

00-16-CD
JOSEPH SOLINSKY and
DARLENE KUNSELMAN

vs.

RENTAVISION, INC.
RENTWAY, INC.

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
(CIVIL DIVISION)

51
JOSEPH SOLINSKY and DARLENE
KUNSELMAN

Plaintiff,

113
RENTAVISION, Inc.
RENTWAY, Inc.

Defendants.

vs.
No. 00-16-CO

Type of Pleading: Complaint

Filed on behalf of: Joseph Solinsky
and Darlene Kunselman

Counsel of Record for this party:

DAVID J. HOPKINS, ESQUIRE
Attorney at Law
Supreme Court No. 42519

900 Beaver Drive
DuBois, Pennsylvania 15801

(814) 375-0300

FILED

JAN 05 2000

William A. Shaw
Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
(CIVIL DIVISION)

JOSEPH SOLINSKY and DARLENE , :
KUNSELMAN :
Plaintiff, :
vs. : No. 99-
RENTAVISION, Inc. :
RENTWAY, Inc. :
Defendants. :

NOTICE

TO DEFENDANTS:

You have been sued in Court. If you wish to defend against the claims set forth in the following pages, you must take action within twenty (20) days after this Complaint and Notice are served, by entering a written appearance personally or by Attorney and filing in writing with the Court your defenses or objections to the claims set forth against you. You are warned that if you fail to do so, the case may proceed without you and a judgment may be entered against you by the Court without further notice for any money claimed in the Complaint or for any other claim or relief requested by the Plaintiff. You may lose money or property or other rights important to you.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW TO FIND OUT WHERE YOU CAN GET LEGAL HELP.

Office of the Court Administrator
Clearfield County Courthouse
North Second Street
Clearfield, Pennsylvania 15801
(814) 765-2641

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
(CIVIL DIVISION)

JOSEPH SOLINSKY and DARLENE :
KUNSELMAN :
Plaintiff, :
vs. : No. 99-
RENTAVISION, Inc. :
RENTWAY, Inc. :
Defendant.

COMPLAINT

NOW, comes the Plaintiffs, Joseph Solinsky and Darlene Kunselman, by and through their attorney, David J. Hopkins, Esquire, and avers as follows;

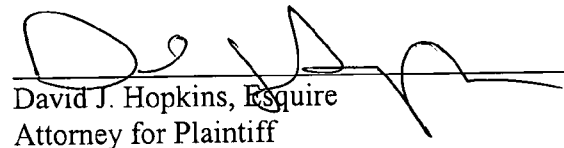
1. Plaintiff, Joseph Solinsky, is an adult individual who resides 117 Grant Street, Sykesville, Pennsylvania 15865.
2. Plaintiff, Darlene Kunselman, is an adult individual who resides at 117 Grant Street, Sykesville, Pennsylvania 15865.
3. Defendant, Rentavision, Inc. is a corporation with an address of Main Street Mall, DuBois, Pennsylvania 15801.
4. Defendant, Rentway, Inc. is a corporation with an address of Sandy Plaza, DuBois, Pennsylvania 15801.
5. On or about June 28, 1999, the Plaintiffs, Joseph Solinsky and Darlene Kunselman, rented furniture from Defendant Rentavision, Inc..
6. As a result, Plaintiffs owed Defendant Rentavision money.
7. On or about October, 1999, Defendant Rentway, Inc. purchased Rentavision, Inc.

8. On or about October 1, 1999, Either Defendant Rentavision or Defendant Rentway telephoned Plaintiff Darlene Kunselman's place of employment and left a message with Ms. Kunselman's supervisor regarding the collection of a debt.

9. The actions of Rentavision, Inc. and Rentway, Inc. violated the Fair Debt Collection Practices Act, 15 U.S.C. Sections 1692 et seq.

WHEREFORE, Joseph Solinsky and Darlene Kunselman, demand judgment against Rentavision, for statutory and actual damages, cost of suit, attorney fees and such other relief as the Court deems just and equitable.

