

00-416-CD
PROVIDIAN NATIONAL BANK vs. LISA A. HAINES

VALERIE ROSENBLUTH PARK, ESQUIRE
Attorney I.D. #72094
PARK LAW ASSOCIATES, P.C.
25 East State Street
P.O. Box 1779
Doylestown, PA 18901
(215) 348-5200
ATTORNEY FOR PLAINTIFF

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA

FILED

(14) PROVIDIAN NATIONAL BANK

APR 06 2000

Plaintiff

William A. Shaw
Prothonotary

VS.

(13) LISA A. HAINES

Defendant

NO! 00-416-CO

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 an 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 other claims 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 S. Meholic, Court Administrator
Clearfield County Courthouse
Clearfield, PA 16830
(814) 765-2641, Ext. 32

THIS IS AN ATTEMPT TO COLLECT A DEBT. ANY INFORMATION OBTAINED
WILL BE USED FOR THAT PURPOSE.

VALERIE ROSENBLUTH PARK
ATTORNEY I.D. # 72094
PARK LAW ASSOCIATES, P.C.
25 EAST STATE STREET, P.O. BOX 1779
DOYLESTOWN, PA 18901
(215) 348-5200
ATTORNEY FOR PLAINTIFF
ACT#:4428470475900784

CLEARFIELD COUNTY COURT OF COMMON PLEAS

PROVIDIAN NATIONAL BANK
295 MAIN STREET
TILTON, NH 03276

PLAINTIFF

VS

LISA A. HAINES
P.O. Box 60

Mineral Springs, PA 16855-0060

DEFENDANT

NO.

CIVIL ACTION

1. The Plaintiff, PROVIDIAN NATIONAL BANK, is a national banking association organized and existing under and by virtue of the laws of the United States of America. Plaintiff solicits and maintains consumer credit accounts in Pennsylvania and is the owner of this account, which is the subject matter of this action.
2. The Defendant, LISA A. HAINES, is an individual who resides at P.O. Box 60, Mineral Springs, PA 16855-0060.
3. The Defendant is indebted to Plaintiff on the credit account by virtue of charges or cash advances incurred by the Defendant or authorized by the Defendant on a credit card or line of credit

owned by the Plaintiff bearing account number 4428470475900784.

4. The Defendant requested an account, account number 4428470475900784, which is owned by the Plaintiff, and an Account Agreement was sent to the Defendant. A copy of the Agreement is attached hereto as Exhibit "A" and made a part hereof.

5. The Defendant has failed to pay the amount owed in accordance with the Account Agreement and has failed to pay the outstanding debt as agreed.

6. The Defendant is indebted to the Plaintiff in the amount of \$5,158.72 as of 02/04/2000, plus pre-judgment contractual interest at the rate of 16.15% per annum, less payments made.

7. In accordance with the documentation attached as Exhibit "A," Plaintiff is entitled to reasonable attorney's fees, and Plaintiff will incur attorney's fees in the amount of \$1,031.00.

WHEREFORE, Plaintiff demands that judgment be rendered in favor of the Plaintiff, PROVIDIAN NATIONAL BANK, and against the Defendant in the amount of \$5,158.72, plus pre-judgment interest at the contractual rate of 16.15% per annum from 02/04/2000 until the date of the judgment herein, plus reasonable attorney's fees in the amount of \$1,031.00, less payments made, plus costs and any other such relief as this Court deems reasonable and just.

COUNT II

8. Plaintiff hereby incorporates paragraphs 1 through 7 above as though set forth in full.

9. The Defendant received a monetary benefit, which was in fact appreciated by the Defendant.

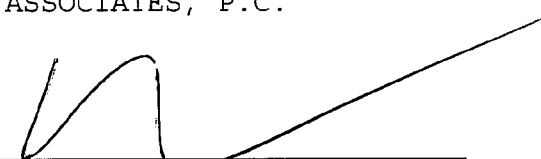
10. The Defendant accepted the benefits.

11. By virtue of the circumstances surrounding the request for funds made, the Defendant knowingly requested the funds at issue and/or knowingly and voluntarily accepted the benefits bestowed.

12. It would be inequitable for this Court to allow the Defendant to retain the benefits of the funds or to be unjustly enriched at the expense of the Plaintiff or allow the Defendant to retain the value of the funds at issue without repaying the Plaintiff the value of same.

WHEREFORE, Plaintiff demands that judgment be rendered in favor of the Plaintiff, PROVIDIAN NATIONAL BANK, and against the Defendant in the amount of \$5,158.72, plus pre-judgment interest at the contractual rate of 16.15% per annum from 02/04/2000 until the date of the judgment herein, plus reasonable attorney's fees in the amount of \$1,031.00, less payments made, plus costs and any other such relief as this Court deems reasonable and just.

PARK LAW ASSOCIATES, P.C.

BY: 

VALERIE ROSENBLUTH PARK, ESQUIRE

PURSUANT TO THE FAIR DEBT COLLECTION PRACTICES ACT, IT IS REQUIRED THAT WE STATE THE FOLLOWING TO YOU: THIS IS AN ATTEMPT TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

VERIFICATION

I, MONICA YANKOWSKI, declare that as of January 5, 2000: I am a designated agent of PROVIDIAN NATIONAL BANK, the Plaintiff in this action, and I am duly authorized to make this verification on its behalf. I have read the foregoing complaint and know the contents thereof; that the same is true of my own knowledge, except as to those matters stated on information and belief and, as to those matters, I believe them to be true. 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.

I declare under penalty of perjury that the foregoing are true and correct.

Executed at Alameda County, in the State of California.



Designated Agent

Please review this document and keep it with your other important papers. This Account Agreement contains the terms which govern your Providian National Bank VISA or MasterCard Account (the "Account"). The Account allows you to make purchases by using your VISA or MasterCard card (the "Card") wherever it is honored and to get cash advances from us or any other participating financial institution and from Automated Teller Machines. Convenience checks may also be provided to you as an additional way to use the Account. In this Agreement, "you" and "your" mean each person for whom we have opened a credit card Account. "We," "our," "ours," and "us" mean Providian National Bank or its assignees, as listed on your billing statement. The Account may be used only for personal, family, household, and charitable purposes, and not for any business or commercial purpose. Any use of this Account shall constitute acceptance of the terms of this Agreement. You and we agree as follows:

Payments. You will receive a monthly statement showing your outstanding balance. Payment on this Account is required in U.S. dollars (checks must be payable at a U.S. office of the bank the check is drawn on) for at least the payment due as shown on your statement by the payment due date in accordance with payment instructions on your monthly statement. Convenience checks and other checks we issue to you may not be used to make payments on your Account or to make payments on any other account you have with us or our affiliates. The payment due will be: 2% of the new balance shown on your statement plus the amount of any past due payment, and may include the amount by which the new balance exceeds your credit line. However, the payment due will not be less than \$15 (unless your new balance is less than \$15, in which case the payment due will be the amount of the new balance). If your Account is past due or above the credit line, we may require a higher minimum payment, but we will notify you before doing so. If your payment is more than the payment due, it will be treated as a single payment and none of it will be applied to future payments due. We may accept late or partial payments, or payments marked "paid in full" or marked with other restrictions, without losing our right to collect all amounts owing under this Agreement.

Finance Charges. Except as described in the **Grace Period for Purchase Balance** section of this Agreement, finance charges begin to accrue on a debit when it is included in one of your daily balances and continue until that balance is reduced by a payment or credit. Your Account has the following balances: The **Purchase Balance**, which consists of your existing Purchase Balance and new purchases you make with your Card and fees for certain optional services; one or more **Custom Cash Advance Balances**, which consists of balances that you transfer to your Account using balance transfer checks and balances that we transfer for you; and the **Cash Advance Balance** which consists of all other cash advances. Any payment amount we receive that exceeds the finance charges and fees then due will ordinarily be applied first to the Balance with the lowest Annual Percentage Rate (APR), until that Balance is zero, and then to the Balance with the next lowest APR, until that Balance is zero, and then to any remaining Balance. We reserve the right to apply payments differently without further notice. The Purchase, Custom Cash Advance, and Cash Advance Balances are reduced by payments as of the date received, and by credits as of the date posted. Purchases are included in your Purchase Balance as of the date made. Custom cash advances are included in your Custom Cash Advance Balance as follows: funds electronically transmitted to other lenders to transfer balances, as of the date transmitted; checks to transfer balances, as of the date presented to us. Other cash advances are included in your Cash Advance Balance as follows: cash advances from other financial institutions and through Automated Tellers, as of the date made; cash advance checks made payable to you that are identified as cashier's checks and mailed to you at your request, as of seven days after the date we print on the check; all other checks, as of the date presented to us. Other debits are included in your Purchase, Custom Cash Advance, or Cash Advance Balance as of the date posted. Finance charges are added to your Purchase, Custom Cash Advance, and Cash Advance Balances each day and are then posted on the last day of the billing cycle. There is no grace period for custom cash advances or other cash advances.

To figure the daily finance charge for each type of Balance, we start with your previous day's Balance, add all debits and subtract all credits for the current day and multiply the net amount by the applicable daily periodic rate (see following paragraphs). The finance charge for each type of Balance is then added to and included in that day's Balance. We treat a credit balance for any day as zero. We determine the total finance charges on balances for the billing cycle by adding together the finance charges for each type of Balance for each day within the billing cycle. In calculating finance charges, an adjustment will be made for any transaction or payment that would have affected the finance charge calculation in a prior billing cycle had it been posted in that cycle. The applicable daily periodic rate for such a transaction will be the rate in effect for the current billing cycle rather than the rate in effect on the date of the transaction.

Your statement includes an average daily balance for each type of Balance. You can multiply each average daily balance that is not zero by the number of days in the billing cycle and the periodic rate to obtain subtotals, and then add the subtotals together to determine your total finance charges on balances for the billing cycle. If a cash advance transaction fee is charged, that amount is also a finance charge.

The term "Prime Rate" as used in the Agreement means the highest prime rate published in the *Wall Street Journal* on the first business day of the previous calendar month. Any increase or decrease in the Annual Percentage Rate will take effect on the first day of your billing cycle and may result in a slight increase or decrease in the amount of your minimum payment.

The **ANNUAL PERCENTAGE RATE (APR)** for purchases will vary and may be adjusted each billing cycle up to 7.65% above Prime Rate, but will in no event be less than 16.15%. Using this formula, the APR for purchases in the August 1999 billing cycle is 16.15%, corresponding to a daily periodic rate of 0.04425%.

