

00-1323-GD
NATIONAL FUEL GAS DISTRIBUTION -vs- TIMOTHY A. KRONENWETTER et al.
CORPORATION

NATIONAL FUEL GAS
DISTRIBUTION CORPORATION

VS

TIMOTHY A. KRONENWETTER AND
JEANNETE KRONENWETTER

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY PENNSYLVANIA

No: cd 2000-1323

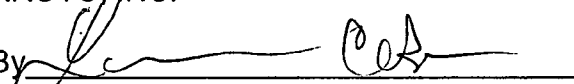
P R A E C I P E

TO: The Prothonotary:

Received satisfaction in full of this judgment, debt, interest and costs and
hereby discharge the same of record.

Respectfully submitted,
QUINN, BUSECK, LEEMHUIS, TOOHEY AND
KROTO, INC.

By


Lawrence C. Bolla, Esquire
2222 West Grandview Boulevard
Erie, PA 16506-4508
(814) 833-2222

DATE: April 11, 2002

FILED

APR 17 2002

M 13:42 A.M. Bolla
William A. Shaw pd 57.00
Prothonotary Satio. to atty.



IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA

COPY

CIVIL DIVISION

CERTIFICATE OF SATISFACTION OF JUDGMENT

No.: 2000-01323-CD

National Fuel Gas Distribution Corporation

Debt: \$1,507.93

Vs.

Atty's Comm.:

Timothy A. Kronenwetter and
Jeannete Kronenwetter

Interest From:

Cost: \$7.00

NOW, Wednesday, April 17, 2002 , directions for satisfaction having been received, and all costs having been paid, SATISFACTION was entered of record.

Certified from the record this 17th day of April, A.D. 2002.

Prothonotary

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

(w) NATIONAL FUEL GAS :
DISTRIBUTION CORPORATION :
VS :
94 (b) TIMOTHY A. KRONENWETTER :
AND JEANNETTE KRONENWETTER :
NO. 00-1323-CO :
:

TYPE OF CASE: Civil
TYPE OF PLEADING: Complaint
FILED ON BEHALF OF: Plaintiff
COUNSEL FOR THIS PARTY: Lawrence C. Bolla, Esquire
2222 West Grandview
Erie, Pennsylvania 16506
(814)-833-2222

FILED

OCT 26 2000

William A. Shaw
Prothonotary

NATIONAL FUEL GAS : IN THE COURT OF COMMON PLEAS
DISTRIBUTION CORPORATION : OF CLEARFIELD COUNTY, PENNSYLVANIA
VS :
: :
TIMOTHY A. KRONENWETTER AND : :
JEANNETE KRONENWETTER : NO.

TO: **Timothy A. Kronenwetter And Jeannete Kronenwetter**

N O T I C E

YOU HAVE BEEN SUED IN COURT. IF YOU WISH TO DEFEND AGAINST THE CLAIMS SET FORTH IN THE FOLLOWING PAGES, YOU MUST TAKE ACTION WITHIN TWENTY (20) DAYS AFTER THIS COMPLAINT AND NOTICE ARE SERVED, BY ENTERING A WRITTEN APPEARANCE PERSONALLY OR BY ATTORNEY AND FILING IN WRITING WITH THE COURT YOUR DEFENSES OR OBJECTIONS TO THE CLAIMS SET FORTH AGAINST YOU. YOU ARE WARNED THAT IF YOU FAIL TO DO SO, THE CASE MAY PROCEED WITHOUT YOU AND A JUDGMENT MAY BE ENTERED AGAINST YOU BY THE COURT WITHOUT FURTHER NOTICE FOR ANY MONEY CLAIMED IN THE COMPLAINT OR FOR ANY OTHER CLAIM OR RELIEF REQUESTED BY THE PLAINTIFF. YOU MAY LOSE MONEY OR PROPERTY OR OTHER RIGHTS IMPORTANT TO YOU.

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

Raymond Billotte
Court Administrator
2nd floor, Court House
Clearfield, Pennsylvania 16830
814-765-2641 (ext 50)

NATIONAL FUEL GAS : IN THE COURT OF COMMON PLEAS
DISTRIBUTION CORPORATION : OF CLEARFIELD COUNTY, PENNSYLVANIA
VS :
: NO.
TIMOTHY A. KRONENWETTER AND :
JEANNETE KRONENWETTER :

PURSUANT TO PROVISIONS OF THE FEDERAL FAIR DEBT
COLLECTION PRACTICE ACT, YOU ARE ADVISED AND WARNED
THAT THIS IS AN ATTEMPT TO COLLECT A DEBT AND ANY
INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.
SEE 15 U.S.C. §1692(e)(11).