Respectfully submitted,



David J. Hopkins, Esquire
Attorney for Plaintiff

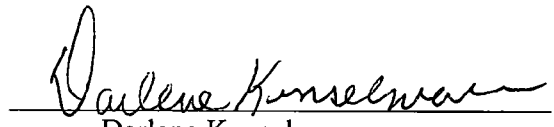
VERIFICATION

I hereby verify that the statements made in this pleading are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S.A. Section 4904, relating to Unsworn Falsification to Authorities.

Joseph Solinsky
Joseph Solinsky

VERIFICATION

I hereby verify that the statements made in this pleading are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S.A. Section 4904, relating to Unsworn Falsification to Authorities.



Darlene Kunselman

FILED

JAN 05 2000

1149-00-Holmes

William A. Shaw
Prothonotary

02 \$80.00

3cc a/c H. Hollins
Ex

DAVID J. HOPKINS

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

SOLINSKY, JOSEPH AND
VS
RENTAVISION, INC.

00-16-CD

COMPLAINT

SHERIFF RETURNS

NOW JANUARY 7, 2000 AT 11:52 AM EST SERVED THE WITHIN
COMPLAINT ON RENTWAY INC., DEFENDANT AT EMPLOYMENT SANDY
PLAZA, DUBOIS, CLEARFIELD COUNTY, PENNSYLVANIA BY HANDING TO
ERIC BRITTON, STORE MANAGER A TRUE AND ATTESTED COPY OF THE
ORIGINAL COMPLAINT AND MADE KNOWN TO HIM THE CONTENTS
THEREOF.

SERVED BY: MCINTOSH/DILULLO

28.21 SHFF. HAWKINS PAID BY: ATTY
10.00 SURCHARGE PAID BY: ATTY

FILED

JAN 20 2000
013:19 p.m.
William A. Shaw
Prothonotary

SWORN TO BEFORE ME THIS

20th DAY OF January 2000
Willie Shaw

WILLIAM A. SHAW
Prothonotary
My Commission Expires
1st Monday in Jan. 2002
Clearfield Co., Clearfield, PA.

SO ANSWERS,

Chester A. Hawkins
by Marilyn Harr

CHESTER A. HAWKINS
SHERIFF

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL DIVISION

JOSEPH SOLINSKY and DARLENE
KUNSELMAN,
Plaintiff

v.

No. 00-16-CD

FILED

RENTAVISION, INC.
RENTWAY, INC.,
Defendant

JAN 26 2000

William A. Shaw
Prothonotary

AGREEMENT TO EXTEND TIME TO PLEAD

It is agreed that Defendants are granted an extension of time through February 11, 2000 in which to file

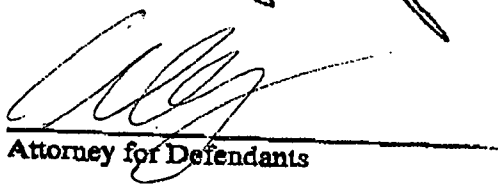
1. a complaint.
 2. an answer.
 3. an answer or preliminary objections.

After the above date, a judgment of non pros or by default, as may be appropriate, may be entered upon praecipe without further notice.

Date: 1-26-00


Attorney for Plaintiffs

Date: 1-26-00


Attorney for Defendants

FILED

JAN 26 2000
O/A 5913CC-ctly
William A. Shaw
Prothonotary
Shaw
EAS

WILLIAM A. SHAW, JR.
ATTORNEY AT LAW
211 NORTH SECOND STREET
CLEARFIELD, PA 16830

02/08/00 01:21 FAX

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL DIVISIONJOSEPH SOLINSKY and DARLENE
KUNSELMAN,

Plaintiff

v.

No. 00-16-CD

RENTAVISION, INC.
RENTWAY, INC.,

Defendant

FILED

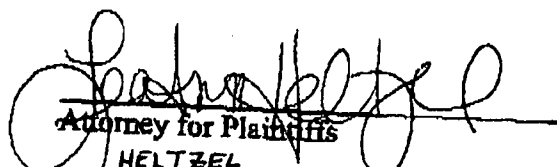
FEB 08 2000

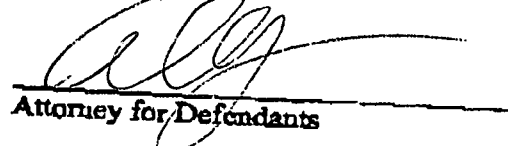
William A. Shaw
ProthonotaryAGREEMENT TO EXTEND TIME TO PLEAD

It is agreed that Defendants are granted an extension of time through February 25, 2000
in which to file

1. a complaint.
 2. an answer.
 3. an answer or preliminary objections.

