

DOCKET NO. 173

NUMBER	TERM	YEAR
509	November	1960

John B. Atwood

VERSUS

John A. Lippert

**THE COUNTY
NATIONAL
BANK**

AT CLEARFIELD, PA.

MEMBER FEDERAL DEPOSIT INSURANCE CORPORATION

U. S. Government
bonds -- the best
backlog of any in-
vestment pro-
gram.

Helen:

*When you make up the
Writ to give to the Sheriff
would you please attach the
enclosed check to it.*

Thank you.

Helen.

Offices: Clearfield, Osceola Mills, Madera & Karthaus, Pa.

Writ of Execution - Money Judgments.

JOHN B. ATWOOD

Versus

JOHN A. LIPPERT
R. D. 2
Clearfield, Pa.

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNSYLVANIA.

NO. 27 February

Term, 19 63

WRIT OF EXECUTION

Commonwealth of Pennsylvania

County of Clearfield

SS:

To the Sheriff of Clearfield County:

To satisfy the judgment, interest and costs against JOHN A. LIPPERT

, defendant(s);

(1) You are directed to levy upon the following property of the defendant(s) and to sell his interest therein;

~~(2) You are also directed to attach the following property of the defendant(s) levied upon in the possession of~~
~~XXXXXXXXXX~~, ~~XXXXXXXXXX~~

All Personal Property

(Specifically describe property)

and to notify the garnishee that

(a) an attachment has been issued;

(b) the garnishee is enjoined from paying any debt to or for the account of the defendant(s) and from delivering any property of the defendant or otherwise disposing thereof.

(3) if property of the defendant not levied upon and subject to attachment is found in the possession of anyone other than a named garnishee, you are directed to notify him that he has been added as a garnishee and is enjoined as above stated.

Amount due

\$ 1,211.06

Interest from March 26, 1959

\$

Costs (to be added)

\$

Carl E Walker
Prothonotary

By

R. Helen Wingley
Deputy



Date April 30, 1963

Proth'y. No. 64

RECEIVED WRIT THIS _____ day
of _____ A. D., 19_____,
at _____ M.

Sheriff

~~John B. Atwood~~
JOHN B. ATWOOD

vs.
⁵⁴
JOHN A. LIPPERT

WRIT OF EXECUTION
(Money Judgments)

EXECUTION DEBT	1211	06
Interest from 3/26/52		
Prothonotary - - -	27	50
Use Attorney - -	14	50
Use Plaintiff - -		
Attorney's Comm. -		
Satisfaction - - -	1	50
Sheriff - - - -		

WRIT OF EXECUTION

Dan P. Arnold
Attorney for Plaintiff(s)
Attorney(s) for Plaintiff(s)

Praeceptum for Writ of Execution - Money Judgments.

JOHN B. ATWOOD

vs.

JOHN A. LIPPERT
R. D. 2
Clearfield, Pa.

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNSYLVANIA.

27 Feb.
NO. 509 November

1963
Term, 1960

PRAECIPE FOR WRIT OF EXECUTION

To the Prothonotary:

Issue writ of execution in the above matter,

(1). directed to the Sheriff of Clearfield County;

(2). against the following property all personal property
of defendant(s) and

(3). ~~against the following property in the hands of (name) garnishes~~

(4). and index this writ

(a) against John A. Lippert
defendant(s) and

(b) ~~against~~ as garnishes,
~~as a lien pendens against real property of the defendant(s) in name of garnishes as follows~~

(Specifically describe property)

(If space insufficient attach extra sheets)

(5). Amount due	\$1,211.06
Interest from March 26, 1959	\$
Costs (to be added)	\$

Don P. Arnold
Attorney for Plaintiff(s)

No. 509 November Term, 19 60
No. 27 2nd Term, 19 63

IN THE COURT OF COMMON
PLEAS, CLEARFIELD COUNTY,
PENNSYLVANIA.

JOHN B. ATWOOD

vs.

54 JOHN A. LIPPERT

RECEIVED WRIT THIS _____ day
of _____ A. D., 19 _____,
at _____ M.