You can arrange to have a variable **APR** for custom cash advances that is lower than the average non-introductory APR you have been paying on the total balances you have transferred from other credit card, retail, and installment accounts provided your other accounts were open in August 1999. In calculating this **APR** we will take into account the APRs on the credit account balances you have transferred from other lenders. This **APR** is available only if you provide proof, in the form of copies of your most recent billing statements, showing your other non-introductory APRs. Your new **APR** will take effect in the billing cycle following our review of your proof, but not earlier than the end of your introductory period. If we do not receive such proof your **APR** for custom cash advances will be as follows: The **ANNUAL PERCENTAGE RATE** for custom cash advances is 21.9%, corresponding to a daily periodic rate of 0.06000%.

The **ANNUAL PERCENTAGE RATE** for cash advances is 21.9%, corresponding to a daily periodic rate of 0.06000%.

If your payment is received late twice in any 12-month period, or if you significantly increase your total unsecured debt (as explained in the **CREDIT REVIEW** paragraph), the **APR** for purchases may increase, but will not exceed 21.9%, corresponding to a daily periodic rate of 0.06000%; and the **APR** for cash advances and custom cash advances may increase, but will not exceed 23.9%, corresponding to a daily periodic rate of 0.06548%.

Your Account may be eligible for lower APRs after you have met the terms of this Agreement for three months. If you contact us, we will review your Account to determine your eligibility for lower APRs.

CREDIT REVIEW: SPECIAL REQUIREMENT. Your APR can increase based on a significant increase in unsecured debt, if your total unsecured debt and your total unsecured debt with other lenders each increases by more than \$5,000 and your annual household income is less than four times your total unsecured debt.

Grace Period for Purchase Balance. New purchases posted to your Account in billing cycles with no previous balance, or when the previous balance was fully paid during the cycle, do not begin to incur a finance charge until the start of the next billing cycle. You will pay no finance charge on such new purchases if you pay the total new balance in full by the payment due date shown on your statement. New purchases posted in any other billing cycle incur a finance charge, and there is no period in which such purchases may be repaid without incurring a finance charge.

Fees. We will charge your Account up to \$0 for: each Card you ask us to replace; each returned payment check; each check you write on your Account that we return unpaid; each stop payment order or renewal of such an order; each billing cycle within which your Account is delinquent (late charge); and each billing cycle within which your balance exceeds your credit line, even if your Account is closed. If you request copies of billing statements that were first sent to you more than three months earlier, we may charge a handling fee of \$2 for each such copy. A cash advance fee of 3% (minimum \$5), which is a **FINANCE CHARGE**, may be charged for each cash advance transaction made on your Account.

Default. You will be in default if any information you provided us proves to be incomplete or untrue; if you do not comply with any part of this Agreement; upon your death, bankruptcy, or insolvency; if you do not pay other debts when due; if a bankruptcy petition is filed by or against you; or if we believe in good faith that you may not pay or perform your obligations under this Agreement. If you are in default we may, without further demand or notice, cancel your credit privileges, declare your Account balance immediately due and payable, and use any remedy we may have. In the event of your default, the outstanding balance on your Account shall continue to accrue interest at the APR(s) disclosed in the **Finance Charges** section of this Agreement, even if we have filed suit to collect the amount you owe.

Credit Line. Your credit line is specified from time to time in a separate notice. We may increase or decrease your credit line based on information we obtained from you or your credit records. Your available credit is normally the difference between your credit line and your Account balance (including transactions made or authorized but not yet posted). If you send us a large payment check, we may limit your available credit while we confirm that the check will clear. For certain transactions, available credit may be less. You will not use your Account for, and we may refuse to honor, any transaction which would cause you to exceed your available credit.

Promise to Pay. You promise to pay us when due all amounts borrowed when you or someone else use your Account (even if the amount charged exceeds your permission), all other transactions and charges to your Account, and collection costs we incur including, but not limited to, reasonable attorney's fees and court costs. (If you win the suit, we will pay your reasonable attorney's fees and court costs.)

Changes. After we provide you any notice required by law, we may change any part of this Agreement and add or remove requirements. If a change is made to the **Finance Charges** section of this Agreement, the new finance charge calculation will apply to your entire Account balance from the effective date of the change. Changes will apply to balances that include items posted to your Account before the date of the change, and will apply whether or not you continue to use the Account.

Foreign Exchange/Currency Conversion. If you use your Card for transactions in a currency other than U.S. dollars, the transactions will be converted to U.S. dollars, generally using either a (i) government-mandated rate or (ii) wholesale market rate in effect the day before the transaction is processed, increased by three percent (3%). If a credit is subsequently given for a transaction, it will be decreased by the same percentage. The currency conversion rate used on the conversion date may differ from the rate in effect on the date you used your Card. You agree to accept the converted amount in U.S. dollars.

The Card; Cancellation. You may cancel your credit privileges at any time by notifying us in writing and destroying the Card(s). Upon the Card expiration at the end of the month shown on it, we reserve the right not to renew the Card. We may cancel the Card and your credit privileges at any time after 30 days notice to you, or without notice if permitted by law. If your Card is cancelled or not renewed, finance charges and other fees will continue to be assessed, payments will continue to be due, and all other applicable provisions of this Agreement will remain in effect. If you terminate your credit privileges, or if we cancel or do not renew the Card, you may no longer write checks on your Account, and you should destroy any unused checks we have issued to you.

Personal Information; Documents. You will provide us at least 10 days notice if you change your name, home or mailing address, telephone numbers, employment or income. Upon our request, you will provide us additional financial information. We reserve the right to obtain information from others, including credit reporting agencies, and to provide your address and information about your Account to others. We may also share information with our affiliates. However, you may write to us at any time instructing us not to share credit information with our affiliates. If you do not fulfil your obligations under this Agreement, a negative credit report that may reflect on your credit may be submitted to the credit reporting agencies.

Customer Service; Unauthorized Use, Loss, or Theft of Checks or the Card. Each Card must be signed on receipt. You are responsible for safeguarding the Card, your Personal Identification Number ("PIN", which provides access to Automated Teller Machines) and any checks issued to you from theft, and keeping your PIN separate from your Card. If you discover or suspect that your Card, PIN, or any unused checks are lost or stolen, or that there may be an unauthorized transaction on your Account, you will promptly notify us by calling 1-800-933-7221. So we can immediately act to limit losses and liability, you will phone us even though you may also notify us in writing. Your liability for unauthorized use occurring before you notify us is limited to \$50. If you report or we suspect unauthorized use of your Account, we may suspend your credit privileges until we resolve the problem to our satisfaction or issue you a new Card. If your Card is lost or stolen, you will promptly destroy all checks in your possession. To improve customer service and security, you agree that your calls may be monitored or recorded.

Merchant Relations. We will not be liable if any person or Automated Teller Machine refuses to honor the Card or accept your checks, or fails to return the Card to you. We have no responsibility for goods and services purchased with the Card or checks except as required by law. (See Special Rule below.) Certain benefits that are available with the Account are provided by third-party vendors. We are not responsible for the quality, availability, or results of any of the services you choose to use.

Stop Payment Orders. If you wish to stop payment on a check, you may send us a stop payment order by writing to us at our address for customer service listed on your statement. You can make a stop payment order orally by calling the number listed on your statement. When you make a stop payment order, you must provide your Account number and specific information about the check: the exact amount, the date on the check, the name of the party to whom it was payable, the name of the person who signed it, and the check number. You will be asked to confirm an oral stop payment order in writing. We may disregard your oral order if we do not receive a signed written confirmation within two weeks after the oral order, or if we have not received an adequate description of the item so that payment can be stopped. The order will not be effective if the check was paid by us before we had a reasonable opportunity to act on the order. We may, without liability, disregard a written stop payment order six months after receipt; unless it is renewed in writing.

Standard of Care. Because this Account involves both credit card and check transactions which are processed through separate national systems before the transactions are consolidated by us, and because not every check and Card slip will be sent to us, transactions in your Account will be processed mechanically without our necessarily reviewing every item. Our processing system will call our attention to certain items which we will examine. We will examine all transactions when you report that your Card or checks have been lost or stolen. We do not intend ordinarily to examine all items, and we will not be negligent if we do not do so. This rule establishes the standard of ordinary care which we in good faith will exercise in administering your Account. Because of our limited review, and because neither your cancelled checks nor Card transaction slips will be returned to you with the monthly statement, you should be careful to enter all checks in your check register or otherwise keep a record of them. You should also save your credit card cash advance and purchase slips. You agree to check your monthly statements against your record and to notify us immediately of any unauthorized transactions or errors.

Waiver of Certain Rights. We may delay or waive enforcement of any provision of this Agreement without losing our right to enforce it or any other provision later. You waive: the right to presentment, demand, protest, or notice of dishonor; any applicable statute of limitations; and any right you may have to require us to proceed against anyone before we file suit against you.

Applicable Law; Severability; Assignment. No matter where you live, this Agreement and your Account are governed by federal law and by New Hampshire law. This Agreement is a final expression of the agreement between you and us and may not be contradicted by evidence of any alleged oral agreement. If any provision of this Agreement is held to be invalid or unenforceable, you and we will consider that provision modified to conform to applicable law, and the rest of the provisions in the Agreement will still be enforceable. At any time after we determine in good faith that any proposed or enacted legislation, regulatory action, or judicial decision has rendered or may render any material provisions of this Agreement invalid or unenforceable, or impose any increased tax, reporting requirement, or other burden in connection with any such provision or its enforcement, we may, after at least 30 days notice to you, or without notice if permitted by law, cancel the Card and your Credit privileges. We may transfer or assign our right to all or some of your payments. If state law requires that you receive notice of such an event to protect the purchaser or assignee, we may give you such notice by filing a financing statement with the state's Secretary of State.

Notices. Other notices to you shall be effective when deposited in the mail addressed to you at the address shown on our records, unless a longer notice period is specified in this Agreement or by law, which period shall start upon mailing. Notice to us shall be mailed to our address for customer service on your statement (or other addresses we may specify) and shall be effective when we receive it.

