, 1995, by and between TIMOTHY A. LEWIS & TINA M. LEWIS, his wife, Plaintiffs and ANDREW M. POPYACK, one of the Defendants, and is joined in by their counsel and respective surveyors.

WHEREAS, Plaintiffs have filed a Quiet Title Action against the above named Defendants under Clearfield County Court of Common Pleas File No. 93-70-CD, concerning an interest in two tracks of land containing 49.10 acres and 6.63 acres located in Gulich Township, Clearfield County, as described in the Complaint filed by Plaintiffs, and;

WHEREAS, Defendant, Andrew M. Popyack and his attorney, John R. Carfley, Esq., have entered an appearance by filing an Answer to the Complaint, and it is the desire of the Defendant, Andrew M. Popyack and Plaintiffs to agree and settle all issues raised between them in the Complaint and Answer, by entering into this Settlement, Agreement and Stipulation, and;

WHEREAS, the Plaintiffs and Defendant, Andrew M. Popyack have reached an agreement for settlement of the above captioned case

NOW THEREFORE, the Parties to this Stipulation with the intent to be legally bound hereby, and for purposes of amicably settling this court action between them, do hereby stipulate and agree as follows:

1. The Defendant, Andrew M. Popyack, is the owner of real property in Gulich Township, Clearfield County, Pa., known by Tax Map No. 118-M17-24, conveyed to Andrew M. Popyack, in Clearfield County Deed Book 1417, page 331, which property has a common boundary line with Plaintiffs on the northerly side of the 49.10 acre tract being the First Thereof described in Paragraph 12 of the Complaint filed in this action, said description incorporated herein by reference thereto.

2. The Parties herein acknowledge that a survey was done by R.L.Kester, P.L.S. on the property of Defendant, Andrew M. Popyack, in 1987, a copy of which is attached hereto and marked Exhibit "A", and that a survey was done by George A. Cree, Registered Surveyor, for the Plaintiffs in 1992, a copy of which is attached hereto and marked Exhibit "B". The common boundary line between the property of the parties herein is outlined in red on both Exhibit "A" and Exhibit "B". The Parties recognize that both of these surveys are accurate and the Parties concur that both surveys are consistent with each other in establishing their common boundary line, and that neither Party is encroaching upon the other's property.

3. The length of the Defendant, Andrew M. Popyack's property, being Parcel I as shown on Exhibit "A", is 897.77 feet. The length of the Plaintiffs' property outlined in green on Exhibit "B" is 878.07 feet. The reason for this discrepancy is that R. L. Kester set the pins on his survey back off the right-of-way line of State Route 453, but George A. Cree's survey only goes to the existing pin placed by R. L. Kester and not out of the highway right of way line, therefore Defendant, Andrew M. Popyack's property as described in his deed is accurate to this Stipulation, and he is not losing any length on his property.

4. The Parties herein acknowledge that neither Party has made any claim of encroachment by the other Party, and that the original survey done by Clearfield County Municipal Services and Recreation Authority, another Defendant to this action, was relied upon by George Cree, Registered Survey of Plaintiffs, and that R. L. Kester, Surveyor of Defendant, Andrew M. Popyack's property relied on the monuments of the George W. Fox property, now Jeffrey Moore, and the deed descriptions in the chain of title to that property, and that the two surveys are accurate and consistent with each other.

5. The Parties herein agree that the aforesaid common boundary line shall be binding upon each Parties' heirs, personal representatives, successors and assigns.

6. The Parties herein agree to the presentation of this Stipulation to the Court of Common Pleas of Clearfield County and that the Court shall incorporate and approve the terms of this Stipulation by Order of Court, all of which shall be filed with the records of this case under the above term and number.

7. The Parties further agree that this Stipulation and settlement resolves all issues between the Parties and neither Party shall make claim to the other's property beyond the common boundary line set forth in Paragraph 2 above, and that a Final Order can be executed by the Court granting indefeasible title to the Plaintiffs of the property subject of the Quiet Title Action to the exclusion of the named Defendants, and their heirs, personal representatives, successors and assigns, provided such Order does not violate the terms of this Stipulation with Andrew M. Popyack and as agreed to between Plaintiff and other Defendant.