Sheriff

WRIT OF EXECUTION
(Money Judgments)

EXECUTION DEBT	1211	06.
Interest from 3/26/54		
Prothonotary - - -	27 50	
Use Attorney - -	14	50
Use Plaintiff - -		
Attorney's Comm. -		
Satisfaction - - -		
Sheriff - - - -		

Praecipe for Writ of Execution

FILED
APR 30 1963
CARL E. WALKER
PROTHONOTARY

DAN F. ARNOLD
Attorney for Plaintiff(s)

John B. Atwood

vs.

John A. Lippert

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY

No. 509 November Term, 1956

NOTICE OF AWARD

To: John A. Lippert
714 Daisy St.
Clearfield, Pa.

You are herewith notified that the Arbitrators appointed in the above entitled case have filed their award in this office on March 27th 1956, and have awarded: Verdict for the plaintiff John B. Atwood, in the amount of \$1,211.06 for property damage with interest from March 26, 1959. No award for personal injuries.
s/ Harold J. Boulton, Chairman
J. Paul Frantz, Jr.
Joseph A. Dague

March 28 1956

Carl C. Walker
Prothonotary

by *Joanne K. Emchell*

**In the Court of Common Pleas
of Clearfield County**

No. 509 November Term, 19~~5~~ 60

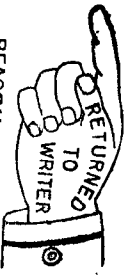
John B. Atwood

vs.

John A. Lippert

**NOTICE OF AWARD OF
ARBITRATORS**

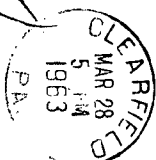
CARL E. WALKER
PROTHONOTARY
and CLERK of COURTS
CLEARFIELD COUNTY
CLEARFIELD, PENNSYLVANIA



REASON CHECKED
Unclaimed _____ Returned _____
Unknown _____
Insufficient address _____
Moved, left no address _____
No such post office in state _____
Do not re-mail in this envelope

☒ Moved, left no address
☒ No such number
☒ Moved not forwardable
☒ Addressee unknown

C. Walker



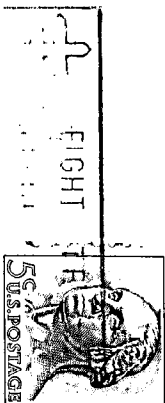
John A. Lippert

~~7411 Daisy St.~~

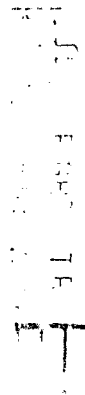
Clearfield, Pennsylvania

407 Poplar Ave

EC-4



509 Nov 7, 1960.



Affidavit of Service

John B. Atwood

vs.

John A. Lippert

No. 509 November Term, 19 60

Complaint In Trespass

Returnable within _____ days
from date of service hereof.

NOW February 8, 1961 at 12:10 o'clock P.M.

served the within Complaint In Trespass

on John A. Lippert

at place of residence, 714 Daisy Street, Clearfield, Pa.

by handing to him personally

a true and attested copy of the original Complaint In Trespass

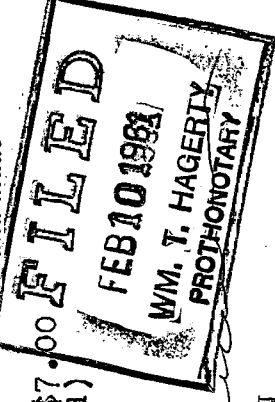
known to him the contents thereof.

Sworn to before me this 8th

day of February A. D. 19 61

Wm. T. Hagerly
Prothonotary

and made



Costs. Sheriff Ammerman \$7.00
(Paid by Atty Arnold)

So answers,

Charles G. Ammerman

CHARLES G. AMMERMAN

Sheriff

INSTRUCTIONS TO DELIVERING EMPLOYEE
☐ Deliver ONLY to addressee ☐ Show address where delivered.
(Additional charges required for these services)

RECEIPT

Received the numbered article described on other side.