After the above date, a judgment of non pros or by default, as may be appropriate, may
be entered upon praecipe without further notice.

Date: 2/8/00

Attorney for Plaintiffs
HELTZELDate: 2/8/00

Attorney for Defendants

LED

ED 08 2000
Olli S. H. Shaw
William A. Shaw
Prothonotary

WILLIAM A. SHAW, JR.
ATTORNEY AT LAW
211 NORTH SECOND STREET
CLEARFIELD, PA 16830

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
(CIVIL DIVISION)

JOSEPH SOLINSKY and DARLENE :
KUNSELMAN :
Plaintiff :
v. : No. 00-16-CD
RENTAVISION, Inc. :
RENTWAY, Inc. :
Defendant :
:

FILED

ANSWER

FEB 25 2000

William A. Shaw
Prothonotary

NOW, comes the Defendant, RentaVision, Inc. and RentWay, Inc., by and through their attorney, William A. Shaw, Jr., Esquire, and in response to Plaintiffs' Complaint aver as follows:

1. Denied. After reasonable investigation, the Defendant is without knowledge or information sufficient to form a belief as to the truth of the averment. The same is therefore denied.
2. Denied. After reasonable investigation, the Defendant is without knowledge or information sufficient to form a belief as to the truth of the averment. The same is therefore denied.
3. Denied. Defendant Rent-Way, Inc. ("RentWay") acquired RentaVision, Inc. ("RentaVision") on or about September 24, 1999. Shortly thereafter, the RentaVision store

located at Main Street Mall, DuBois, Pennsylvania 15801 (the "Former RentaVision Store") was closed. Accounts from the Former RentaVision Store were transferred to the RentWay store located at Sandy Plaza, DuBois, Pennsylvania 15801 (the "RentWay Store").

4. Admitted.

5. Admitted. Plaintiffs entered into two rental-purchase agreements with RentaVision on or about June 28, 1999, and also entered into six additional rental -purchase agreements with RentaVision on or about July 23, 1999.

6. Admitted. Plaintiffs still owe RentaVision money for the above-mentioned rental purchase agreements. Plaintiffs are still wrongfully maintaining possession of Defendants' merchandise after their rental-purchase agreements have terminated.

7. Denied. RentWay acquired RentaVision on or about September 24, 1999.

8. Defendants admit only that RentaVision attempted to contact Plaintiff Kunselman when payments on her rental-purchase agreements became delinquent. Defendants deny any allegations not specifically admitted herein.

9. Denied. To the contrary, Defendant asserts the provisions of the Fair Debt Collection Practices Act (15 U.S.C. § 1692, et seq.) do not apply to Defendants' business practices and that, in any event, Defendants' activities did not constitute a violation of the Fair Debt Collection Practices Act.

NEW MATTER

10. Paragraphs 1 - 9 are incorporated herein by reference.
11. Defendants aver that Plaintiffs should not be awarded the relief sought in Plaintiffs' Complaint on the grounds of unclean hands in that Plaintiffs entered into rental purchase agreements with Defendants and are wrongfully maintaining possession of Defendants' merchandise after the rental purchase agreements have terminated.
12. Defendants have duly demanded of Plaintiffs that Plaintiffs pay-off the amount owed for retention of Defendants merchandise.
13. Plaintiffs have refused, and continue to fail and refuse, to pay the sum or any part of the amount owed to Defendants resulting from Plaintiffs' breach of the rental-purchase agreements entered into with Defendants.
14. Any award that may be due Plaintiffs is set-off by the amount Plaintiffs owe Defendants as a result of Plaintiffs' breach of the rental-purchase agreements entered into with Defendants.
15. Plaintiffs have been guilty of laches and unreasonable delay in bringing their cause of action.
16. Plaintiffs have alleged Defendants violated the Fair Debt Collection Practices Act.
17. Provisions of the Fair Debt Collection Practices Act do not apply to Defendants' business practices and therefore Plaintiffs have failed to state a claim upon which relief can be granted.