PLAINTIFFS: s/Girard Kasubick, Esq. s/Timothy A. Lewis

s/George A. Cree s/Tina M. Lewis

DEFENDANT, Andrew M. Popyack

s/John R. Carfley, esq. s/Andrew M. Popyack

s/R. L. Kester, P.L.S.

JAN. 11, 1996, ORDER OF COURT, filed. TWO (2) CERT TO ATTY KASUBICK

NOW, this 11th day of January, 1996, the Court having been presented with and having reviewed the Stipulations dated the 29th day of December, 1995, between Plaintiffs and the Defendant, Andrew M. Popyack, and being satisfied that the Parties have knowingly, willingly and intelligently entered into such Agreement and Stipulation, IT IS HEREBY ORDERED AND DECREED, that the terms and conditions of the Agreement and Stipulations are approved and accepted by the Court, and those terms and conditions are hereby incorporated herein as though fully set forth herein. It is the further Order of this Court that this Stipulation and Order shall be filed to the above term and number and shall be dispositive of the issues presented to the Court for determination between the said Parties and to amicably settle this case and for entry of final judgment according to the Stipulations between Plaintiff and Andrew M. Popyack.

BY THE COURT, s/JOHN K. REILLY, JR., P.J.

JAN. 15, 1996, MOTION FOR FINAL ORDER AND JUDGMENT, filed by s/Girard Kasubick, Esq. NO CERT COPIES

JAN. 23, 1996, FINAL ORDER OF COURT, filed. ONE(1) CERT TO ATTY KASUBICK

NOW THIS 23rd day of January, 1996, an Affidavit having been made that service was made by publication on January 29, 1993 and in the Clearfield County Legal Journal the week of February 5, 1993, and it appearing that it was impossible to served the unknown Defendants by any other means, and that known Defendants having defaulted as set forth in Motion filed and entered into a Stipulation on Nov. 21, 1995.

IT IS HEREBY ORDERED AND DECREED, that this Final Order shall become so upon Praecipe by Plaintiffs which hereby Orders and Decrees that the title to the land subject of this action is vested absolutely in the Plaintiffs, their heirs, successors and assigns, free and clear of any and all claims of any nature by and of the named Defendants, their heirs, executors, administrators, trustees, successors and assigns, or by anyone claiming by, through or under

CONTINUED ON PAGE 654

CONTINUED FROM PAGE 375, RHONE vs ZIPF, 93-466-CD

FEB. 08, 1996, ANSWER WITH NEW MATTER, filed by s/KAREN E. PFEFFER, ESQ. NO CERT COPIES
NOTICE TO HEAR, s/KAREN E. PFEFFER, ESQ.
CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was served on the 7th day of Feb., 1996, by U.S. First Class Mail, addressed to the following: RICHARD A. BELL, ESQ.

s/RALPH M. MONICO, ESQ.

FEB. 16, 1996, PLAINTIFFS' REPLY TO NEW MATTER OF DEFENDANT, filed by s/RICHARD A. BELL, ESQ. NO CERT COPIES
VERIFICATION, s/PATRICIA A. RHONE
s/DONALD W. RHONE
CERTIFICATE OF SERVICE

I hereby certify that a copy of Plaintiffs' Reply To New Matter of Defendant in the above matter was mailed the 16th day of February, 1996, by regular mail postage prepaid at the post office in Clearfield, PA 16830 to the following: RALPH M. MONICO, ESQ.

s/RICHARD A. BELL, ESQ.

APRIL 4, 1996, ORDER, filed. One cert. copy to Atty. Pfeffer; One cert. copy to Atty. Bell.

AND NOW, this 2nd day of April, 1996, this being the day for Civil Call; following discussion and upon consideration thereof, it is the ORDER of this Court that the case be and is hereby CONTINUED and shall be placed on the fall term Civil Call List for 1996. BY THE COURT, /s/ John K. Reilly, Jr., President Judge.

APR. 15, 1996, NOTICE OF DEPOSITION OF PATRICIA RHONE, filed by s/RALPH M. MONICO, ESQ. NO CERT COPIES
CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was served on the 12th day of April, 1996, by U.S. Mail, First Class, postage prepaid, addressed to the following: RICHARD BELL, ESQ.

S/Ralph M. Monico, Esq.