NATIONAL FUEL GAS : IN THE COURT OF COMMON PLEAS
DISTRIBUTION CORPORATION, : OF CLEARFIELD COUNTY,
Plaintiff : PENNSYLVANIA
:
v. :
:
:
TIMOTHY A. KRONENWETTER and :
JEANNETE KRONENWETTER, :
Defendants : NO.

CIVIL ACTION

AND NOW, comes the Plaintiff, National Fuel Gas Distribution Corporation, by and through its attorneys, Quinn, Buseck, Leemhuis, Toohey, and Kroto, Inc., and files this Civil Action Complaint of which the following is a statement:

1. The Plaintiff, National Fuel Gas Distribution Corporation, is a New York corporation with a place of business located at 1100 State Street, Erie, Pennsylvania.

2. The Defendants, Timothy A. Kronenwetter and Jeannete Kronenwetter, are individuals residing at 1011 Treasure Lake Road, Dubois, PA.

3. Pursuant to the provisions of the Federal Fair Debt Collection Practices Act [15 U.S.C. Section 1692(g)] attached hereto as Exhibit "A" is a DEBT VALIDATION STATEMENT.

4. On April 19, 2000 at approximately 11:13 a.m., the Defendants, Timothy A. Kronenwetter and Jeannete Kronenwetter,

were the owners of the vehicle being operating by Defendant, Timothy A. Kronenwetter, 65 Treasure Lake Road, Dubois, PA.

5. On the aforesaid date and time, the Defendants, Timothy A. Kronenwetter and Jeannete Kronenwetter, were the owners of the vehicle being operated by Defendant, Timothy A. Kronenwetter, at 65 Treasure Lake Road, Dubois, Pennsylvania and lost control of the vehicle and struck a meter set owned by the Plaintiff herein.

6. As a result of the aforementioned negligence of the Defendants, the Plaintiff not only sustained damages to its gas meter, but it also incurred loss of service to approximately one of its customers.

7. The Plaintiff incurred necessary, labor, material and equipment, as well as gas loss, to perform the necessary repairs to correct the property damage. A copy of the itemization for the work performed and a copy of the Notice sent to the Defendants outlining the dollar loss is attached hereto, made a part hereof and marked as Exhibit "B."

8. The total amount of the cost incurred to correct the damages sustained by the Plaintiff is ONE THOUSAND FIVE HUNDRED SEVEN and 93/100 (\$1,507.93) DOLLARS.

9. It is believed and therefore averred that the Defendants' insurance carrier tendered to them a check in the amount of ONE THOUSAND SEVEN and 93/100 (\$1,007.93) DOLLARS to be

delivered to Plaintiff to be applied toward the outstanding debt of the Defendants.

10. It is believed and therefore averred that the Defendants improperly converted this insurance check to their own use and benefit.

11. The Plaintiff has requested that the Defendant reimburse it for the damages sustained. However, the Defendant has refused and continues to refuse to reimburse it.

WHEREFORE, the Plaintiff demands judgment against the Defendant, Timothy A. Kronenwetter, in the amount of ONE THOUSAND FIVE HUNDRED SEVEN and 93/100 (\$1,507.93) DOLLARS, plus interest thereon until paid in full, plus the costs incurred as a result of this action.

Respectfully submitted,

QUINN, BUSECK, LEEMHUIS, TOOHEY & KROTO, INC.

By _____


Lawrence C. Bolla, Esquire
Pa. I.D. No. 19679
2222 West Grandview Boulevard
Erie, PA 16506-4508
(814) 833-2222
Attorneys for Plaintiff,
National Fuel Gas
Distribution Corporation

EXHIBIT "A"

NATIONAL FUEL GAS : IN THE COURT OF COMMON PLEAS
DISTRIBUTION CORPORATION :
VS : OF CLEARFIELD COUNTY, PENNSYLVANIA
: :
TIMOTHY A. KRONENWETTER AND :
JEANNETE KRONENWETTER : NO.