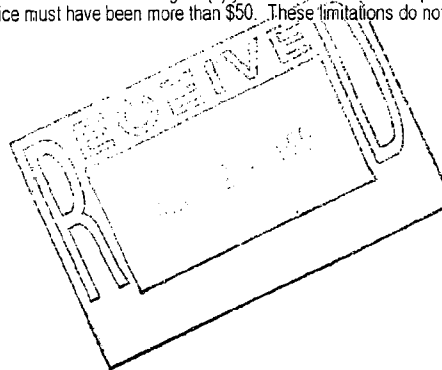
YOUR BILLING RIGHTS -- KEEP THIS NOTICE FOR FUTURE USE. This notice contains important information about your rights and our responsibilities under the Fair Credit Billing Act.

Notify Us in Case of Errors or Questions About Your Bill. If you think your bill is wrong or if you need more information about any transaction on your bill, write us on a separate sheet, at the address listed in the Billing Rights Summary on your bill. Write to us as soon as possible. We must hear from you no later than 60 days after we sent you the first bill on which the error or problem appeared. You can telephone us, but doing so will not preserve your rights. In your letter, give us the following information: -- Your name and Account number. -- The dollar amount of the suspected error. -- Describe the error and explain, if you can why you believe there is an error. If you need more information, describe the item you are not sure about.

Your Rights and Our Responsibilities After We Receive Your Written Notice. We must acknowledge your letter within 30 days, unless we have corrected the error by then. Within 90 days, we must either correct the error or explain why we believe the bill was correct. After we receive your letter, we cannot try to collect any amount you question, or report you as delinquent. We can continue to bill you for the amount you question, including finance charges, and we can apply any unpaid amount against your credit line. You do not have to pay any questioned amount while we are investigating, but you are still obligated to pay the parts of your bill that are not in question.

If we find that we made a mistake on your bill, you will not have to pay any finance charge related to any questioned amount. If we didn't make a mistake, you may have to pay finance charges, and you will have to make up the missed payments on the questioned amount. In either case, we will send you a statement of the amount you owe and the date that it is due. If you fail to pay the amount we think you owe, we may report you as delinquent. However, if our explanation does not satisfy you and you write to us within 10 days telling us that you still refuse to pay, we must tell anyone we report you to that you question your bill. And, we must tell you the name of anyone we reported you to. We must tell anyone we report you to that the matter has been settled between us when it finally is. If we don't follow these rules, we can't collect the first \$50 of the questioned amount, even if your bill was correct.

Special Rule for Credit Card Purchases. If you have a problem with the quality of the property or services that you purchased with our credit card and you have tried in good faith to correct the problem with the merchant, you may not have to pay the remaining amount due on the goods or services. There are two limitations on this right: (a) you must have made the purchase in your home state, or if not within your home state, within 100 miles of your current mailing address; and (b) the purchase price must have been more than \$50. These limitations do not apply if we own or operate the merchant, or if we mailed you the advertisement for the property or services.



Complete this short form and return it in the postage-paid envelope provided.

30-Second Response Certificate



Yes, I want to accept your invitation for a customized VISA® Gold account!

I have read the terms on the back of the brochure. I agree to be bound by the Account Agreement (which will be mailed to me before my VISA card is issued) and to repay principal, interest, and interest thereon, except that I will have no obligation if I return the card(s) and checks unused and cancel my account after reviewing the Account Agreement.

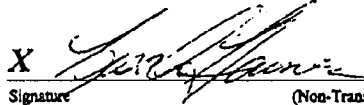
100% APR
variable APR based on credit score
70987926

Lisa A. Haines
739-Grant-St. Apt. 3
Reynoldsville, PA 15851-1362

2759N2 TCAJ5 GY110
KVEC NGLR LDHD XOAD BEAD 20-
759-12544-6505-8

DO NOT DETACH

This invitation expires: April 14, 1997

X 
Signature (Non-Transferable)

1 6 5 - 6 0 - 1 3 8 8

Social Security Number

(814) 453-7825

Home Phone

(814) 849-8372

Work/Second Phone

\$ 31,200

Annual Household Income

No Annual Fee

\$20,000 Credit Line

0% APR
Means

GUARANTEED SAVINGS



Credit Protection Plan (Optional)

Enroll now and get the first 3 months FREE.

YES, I would like to help protect my VISA Gold account and credit rating. I understand there will be a monthly fee after three months. (Please see the enclosed Credit Protection Plan Summary).

YES

(Initial here to enroll)

759-12544-6505-8

UN1115

PLAINTIFF'S
EXHIBIT

tabbies®

A

Reference Number: 165601388

Box : 4128
Year : 97
Batch : 47
SSN : 165601388
Account # : -1

KACONTR

4428470475900784

PAZ

11/20/00 Document
Reinstated/Released to Sheriff/Attorney
for service.

William A. Shaw
Deputy Prothonotary

FILED

PROT
APR 9 6 2000
M 11:14 AM
City Park
William A. Shaw
Prothonotary
PD \$80.00

ICC Sheriff

(2)

VALERIE ROSENBLUTH PARK

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

PROVIDIAN NATIONAL BANK
VS
HAINES, LISA A.

00-416-CD

COMPLAINT

SHERIFF RETURNS

NOW MAY 8, 2000 AFTER DILIGENT SEARCH IN MY BAILIWICK I
RETURN THE WITHIN COMPLAINT "NOT FOUND" AS TO LISA A. HAINES
DEFENDANT. UNABLE TO LOCATE ADDRESS.

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

SWORN TO BEFORE ME THIS

10th May 2000
William A. 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

FILED

MAY 10 2000
12:19 pm
William A. Shaw
Prothonotary *KAS*

PARK LAW ASSOCIATESA PROFESSIONAL CORPORATION
25 EAST STATE STREET, SUITE 101

P.O. BOX 1779

DOYLESTOWN, PENNSYLVANIA 18901

TELEPHONE (215) 348-5200
FACSIMILE (215) 348-4015

VALERIE ROSENBLUTH PARK*

ROBERT E. ANGST*

*ALSO MEMBER NJ BAR

*ALSO MEMBER PA BAR

Post Master
United States Post Office
Mineral Springs, PA 16855-0060

April 12, 2000

**REQUEST FOR CHANGE OF ADDRESS OR BOXHOLDER
INFORMATION NEEDED FOR SERVICE OF LEGAL PROCESS**

Please furnish the new address or the name and street address (if a boxholder) for the following:

Our file #: 919958

NAME: LISA A. HAINES
ADDRESS: P.O. Box 60
Mineral Springs, PA 16855-0060**NOTE:** The name and last known address are required for change of address information. The name, if known, and post office box address are required for boxholder information.

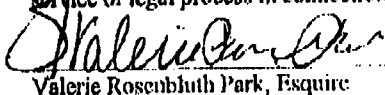
The following information is provided in accordance with 39 CFR 265.6(d)(6)(ii). There is no fee for providing boxholder information. The fee for providing change of address information is waived in accordance with 39 CFR 265.6(d)(1) and (2) and corresponding Administrative Support Manual 352.44a and b.

1. Capacity of requester: Attorney
2. Statute or regulation that empowers me to serve process (not required when requester is an attorney):
3. The names of all known parties to the litigation: PROVIDIAN NATIONAL BANK VS. LISA A. HAINES
4. The Court in which the case has been or will be heard: CLEARFIELD COURT OF COMMON PLEAS
5. The docket or other identifying number if one has been issued: CCP
6. The capacity in which this individual is to be served: Defendant

WARNING

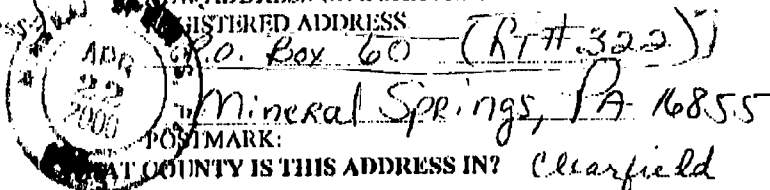
THE SUBMISSION OF FALSE INFORMATION TO OBTAIN AND USE CHANGE OF ADDRESS INFORMATION OR BOXHOLDER INFORMATION FOR ANY PURPOSE OTHER THAN THE SERVICE OF LEGAL PROCESS IN CONNECTION WITH ACTUAL OR PROSPECTIVE LITIGATION COULD RESULT IN CRIMINAL PENALTIES INCLUDING A FINE OF UP TO \$10,000 OR IMPRISONMENT OR (2) TO AVOID PAYMENT OF THE FEE FOR CHANGE OF ADDRESS INFORMATION OF NOT MORE THAN 5 YEARS. (TITLE 18 U.S.C. SECTION 1001).

I certify that the above information is true and that the address information is needed and will be used solely for service of legal process in connection with actual or prospective litigation.


Valerie Rosenbluth Park, Esquire
25 East State Street
Doylestown, PA 18901**FOR POST OFFICE USE ONLY** No change of address order on file. Still at this address

NEW ADDRESS OR BOXHOLDER'S

REGISTERED ADDRESS

 Not known at address given Moved, left no forwarding address. No such address

POSTMARK:

CLEARFIELD COUNTY IS THIS ADDRESS IN?

C63

THIS IS AN ATTEMPT TO COLLECT A FEE. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

Sheriff
814-765-2641

ORDER FOR SERVICE

TO: SHERIFF OF CLEARFIELD COUNTY

DATE: March 23, 2000

CASE #: 00-416-CI

FROM: Park Law Associates P.C.

Attorney I.D. #

25 East State Street

Doylestown, PA 18901

(215) 348-5200

ATTORNEY FOR PLAINTIFF

COMPLAINT

ASSUMPSIT

PROVIDIAN NATIONAL BANK

vs.

LISA A. HAINES

ADDRESS TO SERVE: P.O. Box 60

Mineral Springs, PA 16855-0060

AS PER POSTMASTER, THEIR IS NOT A PHYSICAL ADDRESS.
This area has not been numbered yet for "911". They
stated you would contact them, because you would understand
their directions, not me.

RETURN OF SERVICE TO: PARK LAW ASSOCIATES, P.C.
P.O. BOX 1779
DOYLESTOWN, PA 18901

PLEASE DO NOT SERVE OUT OF COUNTY

I HEREBY CERTIFY THAT THE WITHIN
IS A TRUE AND CORRECT COPY OF
THE ORIGINAL ON FILE.