MAY 16, 1996, NOTICE OF DEPOSITION OF PATRICIA RHONE, filed by s/Ralph M. Monico, Esq. NO CERT COPIES
CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was served on the 15th day of May, 1996, by U. S. Mail, First Class, postage prepaid, addressed to the following: RICHARD BELL, ESQ.

S/RALPH M. MONICO, ESQ.

MAY 16, 1996, NOTICE OF DEPOSITION OF DONALD RHONE, filed by s/Ralph M. Monico, Esq. NO CERT COPIES
CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was served on the 15th day of May, 1996, by U.S. Mail, First Class, postage prepaid, addressed to the following: RICHARD BELL, ESQ.

S/RALPH M. MONICO, ESQ.

JUN 06, 1996, NOTICE OF VIDEOTAPE DEPOSITION OF ALTA ZIPF, filed by s/RALPH M. MONICO, ESQ. NO CERT COPIES
CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was served on the 6th day of June, 1996, by U.S. Mail, first class, postage prepaid, addressed to the following: RICHARD BELL, ESQ.

S/RALPH M. MONICO, ESQ.

SEP. 06, 1996, PRAECIPE TO DISCONTINUE, filed. NO CERT COPIES

Please mark the above case settled and discontinued. s/RICHARD A. BELL, ESQ. NO CERT COPIES

CERTIFICATE OF SERVICE, filed.

I hereby certify that a copy of Plaintiffs' Praecipe to Discontinue in the above matter was mailed the 6th day of September, 1996, by regular mail postage prepaid at the Post Office in Clearfield, PA. 16839 to the following: RALPH M. MONICO, ESQ.

s/RICHARD A. BELL, ESQ

SETTLED

AND

DISCONTINUED

CONTINUED FROM PAGE 677, VILLELLA vs KATZEN, et al, 93-760-CD

AUG. 24, 2000, ORDER, RE: FOLLOWING PRE-TRIAL CONFERENCE: By the Court, s/FREDRIC J. AMMERMAN, JUDGE

PLEASE REFER TO COMPUTER
FOR FURTHER ENTRIES

Continued from page 218 Joseph F Leyser VS. Patricia H Warholic No. 93-259-CD

DECEMBER 8, 1995, ORDER, filed.
 NOW, this 20th day of November, 1995, this being the day and date set for General Call of the Civil Cases in which no action has been taken for two years or more; the Prothonotary having given notice pursuant to Rule 319 of the Clearfield County Civil Rules of Court; there being no objection, it is the ORDER of this Court that the above-captioned case be and is hereby TERMINATED with prejudice.
 It is further Ordered that costs of this matter shall be assessed to the Plaintiff.
 BY THE COURT, /s/ John K. Reilly, Jr., President Judge.
 1 Cert to Atty Wenger & Kestone
TERMINATED WITH PREJUDICE

CONTINUED FROM PAGE 675, VILLELLA vs KATZEN, et al, 93-760-CD

MAY 29, 1996, DEFENDANTS' ANSWER, NEW MATTER AND COUNTERCLAIM, filed by s/THOMAS C. MARSHALL, ESQ. ONE (1) CERT TO ATTY LANDON
 VERIFICATION, s/MARCUS KATZEN
 Certificate of Service,
 I hereby certify that a true and correct copy of the foregoing Defendants' Answers to Plaintiff's Amended Complaint was served upon Anthony S. Guido, Esquire, Attorney for Plaintiff, Francis A. Villella, at HANAK, GUIDO & TALADAY, 498 Jeffers St., P.O. Box 487, DuBois, Pa. 15801, and on Scott Jones, Esq., Attorney for Defendant Deposit Bank, at BLAKELY & JONES, 90 Beaver Drive, Box 6, Du Bois, Pa. 15801, by placing same in the U.S. First Class Mail, postage pre-paid, on the 28th day of May, 1996, the original and one copy having been sent for filing with the Court of Common Pleas of Clearfield County, Pennsylvania, on the same day. s/THOMAS C. MARSHALL, ESQ.

