

00-108-CD
CHRISTOFF OIL COMPANY, INC. -vs- MIKE KLEIN et al

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

CHRISTOFF OIL COMPANY, INC.,	:
Plaintiff	:
	: No.: 00- -CD
vs.	:
	:
MIKE KLEIN and KLEIN	:
ENTERPRISES,	:
Defendants	:

NOTICE

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.

David Meholic
Court Administrator's Office
Clearfield County Court House
Clearfield, PA 16830
(814) 765-2641

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

CHRISTOFF OIL COMPANY, INC.,	:	
Plaintiff	:	
vs.	:	No.: 00- -CD
MIKE KLEIN and KLEIN	:	
ENTERPRISES,	:	
Defendants	:	

COMPLAINT

AND NOW comes Christoff Oil Company, Inc., Plaintiff, by and through its attorney, Girard Kasubick, Esq., and files the following Complaint:

1. The Plaintiff, Christoff Oil Company, Inc., is a corporation formed under the laws of the Commonwealth of Pennsylvania, having its principal place of business at P.O. Box 186, 708 McAtee Street, Houtzdale, PA 16651.

2. The Defendant, Mike Klein is an individual who resides at 52 Homestead Drive, Mill Hall, Clinton County, Pennsylvania 17751.

3. The Defendant, Klein Enterprises, is believed to be a sole proprietorship formed by Mike Klein with its principal place of business at 52 Homestead Drive, Mill Hall, Clinton County, PA 17751.

4. The Defendant, Mike Klein, individually and on behalf of the Defendant, Klein Enterprises, request that an account be set up with Plaintiff for the purchase of fuel oil, motor oil, and other lubricant products.

5. From 1998 and up until February 1999 the Defendants purchased products from the Plaintiff on Defendant's account.

6. The Defendants made payments from time to time on the accounts, but no payments have been since December 29, 1998 and there is still an outstanding balance due on the account established.

7. The prices charged by the Plaintiff for fuel oil, motor oil, and other lubricant products were fair, reasonable, and market prices that prevailed at the time of purchase by Defendants.

8. The Defendants received and accepted delivery of all fuel oil, motor oil, and other lubricant products delivered or provided by Plaintiff.

9. The Plaintiff's delivery tickets and monthly invoices contain a late charge provision of 1.5% per month for any unpaid balance.

10. The total amount due for purchases, sales tax, and late charges as of October 31, 1999 was Eight Thousand Eight Hundred Forty-seven and 21/100 (\$8,847.21) Dollars.

11. The Defendants borrowed two (2) 275 gallon motor oil tanks of the Plaintiff's and Defendants have failed to return them.

12. The 275 gallon motor oil tanks have a value of One Hundred Fifty and 00/100 (\$150.00) Dollars each for a total of Three Hundred and 00/100 (\$300.00).

13. The Defendants borrowed two (2) Graco Air Operated Oil Pumps of the Plaintiff's and Defendants have failed to return them.

14. The Graco Air Operated Oil Pumps have a value of Four Hundred and 00/100 (\$400.00) each for a total value of Eight Hundred and 00/100 (\$800.00) Dollars.

15. The total amount of damages due the Plaintiff from Defendants is Nine Thousand Nine Hundred Forty-seven and 21/100 (\$9,947.21) Dollars, plus additional late charges, interest, court costs, and attorney fees.

16. The Plaintiff has made demand to the Defendants for payment of outstanding balances and none of the Defendants have made payment on the balances due as noted above.

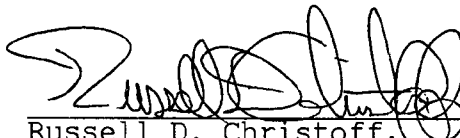
WHEREFORE, Plaintiff request your Honorable Court to enter judgment in favor of the Plaintiff and against the Defendants, Mike Klein and Klein Enterprises, in the amount of Nine Thousand Nine Hundred Forty-seven and 21/100 (\$9,947.21) Dollars, plus additional late charges or interest, court costs, and attorney fees against all Defendants.