VALERIE ROSENBLUTH PARK
ATTORNEY FOR PLAINTIFF/DEFENDANT

VALERIE ROSENBLUTH PARK, ESQUIRE
Attorney I.D. #72094
PARK LAW ASSOCIATES, P.C.
25 East State Street
P.O. Box 1779
Doylestown, PA 18901
(215) 348-5200
ATTORNEY FOR PLAINTIFF

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA

PROVIDIAN NATIONAL BANK

Plaintiff

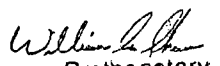
I hereby certify this to be a true
and attested copy of the original
statement filed in this case

APR 06 2000

LISA A. HAINES

Defendant

Attest:



William L. Haines
Prothonotary

NO. 00-416-CD

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 an 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 other claims 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 S. Meholic, Court Administrator
Clearfield County Courthouse
Clearfield, PA 16830
(814) 765-2641, Ext. 32

THIS IS AN ATTEMPT TO COLLECT A DEBT. ANY INFORMATION OBTAINED
WILL BE USED FOR THAT PURPOSE.

VALERIE ROSENBLUTH PARK

ATTORNEY I.D. # 72094

PARK LAW ASSOCIATES, P.C.

25 EAST STATE STREET, P.O. BOX 1779

DOYLESTOWN, PA 18901

(215) 348-5200

ATTORNEY FOR PLAINTIFF

ACT#:4428470475900784

CLEARFIELD COUNTY COURT OF COMMON PLEAS

PROVIDIAN NATIONAL BANK

295 MAIN STREET

TILTON, NH 03276

PLAINTIFF

VS

LISA A. HAINES

P.O. Box 60

Mineral Springs, PA 16855-0060

DEFENDANT

NO.

CIVIL ACTION

1. The Plaintiff, PROVIDIAN NATIONAL BANK, is a national banking association organized and existing under and by virtue of the laws of the United States of America. Plaintiff solicits and maintains consumer credit accounts in Pennsylvania and is the owner of this account, which is the subject matter of this action.

2. The Defendant, LISA A. HAINES, is an individual who resides at P.O. Box 60, Mineral Springs, PA 16855-0060.

3. The Defendant is indebted to Plaintiff on the credit account by virtue of charges or cash advances incurred by the Defendant or authorized by the Defendant on a credit card or line of credit

owned by the Plaintiff bearing account number 4428470475900784.

4. The Defendant requested an account, account number 4428470475900784, which is owned by the Plaintiff, and an Account Agreement was sent to the Defendant. A copy of the Agreement is attached hereto as Exhibit "A" and made a part hereof.

5. The Defendant has failed to pay the amount owed in accordance with the Account Agreement and has failed to pay the outstanding debt as agreed.

6. The Defendant is indebted to the Plaintiff in the amount of \$5,158.72 as of 02/04/2000, plus pre-judgment contractual interest at the rate of 16.15% per annum, less payments made.

7. In accordance with the documentation attached as Exhibit "A," Plaintiff is entitled to reasonable attorney's fees, and Plaintiff will incur attorney's fees in the amount of \$1,031.00.

WHEREFORE, Plaintiff demands that judgment be rendered in favor of the Plaintiff, PROVIDIAN NATIONAL BANK, and against the Defendant in the amount of \$5,158.72, plus pre-judgment interest at the contractual rate of 16.15% per annum from 02/04/2000 until the date of the judgment herein, plus reasonable attorney's fees in the amount of \$1,031.00, less payments made, plus costs and any other such relief as this Court deems reasonable and just.

COUNT II

8. Plaintiff hereby incorporates paragraphs 1 through 7 above as though set forth in full.

9. The Defendant received a monetary benefit, which was in fact appreciated by the Defendant.

10. The Defendant accepted the benefits.

11. By virtue of the circumstances surrounding the request for funds made, the Defendant knowingly requested the funds at issue and/or knowingly and voluntarily accepted the benefits bestowed.

12. It would be inequitable for this Court to allow the Defendant to retain the benefits of the funds or to be unjustly enriched at the expense of the Plaintiff or allow the Defendant to retain the value of the funds at issue without repaying the Plaintiff the value of same.

WHEREFORE, Plaintiff demands that judgment be rendered in favor of the Plaintiff, PROVIDIAN NATIONAL BANK, and against the Defendant in the amount of \$5,158.72, plus pre-judgment interest at the contractual rate of 15.15% per annum from 02/04/2000 until the date of the judgment herein, plus reasonable attorney's fees in the amount of \$1,031.00, less payments made, plus costs and any other such relief as this Court deems reasonable and just.

PARK LAW ASSOCIATES, P.C.

BY: 

VALERIE ROSENBLUTH PARK, ESQUIRE

PURSUANT TO THE FAIR DEBT COLLECTION PRACTICES ACT, IT IS REQUIRED THAT WE STATE THE FOLLOWING TO YOU: THIS IS AN ATTEMPT TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

VERIFICATION

I, MONICA YANKOWSKI, declare that as of January 5, 2000: I am a designated agent of PROVIDIAN NATIONAL BANK, the Plaintiff in this action, and I am duly authorized to make this verification on its behalf. I have read the foregoing complaint and know the contents thereof; that the same is true of my own knowledge, except as to those matters stated on information and belief and, as to those matters, I believe them to be true. 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.

I declare under penalty of perjury that the foregoing are true and correct.

Executed at Alameda County, in the State of California.

Monica Yankowski
Designated Agent

Please review this document and keep it with your other important papers. This Account Agreement contains the terms which govern your Providian National Bank VISA or MasterCard Account (the "Account"). The Account allows you to make purchases by using your VISA or MasterCard card (the "Card") wherever it is honored and to get cash advances from us or any other participating financial institution and from Automated Teller Machines. Convenience checks may also be provided to you as an additional way to use the Account. In this Agreement, "you" and "your" mean each person for whom we have opened a credit card account. "We," "our," "ours," and "us" mean Providian National Bank or its assignees, as listed on your billing statement. The Account may be used only for personal, family, household, and charitable purposes, and not for any business or commercial purpose. Any use of this Account shall constitute acceptance of the terms of this Agreement. You and we agree as follows:

Payments. You will receive a monthly statement showing your outstanding balance. Payment on this Account is required in U.S. dollars (checks must be payable at a U.S. office of the bank the check is drawn on) for at least the payment due as shown on your statement by the payment due date in accordance with payment instructions on your monthly statement. Convenience checks and other checks we issue to you may not be used to make payments on your Account or to make payments on any other account you have with us or our affiliates. The payment due will be: 2% of the new balance shown on your statement plus the amount of any past due payment, and may include the amount by which the new balance exceeds your credit line. However, the payment due will not be less than \$15 (unless your new balance is less than \$15, in which case the payment due will be the amount of the new balance). If your Account is past due or above the credit line, we may require a higher minimum payment, but we will notify you before doing so. If your payment is more than the payment due, it will be treated as a single payment and none of it will be applied to future payments due. We may accept late or partial payments, or payments marked "paid in full" or marked with other restrictions, without losing our right to collect all amounts owing under this Agreement.

Finance Charges. Except as described in the **Grace Period for Purchase Balance** section of this Agreement, finance charges begin to accrue on a debit when it is included in one of your daily balances and continue until that balance is reduced by a payment or credit. Your Account has the following balances: The **Purchase Balance**, which consists of your existing Purchase Balance and new purchases you make with your Card and fees for certain optional services; one or more **Custom Cash Advance Balances**, which consists of balances that you transfer to your Account using balance transfer checks and balances that we transfer for you; and the **Cash Advance Balance** which consists of all other cash advances. Any payment amount we receive that exceeds the finance charges and fees then due will ordinarily be applied first to the Balance with the lowest Annual Percentage Rate (APR), until that Balance is zero, and then to the Balance with the next lowest APR, until that Balance is zero, and then to any remaining Balance. We reserve the right to apply payments differently without further notice. The Purchase, Custom Cash Advance, and Cash Advance Balances are reduced by payments as of the date received, and by credits as of the date posted. Purchases are included in your Purchase Balance as of the date made. Custom cash advances are included in your Custom Cash Advance Balance as follows: funds electronically transmitted to other lenders to transfer balances, as of the date transmitted; checks to transfer balances, as of the date presented to us. Other cash advances are included in your Cash Advance Balance as follows: cash advances from other financial institutions and through Automated Tellers, as of the date made; cash advance checks made payable to you that are identified as cashier's checks and mailed to you at your request, as of seven days after the date we print on the check; all other checks, as of the date presented to us. Other debits are included in your Purchase, Custom Cash Advance, or Cash Advance Balance as of the date posted. Finance charges are added to your Purchase, Custom Cash Advance, and Cash Advance Balances each day and are then posted on the last day of the billing cycle. There is no grace period for custom cash advances or other cash advances.

To figure the daily finance charge for each type of Balance, we start with your previous day's Balance, add all debits and subtract all credits for the current day and multiply the net amount by the applicable daily periodic rate (see following paragraphs). The finance charge for each type of Balance is then added to and included in that day's Balance. We treat a credit balance for any day as zero. We determine the total finance charges on balances for the billing cycle by adding together the finance charges for each type of Balance for each day within the billing cycle. In calculating finance charges, an adjustment will be made for any transaction or payment that would have affected the finance charge calculation if a prior billing cycle had it been posted in that cycle. The applicable daily periodic rate for such a transaction will be the rate in effect for the current billing cycle rather than the rate in effect on the date of the transaction.

Your statement includes an average daily balance for each type of Balance. You can multiply each average daily balance that is not zero by the number of days in the billing cycle and the periodic rate to obtain subtotals, and then add the subtotals together to determine your total finance charges on balances for the billing cycle. If a cash advance transaction fee is charged, that amount is also a finance charge.

The term "Prime Rate" as used in the Agreement means the highest prime rate published in the *Wall Street Journal* on the first business day of the previous calendar month. Any increase or decrease in the Annual Percentage Rate will take effect on the first day of your billing cycle and may result in a slight increase or decrease in the amount of your minimum payment.

The **ANNUAL PERCENTAGE RATE (APR)** for purchases will vary and may be adjusted each billing cycle up to 7.65% above Prime Rate, but will in no event be less than 16.15%. Using this formula, the **APR** for purchases in the August 1999 billing cycle is 16.15%, corresponding to a daily periodic rate of 0.04425%.