SIGNATURE OR NAME OF ADDRESSEE (must always be filled in)
Victor Support





SIGNATURE OF ADDRESSEE AGENT, IF ANY
Victor Support

DATE DELIVERED
3/28/63

SHOW WHERE DELIVERED (only if requested)

POST OFFICE DEPARTMENT
OFFICIAL BUSINESS

PENALTY FOR PRIVATE USE TO AVOID
PAYMENT OF POSTAGE, \$300

			
			
<p>INSTRUCTIONS: Fill in items below and complete instructions on other side, if applicable. Moisten gummed ends, attach and hold firmly to back of article. Print on front of article RETURN RECEIPT REQUESTED.</p>			
REGISTERED NO.	NAME OF SENDER		
CERTIFIED NO.	STREET AND NO. OR P. O. BOX		
INSURED NO.	CITY, ZONE AND STATE		

Carl E. Walker, Prothonotary
Box 332
Clearfield, Pennsylvania

POD Form 3811 Apr. 1962

CSS-16-71548-3-P

March 20, 1963

SIR:

The following three persons have been appointed Arbitrators in
the case of 509 November Term 1960

John B. Atwood vs. John A. Lippert

the first named being the Chairman of the Board:

Harold Boulton, Chairman

J. Paul Frantz, Jr. and Joseph A. Dague

Hearing of the case has been fixed for Wednesday, March 27,
1963, at 1:30 P.M.

in Court Room # _____

Very truly yours,

Carl E. Walker
Prothonotary

jb

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

JOHN B. ATWOOD

vs.

JOHN A. LIPPERT

:

No. 509 November Term, 1960

:

IN TRESPASS

:

COMPLAINT

1. The plaintiff herein is an individual residing in Natrona Heights, Allegheny County, Pennsylvania.

2. The defendant, John A. Lippert is an individual residing at R. D. 2 Clearfield, Clearfield County, Pennsylvania.

3. That on March 26, 1959 at about 10:45 o'clock P. M., plaintiff herein was driving on Route 219 headed towards the City of Buffalo, New York, and had just come through the Village of Limestone, New York, when the left front tire of the vehicle which he was operating went flat.

4. The plaintiff herein, on discovering the flat of the left front tire, pulled entirely off the right-hand side of the highway and parked his car entirely on the right-hand berm thereof.

5. The plaintiff, after his car became disabled, left his head lights and tail lights on and placed or caused to be placed, a small lit lantern about 100 feet to the rear of his disabled vehicle as a warning to oncoming motorists.

6. That on the date and at the time and place aforesaid, the defendant was operating his vehicle in the same direction as the plaintiff.

7. As the defendant approached the disabled vehicle of the plaintiff, which disabled vehicle had all lights lit together with a warning lantern placed at the rear thereof, was driving at a high and excessive rate of speed and was unable to stop his vehicle, but drove to the right of the warning lantern off to the side of the road and collided with the rear of the plaintiff's vehicle.

8. That in the operation of his vehicle the defendant was negligent in the following respects:

(a) In driving at a speed that was high and excessive under the circumstances;

(b) In failing to have his vehicle under such control that he could stop within the assured clear view;

(c) In failing to take heed of a warning lantern giving notice of the disabled vehicle of the plaintiff;

(d) In otherwise failing to regard the lawful rights of other users of the highway.

9. As a result of the negligence of the defendant, as aforesaid, the vehicle of the plaintiff was severely damaged and necessitated the expenditure of the sum of \$1,011.06 to repair the same.

10. That as a further result of the negligence of the defendant, as aforesaid, the plaintiff herein, in attempting to escape from the scene of the imminent collision, suffered a fall injuring his left leg which caused a traumatic bursitis from which the plaintiff still suffers frequent painful consequences, and in the treatment of said injury has expended the following sums:

X-rays, examinations	\$20.00
Doctor's bill	<u>34.00</u>
Total	\$54.00

11. In addition to the damage sustained by the plaintiff as a result of the aforesaid negligence of the defendant, the plaintiff was forced to expend the following sums as a result of the aforesaid collision:

2 used tires	\$ 17.00
Replacement of clothing	18.00
Expenses incurred in traveling for the purpose of arranging repairs to the plaintiff's vehicle	80.00
Expense resulting from the loss of use of the plaintiff's car from 3/26/59 to 5/10/59	<u>75.00</u>
Total	\$190.00

12. As a result of the aforesaid collision caused by the negligence of the defendant, plaintiff's vehicle has depreciated in the amount of \$200.00.

WHEREFORE, plaintiff brings this suit to recover the damages as set forth herein, together with reasonable compensation for the pain and suffering and future pain and suffering resulting from the injury received by the plaintiff.

And he will ever pray.