DEBT VALIDATION STATEMENT

1. The amount of the debt is \$1,507.93.
2. The name of the creditor to whom the debt is owed is National Fuel Gas Distribution Corporation.
3. Unless Defendant(s), Timothy A. Kronenwetter And Jeannete Kronenwetter, within thirty days after receipt of this Notice, disputes the debt validity, or any portion thereof, the attorney signing this Complaint will assume the debt to be valid.
4. If Defendant(s), Timothy A. Kronenwetter And Jeannete Kronenwetter, notifies the attorney signing this Complaint in writing within the thirty day period that the debt or any portion thereof is disputed, the attorney will obtain verification of the debt or a copy of a judgment against Timothy A. Kronenwetter And Jeannete Kronenwetter, and the attorney will mail a copy of such verification or judgment to Timothy A. Kronenwetter And Jeannete Kronenwetter; and if appropriate,
5. A statement that, upon Timothy A. Kronenwetter And Jeannete Kronenwetter written request within the thirty day period, the attorney will provide Timothy A. Kronenwetter And Jeannete Kronenwetter with the original creditor's name and address if different from the current creditor.



National Fuel Gas Distribution Corporation

P.O. BOX 2081/ERIE, PA 16512

INVOICEPIPELINE DAMAGE

351202

KRONEUWETTER, TIMOTHY A.
1638 TREASURE LAKE
DUBOIS , PA 15801-

DATE OF LOSS: 04/19/2000
LOCATION: JAMES POINT & FISH CAY
SIZE: 1 1/8 In.

LABOREmployee No

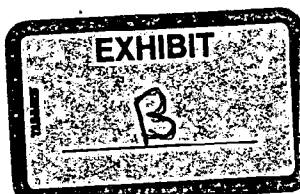
	<u>COST</u>
61882	\$285.54
61883	\$268.61
61884	\$294.75
SUPEX	\$133.28
OVERH	\$331.28

MATERIAL

MATERIAL-STOCK 3601609 PROTECTION POST, COATED, 2	\$43.49
MATERIAL-STOCK 3602036 METER SET MP SINGLE W/REG 3	\$56.08
MATERIAL-STOCK 3602117 RISER INSERTED RIGID 5/8 X	\$13.91
MATERIAL-STOCK 5006171 5/8 PIPE PLT UAC2000 YLW 5	\$.18
MATERIAL-STOCK 5103444 1 ELL 90 STR 150 PSI	\$1.21
MATERIAL-STOCK 5105706 1 X 6 NIP	\$.67
MATERIAL-STOCK 5800471 5/8 X .090W CPLG STAB STYLE	\$4.74

EQUIPMENT

DIR VEH & TOOLS	\$67.36
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INTER COMPANY CHARGES



National Fuel Gas Distribution Corporation

P.O. BOX 2081/ERIE, PA 16512

05/18/2000

2

INVOICE

PIPELINE DAMAGE

351202

KRONEUWETTER, TIMOTHY A.
1638 TREASURE LAKE
DUBOIS , PA 15801-

DATE OF LOSS: 04/19/2000
LOCATION: JAMES POINT & FISH CAY
SIZE: 1 1/8 In.

GAS LOSS

Minutes Blowing

CCF

10	9.95	\$6.83
----	------	--------

TOTAL DUE \$1,507.93

TOTAL PAID \$0.00

TOTAL \$1,507.93

PLEASE REFER TO FILE # 70510980 ON ALL CORRESPONDENCE

*****PLEASE DETACH THIS PORTION AND RETURN WITH YOUR PAYMENT*****

CLAIM # 351202

NFG FILE # 70510980

AMOUNT: \$1,507.93

REMIT PAYMENT
WITHIN 30 DAYS

NATIONAL FUEL

Risk Management Department

P.O.BOX 2081

Erie, PA

(814) 871-8248

VERIFICATION

I, Pamula J. Spencer, representative of the Risk Management Department, Pennsylvania, of National Fuel Gas Distribution Corporation, Plaintiff herein, depose and say that the facts set forth in the foregoing document are true and correct to the best of my knowledge, information and belief. This statement is made subject to the penalties of 18 Pa.C.A. §4904 relating to unsworn falsification to authorities.