You can arrange to have a variable **APR** for custom cash advances that is lower than the average non-introductory APR you have been paying on the total balances you have transferred from other credit card, retail, and installment accounts provided your other accounts were open in August 1999. In calculating this **APR** we will take into account the APRs on the credit account balances you have transferred from other lenders. This **APR** is available only if you provide proof, in the form of copies of your most recent billing statements, showing your other non-introductory APRs. Your new **APR** will take effect in the billing cycle following our review of your proof, but not earlier than the end of your introductory period. If we do not receive such proof your **APR** for custom cash advances will be as follows: The **ANNUAL PERCENTAGE RATE** for custom cash advances is 21.9%, corresponding to a daily periodic rate of 0.06000%.

The **ANNUAL PERCENTAGE RATE** for cash advances is 21.9%, corresponding to a daily periodic rate of 0.06000%.

If your payment is received late twice in any 12-month period, or if you significantly increase your total unsecured debt (as explained in the **CREDIT REVIEW** paragraph), the **APR** for purchases may increase, but will not exceed 21.9%, corresponding to a daily periodic rate of 0.06000%, and the **APR** for cash advances and custom cash advances may increase, but will not exceed 23.9%, corresponding to a daily periodic rate of 0.06548%.

Your Account may be eligible for lower APRs after you have met the terms of this Agreement for three months. If you contact us, we will review your Account to determine your eligibility for lower APRs.

CREDIT REVIEW: SPECIAL REQUIREMENT. Your **APR** can increase based on a significant increase in unsecured debt, if your total unsecured debt and your total unsecured debt with other lenders each increases by more than \$5,000 and your annual household income is less than four times your total unsecured debt.

Grace Period for Purchase Balance. New purchases posted to your Account in billing cycles with no previous balance, or when the previous balance was fully paid during the cycle, do not begin to incur a finance charge until the start of the next billing cycle. You will pay no finance charge on such new purchases if you pay the total new balance in full by the payment due date shown on your statement. New purchases posted in any other billing cycle incur a finance charge, and there is no period in which such purchases may be repaid without incurring a finance charge.

Fees. We will charge your Account up to \$0 for: each Card you ask us to replace; each returned payment check; each check you write on your Account that we return unpaid; each stop payment order or renewal of such an order; each billing cycle within which your Account is delinquent (late charge); and each billing cycle within which your balance exceeds your credit line, even if your Account is closed. If you request copies of billing statements that were first sent to you more than three months earlier, we may charge a handling fee of \$2 for each such copy. A cash advance fee of 3% (minimum \$5), which is a **FINANCE CHARGE**, may be charged for each cash advance transaction made on your Account.

Default. You will be in default: if any information you provided us proves to be incomplete or untrue; if you do not comply with any part of this Agreement; upon your death, bankruptcy, or insolvency; if you do not pay other debts when due; if a bankruptcy petition is filed by or against you; or if we believe in good faith that you may not pay or perform your obligations under this Agreement. If you are in default we may, without further demand or notice, cancel your credit privileges, declare your Account balance immediately due and payable, and use any remedy we may have. In the event of your default, the outstanding balance on your Account shall continue to accrue interest at the **APR(s)** disclosed in the **Finance Charges** section of this Agreement, even if we have filed suit to collect the amount you owe.

Credit Line. Your credit line is specified from time to time in a separate notice. We may increase or decrease your credit line based on information we obtained from you or your credit records. Your available credit is normally the difference between your credit line and your Account balance (including transactions made or authorized but not yet posted). If you send us a large payment check, we may limit your available credit while we confirm that the check will clear. For certain transactions, available credit may be less. You will not use your Account for, and we may refuse to honor, any transaction which would cause you to exceed your available credit.

Promise to Pay. You promise to pay us when due all amounts borrowed when you or someone else use your Account (even if the amount charged exceeds your permission), all other transactions and charges to your Account, and collection costs we incur including, but not limited to, reasonable attorney's fees and court costs. (If you win the suit, we will pay your reasonable attorney's fees and court costs.)

Changes. After we provide you any notice required by law, we may change any part of this Agreement and add or remove requirements. If a change is made to the **Finance Charges** section of this Agreement, the new finance charge calculation will apply to your entire Account balance from the effective date of the change. Changes will apply to balances that include items posted to your Account before the date of the change, and will apply whether or not you continue to use the Account.

Foreign Exchange/Currency Conversion. If you use your Card for transactions in a currency other than U.S. dollars, the transactions will be converted to U.S. dollars, generally using either a (i) government-mandated rate or (ii) wholesale market rate in effect the day before the transaction is processed, increased by three percent (3%). If a credit is subsequently given for a transaction, it will be decreased by the same percentage. The currency conversion rate used on the conversion date may differ from the rate in effect on the date you used your Card. You agree to accept the converted amount in U.S. dollars.

The Card; Cancellation. You may cancel your credit privileges at any time by notifying us in writing and destroying the Card(s). Upon the Card expiration at the end of the month shown on it, we reserve the right not to renew the Card. We may cancel the Card and your credit privileges at any time after 30 days notice to you, or without notice if permitted by law. If your Card is cancelled or not renewed, finance charges and other fees will continue to be assessed, payments will continue to be due, and all other applicable provisions of this Agreement will remain in effect. If you terminate your credit privileges, or if we cancel or do not renew the Card, you may no longer write checks on your Account and you should destroy any unused checks we have issued to you.

Personal Information; Documents. You will provide us at least 10 days notice if you change your name, home or mailing address, telephone numbers, employment or income. Upon our request, you will provide us additional financial information. We reserve the right to obtain information from others, including credit reporting agencies, and to provide your address and information about your Account to others. We may also share information with our affiliates. However, you may write to us at any time instructing us not to share credit information with our affiliates. If you do not fulfill your obligations under this Agreement, a negative credit report may reflect on your credit may be submitted to the credit reporting agencies.

Customer Service; Unauthorized Use, Loss, or Theft of Checks or the Card. Each Card must be signed on receipt. You are responsible for safeguarding the Card, your Personal Identification Number ("PIN", which provides access to Automated Teller Machines) and any checks issued to you from theft, and keeping your PIN separate from your Card. If you discover or suspect that your Card, PIN, or any unused checks are lost or stolen, or that there may be an unauthorized transaction on your Account, you will promptly notify us by calling 1-800-933-7221. So we can immediately act to limit losses and liability, you will phone us even though you may also notify us in writing. Your liability for unauthorized use occurring before you notify us is limited to \$50. If you report or we suspect unauthorized use of your Account, we may suspend your credit privileges until we resolve the problem to our satisfaction or issue you a new Card. If your Card is lost or stolen, you will promptly destroy all checks in your possession. To improve customer service and security, you agree that your calls may be monitored or recorded.

Merchant Relations. We will not be liable if any person or Automated Teller Machine refuses to honor the Card or accept your checks, or fails to return the Card to you. We have no responsibility for goods and services purchased with the Card or checks except as required by law. (See Special Rule below.) Certain benefits that are available with the Account are provided by third-party vendors. We are not responsible for the quality, availability, or results of any of the services you choose to use.

Stop Payment Orders. If you wish to stop payment on a check, you may send us a stop payment order by writing to us at our address for customer service listed on your statement. You can make a stop payment order orally by calling the number listed on your statement. When you make a stop payment order, you must provide your Account number and specific information about the check: the exact amount, the date on the check, the name of the party to whom it was payable, the name of the person who signed it, and the check number. You will be asked to confirm an oral stop payment order in writing. We may disregard your oral order if we do not receive a signed written confirmation within two weeks after the oral order, or if we have not received an adequate description of the item so that payment can be stopped. The order will not be effective if the check was paid by us before we had a reasonable opportunity to act on the order. We may, without liability, disregard a written stop payment order six months after receipt unless it is renewed in writing.

Standard of Care. Because this Account involves both credit card and check transactions which are processed through separate national systems before the transactions are consolidated by us, and because not every check and Card slip will be sent to us, transactions in your Account will be processed mechanically without our necessarily reviewing every item. Our processing system will call our attention to certain items which we will examine. We will examine all transactions when you report that your Card or checks have been lost or stolen. We do not intend ordinarily to examine all items, and we will not be negligent if we do not do so. This rule establishes the standard of ordinary care which we in good faith will exercise in administering your Account. Because of our limited review, and because neither your cancelled checks nor Card transaction slips will be returned to you with the monthly statement, you should be careful to enter all checks in your check register or otherwise keep a record of them. You should also save your credit card cash advance and purchase slips. You agree to check your monthly statements against your record and to notify us immediately of any unauthorized transactions or errors.

Waiver of Certain Rights. We may delay or waive enforcement of any provision of this Agreement without losing our right to enforce it or any other provision later. You waive: the right to presentment, demand, protest, or notice of dishonor; any applicable statute of limitations; and any right you may have to require us to proceed against anyone before we file suit against you.

Applicable Law; Severability; Assignment. No matter where you live, this Agreement and your Account are governed by federal law and by New Hampshire law. This Agreement is a final expression of the agreement between you and us and may not be contradicted by evidence of any alleged oral agreement. If any provision of this Agreement is held to be invalid or unenforceable, you and we will consider that provision modified to conform to applicable law, and the rest of the provisions in the Agreement will still be enforceable. At any time after we determine in good faith that any proposed or enacted legislation, regulatory action, or judicial decision has rendered or may render any material provisions of this Agreement invalid or unenforceable, or impose any increased tax, reporting requirement, or other burden in connection with any such provision or its enforcement, we may, after at least 30 days notice to you, or without notice if permitted by law, cancel the Card and your Credit privileges. We may transfer or assign our right to all or some of your payments. If state law requires that you receive notice of such an event to protect the purchaser or assignee, we may give you such notice by filing a financing statement with the state's Secretary of State.

Notices. Other notices to you shall be effective when deposited in the mail addressed to you at the address shown on our records, unless a longer notice period is specified in this Agreement or by law, which period shall start upon mailing. Notice to us shall be mailed to our address for customer service on your statement (or other addresses we may specify) and shall be effective when we receive it.

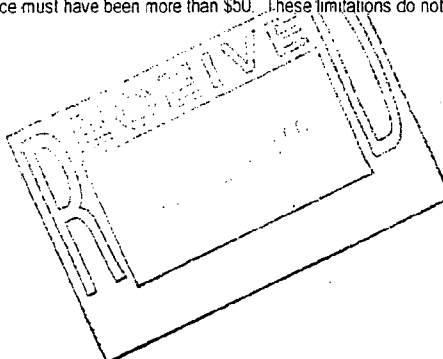
YOUR BILLING RIGHTS -- KEEP THIS NOTICE FOR FUTURE USE. This notice contains important information about your rights and our responsibilities under the Fair Credit Billing Act.