18. Defendants reserve the right to raise additional affirmative defenses as they may become available through discovery or otherwise.

Respectfully Submitted



William A. Shaw, Jr., Esquire
Attorney for Defendants

VERIFICATION

I, Gregory J. Ochocki, verify that the statements made in this
Answer 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.

Date: 2/24/00

Gregory J. Ochocki
Agent for Defendant
Staff Attorney

FILED

FEB 25 2000
Q9184CC-4
William A. Shaw
Shaw
Prothonotary
E/S

WILLIAM A. SHAW, JR.
ATTORNEY AT LAW
211 NORTH SECOND STREET
CLEARFIELD, PA 16830

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
(CIVIL DIVISION)

JOSEPH SOLINSKY and DARLENE :
KUNSELMAN :
Plaintiff, :
vs. : No. 00-16 C.D.
RENTAVISION, Inc. :
RENTWAY, Inc. :
Defendants. :
: Type of Pleading: Answer to New
Matter :
: Filed on behalf of: Joseph Solinsky
and Darlene Kunselman :
: Counsel of Record for this party:
: DAVID J. HOPKINS, ESQUIRE
: Attorney at Law
: Supreme Court No. 42519
: 900 Beaver Drive
: DuBois, Pennsylvania 15801
: (814) 375-0300

FILED

MAR 17 2000

William A. Shaw
Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
(CIVIL DIVISION)

JOSEPH SOLINSKY and DARLENE ,	:	
KUNSELMAN	:	
	:	
Plaintiff,	:	
	:	
vs.	:	No. 00-16 C.D.
	:	
RENTAVISION, Inc.	:	
RENTWAY, Inc.	:	
	:	
Defendants.	:	

ANSWER TO NEW MATTER

NOW, comes the Plaintiffs, Joseph Solinsky and Darlene Kunselman, by and through their attorney, David J. Hopkins, Esquire, and answers Defendant's New Matter as follows:

10. No answer is required of this paragraph.

11. Denied. The Defendants have refused to pick up the said merchandise which is currently in the Plaintiffs' possession. By way of further answer, Plaintiffs' actions are not a valid defense to the claims of Plaintiffs.

12. Denied. The Defendants have not duly demanded the Plaintiffs pay off the amount owed for retention of Defendants' merchandise. By way of further answer, Plaintiffs' actions are not a valid defense to the claims of Plaintiffs.

13. Admitted.

14. Denied. Any reward due to the Plaintiffs is a direct result of Defendants' actions.

15. Denied. On or about October 1, 1999, either Defendant Rentavision, Inc. or Defendant Rentway, Inc. telephoned Plaintiffs Darlene Kunselman's place of employment and left a message with Ms. Kunselman's supervisor regarding the collection of a debt. On January 5, 2000, Plaintiffs filed a Complaint against Rentavision, Inc. and Rentway, Inc. The Plaintiffs commenced action within three (3) months from the said act and therefore commenced action within a reasonable amount of time.

16. Admitted.

17. Denied. The Fair Debt Collection Practices Act applies to the Defendants' collection practices.

18. No answer is required of this paragraph.

Respectfully submitted,



David J. Hopkins, Esquire
Attorney for Plaintiffs

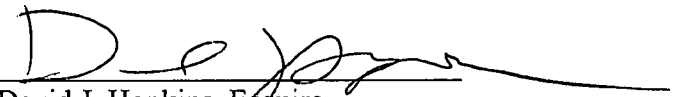
IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
(CIVIL DIVISION)

JOSEPH SOLINSKY and DARLENE	:	
KUNSELMAN	:	
Plaintiff,	:	
vs.	:	No. 00-16 C.D.
RENTAVISION, Inc.	:	
RENTWAY, Inc.	:	
Defendants.	:	

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that a true and correct copy of the Answer to New Matter filed on behalf of Joseph Solinsky and Darlene Kunselman was forwarded on the 17th day of March, 2000, by U.S. Mail, postage prepaid, to all counsel of record, addressed as follows:

William A. Shaw, Jr., Esquire
211 North Second Street
Clearfield, PA 16830



David J. Hopkins, Esquire
Attorney for Plaintiffs
Supreme Court No. 42519

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
(CIVIL DIVISION)