Pamula J. Spencer

Dated: October 12, 2000

FILED

Oct 26 2000
10/27/00
William A. Shaw
Prothonotary

Def. B
pd. \$80.00

ACC 86-955

In The Court of Common Pleas of Clearfield County, Pennsylvania

Sheriff Docket # 10342

NATIONAL FUEL GAS DISTRIBUTION CORPORATION

00-1323-CD

VS.
KRONENWETTER, TIMOTHY A. AND JEANNETE

COMPLAINT

SHERIFF RETURNS

NOW OCTOBER 30, 2000 AT 11:36 AM EST SERVED THE WITHIN COMPLAINT ON JEANNETE KRONENWETTER, DEFENDANT AT RESIDENCE, 1011 TREASURE LAKE ROAD, DUBOIS, CLEARFIELD COUNTY, PENNSYLVANIA BY HANDING TO JEANNETE KRONENWETTER A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HER THE CONTENTS THEREOF.

SERVED BY: COUDRIET

NOW OCTOBER 30, 2000 AT 12:04 PM EST SERVED THE WITHIN COMPLAINT ON TIMOTHY A. KRONENWETTER, DEFENDANT AT RESIDENCE, 100 MCCLURE ST., DUBOIS, CLEARFIELD COUNTY, PENNSYLVANIA BY HANDNG TO TIMOTHY A. KRONENWETTER A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HIM THE CONTENTS THEREOF.

SERVED BY: COUDRIET

Return Costs

Cost	Description
34.21	SHFF. HAWKINS PAID BY: ATTY.
20.00	SURCHARGE PAID BY: ATTY.

FILED
REC'D NOV 03 2000
201324
William A. Shaw
Prothonotary

Sworn to Before Me This

30 Day of November 2000

William A. Shaw

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

So Answers,

Chester Hawkins
by Marilyn Harry
Chester A. Hawkins
Sheriff

IN THE COURT OF COMMON PLEAS
CLEARFIELD COUNTY, PENNSYLVANIA

NATIONAL FUEL GAS
DISTRIBUTION CORPORATION

No. 00-1323-CD

vs.

TIMOTHY A. KRONENWETTER and:
JEANNETE KRONENWETTER,

Type of Pleading:

**ENTRY OF
APPEARANCE**

Filed on Behalf of:
Jeannette Kronenwetter

Counsel of Record for this Party:

Jeffrey S. DuBois, Esquire
Supreme Court No. 62074
Hanak, Guido & Taladay
498 Jeffers Street
P.O. Box 487
DuBois, PA 15801
(814) 371-7768

FILED

NOV 09 2000

6/11/2000
William A. Shaw
Prothonotary

2 carb to Attn

E
Koy

IN THE COURT OF COMMON PLEAS
CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL ACTION-LAW

NATIONAL FUEL GAS,
DISTRIBUTION CORPORATION,
Plaintiff

vs.

No. 00-1323-C.D.

TIMOTHY A. KRONENWETTER and:
JEANNETE KRONENWETTER,
Defendants

ENTRY OF APPEARANCE

TO THE PROTHONOTARY:

Please enter my appearance on behalf of GENETTE S.
KRONENWETTER, Defendant, in the above captioned matter.

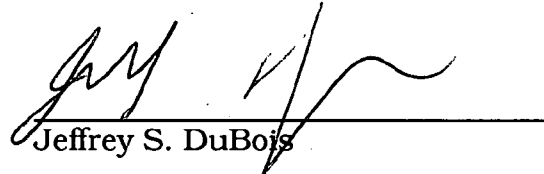


Jeffrey S. DuBois
Hanak, Guido and Taladay
498 Jeffers Street
P. O. Box 487
DuBois, PA 15801

CERTIFICATE OF SERVICE

I do hereby certify that on the 9th day of November, 2000, I mailed a copy of the within Entry of Appearance by first class mail, postage prepaid, to :

Lawrence C. Bolla, Esq.
2222 West Grandview
Erie, PA 16506



Jeffrey S. DuBois

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL ACTION - AT LAW

NATIONAL FUEL GAS : NO. 00 - 1323- C.D.
DISTRIBUTION CORPORATION, :
Plaintiff :
vs. : TYPE OF CASE: CIVIL
: TYPE OF PLEADING:
TIMOTHY A. KRONENWETTER, : ANSWER OF DEFENDANT
AND JEANNETE KRONENWETTER, : TIMOTHY A. KRONENWETTER
Defendants : FILED ON BEHALF OF: DEFENDANT
: COUNSEL OF RECORD:
: BENJAMIN S. BLAKLEY, III
: SUPREME COURT NO.: 26331
: BLAKLEY, JONES & MOHNEY
: 90 Beaver Drive, Box 6
: DuBois, PA 15801
: (814) 371-2730