CHAPLIN & ARNOLD

By David B. Arnold
Attorney for plaintiff

COMMONWEALTH OF PENNSYLVANIA

:

SS:

COUNTY OF ~~ADAMSBURY~~ Armstrong

:

JOHN B. ATWOOD, being duly sworn according to law,
deposes and says that the facts set forth in the foregoing Complaint
are true and correct to the best of his knowledge, information and
belief.

John B. Atwood

Sworn to and subscribed
before me this 26th day
of January, 1961.

Duncan G McCallum

Notary Public, Leechburg, Armstrong Co.
My Commission Expires June 27, 1963

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNA.
No. 509 November Term 1960
IN TRESPASS

JOHN B. ATWOOD

vs.

JOHN A. LIPPERT

COMPLAINT

TO THE WITHIN DEFENDANT:

You are hereby notified to
plead to the enclosed Complaint
within twenty (20) days from
service hereof.

CHAPLIN & ARNOLD

By *Paul A. Arnold*
Attorney for Plaintiff
FILED
JAN 31 1961
WM. T. HAGERTY
PROTHONOTARY
LAW OFFICES

CHAPLIN & ARNOLD
CLEARFIELD, PA.

450

In the Court of Common Pleas of Clearfield County, Pennsylvania,

JOHN B. ATWOOD

versus

JOHN A. LIPPERT

No. 509, November Term, 1946

To Prothonotary of said Court, Sir:

Place the above captioned case on the trial
list for the next term of Civil Court.

Date May 3, 1946

Dasg. Arndt
Attorney for plaintiff

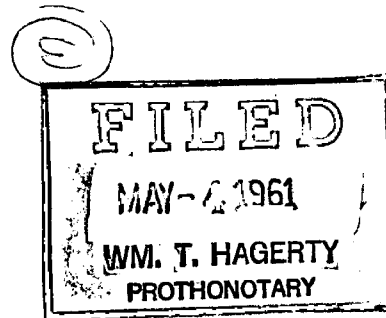
IN THE
Court of Common Pleas
OF
Clearfield County, Pennsylvania

No. 509, November Term, 194⁶⁰

JOHN B. ATWOOD

versus

JOHN A. LIPPERT



DAN P. ARNOLD
~~ARNOLD & CHAPLIN~~
ATTORNEYS AT LAW
CLEARFIELD, PA.

In the Court of Common Pleas of Clearfield County, Pennsylvania,

JOHN B. ATWOOD

versus

JOHN A. LIPPERT

No. 509, November Term, 1946

IN TRESPASS

To Prothonotary of said Court, Sir:

Enter judgment for plaintiff for want of an
appearance or Answer.

Date March 15, 1946

Donald R. Arns
Attorneys for plaintiff

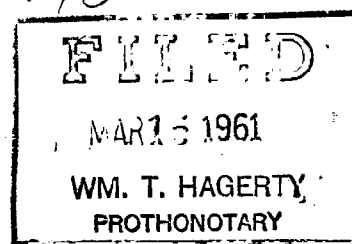
IN THE
Court of Common Pleas
OF
Clearfield County, Pennsylvania

No. 509, November Term, 1946

JOHN B. ATWOOD

versus

JOHN A. LIPPERT



ARNOLD & CHAPLIN
ATTORNEYS AT LAW
CLEARFIELD, PA.

John B. Atwood

vs.

John A. Lippert

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY

No. 509 Nov Term, 1960

PRAECIPE FOR APPOINTMENT OF ARBITRATORS (1)

TO THE PROTHONOTARY OF SAID COURT:

The undersigned, pursuant to the Act of June 16, 1836, P. L. 715, as amended by the Act of June 14, 1952 (1951-52) P. L. 2087 and further amended July 22, 1955, Laws 1955, Act No. 91 and Clearfield County Court Rule....., requests you to appoint a **BOARD OF ARBITRATORS** and certifies that:

- (☒) The amount in controversy is \$1,000 or less.
 (☒) The case is at issue.
 () An agreement of reference has been filed of record.
 () Judgment has been entered for want of an appearance.