Notify Us in Case of Errors or Questions About Your Bill. If you think your bill is wrong or if you need more information about any transaction on your bill, write us on a separate sheet, at the address listed in the Billing Rights Summary on your bill. Write to us as soon as possible. We must hear from you no later than 60 days after we sent you the first bill on which the error or problem appeared. You can telephone us, but doing so will not preserve your rights. In your letter, give us the following information: -- Your name and Account number. -- The dollar amount of the suspected error. -- Describe the error and explain, if you can why you believe there is an error. If you need more information, describe the item you are not sure about.

Your Rights and Our Responsibilities After We Receive Your Written Notice. We must acknowledge your letter within 30 days, unless we have corrected the error by then. Within 90 days, we must either correct the error or explain why we believe the bill was correct. After we receive your letter, we cannot try to collect any amount you question, or report you as delinquent. We can continue to bill you for the amount you question, including finance charges, and we can apply any unpaid amount against your credit line. You do not have to pay any questioned amount while we are investigating, but you are still obligated to pay the parts of your bill that are not in question.

If we find that we made a mistake on your bill, you will not have to pay any finance charge related to any questioned amount. If we didn't make a mistake, you may have to pay finance charges, and you will have to make up the missed payments on the questioned amount. In either case, we will send you a statement of the amount you owe and the date that it is due. If you fail to pay the amount we think you owe, we may report you as delinquent. However, if our explanation does not satisfy you and you write to us within 10 days telling us that you still refuse to pay, we must tell anyone we report you to that you question your bill. And, we must tell you the name of anyone we reported you to. We must tell anyone we report you to that the matter has been settled between us when it finally is. If we don't follow these rules, we can't collect the first \$50 of the questioned amount, even if your bill was correct.

Special Rule for Credit Card Purchases. If you have a problem with the quality of the property or services that you purchased with our credit card and you have tried in good faith to correct the problem with the merchant, you may not have to pay the remaining amount due on the goods or services. There are two limitations on this right: (a) you must have made the purchase in your home state, or if not within your home state, within 100 miles of your current mailing address; and (b) the purchase price must have been more than \$50. These limitations do not apply if we own or operate the merchant, or if we mailed you the advertisement for the property or services.



FILED

OCT 20 2000

William A. Shaw
Prothonotary

VALERIE ROSENBLUTH PARK, ESQUIRE
Attorney I.D. #72094
PARK LAW ASSOCIATES, P.C.
25 E. State Street
Doylestown, PA 18901
(215) 348-5200
ATTORNEY FOR PLAINTIFF

PROVIDIAN NATIONAL BANK : CLEARFIELD COUNTY
: COURT OF COMMON PLEAS
Plaintiff :
VS. :
LISA A HAINES :
Defendant : NO. 00-416-CO

PETITION FOR SERVICE OF PROCESS IN
ACCORDANCE WITH PA RULES OF CIVIL PROCEDURE

TO THE HONORABLE, THE JUDGES OF THE SAID COURT:

The Petition of the Plaintiff by its attorneys, PARK LAW ASSOCIATES, P.C., respectfully represents that:

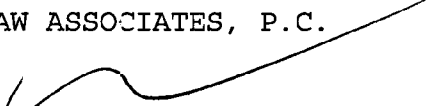
1. The Complaint was filed on APRIL 6, 2000.
2. The Sheriff of CLEARFIELD County made a "Not Found" return of service of the Complaint on MAY 8, 2000. A true and correct of the sheriff's return of service is attached hereto, made a part hereof and marked Exhibit "P-1".
3. The last known address of the Defendant is PO BOX 60 RT 322, MINERAL SPRINGS, PA 16855-0060.
4. Subsequent to the Plaintiff's attorneys' receipt of the Sheriff's "Not Found" return, Plaintiff's attorney made the described efforts to locate the whereabouts of the Defendant as indicated in the attached Affidavit of Investigation.
5. Despite Plaintiff's attorneys' inquiries, the Plaintiff

has been unable to locate the Defendant.

6. The Plaintiff believes the Defendant is either obstructing or concealing the Defendant's whereabouts.

WHEREFORE, Plaintiff prays the Court enter an Order allowing the Plaintiff to serve the Defendant in the same manner as set forth in Pennsylvania Rule of Civil Procedure No. 403 and service shall be attempted by both Certified Mail, Return Receipt Requested, and by First Class Mail, Postage Paid. Plaintiff's attorney shall file an affidavit of service showing service of the Complaint as set forth herein.

PARK LAW ASSOCIATES, P.C.

BY: 

VALERIE ROSENBLUTH PARK, ESQUIRE
ATTORNEY FOR PLAINTIFF

COMMONWEALTH OF PENNSYLVANIA:
COUNTY OF BUCKS :

Valerie Rosenbluth Park, Esquire, being duly sworn according to law deposes and says that she is the attorney for the Plaintiff in the foregoing matter; that she is authorized to take this affidavit on its behalf; and that the facts contained in the foregoing Petition are true and correct to the best of her knowledge, information and belief. Valerie Rosenbluth Park, Esquire further understands that false statements made herein are subject to the penalties of 18 Pa.C.S., Section 4904, relating to unsworn falsification to authorities.

VALERIE ROSENBLUTH PARK, ESQUIRE

VALEK ROSENBLUTH PARK

COP

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

PROVIDIAN NATIONAL BANK
VS
HAINES, LISA A.

00-416-CD

COMPLAINT
SHERIFF RETURNS

NOW MAY 8, 2000 AFTER DILIGENT SEARCH IN MY BAILIWICK I
RETURN THE WITHIN COMPLAINT "NOT FOUND" AS TO LISA A. HAINES
DEFENDANT. UNABLE TO LOCATE ADDRESS.

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

SWORN TO BEFORE ME THIS

SO ANSWERS,

DAY OF _____ 2000

CHESTER A. HAWKINS
SHERIFF

56

EXHIBIT P-1

VALERIE ROSENBLUTH PARK, ESQUIRE
Attorney I.D. #72094
PARK LAW ASSOCIATES, P.C.
25 E. State Street
Doylestown, PA 18901
(215 348-5200
ATTORNEY FOR PLAINTIFF

PROVIDIAN NATIONAL BANK	:	CLEARFIELD COUNTY
	:	COURT OF COMMON PLEAS
Plaintiff	:	
	:	
VS.	:	
LISA A HAINES	:	
	:	
Defendant	:	NO. 00-416-CO

CERTIFICATION OF INVESTIGATION

Valerie Rosenbluth Park, Esquire, being duly sworn according to law deposes and says that as counsel for the Plaintiff, made the following efforts to locate the within named Defendant.

- a) A check of the local telephone directory shows that LISA A HAINES does not have a telephone number listing at the address of PO BOX 60 RT 322, MINERAL SPRINGS, PA 16855-0060.
- b) A letter addressed to the Defendant with the notation typed thereon, "Address Correction Requested, Do Not Forward" was not returned by the Post Office.
- c) A letter addressed to the Office of Voter's Registration shows LISA A HAINES is NOT a registered voter with an address of PO BOX 60 RT 322, MINERAL SPRINGS, PA 16855-0060. The Office's response is attached hereto, made a part hereof and marked as Exhibit "A".
- d) A letter addressed to the Office of the Board of Assessment shows LISA A HAINES is NOT the owner of the property at PO BOX 60 RT 322, MINERAL SPRINGS, PA 16855-0060. The Office's response is attached hereto, made a part hereof and marked as

Exhibit "B".

e) A letter addressed to the Postmaster shows that mail addressed to LISA A HAINES at PO BOX 60 RT 322, MINERAL SPRINGS, PA 16855-0060 is delivered. The Postmaster's response is attached hereto, made a part hereof and marked as Exhibit "C".

Valerie Rosenbluth Park, Esquire further understands that false statements made herein are subject to the penalties of 18 Pa.C.S., Section 4904, relating to unsworn falsification to authorities.

PARK LAW ASSOCIATES, P.C.

BY: 

VALERIE ROSENBLUTH PARK, ESQUIRE
ATTORNEY FOR PLAINTIFF

PARK LAW ASSOCIATES

A PROFESSIONAL CORPORATION

25 EAST STATE STREET, SUITE 101
P.O. BOX 1779
DOYLESTOWN, PENNSYLVANIA 18901

VALERIE ROSENBLUTH PARK*

ROBERT E. ANGST*

*ALSO MEMBER NJ BAR

+ALSO MEMBER FL BAR

TELEPHONE (215) 348-5200

FACSIMILE (215) 348-4015

July 17, 2000

Voters Registration Office
Clearfield County Courthouse
230 E. Market Street
Clearfield, PA 16830

RE: LISA A. HAINES
P.O. BOX 60 RT. #322
MINERAL SPRINGS, PA 16855
OUR FILE NO: 919958-1

Dear Sir/Madam:

I would appreciate your checking the Voters Registration in order to determine whether the above-referenced person is registered to vote in Clearfield County. I would also appreciate your advising me of the address for which he/she is registered to vote.

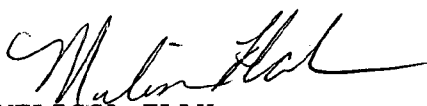
For your convenience, kindly note the bottom of this letter and return the same in the enclosed self-addressed stamped envelope.

RECEIVED

Very truly yours,

PARK LAW ASSOCIATES, P.C.

JUL 20 2000


BY: MELISSA FLAK

CLEARFIELD COUNTY

Legal Assistant

Enclosure

EXHIBIT

A

Name of Person: LISA A. HAINES

Current Address: Not registered

Date of Registration: _____

Date of Birth: _____

Previous Registration Address: _____


Anna J. Bumbarger, Director of Voter Registration

PARK LAW ASSOCIATES

A PROFESSIONAL CORPORATION

25 EAST STATE STREET, SUITE 101
P.O. BOX 1779
DOYLESTOWN, PENNSYLVANIA 18901

VALERIE ROSENBLUTH PARK*

ROBERT E. ANGST*

*ALSO MEMBER NJ BAR

+ALSO MEMBER FL BAR

TELEPHONE (215) 348-5200

FACSIMILE (215) 348-4015

July 17, 2000

Office of the Tax Assessor of Clearfield County
Clearfield County Courthouse
230 E. Market Street
Clearfield, PA 16830

RE: LISA A. HAINES

Dear Sir/Madam:

I would appreciate your providing me with the identity of the owner of the real estate listed at the following address:

P.O. BOX 60 RT. #322
MINERAL SPRINGS, PA 16855

Please note the name and address of the owner below and return this letter to me in the enclosed self-addressed stamped envelope.