FILED

NOV 15 2000

William A. Shaw
Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL ACTION - AT LAW

NATIONAL FUEL GAS :
DISTRIBUTION CORPORATION, :
Plaintiff : NO. 00-1323-C.D.
vs. :
TIMOTHY A. KRONENWETTER, :
AND JEANNETE KRONENWETTER, :
Defendants :

ANSWER OF TIMOTHY A. KRONENWETTER

AND NOW, comes Defendant, TIMOTHY A. KRONENWETTER, by and through his attorneys, BLAKLEY, JONES & MOHNEY, and answers Plaintiff's Complaint as follows:

1. Admitted.
2. Admitted.
3. Requires no answer; however, it is averred that Defendant, TIMOTHY A.

KRONENWETTER never received a copy of the alleged Debt Validations Statement.

4. Admitted.
5. It is admitted that the Defendants were the owners of a vehicle being operated by Defendant, TIMOTHY A. KRONENWETTER, on April 19, 2000. As for the remaining allegations in Paragraph 5 of Plaintiff's Complaint, after reasonable investigation, Defendant, TIMOTHY A. KRONENWETTER, is without knowledge, information or belief to determine the truth or falsity of the remaining allegations and therefore denies the same and demands strict proof thereof at trial.

6. It is denied that Defendant, TIMOTHY A. KRONENWETTER, at any time negligently operated a vehicle, and on the contrary, it is averred that the said Defendant at all times operated his vehicle in a careful and prudent manner. As to the remaining allegations in Paragraph 6 of Plaintiff's Complaint, after reasonable investigation, the Defendant is without knowledge, information and belief to determine the truth or falsity of the remaining allegations and therefore denies the same and demands strict proof thereof at trial.

7. After reasonable investigation, the Defendant is without knowledge to determine the truth or falsity of the allegations contained within Paragraph 7 of the Plaintiff's Complaint and therefore denies the same and demands strict proof thereof at trial.

8. After reasonable investigation, the Defendant is without knowledge to determine the truth or falsity of the allegations contained within Paragraph 8 of the Plaintiff's Complaint and therefore denies the same and demands strict proof thereof at trial.

9. It is denied that Defendant, TIMOTHY A. KRONENWETTER's, insurance carrier tendered to him any check, or that the said Defendant received or accepted any check from his insurance carrier, and on the contrary it is averred that Defendant, TIMOTHY A. KRONENWETTER was never tendered a check from Defendant's insurance carrier, nor did said Defendant accept or receive such a check from his insurance carrier.

10. It is denied that Defendant, TIMOTHY A. KRONENWETTER in any manner converted any insurance check to his own use and benefit, and on the contrary it is averred that Defendant, TIMOTHY A. KRONENWETTER has never received nor retained any insurance check issued by his insurance carrier, nor has he converted the same to his use and benefit.

11. It is denied that Defendant, TIMOTHY A. KRONENWETTER has been asked to reimburse the Plaintiff for any damages sustained, or that the said Defendant has at any time refused to reimburse the Plaintiff, and on the contrary it is averred that the Defendant, TIMOTHY A. KRONENWETTER has never been contacted by the Plaintiff with regard to any damages sustained by the Plaintiff or with regard to any check allegedly received by said Defendant.

WHEREFORE, Defendant, TIMOTHY A. KRONENWETTER respectfully requests this Honorable Court dismiss the Plaintiff's Complaint with prejudice.

Respectfully submitted,

BLAKLEY, JONES & MOHNEY

BY:

Benjamin S. Blakley, III, Esquire

VERIFICATION

I verify that the statements made in this Answer are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. Section 4904, relating to unsworn falsification to authorities.

DATE: _____



TIMOTHY A. KRONENWETTER

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA
No. 00-1323-C.D.

NATIONAL FUEL GAS
DISTRIBUTION CORPORATION,

PLAINTIFF

VS.