JOSEPH SOLINSKY and DARLENE KUNSELMAN :
Plaintiff, :
vs. : No. 00-16 C.D.
RENTAVISION, Inc. :
RENTWAY, Inc. :
Defendants. :
: Type of Pleading: Motion to Appoint
: Attorney in Fact to Settle Action
: Pursuant to Enclosed Settlement
: Agreement
: Filed on behalf of: Joseph Solinsky
: and Darlene Kunselman
: Counsel of Record for this party:
: DAVID J. HOPKINS, ESQUIRE
: Attorney at Law
: Supreme Court No. 42519
: 900 Beaver Drive
: DuBois, Pennsylvania 15801
: (814) 375-0300

FILED

JUL 03 2000

William A. Shaw
Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
(CIVIL DIVISION)

JOSEPH SOLINSKY and DARLENE , :
KUNSELMAN :
Plaintiff, :
vs. : No. 00-16 C.D.
: :
RENTAVISION, Inc. :
RENTWAY, Inc. :
Defendants. :
:

MOTION TO APPOINT ATTORNEY IN FACT TO SETTLE ACTION
PURSUANT TO ENCLOSED SETTLEMENT AGREEMENT

AND NOW, comes David J. Hopkins, Esquire, attorney for Plaintiffs in the above captioned matter and says as follows:

1. Plaintiffs filed a Complaint on January 5, 2000. Defendants filed an Answer and New Matter on February 25, 2000 which Plaintiffs answered on March 27, 2000.
2. Thereafter, settlement discussions took place between the parties and Plaintiffs agreed to settle all of their claims against Defendant upon payment of \$500.00 and a release by Defendant of any interest it may have in the merchandise and/or sums due and owing from Plaintiffs.
3. Defendants produced a Settlement Agreement and General Release which correctly sets forth all of the terms of the agreement between the parties.
4. Counsel for Plaintiffs, reviewed the Settlement Agreement with Plaintiffs and they consented to same without reservation.
5. Plaintiffs have refused to come to the office of David J. Hopkins, Esquire,

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
(CIVIL DIVISION)

JOSEPH SOLINSKY and DARLENE KUNSELMAN	:	
	:	
Plaintiff,	:	
	:	
vs.	:	No. 00-16 C.D.
	:	
RENTAVISION, Inc.	:	
RENTWAY, Inc.	:	
Defendants.	:	
	:	

CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that a true and correct copy of the Motion to Appoint Attorney In Fact to Settle Action Pursuant to the Settlement Agreement filed on behalf of David J. Hopkins, Esquire, was forwarded on the 30th day of June, 2000 by U.S. Mail, postage prepaid, to all counsel of record, addressed as follows:

William A. Shaw, Jr., Esquire
211 North Second Street
Clearfield, PA 16830

Mr. Joseph Solinsky
Ms. Darlene Kunselman
117 Grant Street
Sykesville, PA 15865

David J. Hopkins, Esquire
Attorney for Plaintiffs
Supreme Court No. 42519

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
(CIVIL DIVISION)

JOSEPH SOLINSKY and DARLENE
KUNSELMAN
Plaintiff,
vs.
RENTAVISION, Inc.
RENTWAY, Inc.
Defendants.

RULE RETURNABLE

NOW, this 25th day of July, 2000, upon consideration of the Petition, a Rule is
hereby issued upon Defendants, to Show Cause why the Motion should not be granted. Rule Returnable
the 11th day of September, 2000 for filing written response.

This Rule Returnable shall be personally served upon Plaintiffs.

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 PETITION 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.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT
HAVE A LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE THE OFFICE SET
FORTH BELOW TO FIND OUT WHERE YOU CAN GET LEGAL HELP.

COURT ADMINISTRATOR
Clearfield County Courthouse
1 North Second Street
Clearfield, PA 16830
(814) 765-2641, ext. 5982

BY THE COURT

JUDGE

FILED

JUL 25 2000

William A. Shaw
Prothonotary

FILED

JUL 25 2000
O 3:05 PM '00
cc atty Hopkins
William A. Shaw
Prothonotary
Kee

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
(CIVIL DIVISION)

JOSEPH SOLINSKY and DARLENE
KUNSELMAN

Plaintiff,

vs.