Thank you for your cooperation.

Very truly yours,

PARK LAW ASSOCIATES, P.C.

BY: Melissa Flak

MELISSA FLAK

Enclosure

7/20/00

Property Address: P.O. BOX 60 RT. #322, MINERAL SPRINGS, PA 16855,

Name of Owner: no assessment found under Lisa A Haines
Address of Owner: unless someone's name would be before hers
on the Real or Assessment

Deed Book and Page No.: _____

EXHIBIT _____

EXHIBIT B _____

PARK LAW ASSOCIATES

A PROFESSIONAL CORPORATION
25 EAST STATE STREET, SUITE 101

P.O. BOX 1779

DOYLESTOWN, PENNSYLVANIA 18901

VALERIE ROSENBLUTH PARK*
ROBERT E. ANGST*

*ALSO MEMBER NJ BAR
+ALSO MEMBER FL BAR

TELEPHONE (215) 348-5200
FACSIMILE (215) 348-4015

Postmaster
United States Post Office
MINERAL SPRINGS, PA 16855

July 17, 2000

REQUEST FOR CHANGE OF ADDRESS OR BOXHOLDER INFORMATION NEEDED FOR SERVICE OF LEGAL PROCESS

Please furnish the new address or the name and street address (if a boxholder) for the following:

Our file #: 919958

NAME: LISA A. HAINES
ADDRESS: P.O. BOX 60 RT. #322
MINERAL SPRINGS, PA 16855

NOTE: The name and last known address are required for change of address information. The name, if known, and post office box address are required for boxholder information.

The following information is provided in accordance with 39 CFR 265.6(d)(6)(ii). There is no fee for providing boxholder information. The fee for providing change of address information is **waived** in accordance with 39 CFR 265.6(d)(1) and (2) and corresponding Administrative Support Manual 352.44a and b.

1. Capacity of requester: Attorney
2. Statute or regulation that empowers me to serve process (not required when requester is an attorney):
3. The names of all known parties to the litigation: PROVIDIAN NATIONAL BANK VS. LISA A. HAINES
4. The Court in which the case has been or will be heard: CLEARFIELD COURT OF COMMON PLEAS
5. The docket or other identifying number if one has been issued: 00-416-CO
6. The capacity in which this individual is to be served: Defendant

WARNING

THE SUBMISSION OF FALSE INFORMATION TO OBTAIN AND USE CHANGE OF ADDRESS INFORMATION OR BOXHOLDER INFORMATION FOR ANY PURPOSE OTHER THAN THE SERVICE OF LEGAL PROCESS IN CONNECTION WITH ACTUAL OR PROSPECTIVE LITIGATION COULD RESULT IN CRIMINAL PENALTIES INCLUDING A FINE OF UP TO \$10,000 OR IMPRISONMENT OR (2) TO AVOID PAYMENT OF THE FEE FOR CHANGE OF ADDRESS INFORMATION OF NOT MORE THAN 5 YEARS. (TITLE 18 U.S.C. SECTION 1001).

I certify that the above information is true and that the address information is needed and will be used solely for service of legal process in connection with actual or prospective litigation.


Valerie Rosenbluth Park, Esquire

25 East State Street
Doylestown, PA 18901

FOR POST OFFICE USE ONLY

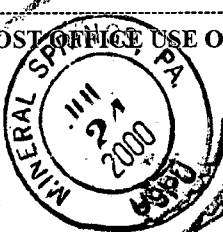
NEW ADDRESS OR BOXHOLDER'S
REGISTERED ADDRESS

No change of address order on file.

Not known at address given

Moved, left no forwarding address.

No such address



POSTMARK:

WHAT COUNTY IS THIS ADDRESS IN?

C63

THIS IS AN ATTEMPT TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

EXHIBIT C

FILED

27 2000

OCT 25 2000
M 14 00 MCCC
William A. Shaw
Prothonotary

VALERIE ROSENBLUTH PARK, ESQUIRE
Attorney I.D. #72094
PARK LAW ASSOCIATES, P.C.
25 E. State Street
Doylestown, PA 18901
(215 348-5200
ATTORNEY FOR PLAINTIFF

PROVIDIAN NATIONAL BANK

: CLEARFIELD COUNTY
: COURT OF COMMON PLEAS

Plaintiff

63 VS.
LISA A HAINES

Defendant : NO. 00-416-CO

ORDER

AND NOW, this 27th day of October, 2000, upon consideration of the Plaintiff's Petition and upon Motion of Valerie Rosenbluth Park, Esquire, it is ORDERED and DECREED that the Defendant may be served in accordance with Pennsylvania Rules of Civil Procedure, by mailing a true and correct copy of the Complaint to the Defendant at the Defendant's last known address by both certified mail, return receipt requested, and by first class mail, postage paid. A Verification of Service shall be filed by Plaintiff's attorney showing service of the Complaint as set forth herein.

BY THE COURT:

J.

FILED

OCT 27 2000

William A. Shaw
Prothonotary

FILED

CC Atty Park
08/27/2008
Eas

William A. Shaw
Prothonotary

VALERIE ROSENBLUTH PARK, ESQUIRE
Attorney I.D. #72094
PARK LAW ASSOCIATES, P.C.
25 East State Street
P.O. Box 1779
Doylestown, PA 18901
(215) 348-5200
ATTORNEY FOR PLAINTIFF

FILED

NOV 20 2000

William A. Shaw
Prothonotary

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD, PENNSYLVANIA

PROVIDIAN NATIONAL BANK

Plaintiff

VS.

LISA A. HAINES

Defendant

NO. 00-416-CO

PRAECIPE TO REINSTATE COMPLAINT

TO THE PROTHONOTRY:

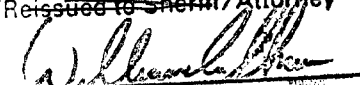
Please reinstate the enclosed Civil Action.

Respectfully submitted:

PARK LAW ASSOCIATES, P.C.

BY: 
VALERIE ROSENBLUTH PARK, ESQUIRE

11-20-00 Document
Reinstated/Reissued to Sheriff/Attorney
for service.


Deputy Prothonotary

THIS IS AN ATTEMPT TO COLLECT A DEBT. ANY INFORMATION OBTAINED
WILL BE USED FOR THAT PURPOSE.

FILED

NOV 20 2000
MIDWEST ATTORNEY PARKER \$7.00
WILLIAM A. PARKER
Prothonotary Comp. Reinstated
to Atty Park Eay

Reinstated/Reissued to Sheriff/Attorney
for service. *G. J. H.*
11.00 Document
Deputy Prothonotary

VALERIE ROSENBLUTH PARK, ESQUIRE
PARK LAW ASSOCIATES, P.C.
ATTORNEY I.D. #72094
25 E. State Street
P.O. Box 1779
Doylestown, PA 18901
(215) 348-5200
ATTORNEY FOR PLAINTIFF

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY

PROVIDIAN NATIONAL BANK
Plaintiff

VS.

LISA A. HAINES
Defendant

NO. 00-416-CO

VERIFICATION OF SERVICE

COMMONWEALTH OF PENNSYLVANIA:
COUNTY OF BUCKS :

Valerie Rosenbluth Park, Esquire, being duly sworn according to law deposes and says that she did serve the Defendant LISA A. HAINES , at last known address located at P.O. BOX 60 RT. #322, MINERAL SPRINGS, PA 16855, by United States Certified Mail, Return Receipt Requested, Postage Paid, and First Class Mail with a true and correct copy of the Complaint which was filed in the Court of Common Pleas in the above captioned matter and with the appropriate Notice to Plead as set forth in Pennsylvania Rules of Civil Procedure.

Service by mail was accomplished on 12/05/2000 in accordance with Pennsylvania Rule of Civil Procedure and the prior Order of this Court allowing for alternate service.

Proof of service by Certified Mail is attached hereto, made a part hereof, and marked Exhibit "A". Proof of service by First Class United States Mail, Postage Paid is a Certificate of Mailing attached hereto, made a part hereof, and marked Exhibit "B".

Valerie Rosenbluth Park, Esquire further understands that false statements made herein are subject to the penalties of 18 PA C.S.4904 relating to unsworn falsification to authorities.

PARK LAW ASSOCIATES, P.C.

FILED

JAN 05 2001

William A. Shaw
Prothonotary

BY:

VALERIE ROSENBLUTH PARK, ESQUIRE
ATTORNEY FOR PLAINTIFF

U.S. Postal Service
CERTIFIED MAIL RECEIPT
(Domestic Mail Only, No Insurance Coverage Provided)

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RECIPIENT'S ADDRESS	
Lisa A. Haines	
PO Box 300 Rt 322	
Philadelphia, PA 110855-0000	
Street, Apt. No., or PO Box No.	
City, State, ZIP+4	
PS Form 3800, February 2000. <small>See Reverse for Instructions</small>	

Postage \$ 0.77 77
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Total Postage & Fees \$ 3.42

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Name and
Address
of
Sender

Indicate type of mail
 Registered
 Insured
 COD
 Certified
 Return Receipt
for Merchandise
 Int'l Recorded Del.
 Express Mail

Check appropriate block for
 Registered Mail
 With Postal Insurance
 Without Postal Insurance

Affix stamp here if issued as
certificate of mailing or for
additional copies of this bill.

Name of Addressee, Street, and Post Office Address

Postage Fee
Handling Charge
(if Regis.)