Girard Kasubick
Girard Kasubick, Esq.
Attorney for Plaintiff

VERIFICATION

I verify that the statements made in the foregoing Complaint 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.



Russell D. Christoff,
Secretary/Treasurer of
Christoff Oil Company, Inc.

FILED

JAN 28 2003
D 2.40 Atty Kaubick
William A. Shaw
Prothonotary
Pd 80.00

cc Sheriff

GIRARD KASUBICK

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

CHRISTOFF OIL COMPANY, INC.
VS
KLEIN, MIKE

00-108-CD

COMPLAINT

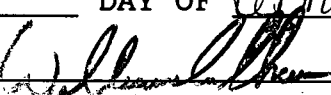
SHERIFF RETURNS

NOW JANUARY 31, 2000, CHARLES ANKNEY, SHERIFF OF CLINTON COUNTY WAS DEPUTIZED BY CHESTER A. HAWKINS, SHERIFF OF CLEARFIELD COUNTY TO SERVE THE WITHIN COMPLAINT ON MIKE KLEIN AND KLEIN ENTERPRISES, DEFENDANTS.

NOW FEBRUARY 8, 2000 SERVED THE WITHIN COMPLAINTS ON MIKE KLEIN AND KLEIN ENTERPRISES, DEFENDANTS BY DEPUTIZING THE SHERIFF OF CLINTON COUNTY. THE RETURNS OF SHERIFF ANKNEY ARE HERETO ATTACHED AND MADE A PART OF THIS RETURN STATING THAT HE SERVE BOTH COPIES ON MICHAEL KLEIN.

34.10 SHFF. HAWKINS PAID BY: ATTY.
35.00 SHFF. ANKNEY PAID BY: ATTY.
20.00 SURCHARGE PAID BY: ATTY.

SWORN TO BEFORE ME THIS

24th DAY OF February 2000


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

FILED

(FEB 24 2000)
01015
William A. Shaw
Prothonotary
E. G.

SHERIFF'S DEPARTMENT

CLINTON COUNTY, PENNSYLVANIA

COURTHOUSE, BASEMENT, LOCK HAVEN, PA 17745

SHERIFF SERVICE PROCESS RECEIPT, and AFFIDAVIT OF RETURN

INSTRUCTIONS:

Print legibly, insuring readability of all copies.

Do not detach any copies. CCSD ENV.#

65-00

1. PLAINTIFF / S /

Christoff Oil Co., Inc.

3. DEFENDANT / S /

Klein, Mike et al.

SERVE



KLEIN ENTERPRISES

6. ADDRESS (Street or RFD, Apartment No., City, Boro, Twp., State and ZIP Code)

AT

52 HOMESTEAD DR., MILL HALL, PA 17751

7. INDICATE UNUSUAL SERVICE: PERSONAL PERSON IN CHARGE DEPUTIZE CERT. MAIL REGISTERED MAIL POSTED OTHER

NOW, 19, I, SHERIFF OF CLINTON COUNTY, PA., do hereby depose the Sheriff of County to execute this Writ and make return thereof according to law. This deputation being made at the request and risk of the plaintiff.

SHERIFF OF CLINTON COUNTY

8. SPECIAL INSTRUCTIONS OR OTHER INFORMATION THAT WILL ASSIST IN EXPEDITING SERVICE:

NOTE ONLY APPLICABLE ON WRIT OF EXECUTION: N.B. WAIVER OF WATCHMAN — Any deputy sheriff levying upon or attaching any property under within writ may leave same without a watchman, in custody of whomever is found in possession, after notifying person of levy or attachment, without liability on the part of such deputy or the sheriff to any plaintiff herein for any loss, destruction or removal of any such property before sheriffs' sale thereof.