TIMOTHY A. KRONENWETTER AND
JEANNETEKRONENWETTER,

DEFENDANT

ANSWER OF DEFENDANT
TIMOTHY A. KRONENWETTER

FILED

NOV 15 2000
D/C
William A. Shaw
Prothonotary

Blakley

LAW OFFICES

BLAKLEY, JONES & MOHNEY
90 BEAVER DRIVE - BOX 6
DUBOIS, PA 15801

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL ACTION - AT LAW

NATIONAL FUEL GAS : NO. 00 - 1323- C.D.
DISTRIBUTION CORPORATION, :
Plaintiff : TYPE OF CASE: CIVIL
vs. :
: TYPE OF PLEADING:
TIMOTHY A. KRONENWETTER, : CERTIFICATE OF MAILING
AND JEANNETE KRONENWETTER, :
Defendants : FILED ON BEHALF OF: DEFENDANT
: TIMOTHY A. KRONENWETTER
: COUNSEL OF RECORD:
: BENJAMIN S. BLAKLEY, III
: SUPREME COURT NO.: 26331
: BLAKLEY, JONES & MOHNEY
: 90 Beaver Drive, Box 6
: DuBois, PA 15801
: (814) 371-2730

FILED

NOV 17 2000

William A. Shaw
Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL ACTION - AT LAW

NATIONAL FUEL GAS :
DISTRIBUTION CORPORATION, :
Plaintiff : NO. 00-1323-C.D.
vs. :
TIMOTHY A. KRONENWETTER, :
AND JEANNETE KRONENWETTER, :
Defendants :
:

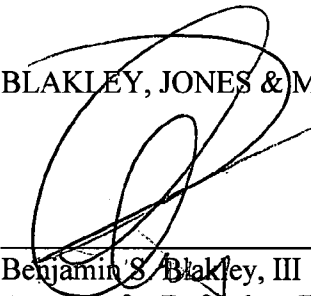
CERTIFICATE OF MAILING

I hereby certify that a certified copy of Defendant Timothy A. Kronenwetter's Answer to Plaintiff's Complaint was served upon Plaintiff's counsel this 16th day of November, 2000, via United States Mail, first-class, postage pre-paid, addressed as follows:

Lawrence C. Bolla, Esquire
2222 West Grandview
Erie, PA 16506

By

BLAKLEY, JONES & MOHNEY



Benjamin S. Blakley, III
Attorney for Defendant Timothy A.
Kronenwetter

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA
No. 00-1323-C.D.

NATIONAL FUEL GAS,

PLAINTIFF

VS.

TIMOTHY A. KRONENWETTER and
JEANNETTE KRONENWETTER,

DEFENDANTS

CERTIFICATE OF MAILING

FILED

NOV 17 2000

RECD
M. A. Shaw
Prothonotary

LAW OFFICES

BLAKLEY, JONES & MOHNEY
90 BEAVER DRIVE - BOX 6
DUBOIS, PA 15801

IN THE COURT OF COMMON PLEAS
CLEARFIELD COUNTY, PENNSYLVANIA

NATIONAL FUEL GAS
DISTRIBUTION CORPORATION

No. 00-1323-CD

vs.

TIMOTHY A. KRONENWETTER and
JEANNETE KRONENWETTER,

Type of Pleading:

**ANSWER OF GENETTE
KRONENWETTER**

Filed on Behalf of:
Genette Kronenwetter

Counsel of Record for this Party:

Jeffrey S. DuBois, Esquire
Supreme Court No. 62074
Hanak, Guido & Taladay
498 Jeffers Street
P.O. Box 487
DuBois, PA 15801
(814) 371-7768

FILED

DEC 18 2000

William A. Shaw
Prothonotary

IN THE COURT OF COMMON PLEAS
CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL ACTION-LAW

NATIONAL FUEL GAS,
DISTRIBUTION CORPORATION,
Plaintiff

vs. No. 00-1323-C.D.

TIMOTHY A. KRONENWETTER and:
JEANNETE KRONENWETTER,
Defendants

ANSWER OF GENETTE KRONENWETTER

AND NOW, comes the Defendant, GENETTE KRONENWETTER, by and through her attorneys, HANAK, GUIDO AND TALADAY, who files this Answer to Plaintiff's Answer as follows:

1. Admitted.
2. Admitted in part and denied in part. It is admitted that Timothy and Genette Kronenwetter are listed as Defendants, but the parties, because of divorce proceedings ongoing between the parties, are living at separate residences.
3. No responsive pleading is required. To the extent an answer is required, the averments and documents set forth in Paragraph 3 of Plaintiff's Complaint are denied.
4. Admitted.
5. The averments contained in Paragraph 5 of Plaintiff's Complaint are statements concerning Defendant, Timothy A. Kronenwetter, and not Genette Kronenwetter, and therefore,

Defendant, Genette Kronenwetter is without any knowledge or information sufficient to determine the truth or falsity of the allegations set forth in Paragraph 5 and therefore denies the same and demands strict proof thereof at trial.