JUN 14, 1996, ANSWER OF DEPOSIT BANK TO PLAINTIFF'S SECOND AMENDED COMPLAINT, filed by s/SCOTT V. JONES, ESQ. NO CERT COPIES
 VERIFICATION, s/JAME M. BAKER

JUN 14, 1996, CERTIFICATE OF SERVICE, ONE (1) CERT TO ATTY KUBISTA
 SCOTT V. JONES, as counsel for Defendant DEPOSIT BANK in the above captioned matter, hereby certifies that he served a true and correct copy of Defendant Deposit Bank's Answer to Plaintiff's Second Amended Complaint on Anthony S. Guido, Esquire, Counsel for Plaintiff, at P. O. Box 487, Du Bois, Pennsylvania 15801 and on Thomas C. Marshall, Esquire, Counsel for Defendants Katzen, at 433 Market Street, Williamsport, Pa. 17701, by regular first class mail, postage prepaid, on June 13, 1996. s/SCOTT V. JONES, ESQ.

JUN 25, 1996, REPLY TO NEW MATTER AND ANSWER TO COUNTERCLAIM, filed by s/ANTHONY S. GUIDO, ESQ. NO CERT COPIES
 VERIFICATION, s/FRANCIS A. VILLELLA

JUN 25, 1996, CERTIFICATE OF SERVICE, filed.
 I hereby certify that on this 24th day of June, 1996, I served a true and correct copy of Plaintiff's Reply to New Matter and Answer to Counterclaim by regular mail, postage prepaid, to the following: THOMAS C. MARSHALL, ESQ. S/ANTHONY S. GUIDO, ESQ.

JUN 25, 1996, REPLY TO NEW MATTER, filed by s/ANTHONY S. GUIDO, ESQ. NO CERT COPIES
 VERIFICATION, s/FRANCIS A. VILLELLA

JUN 25, 1996, CERTIFICATE OF SERVICE, filed.
 I hereby certify that on this 24th day of June, 1996, I served a true and correct copy of Plaintiff's Reply to New Matter by regular mail, postage prepaid, to the following: THOMAS C. MARSHALL, ESQ. S/ANTHONY S. GUIDO, ESQ.

FEB. 20, 1997, PLAINTIFF'S REQUEST FOR PRODUCTION OF DOCUMENTS, filed by s/ANTHONY S. GUIDO, ESQ. NO CERT COPIES.
 CERTIFICATE OF SERVICE, filed.
 I hereby certify that a true and correct copy of the foregoing Request for Production of Documents was served by regular mail, postage prepaid, on the 19th day of February, 1997, to the following: THOMAS C. MARSHALL, ESQ. S/ANTHONY S. GUIDO, ESQ.

JAN. 02, 1998, PLAINTIFF'S FIRST SET OF INTERROGATORIES DIRECTED TO DEFENDANT, MARCUS KATZEN'S ANSWERS, filed by s/BENJAMIN E. LANDON, ESQ. NO CERT COPIES
 CERTIFICATE OF SERVICE, s/BENJAMIN E. LANDON, ESQUIRE

JAN. 02, 1998, TRANSCRIPT OF DEPOSITION OF MARCUS KATZEN, filed. NO CERT COPIES

APRIL 15, 1998, NOTICE OF DEPOSITION, filed by Anthony S. Guido, Esquire.
 SCHEDULING DEPOSITION OF JAMES BAKER, THURSDAY, April 30, 1997, at 9:30 a.m.
 No certified copies

AUG. 10, 1998, PRAECIPE, filed. TWO (2) CERT TO ATTY
 Kindly attach this Verification to the Answer and New Matter which was filed in the above-captioned matter on May 15, 1996. s/THOMAS C. MARSHALL, ESQ.
 VERIFICATION, s/MARCUS KATZEN
 CERTIFICATE OF SERVICE, s/THOMAS C. MARSHALL, ESQ.

DEC. 03, 1998, NOTICE OF DEPOSITION OF JAMES BAKER, filed by s/ANTHONY S. GUIDO, ESQ. NO CERT COPIES
 CERTIFICATE OF SERVICE, s/ANTHONY S. GUIDO, ESQ.

APR. 15, 1999, NOTICE OF DEPOSITION OF JAMES BAKER, APRIL, 21, 1999., filed by s/ANTHONY S. GUIDO, ESQUIRE
 CERTIFICATE OF SERVICE, filed.