9. SIGNATURE of ATTORNEY or other ORIGINATOR requesting service on behalf of:

 PLAINTIFF DEFENDANT

10. TELEPHONE NUMBER

11. DATE

GIRARD KASUBICK

2/03/00

SPACE BELOW FOR USE OF SHERIFF ONLY — DO NOT WRITE BELOW THIS LINE

12. I acknowledge receipt of the writ: or complaint as indicated above.

SIGNATURE of Authorized CCSD Deputy or Clerk and Title

13. Date Received

14. Expiration/Hearing date

CHRISTINA M. BILBY SECRETARY

2/03/00

2/28/00

15. I hereby CERTIFY and RETURN that I have personally served, have served person in charge, have legal evidence of service as shown in "Remarks" (on reverse) have posted the above described property with the writ or complaint described on the individual, company, corporation, etc., at the address shown above or on the individual, company, corporation, etc., at the address inserted below by handling/or Posting a TRUE and ATTESTED COPY thereof.16. I hereby certify and return a NOT FOUND because I am unable to locate the individual, company, corporation, etc., named above. (See remarks below)

17. Name and title of individual served

MICHAEL KLEIN

18. A person of suitable age and discretion then residing in the defendant's usual place of abode. Read Order

19. Address of where served (complete only if different than shown above) (Street or RFD, Apartment No., City Boro, Twp., State and ZIP Code)

SHERIFF'S OFFICE
230 E. WATER ST
LOCK HAVEN, PA. 17745

20. Date of Service

9:20 AM

21. Time

2:8:00

22. ATTEMPTS Date Miles Dep. Int. Date Miles Dep. Int. Date Miles Dep. Int. Date Miles Dep. Int. Date Miles Dep. Int.

23. Advance Costs 24. 25. 26. 27. Total Costs 28. COST DUE OR REFUND

AFFIRMED and subscribed to before me this

8th

SO ANSWER

2-8-00

By Sheriff/Dep. Sheriff (Please Print or Type)

CHARLES R. ANKNEY

Signature of Sheriff

SHERIFF OF CLINTON COUNTY

Date

Date

2/8/00

NOTARIAL SEAL

MY COMMISSION EXPIRES 11/11/2003

I ACKNOWLEDGE RECEIPT OF THE SHERIFF'S RETURN SIGNATURE
OF AUTHORIZED NOTARY PUBLIC, CHRISTINA M. BILBY, NOTARY PUBLIC
CITY OF LOCK HAVEN, COUNTY OF CLINTON
MY COMMISSION EXPIRES 11/11/2003

39. Date Received

SHERIFF'S RETURN OF SERVICE

() (1) The within _____ upon _____, the within named defendant by mailing to _____ by _____ mail, return receipt requested, postage prepaid, on the _____ a true and attested copy thereof at _____

275-10275-10275

The return receipt signed by _____ is hereto attached and made a part of this return.

() (2) Outside the Commonwealth, pursuant to Pa. RCP.405 (c) (1) (2), by mailing a true and attested copy thereof at _____

in the following manner:

() (a) To the defendant by () registered () certified mail, return receipt requested, postage prepaid, addressee only on the _____, said receipt being returned NOT signed by defendant, but with a notation by the Postal Authorities that Defendant refused to accept the same. The returned receipt and envelope is attached hereto and made part of this return.

And thereafter:

() (b) To the defendant by ordinary mail addressed to defendant at same address, with the return address of the Sheriff appearing thereon, on the _____

I further certify that after fifteen (15) days from the mailing date, I have not received said envelope back from the Postal Authorities. A certificate of mailing is hereto attached as a proof of mailing.

() (3) By publication in the Lock Haven Express, a weekly publication of general circulation in the County of Clinton, Commonwealth of Pennsylvania, one time with publication appearing _____

The affidavit from said Lock Haven Express is hereto attached.

() (4) By mailing to _____ by _____ mail, return receipt requested, postage prepaid, on the _____ a true and attested copy thereof at _____

The _____ returned by the Postal Authorities marked _____ is hereto attached.