6. The averments contained in Paragraph 6 of Plaintiff's Complaint are statements concerning Defendant, Timothy A. Kronenwetter, and not Genette Kronenwetter, and therefore, Defendant, Genette Kronenwetter is without any knowledge or information sufficient to determine the truth or falsity of the allegations set forth in Paragraph 6 and therefore denies the same and demands strict proof thereof at trial. By way of further answer, Paragraph 6 alleges negligence on the part of the Defendants, but fails to set forth any negligence on behalf of Genette Kronenwetter, and as a consequence, it is strictly denied that Genette Kronenwetter was negligent in any manner with respect to the averments contained in Paragraphs 5 and 6 of Plaintiff's Complaint.

7. Defendant, Genette Kronenwetter, is without sufficient information to form a belief as to the truth or falsity of the allegations set forth in Paragraph 7 of Plaintiff's Complaint and strict proof thereof is demanded at trial.

8. Defendant, Genette Kronenwetter, is without sufficient information to form a belief as to the truth or falsity of the allegations set forth in Paragraph 8 of Plaintiff's Complaint and strict proof thereof is demanded at trial.

9. It is admitted that Defendants received a check from their insurance carrier.

10. Denied. It is specifically denied that Defendant, Genette Kronenwetter, improperly converted this insurance check to her own use and benefit.

11. Denied. On the contrary, payments were made to Plaintiff. WHEREFORE, Defendant, GENETTE KRONENWETTER, respectfully requests this Honorable Court to dismiss Plaintiff's Complaint against her with prejudice.



Jeffrey S. DuBois
Attorney for Genette Kronenwetter

VERIFICATION

I, GENETTE KRONENWETTER, verify that the statements in the foregoing Answer are true and correct to the best of my knowledge, information and belief.

This statement and verification is made subject to the penalties of 18 Pa.C.S. §4904 relating to unsworn fabrication to authorities, which provides that if I make knowingly false averments, I may be subject to criminal penalties.



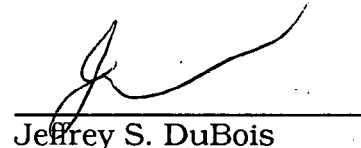
Genette Kronenwetter

CERTIFICATE OF SERVICE

I do hereby certify that on the 15th day of December, 2000, I mailed a copy of the within Answer of Genette Kronenwetter by first class mail, postage prepaid, to:

Lawrence C. Bolla, Esq.
2222 West Grandview
Erie, PA 16506

Benjamin S. Blakley, III, Esq.
Blakley, Jones and Mohney
90 Beaver Drive, Box 6
DuBois, PA 15801



Jeffrey S. DuBois

FILED

DEC 18 2000

W.M.P.O. 1100
William A. Shaw
Prothonotary

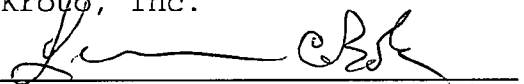
NATIONAL FUEL GAS : IN THE COURT OF COMMON PLEAS
DISTRIBUTION CORPORATION : OF CLEARFIELD COUNTY, PENNSYLVANIA
VS :
: :
TIMOTHY A. KRONENWETTER AND : NO. cd 2000-1323
JEANNETE KRONENWETTER :
:

PRAECIPE FOR REFERENCE TO ARBITRATION

TO: The Prothonotary:

Please refer the above-captioned case to Arbitration and
appoint a panel of arbitrators in the within matter.

Respectfully submitted,
Quinn, Buseck, Leemhuis, Toohey
and Kroto, Inc.