RECORD APPEARANCES HAVE BEEN ENTERED FOR:-

Plaintiff

Dan P. Arnold

Defendant

~~Edith Bell Jr.~~

Date

3-8-63

Attorney for

Dan P. Arnold

TEN DAY PERIOD FOR APPOINTMENT OF ARBITRATORS IS WAIVED (2)

Attorney for

Attorney for

Attorney for

Attorney for

TIME AND PLACE OF HEARING and APPOINTMENT OF BOARD

Now, March 20, 1963, hearing of the above case is fixed for Wednesday,
March 27, 1963, in 11:30 Room, Clearfield County Court House, Clearfield,
 Pa., and the following Clearfield County Bar members:

Harold Boulton

Chairman

J. Paul Frantz, Jr.

Joseph A. Laque

are appointed as the **BOARD OF ARBITRATORS** to hear testimony, make report, and render their award within twenty (20) days from date of hearing.

I hereby certify that notice by mail was duly given to said Arbitrators, Attorneys, and/or parties of record of said appointment, time, and place of hearing.

WITNESS MY HAND AND THE SEAL OF THE COURT

Prothonotary

by

Deputy

Carl C. Walker
 by Francis Eugene Burdell

(1) See Court Rule 27

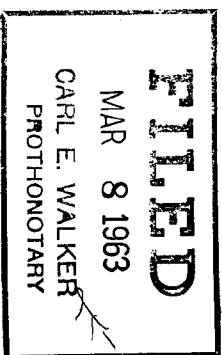
(2) Waiver requires signatures of counsel for all parties.

In the Court of Common Pleas
of Clearfield County

No. Term, 195

vs.

PRAECIPE FOR APPOINTMENT OF
ARBITRATORS



INSTRUCTIONS TO DELIVERING EMPLOYEE
☐ Deliver *ONLY* to addressee ☐ Show address where delivered.
(Additional charges required for these services)

RECEIPT

Received the numbered article described on other side.

SIGNATURE OR NAME OF ADDRESSEE (must always be filled in)	
<i>John Suppent</i>	
SIGNATURE OF ADDRESSEE'S AGENT, IF ANY	
<i>Victor Suppent</i>	
DATE DELIVERED	SHOW WHERE DELIVERED (only if requested)
<i>3 18 63</i>	

POST OFFICE DEPARTMENT
OFFICIAL BUSINESS
PENALTY FOR PRIVATE USE TO AVOID
PAYMENT OF POSTAGE, \$500

CLEARFIELD MAR 19 6 11 AM 1963		POSTMARK OF DELIVERING OFFICE CLEARFIELD MAR 19 1963	
INSTRUCTIONS: Fill in items below and complete instructions on other side, if applicable. Moistened gummed ends, attach and insert into back of article. Print on front of article RETURN RECEIPT REQUESTED.			
REGISTERED NO.		NAME OF SENDER	
CERTIFIED NO. 233379		Carl E. Walker, Prothonotary	
INSURED NO.		STREET AND NO. OR P. O. BOX Box 332	
		CITY, ZONE AND STATE Clearfield, Pennsylvania	

PCD Form 3611 Apr. 1962

C55-16-71548-3-f

No. 233379

RECEIPT FOR CERTIFIED MAIL—20¢

SENT TO

Mr. John A. Lipert
STREET AND NO.

714 Daisy St.
CITY AND STATE

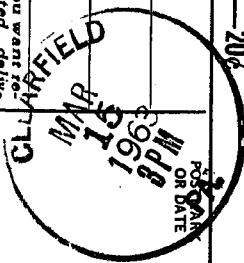
Clearfield, Pennsylvania

☒ If you want a return receipt, check which If you want restricted delivery, check here
10¢ shows to whom and when, and address delivered ☐ 50¢ fee

FEES ADDITIONAL TO 20¢ FEE

POD Form 3800
Jul 1957

SEE OTHER SIDE



1. Stick postage stamps to your article to pay:
20¢ certified mail fee
First-class or airmail postage
Special-delivery fee—50¢ (optional)
Either return receipt fee—10¢ or 35¢ (optional)
2. If you want this receipt postmarked, stick the gummed stub on the address side of the article, *leaving the receipt attached*, and present the article to a postal employee.
3. If you do not want this receipt postmarked, stick the gummed stub on the address side of the article, detach and retain the receipt, and mail the article.
4. If you want a return receipt, write the certified-mail number and your name and address on a return receipt card, POD Form 3811, and attach it to the back of the article. Endorse front of article RETURN RECEIPT REQUESTED.
5. If you want the article delivered only to the addressee, endorse it on the front DELIVER TO ADDRESSEE ONLY. Place the same endorsement in line 2 of the return receipt card.
6. Save this receipt and present it if you make inquiry.