() (5) Other _____

275-10275-10275

SEARCHED
INDEXED
SERIALIZED
FILED
FEB 1 1981
CLINTON COUNTY SHERIFF'S OFFICE
LOCK HAVEN, PENNSYLVANIA

SHERIFF'S DEPARTMENT

CLINTON COUNTY, PENNSYLVANIA

COURTHOUSE, BASEMENT, LOCK HAVEN, PA 17745

**SHERIFF SERVICE
PROCESS RECEIPT, and AFFIDAVIT OF RETURN**
INSTRUCTIONS:

Print legibly, insuring readability of all copies.

Do not detach any copies. CCSD ENV.#

6500

1. PLAINTIFF / S /

Christoff Oil Co., Inc.

3. DEFENDANT / S /

Klein, Mike et al.

2. COURT NUMBER

00-108-CD

4. TYPE OF WRIT OR COMPLAINT

Notice & Complaint**SERVE****MIKE KLEIN**5. NAME OF INDIVIDUAL, COMPANY, CORPORATION, ETC., TO SERVICE OR DESCRIPTION OF PROPERTY TO BE LEVIED, ATTACHED OR SOLD.
52 HOMESTEAD DR. MILL HALL, PA 17751

6. ADDRESS (Street or RFD, Apartment No., City, Boro, Twp., State and ZIP Code)

7. INDICATE UNUSUAL SERVICE: PERSONAL PERSON IN CHARGE DEPUTIZE CERT. MAIL REGISTERED MAIL POSTED OTHERNOW, 19, I, SHERIFF OF CLINTON COUNTY, PA., do hereby depelize the Sheriff of County to execute this Writ and make return thereof according to law. This deputation being made at the request and risk of the plaintiff.

SHERIFF OF CLINTON COUNTY

8. SPECIAL INSTRUCTIONS OR OTHER INFORMATION THAT WILL ASSIST IN EXPEDITING SERVICE:

*works at State Garage get off lots: 00, 41 Kutter Drive, 4th one in
David ~~Deputy~~ Garage*

NOTE ONLY APPLICABLE ON WRIT OF EXECUTION: N.B. WAIVER OF WATCHMAN — Any deputy sheriff levying upon or attaching any property under within writ may leave same without a watchman, in custody of whomever is found in possession, after notifying person of levy or attachment, without liability on the part of such deputy or the sheriff to any plaintiff herein for any loss, destruction or removal of any such property before sheriffs' sale thereof.

9. SIGNATURE of ATTORNEY or other ORIGINATOR requesting service on behalf of:

 PLAINTIFF
 DEFENDANT

10. TELEPHONE NUMBER

11. DATE

GIRARD KASUBICK**2/03/00****SPACE BELOW FOR USE OF SHERIFF ONLY — DO NOT WRITE BELOW THIS LINE**

I acknowledge receipt of the writ or complaint as indicated above.

SIGNATURE of Authorized CCSD Deputy or Clerk and Title

13. Date Received

14. Expiration/Hearing date

CHRISTINA M. BILBY SECRETARY**2/03/00****2/28/00**15. I hereby CERTIFY and RETURN that I have personally served, have served person in charge, have legal evidence of service as shown in "Remarks" (on reverse)

have posted the above described property with the writ or complaint described on the individual, company, corporation, etc., at the address shown above or on the individual, company, corporation, etc., at the address inserted below by handing/or Posting a TRUE and ATTESTED COPY thereof.