Insured Value
Due Sender if COD

R.R. Fee
S.D. Fee
S.H. Fee
Post. Del. Fee
Remarks

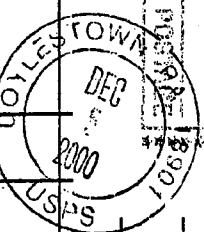
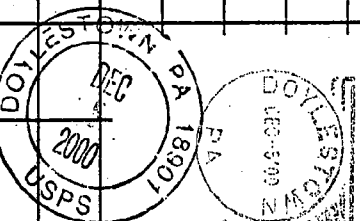
Line	Article Number	Name of Addressee, Street, and Post Office Address	Postage Fee	Handling Charge (if Regis.)	Insured Value	Due Sender if COD	R.R. Fee	S.D. Fee	S.H. Fee	Post. Del. Fee	Remarks
1	70000520	Carol N. Drey, Orefield, Pa.									
1	002136105993	4305 Jackson Ln.	180.00								
2	70993220	M. Russell Fisher	175.48	-220.7							
3	006844024589	14 Keystone Ct., Leola	Pa.								
3	700005200001	Claudette Anderson	Phila, Pa.								
3	36105862	4948 N. Hutchinson St.	19141-3916								
4	70993400008	Lauren R. Goldsmith	Phila, Pa.								
4	699055708	824 Asbury Terrace	19126-2301								
5	700005200001	2nd Abdi Hamid	Phila, Pa.								
5	361059178	1219 Woerner Ave.	19141-2931								
6	700005200002	2nd Abdol Hamid	Phila, Pa.								
6	36105961	2519 N Gratz St.	19132-3807								
7	700005200003	Yvonne S. Haley	Phila, Pa.								
7	36105947	8334 Chestnut St.	19107-5727								
8	700005200004	Carolyn Harsom	Phila, Pa.								
8	36105954	913 E. Girard St.	19150-3504								
9	700005200002	Joseph C. Jackson	Phila, Pa.								
9	36105985	1903 Spruce St. apt. 13	19103-5712								
10	700005200000	Luis A. Haines	Phila, Pa.								
10	662136105893	P.O. Box 10 rt. 322	18955-0060								
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Total Number of Pieces
Listed by Sender

Total Number of Pieces
Received at Post Office

Postmaster, P.O. (Name of Receiving Employee)

The full declaration of value is required on all domestic and international registered mail. The maximum indemnity payable for the reconstruction of nonnegotiable documents under Express Mail Document Reconstruction Insurance is \$50,000 per piece subject to a limit of \$500,000 per occurrence. The maximum indemnity payable on Express Mail merchandise insurance is \$500. The maximum indemnity payable is \$25,000 for registered mail sent w optional postal insurance. See Domestic Mail Manual (DM) 5023, 5023.1, and 5023.1 for limitations of coverage on insurance and COD mail. See International Mail Manual for limitations of coverage on international mail. Special handling charges apply only to third and fourth class parcels.



EXHIBIT

FILED

JAN 05 2001
M(125) NOCC
William A. Shaw
Prothonotary

VALERIE ROSENBLUTH PARK
ATTORNEY I.D. # 72094
PARK LAW ASSOCIATES, P.C.
25 EAST STATE STREET
DOYLESTOWN, PA 18901
(215) 348-5200
ATTORNEY FOR PLAINTIFF

I HEREBY CERTIFY THAT THE
TRUE AND CORRECT ADDRESS IS:
PLAINTIFF: 295 MAIN STREET
TILTON, NH 03276
DEF: P.O. BOX 60 RT. #322
MINERAL SPRINGS, PA 16855
4428470475900784

CLEARFIELD COUNTY COURT OF COMMON PLEAS

PROVIDIAN NATIONAL BANK
Plaintiff

VS

63 LISA A. HAINES

Defendant

NO. 00-416-CO

FILED

JAN 16 2001

William A. Shaw
Prothonotary

TO THE PROTHONOTARY:

Please enter Judgment 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:

AMOUNT OF CLAIM	\$5,158.72
ATTORNEY FEES	\$1,031.00
PLUS ACCRUED INTEREST	\$776.07
LESS PRINCIPAL PAID	(\$0.00)
LESS OTHER PAYMENTS	(\$0.00)
 TOTAL	 \$6,965.79
	PLUS ADDITIONAL COSTS

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.

I certify that written notice of the intention to file
this Praeclipe was mailed or delivered to the party against whom
judgment is to be entered 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 Praeclipe. A true and correct copy
of the notice pursuant to Pennsylvania Rule of Civil Procedure
No. 237.1 is attached hereto and marked Exhibit "A".


VALERIE ROSENBLUTH PARK, ESQUIRE
Attorney for the Plaintiff

AND NOW, January 16, 2001, Judgment is entered
in favor of the Plaintiff and against the Defendant by Default
for want of an Answer and damages assessed in the sum set forth
in the above certification.

William L. Fisher

PROTHONOTARY

PURSUANT TO THE FAIR DEBT COLLECTION PRACTICES ACT, IT IS REQUIRED THAT WE STATE THE FOLLOWING TO YOU. THIS IS AN ATTEMPT TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

VALERIE ROSENBLUTH PARK
ATTORNEY I.D. # 72094
PARK LAW ASSOCIATES, P.C.
25 EAST STATE STREET, P.O. BOX 1779
DOYLESTOWN, PA 18901
(215) 348-5200
ATTORNEY FOR PLAINTIFF

I HEREBY CERTIFY THAT THE
TRUE AND CORRECT ADDRESS IS:
PLAINTIFF: 295 MAIN STREET
TILTON, NH 03276
DEF: P.O. BOX 60 RT. #322
MINERAL SPRINGS, PA 16855

CLEARFIELD COUNTY COURT OF COMMON PLEAS

PROVIDIAN NATIONAL BANK

Plaintiff

VS

LISA A. HAINES

Defendant

NO. 00-416-CO

**NOTICE OF PRAECIPE FOR
ENTRY OF DEFAULT JUDGMENT**

TO: LISA A. HAINES
P.O. BOX 60 RT. #322
MINERAL SPRINGS, PA 16855

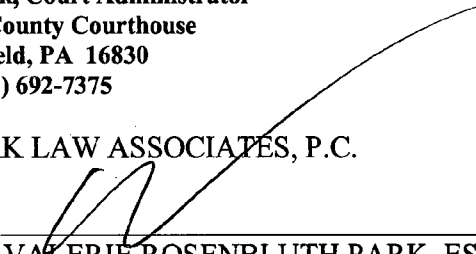
DATE OF NOTICE: 12/28/00

IMPORTANT NOTICE

YOU ARE IN DEFAULT BECAUSE YOU HAVE FAILED TO TAKE ACTION REQUIRED OF YOU IN THIS CASE. 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
(800) 692-7375

PARK LAW ASSOCIATES, P.C.

BY: 

VALERIE ROSENBLUTH PARK, ESQ.

cc:

THIS IS AN ATTEMPT TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

EXHIBIT A

VALERIE ROSENBLUTH PARK
ATTORNEY I.D. # 72094
PARK LAW ASSOCIATES, P.C.
25 EAST STATE STREET
DOYLESTOWN, PA 18901
(215) 348-5200
ATTORNEY FOR PLAINTIFF

I HEREBY CERTIFY THAT THE
TRUE AND CORRECT ADDRESS IS:
PLAINTIFF: 295 MAIN STREET
TILTON, NH 03276
DEF: P.O. BOX 60 RT. #322
MINERAL SPRINGS, PA 16855

CLEARFIELD COUNTY COURT OF COMMON PLEAS

PROVIDIAN NATIONAL BANK
Plaintiff
VS
LISA A. HAINES
Defendant

NO. 00-416-CO

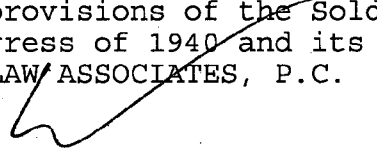
VERIFICATION OF NON-MILITARY SERVICE

COMMONWEALTH OF PENNSYLVANIA:
COUNTY OF BUCKS :

VALERIE ROSENBLUTH PARK, Esquire, being duly sworn according to law, deposes and says that she will make this affidavit on behalf of the within Plaintiff, being authorized to do so, and that she believes and therefore avers, that LISA A. HAINES, Defendant is over 21 years of age; that his/her place of residence/business is located at P.O. BOX 60 RT. #322 MINERAL SPRINGS, PA 16855 and that he/she is employed and that he/she is not in the Military or Naval Service of the United States or its Allies or otherwise within the provisions of the Soldiers and Sailors Civil Relief Act of Congress of 1940 and its amendments.

PARK LAW ASSOCIATES, P.C.

BY:


Valerie Rosenbluth Park
Attorney for Plaintiff

FILED

Atty pd.
m113746
20.00
JAN 16 2001
No CC

William A. Shaw
Prothonotary

Notice to Def.
Statement to Pass (Atty)
GJ

COPY

VALERIE ROSENBLUTH PARK
ATTORNEY I.D. # 72094
PARK LAW ASSOCIATES, P.C.
25 EAST STATE STREET
DOYLESTOWN, PA 18901
(215) 348-5200
ATTORNEY FOR PLAINTIFF

I HEREBY CERTIFY THAT THE
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TILTON, NH 03276
DEF: P.O. BOX 60 RT. #322
MINERAL SPRINGS, PA 16855

CLEARFIELD COUNTY COURT OF COMMON PLEAS

PROVIDIAN NATIONAL BANK
Plaintiff
VS
LISA A. HAINES
Defendant

NO. 00-416-CO

NOTICE

Pursuant to Rule 236 of the Supreme Court of Pennsylvania, you are hereby notified that a Judgment has been entered against you in the above proceeding as indicated below:

- Judgment by Default
- Money Judgment
- Judgment in Replevin
- Judgment in Possession
- Judgment on Award of Arbitration
- Judgment on Verdict
- Judgment on Court Findings
- Judgment on District Justice Transcripts
- Judgment on Judgment Note
- Judgment on Writ of Revival
- Praeclipe to Reassess Damages

IF YOU HAVE ANY QUESTIONS CONCERNING THIS NOTICE,
PLEASE CALL: Park Law Associates, P.C. at this telephone
number: (215) 348-5200.

PROTHONOTARY: *William L. Hause*

PURSUANT TO THE FAIR DEBT COLLECTION PRACTICES ACT, IT IS REQUIRED THAT WE STATE THE FOLLOWING TO YOU. THIS IS AN ATTEMPT TO COLLECT A DEBT. ANY INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

COPY

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

Providian National Bank
Plaintiff(s)

No.: 2000-00416-CD

Real Debt: \$6,965.79

Atty's Comm:

Vs.

Costs: \$

Int. From:

Lisa A. Haines
Defendant(s)

Entry: \$20.00

Instrument: Default Judgment

Date of Entry: January 16, 2001

Expires: January 16, 2006

Certified from the record this 16th day of January, 2001



William A. Shaw, Prothonotary

SIGN BELOW FOR SATISFACTION

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

Plaintiff/Attorney