MAR. 01, 2000, STIPULATION OF DISMISSAL OF PARTY PURSUANT TO PA. R.C.P. RULE 229(b), filed.
 Pursuant to Pa. R.C.P. Rule 229(b) it is stipulated and agreed among counsel for all of the parties in the above captioned action that DEPOSIT BANK be and hereby is dismissed as a party to the actions.
 s/ANTHONY S. GUIDO, ESQ. s/THOMAS C. MARSHALL, ESQ. s/SCOTT V. JONES, ESQ.
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MAY 12, 2000, CERTIFICATE OF READINESS, filed by s/ANTHONY S. GUIDO, ESQ. COPY TO CA

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CONTINUED FROM PAGE 649, BENNETT vs BENNETT, 93-768-CD

FEB. 20, 1997, PRETRIAL STATEMENT, filed by s/DAVID J. HOPKINS, ESQ. ONE (1) CERT TO ATTY HOPKINS

FEB. 20, 1997, INVENTORY, APPRAISAL AND BUDGET, filed. ONE (1) CERT TO ATTY HOPKINS
s/MARY PATRICIA BENNETT

FEBRUARY 27, 1997, ORDER, filed. Certified copy to Attorney Cherry, Attorney Hopkins
AND NOW, this 24th day of February, 1997, John Sobel, Esquire is hereby appointed Master in this divorce proceeding. The Master shall address the following issues: 1. Equitable Distribution; and 2. Alimony. /s/ Fredric J. Ammerman, Judge.

FEBRUARY 27, 1997 all papers to Master Sobel

APR. 22, 1997, INVENTORY AND APPRAISEMENT AND BUDGET OF DANIEL E. BENNETT, filed by s/Elizabeth Cunningham, Esq. TWO (2) CERT TO ATTY CUNNINGHAM

APR. 22, 1997, PRE-TRIAL STATEMENT, filed by s/Elizabeth Cunningham, Esq. TWO (2) CERT TO ATTY CUNNINGHAM

SEPTEMBER 4, 1997, PRAECIPE TO TRANSMIT RECORD. filed by David J. Hopkins, Esquire.

CERTIFICATE OF SERVICE, filed.

I, the undersigned, hereby certify that a true and correct copy of the foregoing Praecipe to Transmit Record filed on behalf of Plaintiff was forwarded on the 4th day of September 1997, by U.S. Mail, certified mail/return receipt requested, postage prepaid, as follows: Elizabeth Cunningham, Esquire, 26 South Second Street, Clearfield, PA 16830 /s/ David J. Hopkins, Esquire.

AFFIDAVIT OF CONSENT UNDER SECTION 3301(c), filed by Mary Patricia Bennett.

AFFIDAVIT OF CONSENT, filed by Daniel E. Bennett, Defendant.

WAIVER OF NOTICE OF INTENTION TO REQUEST ENTRY OF A DIVORCE DECREE UNDER SECTION 3301(c) OF THE DIVORCE CODE, filed by Mary Patricia Bennett.

WAIVER OF NOTICE OF INTENTION TO REQUEST ENTRY OF A DIVORCE DECREE UNDER SECTION 3301 (c) OF THE DIVORCE CODE, filed by Daniel E. Bennett, Defendant.

AFFIDAVIT OF NON-MILITARY SERVICE, filed by Mary Patricia Bennett.

PROPERTY SETTLEMENT AGREEMENT, filed by Daniel E. Bennett and Mary Pat Bennett.

DECREE AND ORDER,

AND NOW, this 8 day of September, 1997, it is hereby Ordered and Decreed that Mary Patricia Bennett, the Plaintiff, and Daniel E. Bennett, the Defendant, are divorced from the bonds of matrimony and the said parties are at liberty to marry again.

AND IT IS FURTHER ORDERED AND DECREED that the terms, provisions and conditions of a certain property settlement agreement between the parties dated August 25th, 1997 and attached hereto, are hereby incorporated into this Decree and Order by reference as if fully set forth herein.

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

SEPTEMBER 15, 1997, VITAL RECORDS SENT TO NEW CASTLE, PA.

PLEASE REFER TO COMPUTER

And Now, _____ day of _____

By paper filed, the above judgment is satisfied
in full of debt, interest and cost

FOR FURTHER ENTRIES

Prothonotary