16. I hereby certify and return a NOT FOUND because I am unable to locate the individual, company, corporation, etc., named above. (See remarks below)

17. Name and title of individual served

*MICHAEL KLEIN*18. A person of suitable age and discretion then residing in the defendant's usual place of abode. Read Order

19. Address of where served (complete only if different than shown above) (Street or RFD, Apartment No., City, Boro, Twp., State and ZIP Code)

*Sheriff's Office
230 E. Warren St.
Lock Haven, PA. 17745*

20. Date of Service

21. Time

*2-8-00**9:20AM*

22. ATTEMPTS Date Miles Dep. Int. Date Miles Dep. Int. Date Miles Dep. Int. Date Miles Dep. Int. Date Miles Dep. Int.

23. Advance Costs 24. 25. 26. 27. Total Costs 28. COST DUE OR REFUND

*35.00**32.00**3.00**35.00**-0-*

AFFIRMED and subscribed to before me this

8th

SO ANSWER

By (Sheriff/Dep. Sheriff) (Please Print or Type)

Date

day of, *February 2000*
Christina M. Bilby

CHARLES R. ANKNEY

Signature of Sheriff

Date

MY COMMISSION EXPIRES *February 2003*

NOTARY PUBLIC

NOTARIAL SEAL

I ACKNOWLEDGE RECEIPT OF THE SHERIFF'S CLERK'S SIGNATURE
OF AUTHORIZED COMMISSIONER EXPRESSED DATE: 2003

39. Date Received

SHERIFF'S RETURN OF SERVICE

() (1) The within _____ upon _____, the within named defendant by mailing to _____ by _____ mail, return receipt requested, postage prepaid, _____ on the _____ a true and attested copy thereof at _____

The return receipt signed by _____ defendant on the _____ is hereto attached and made a part of this return.

() (2) Outside the Commonwealth, pursuant to Pa. RCP.405 (c) (1)-(2), by mailing a true and attested copy thereof at _____

in the following manner:

() (a) To the defendant by () registered () certified mail, return receipt requested, postage prepaid, addressee only on the _____ said receipt being returned NOT signed by defendant, but with a notation by the Postal Authorities that Defendant refused to accept the same. The returned receipt and envelope is attached hereto and made part of this return.

And thereafter:

() (b) To the defendant by ordinary mail addressed to defendant at same address, with the return address of the Sheriff appearing thereon, on the _____

I further certify that after fifteen (15) days from the mailing date, I have not received said envelope back from the Postal Authorities. A certificate of mailing is hereto attached as a proof of mailing.

() (3) By publication in the Lock Haven Express, a weekly publication of general circulation in the County of Clinton, Commonwealth of Pennsylvania, one time with publication appearing _____

The affidavit from said Lock Haven Express is hereto attached.

() (4) By mailing to _____ by _____ mail, return receipt requested, postage prepaid, on the _____ a true and attested copy thereof at _____

The _____ returned by the Postal Authorities marked _____ is hereto attached.

() (5) Other _____

SEARCHED	INDEXED
SERIALIZED	FILED
JAN 15 1988	
CLINTON COUNTY SHERIFF'S OFFICE	



Sheriff's Office Clearfield County

OFFICE (814) 765-2641
AFTER 4:00 P.M. (814) 765-1533
CLEARFIELD COUNTY FAX
(814) 765-6089

CHESTER A. HAWKINS
SHERIFF

SUITE 116
1 NORTH SECOND STREET - COURTHOUSE
CLEARFIELD, PENNSYLVANIA 16830

DARLENE SHULTZ

CHIEF DEPUTY

MARILYN HAMM

DEPT. CLERK

MARGARET PUTT
OFFICE MANAGER

PETER F. SMITH
SOLICITOR

DEPUTATION

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

CHRISTOFF OIL COMPANY, INC.

NO. 00-108-CD

VS

ACTION: COMPLAINT

MIKE KLEIN AND KLEIN ENTERPRISES

SERVE BY: 2/27/00

or

HEARING DATE:

SERVE: MIKE KLEIN and KLEIN ENTERPRISES

ADDRESS: 52 Homestead Drive, Mill Hall, Pa. 17751

Know all men by these presents, that I, CHESTER A. HAWKINS,
HIGH SHERIFF of CLEARFIELD COUNTY, State of Pennsylvania, do hereby
deputize the SHERIFF of CLINTON County to execute this writ.

This deputation being made at the request and risk of the plaintiff
this 31st day of JANUARY 2000.

