

DOCKET NO. 173

Number Term Year

317 November 1960

Norris Boucher t/a Tri-County

Electric

Versus

D. W. Enslin

Verna H. Enslin

STATEMENT OF JUDGMENT

Docket No. 173.....

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

Norris Boucher vs.....	No. 317.....	TERM Nov.....	19 60.
Tri-County Electric.....	Penal Debt	\$	
	Real Debt	\$ 232.97.	
	Atty's Com.	\$ 23.29.	
	Int. from	December 23, 1960	
VERSUS	Entry & Tax	by Plff.	\$ 3.50
	Atty Docket	\$ 3.00	
	Satisfaction Fee	1.00	
	Assignment Fee	1.00	
	Instrument	D. S. B.	
	Date of Same	December 23, 19 60.	
	Date Due	2 Months after Date.	
	Expires	December 29, 19 65.	
Entered of Record	29th	day of	December, 19 60
Certified from Record	29th	day of	December, 19 60 1:10 P.M.

M. M. Boucher
Prothonotary

SIGN THIS BLANK FOR SATISFACTION

Received on **JUL 1 1961** , 19....., of defendant full satisfaction of this Judgment, Debt, Interest and Costs, and Prothonotary is authorized to enter Satisfaction on the same.

J. L. Bubaker *Franklin Bubaker (owner)*
Taz County Electric
Plaintiff

Witness

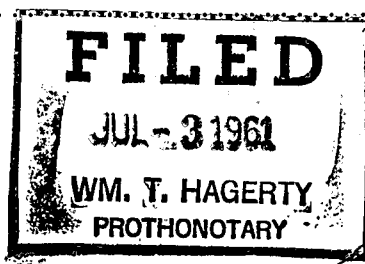
SIGN THIS BLANK FOR ASSIGNMENT

Now, , 19....., for value received hereby assign, transfer and set over to
Address Assignee

..... of

above Judgment, Debt, Interest and Costs without recourse.

.....
Witness



We hereby certify that the precise residence address of the within judgment creditor is West

Long Avenue, DuBois, Pennsylvania

and that the precise residence of the within judgment debtor is 211 East Logan Avenue,

DuBois, Pennsylvania

GLEASON, CHERRY & CHERRY
By *Edward V. Cherry*
Attorneys for Plaintiff

317 Nov 1960
Court of Common Pleas

of Clearfield County

November 1960 Term 1960

No. 247

NORRIS BOUCHER t/a TRI-COUNTY ELECTRIC

vs.

D. W. ENSLIN

VERNA H. ENSLIN

D. S. B.

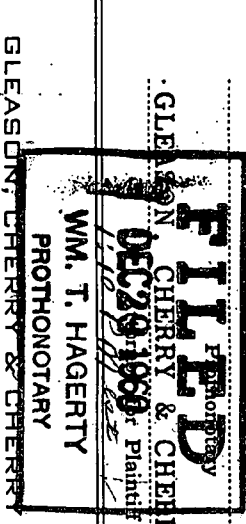
Note of Warrant of Attorney

Debt, - - - \$ 232.97

Interest, - - - 6%

Atty's Com. - - - \$23.29

Filed 1/5/60



317 Nov 1960

NORRIS BOUCHER t/a TRI-COUNTY ELECTRIC
vs.
D. W. ENSLIN
VERNA H. ENSLIN

In the Court of Common Pleas

of Clearfield County,

of November Term, 1960

No. 317

B. S. B.

STATE OF PENNSYLVANIA,
County of Clearfield }ss:

The Plaintiff's claim in the above stated action without writ, is founded on a single bill, hereto annexed, under the handS and sealS of the DefendantS, bearing date the twenty-third day of December A. D. 1960, whereby the Defendant doth promise to pay to the said Plaintiff two (2) months after date the sum of Two Hundred Thirty-Two and 97/100----- Dollars, for value received, with interest from December 23, 1960

which single bill contains a Warrant of Attorney, authorizing any attorney of any Court of Records of Pennsylvania, or elsewhere, to appear for said DefendantS, and after one or more declarations filed, to confess judgment against Defendants and in favor of said Plaintiff for the said sum of Two Hundred Thirty-Two and 97/100-----

----- Dollars with interest from December 23, 1960 as aforesaid, costs of suit and release of errors in the entering of said judgment, or the issuing of any process thereon with ten per cent (10%) commission for attorney's fees; and further waive inquisition, condemnation and extension of real estate, stay of execution and all exemption laws now in force or that may be hereafter passed, and agree that any property, real or personal, may be sold on writ of fi. fa., of all which said sum, with the interest thereon, is hereby certified to be justly due and owing by the said DefendantS to the said Plaintiff, to wit: The sum of \$ 232.97

Interest from December 23, 1960	\$232.97
Attorney's Commission	23.29
GLEASON, CHERRY & CHERRY	\$256.26

By *Edward V. Cherry* Attorney for Plaintiff

STATE OF PENNSYLVANIA,
County of Clearfield }ss:

By virtue of special warrant of Attorney above mentioned, and hereunto annexed, Gleason, Cherry & Cherry, Attorneys, appear for the DefendantS in the stated action without writ, as of November Term, 1960, and therein confess judgment against Defendants and in favor of NORRIS BOUCHER t/a TRI-COUNTY ELECTRIC the plaintiff, for sum of Two Hundred Thirty-Two and 97/100----- Dollars, with interest from December 23, 1960

costs of suit and release of all errors in the entering of said judgment, and issuing of any process thereon with ten per cent (10%) commission for attorney's fees; and further waive inquisition, condemnation and extension of real estate, stay of execution and all exemption laws now in force or that may be hereafter passed, and agree that any property, real or personal, may be sold on writ of fi. fa.

GLEASON, CHERRY & CHERRY

By *Edward V. Cherry* Attorney for Defendant

To William T. Hagerty, Esq.,

Pro. Com. Pleas of Clearfield Co.

232.97 December 23, 1960

Two (2) Months----- *affixate* ^{we} *memorandum* to
pay to the order of NORRIS BOUCHER, +-----

Two Hundred and Thirty-Two and 97/100----- Dollars

Payable at DuBois, Pennsylvania

Without defalcation, value received, with interest at 6% per annum
and 8%, and otherwise or more it declares that it consents to judgment against us ^{as of any term for the}
above sum with costs of suit and Attorney's commission of ^{ten} percent for collection and release of all monies, and without
stay or execution and irregular and extension upon any debt or estate is hereby waived and renounced ^{to and the exemption}
of personal property from law and sale on any execution hereon is also hereby expressly waived, and no benefit of exemption be claimed under
and by virtue of any exemption law now in force or which may hereafter pass.

Witness our hand and seals

J. W. Linsler

(SEAL)



No. _____ Due _____