No. 00-16 C.D.

RENTAVISION, Inc.
RENTWAY, Inc.

Defendants.

RULE RETURNABLE

NOW, this 25th day of September, 2000, upon consideration of the Petition, a Rule is hereby issued upon Defendants, to Show Cause why the Motion should not be granted. Rule Returnable the 16th day of October, 2000 for filing written response.

This Rule Returnable shall be personally served upon Plaintiffs.

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 PETITION 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.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW TO FIND OUT WHERE YOU CAN GET LEGAL HELP.

COURT ADMINISTRATOR
Clearfield County Courthouse
1 North Second Street
Clearfield, PA 16830
(814) 765-2641, ext. 5982

BY THE COURT,

JUDGE

FILED

SEP 25 2000

William A. Shaw
Prothonotary

FILED

SFP 25 2000

111.371cc City
William A. Shaw
Prothonotary

Huber
ESQ



OFFICE OF COURT ADMINISTRATOR
FORTY-SIXTH JUDICIAL DISTRICT OF PENNSYLVANIA

CCOPY

CLEARFIELD COUNTY COURTHOUSE
SUITE 228, 230 EAST MARKET STREET
CLEARFIELD, PENNSYLVANIA 16830

DAVID S. MEHOLICK
COURT ADMINISTRATOR

PHONE: (814) 765-2641
FAX: 1-814-765-7649

MARCY KELLEY
DEPUTY COURT ADMINISTRATOR

Notice of Proposed Termination of Court Case

November 10, 2005

FILED

NOV 10 2005

William A. Shaw
Prothonotary/Clerk of Courts

RE: 00-16-CD
Joseph Solinsky, et al
Vs.
Rent-A-Vision, Inc. et al

Dear Plaintiff/Defendant:

Please be advised that the Court intends to terminate the above captioned case without notice, because the Court records show no activity in the case for a period of at least two years.

You may stop the Court terminating the case by filing a Statement of Intention to Proceed. The Statement of Intention to Proceed must be filed with the **Prothonotary** of Clearfield County, 230 East Market Street, Clearfield, Pennsylvania 16830. The Statement of Intention to Proceed must be filed on or before January 17, 2005.

If you fail to file the required statement of intention to proceed within the required time period, the case will be terminated.

By the Court,

A handwritten signature in black ink that appears to read "David S. Meholick".

David S. Meholick
Court Administrator



OFFICE OF COURT ADMINISTRATOR
FORTY-SIXTH JUDICIAL DISTRICT OF PENNSYLVANIA

CLEARFIELD COUNTY COURTHOUSE
SUITE 228, 230 EAST MARKET STREET
CLEARFIELD, PENNSYLVANIA 16830

DAVID S. MEHOLICK
COURT ADMINISTRATOR

PHONE: (814) 765-2641
FAX: 1-814-765-7649

MARCY KELLEY
DEPUTY COURT ADMINISTRATOR

Notice of Proposed Termination of Court Case

November 10, 2005

RE: 00-16-CD
Joseph Solinsky, et al
Vs.
Rent-A-Vision, Inc. et al

Dear Plaintiff/Defendant:

Please be advised that the Court intends to terminate the above captioned case without notice, because the Court records show no activity in the case for a period of at least two years.

You may stop the Court terminating the case by filing a Statement of Intention to Proceed. The Statement of Intention to Proceed must be filed with the **Prothonotary** of Clearfield County, 230 East Market Street, Clearfield, Pennsylvania 16830. The Statement of Intention to Proceed must be filed on or before January 17, 2005.

If you fail to file the required statement of intention to proceed within the required time period, the case will be terminated.

By the Court,

A handwritten signature in black ink that appears to read "David S. Meholick".

David S. Meholick
Court Administrator

Court of Common Pleas of Clearfield County, Pennsylvania
Civil Division

Joseph Solinsky, et al

vs.

00-16-CD

Rent-A-Vision, Inc. et al

Termination of Inactive Case

This case is hereby terminated with prejudice
this 17th day of January, 2006, as per Rule 230.2.



William A. Shaw
Prothonotary

FILED

JAN 17 2006


William A. Shaw
Prothonotary/Clerk of Courts