Respectfully,

The signature of Chester A. Hawkins, Sheriff of Clearfield County.
CHESTER A. HAWKINS,
SHERIFF OF CLEARFIELD COUNTY

MAKE REFUND PAYABLE TO: LEHMAN & KASUBICK, Attorneys

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

635853A

CHRISTOFF OIL COMPANY, INC.,	:	No.: 00-108-CD
Plaintiff	:	Type of Case: Civil
vs.	:	Type of Pleading:
6 MIKE KLEIN and KLEIN	:	Praecipe for Default
ENTERPRISES,	:	Judgment
Defendants	:	Filed on behalf of:
	:	Plaintiff
	:	Counsel of Record for
	:	This Party:
	:	Girard Kasubick, Esq.
	:	Supreme Court #30109
	:	LEHMAN & KASUBICK
	:	611 Brisbin Street
	:	Houtzdale, PA 16651
	:	(814) 378-7840

FILED

MAR 24 2000

William A. Shaw
Prothonotary

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

CHRISTOFF OIL COMPANY, INC., :
Plaintiff : No.: 00-108-CD
vs. :
MIKE KLEIN and KLEIN :
ENTERPRISES, :
Defendants :
:

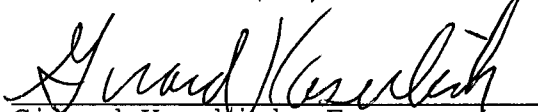
PRAECIPE FOR DEFAULT JUDGMENT

TO: William A. Shaw, Prothonotary

Please enter Default Judgment against the Defendants,
Mike Klein and Klein Enterprises, in the above matter, in
the amount of \$10,799.86, plus additional late charges and
interest, court costs and attorney fees for failure of the
Defendants to file the required Answer to the Complaint
after proper ten (10) day notice under Pa. R.C.P.
237.1(a)(2). I hereby certify that written notice was sent
by regular first class U.S. mail on March 6, 2000 to each
of the Defendants and a copy of the Notices are attached
hereto. The judgment entered is determined as follows:

Amount set forth in the Complaint.....	\$ 9,947.21
Interest from 10/31/99 to 3/31/00.....	663.55
Court Costs	189.10
TOTAL AMOUNT	\$10,799.86

Date: 3/22/00



Girard Kasubick, Esq.
Attorney for Plaintiff
611 Brisbin Street
Houtzdale, PA 16651

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

CHRISTOFF OIL COMPANY, INC., :
Plaintiff :
vs. : No.: 00-108-CD

MIKE KLEIN and KLEIN
ENTERPRISES,
Defendants :

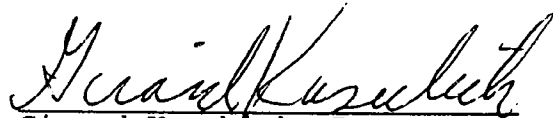
TO: Mike Klein
52 Homestead Drive
Mill Hall, PA 17751

Date of Notice: March 6, 2000

IMPORTANT NOTICE

YOU ARE IN DEFAULT BECAUSE YOU HAVE FAILED TO ENTER A WRITTEN APPEARANCE PERSONALLY OR BY ATTORNEY AND FILE IN WRITING WITH THE COURT YOUR DEFENSES OR OBJECTIONS TO THE CLAIMS SET FORTH AGAINST YOU. UNLESS YOU ACT WITHIN TEN (10) DAYS FROM THE DATE OF THIS NOTICE, A JUDGMENT MAY BE ENTERED AGAINST YOU WITHOUT A HEARING AND YOU MAY LOSE YOUR PROPERTY OR OTHER IMPORTANT RIGHTS. YOU SHOULD TAKE THIS NOTICE TO A LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE THE FOLLOWING OFFICE TO FIND OUT WHERE YOU CAN GET LEGAL HELP.