March 3, 1963

Dear Sir:

In compliance with Praecept for Appointment of
Arbitrators filed by Dan P. Arnold

in No. 509 November T., 1960

John B. Atwood vs. John A. Lippert

the names of seven (7) Bar members have been selected.

Attorneys for the Plaintiff and for the Defendant
will appear at the Prothonotary's Office within five (5)
days from this date, and each will strike off two of these
names. The remaining three names will be the arbitrators
in this case.

Very truly yours,

Carl E. Walker
Prothonotary

CEW:hw

P. S. According to the new Rules of Court, if the two names have not
been stricken off within five days, this office is authorized
to do so.

John B. Atwood

vs.

John A. Lippert

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY

No. 509 November Term, 1956

OATH OR AFFIRMATION OF ARBITRATORS

Now, this 27th day of March, 1956, we the undersigned, having been appointed arbitrators in the above case do hereby swear, or affirm, that we will hear the evidence and allegations of the parties and justly and equitably try all matters in variance submitted to us, determine the matters in controversy, make an award, and transmit the same to the Prothonotary within twenty (20) days of the date of hearing of the same.

Harold J. Benton Chairman

J. Paul Brantz, Jr.

Joseph A. Segue

Sworn to and subscribed before me

this 27th day of March,

1956

Carl C. Walker

Prothonotary

Jeanne Kauczko Burchill

AWARD OF ARBITRATORS

Now, this 27th day of March, 1956, we, the undersigned arbitrators appointed in this case, after having been duly sworn, and having heard the evidence and allegations of the parties, do award and find as follows:

Verdict for the plaintiff, John B. Atwood, in the amount of \$1,211.06 for property damage with interest from March 26, 1954. No award for personal injuries.

Harold J. Benton Chairman

J. Paul Brantz, Jr.

Joseph A. Segue

ENTRY OF AWARD

Now, this 28th day of March, 1956, I hereby certify that the above award was entered of record this date in the proper dockets and notice by mail of the return and entry of said award duly given to the parties or their attorneys.

WITNESS MY HAND AND THE SEAL OF THE COURT

Carl C. Walker

Prothonotary

by Jeanne Kauczko Burchill

In the Court of Common Pleas
of Clearfield County

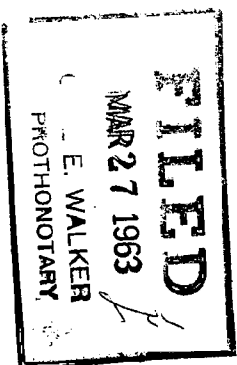
No. 509 November Term, 1966

John B. Atwood

vs.

John A. Lippert

OATH OR AFFIRMATION
OF ARBITRATORS
AND AWARD



PLAINTIFF'S ATTORNEY

Dan P. Arnold



LEDGER NO. 15 page 30
CLEARFIELD, PA.

May 7, 1963

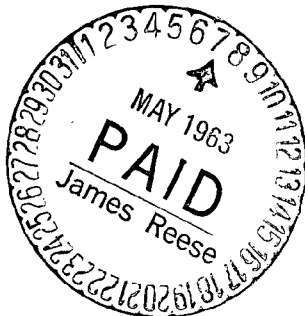
TO SHERIFF OF CLEARFIELD COUNTY, DR.

PLAINTIFF	DEFENDANT	NO.	TERM	AMOUNT
John B. Atwood		No. 509	November Term, 1960	
vs		No. 27	February Term, 1963	
John A. Lippert			Writ of Execution	

Sheriff's Costs:

RDR 3.75
Nulla Bona 1.50
Milage 1.00
Total \$ 6.25

Advanced costs deposit \$20.00
Sheriff's costs 6.25
Refund to Atty Arnold 13.75



James F. Reese SHERIFF

Please Give This Prompt Attention

Return this Bill with Remittance

No Sheriff shall be required to render any service in any civil proceedings until he receives indemnity satisfactory to him for the payment of his official fees, mileage, expenses, and legal costs or payment of same, from the party at whose instance or for whose benefit such service is to be performed, but any money advanced for his charges, and not earned or expended shall be refunded to the payer thereof. And in case he does not receive his charges in advance or upon demand, he may file with his return an itemized list of unpaid fees, mileage, costs and expenses respecting the services to which such return relates, and if no exceptions are filed to the same within thirty days, from the time of making such return, the items included in such list shall be considered taxed, and confirmed as fees and costs due such Sheriff and become a judgment in law against the party for whose benefit the services were rendered as well as against any other party who may be or become liable for such fees and costs by law; and the said Sheriff may issue an execution for the amount so taxed, and collect the same from any party so chargeable therewith without further suit, and shall not be disqualified to enforce such execution by reason of his interest therein.

SHERIFF'S LEVY

BY VIRTUE of Writ of Execution, issued out of the Court of Common Pleas of Clearfield County, Pennsylvania, and to me directed, I have levied on the following described property of the Defendant, situated in the

Township of Lawrence, Clearfield County, Pennsylvania

No property to
levy on

Seized, taken in execution, and to be sold as the property of

James B. Reese Sheriff

Sheriff's Office, Clearfield, Pa., May 1 1963

JOHN B. ATWOOD

Versus

JOHN A. LIPPERT
R. D. 2
Clearfield, Pa.

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNSYLVANIA.

NO.

27 February

Term, 19 63

WRIT OF EXECUTION

Commonwealth of Pennsylvania

County of Clearfield

SS:

To the Sheriff of Clearfield County:

To satisfy the judgment, interest and costs against JOHN A. LIPPERT

defendant(s);

(1) You are directed to levy upon the following property of the defendant(s) and to sell his interest therein:

(2) You are also directed to attach the following property of the defendant not levied upon in the
 possession of _____, as garnish xxx

~~All Personal Property~~

(Specifically describe property)

and to notify the garnishee that

- (a) an attachment has been issued;
- (b) the garnishee is enjoined from paying any debt to or for the account of the defendant(s) and from delivering any property of the defendant or otherwise disposing thereof.

(3) if property of the defendant not levied upon and subject to attachment is found in the possession of anyone other than a named garnishee, you are directed to notify him that he has been added as a garnishee and is enjoined as above stated.

Amount due

\$ 1,211.06

Interest from March 26, 1959

§ _____

Costs (to be added)

§ _____

Carl E. Walker
Prothonotary

Prothonotary

By

Deputy



Date April 30, 1963

Proth'y. No. 64

The within named John A. Lippert hath no goods or chattels, whereof I can cause the monies within mentioned, or any part thereof to be levied. Now May 7, 1963 I hereby return this Writ of Execution Nulla Bona as to John A. Lippert.

Sheriff's Costs: \$ 6.25

So Answers,

James B. Reese

James B. Reese
Sheriff

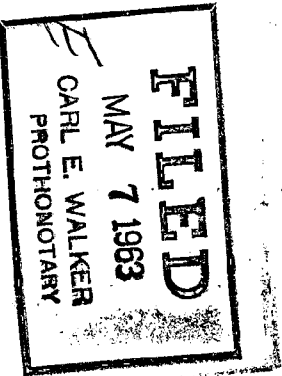
No. 509 NOVEMBER Term, 19 60
No. 27 FEBRUARY Term, 19 63
IN THE COURT OF COMMON
PLEAS, CLEARFIELD COUNTY,
PENNSYLVANIA.

JOHN B. ATWOOD

VS.

JOHN A. LIPPERT

WRIT OF EXECUTION



Attorney(s) for Plaintiff(s)

RECEIVED WRIT THIS 30th day
of April A. D., 1963,
at 10:32 A. M.
James B. Reese
Sheriff

WRIT OF EXECUTION
(Money Judgments)

EXECUTION DEBT	1211	06
Interest from <u>3/26/59</u>		
Prothonotary - - -	27	50
Use Attorney - - -	14	50
Use Plaintiff - - -		
Attorney's Comm. -		
Satisfaction - - -	1	50
Sheriff - - -		
<i>* 20.00 dep. on costs</i>		
<i>paid for costs</i>		
<i>and 3.15 to atty.</i>		

Den P. Arnold

Attorney for Plaintiff(s)