David S. Meholic
Court Administrator
Clearfield County Courthouse
Clearfield, PA 16830
(814) 765-2641


Girard Kasubick, Esq.
LEHMAN & KASUBICK
611 Brisbin Street
Houtzdale, PA 16651
(814) 378-7840

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

CHRISTOFF OIL COMPANY, INC.,	:
Plaintiff	:
vs.	:
MIKE KLEIN and KLEIN	:
ENTERPRISES,	:
Defendants	:

TO: Klein Enterprises
52 Homestead Drive
Mill Hall, PA 17751

Date of Notice: March 6, 2000

IMPORTANT NOTICE

YOU ARE IN DEFAULT BECAUSE YOU HAVE FAILED TO ENTER A WRITTEN APPEARANCE PERSONALLY OR BY ATTORNEY AND FILE IN WRITING WITH THE COURT YOUR DEFENSES OR OBJECTIONS TO THE CLAIMS SET FORTH AGAINST YOU. UNLESS YOU ACT WITHIN TEN (10) DAYS FROM THE DATE OF THIS NOTICE, A JUDGMENT MAY BE ENTERED AGAINST YOU WITHOUT A HEARING AND YOU MAY LOSE YOUR PROPERTY OR OTHER IMPORTANT RIGHTS. YOU SHOULD TAKE THIS NOTICE TO A LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE THE FOLLOWING OFFICE TO FIND OUT WHERE YOU CAN GET LEGAL HELP.

David S. Meholic
Court Administrator
Clearfield County Courthouse
Clearfield, PA 16830
(814) 765-2641

Girard Kasubick
Girard Kasubick, Esq.
LEHMAN & KASUBICK
611 Brisbin Street
Houtzdale, PA 16651
(814) 378-7840

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

CHRISTOFF OIL COMPANY, INC., :
Plaintiff : No.: 00-108-CD
vs. :
MIKE KLEIN and KLEIN :
ENTERPRISES, :
Defendants :
:

NOTICE OF JUDGMENT

TO: DEFENDANT, MIKE KLEIN of 52 Homestead Drive,
Mill Hall, Pennsylvania 17751.

You are hereby notified that the following Judgment
was entered against you on March 24th, 2000, in assumpsit
action in the amount of \$10,799.86, which includes interest
from October 31, 1999 to March 31, 2000 and court costs.

The Entry of the Judgment was upon Default for failure to
file an Answer to the Plaintiff's Complaint and was entered
upon filing of the Praeclipe for Judgment.



William A. Shaw, Prothonotary

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

CHRISTOFF OIL COMPANY, INC., :
Plaintiff : No.: 00-108-CD
vs. :
MIKE KLEIN and KLEIN :
ENTERPRISES, :
Defendants :
:

NOTICE OF JUDGMENT

TO: DEFENDANT, KLEIN ENTERPRISES of 52 Homestead
Drive, Mill Hall, Pennsylvania 17751.

You are hereby notified that the following Judgment
was entered against you on March 24th, 2000, in assumpsit
action in the amount of \$10,799.86, which includes interest
from October 31, 1999 to March 31, 2000 and court costs.
The Entry of the Judgment was upon Default for failure to
file an Answer to the Plaintiff's Complaint and was entered
upon filing of the Praeclipe for Judgment.



William A. Shaw, Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
STATEMENT OF JUDGMENT

CHRISTOFF OIL COMPANY, INC.

Plaintiff

No. 00-108-CD

vs.

Real Debt \$10,799.86

MIKE KLEIN and

Atty's Comm

KLEIN ENTERPRISES

Defendant(s)

Costs

Int. From

Entry \$ 20.00

Instrument Default Judgment

Date of Entry March 24, 2000

Expires March 24, 2005

Certified from the record this 24th day of March, 2000

William A. Shaw, Prothonotary

SIGN BELOW FOR SATISFACTION

Received on _____, 20 ___, of defendant full satisfaction of this Judgment, Debt, Interest and Costs and Prothonotary is authorized to enter Satisfaction on the same.

Plaintiff/Attorney