BY: 
Lawrence C. Bolla, Esquire
2222 West Grandview
Erie, Pennsylvania 16506
814-833-2222

DATE: November 20, 2000

FILED

JAN 08 2001

William A. Shaw
Prothonotary

FILED NO cc
JAN 13 2001
M 08 2001
FEB 2
William A. Shaw
Prothonotary

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY
CIVIL TRIAL LISTING

CERTIFICATE OF READINESS

TO THE PROTHONOTARY

CASE NUMBER	TYPE	TRIAL REQUESTED	DATE PRESENTED
			ESTIMATED TRIAL TIME
cd 00-1323	civil arbitration		
Date Complaint Filed: 10/24/00	() Jury (x) Arbitration		$\frac{1}{2}$ Days

PLAINTIFF(S)

National Fuel Gas Distribution Corporation ()

DEFENDANT(S)

Timothy A. Kronenwetter & Jeannete Kronenwetter

ADDITIONAL DEFENDANT(S)

Check Block if
a Minor is a
Party to the
Case

()

JURY DEMAND FILED BY:

DATE JURY DEMAND FILED:

AMOUNT AT ISSUE CONSOLIDATION DATE CONSOLIDATION ORDERED

more than
\$ 1,507.93 () yes (x) no

PLEASE PLACE THE ABOVE CAPTIONED CASE ON THE TRIAL LIST.

I certify that all discovery in the case has been completed; all necessary parties and witnesses are available; serious settlement negotiations have been conducted; the case is ready in all respects for trial, and a copy of this Certificate has been served upon all counsel of record and upon all parties of record who are not represented by counsel.

JAN 08 2001

William A. Shaw

Prothonotary Lawrence C. Bolla, Esquire

(814)-833-2222

FOR THE PLAINTIFF

TELEPHONE NUMBER

Jeannete: Jeff DuBois

814 371-7768

FOR THE DEFENDANT

TELEPHONE NUMBER

Tim: Ben Blakley

814 371-2730

FOR ADDITIONAL DEFENDANT

TELEPHONE NUMBER

FILED

FILED

No

cc

3:00PM
JAN 8 2001
Auty Rd

William A. Shaw
Prothonotary

copy to CA
SAC

01/08/01

WORLD A MAIL
FEDERAL BUREAU OF INVESTIGATION



OFFICE OF COURT ADMINISTRATOR
FORTY-SIXTH JUDICIAL DISTRICT OF PENNSYLVANIA

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

DAVID S. MEHOLICK
COURT ADMINISTRATOR

PHONE: (814) 765-2641
FAX: 1-814-765-6089

MARCY KELLEY
DEPUTY COURT ADMINISTRATOR

February 1, 2001

FILED

FEB 12 2001

William A. Shaw
Prothonotary

Lawrence C. Bolla, Esquire
Quinn, Buseck, Leemhuis, Toohey & Kroto, Inc.
2222 W. Grandview Boulevard
Erie, PA 16506

Benjamin S. Blakley, Esquire
Blakley, Jones & Mohney
90 Beaver Drive, Box 6
DuBois, PA 15801

Jeffrey S. DuBois, Esquire
Hanak, Guido & Taladay
Post Office Box 487
DuBois, PA 15801

RE: NATIONAL FUEL GAS DISTRIBUTION CORPORATION

vs.

TIMOTHY A. KRONENWETTER, al
No. 00-1323-CD

Dear Counsel:

The above case is scheduled for Arbitration Hearing to be held Monday, April 23, 2001. The following have been appointed to the Board of Arbitrators:

Joseph Colavecchi, Esquire
Ann B. Wood, Esquire
Paul E. Cherry, Esquire
Theron G. Noble, Esquire
Warren B. Mikesell, II, Esquire
Linda C. Lewis, Esquire

If you wish to strike an Arbitrator, you must notify the undersigned within seven (7) days from the date of this letter the name you wish stricken from the list.

You will be notified at a later date the exact time of the Arbitration Hearing.

Very truly yours,

Marcy Kelley
Marcy Kelley

Deputy Court Administrator



OFFICE OF COURT ADMINISTRATOR
FORTY-SIXTH JUDICIAL DISTRICT OF PENNSYLVANIA

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

DAVID S. MEHOLICK
COURT ADMINISTRATOR

PHONE: (814) 765-2641
FAX: 1-814-765-6089 74249

MARCY KELLEY
DEPUTY COURT ADMINISTRATOR

February 12, 2001

Lawrence C. Bolla, Esquire
Quinn, Buseck, Leemhuis, Toohey & Kroto, Inc.
2222 W. Grandview Boulevard
Erie, PA 16506

Benjamin S. Blakley, Esquire
Blakley, Jones & Mohney
90 Beaver Drive, Box 6
DuBois, PA 15801

Jeffrey S. DuBois, Esquire
Hanak, Guido & Taladay
Post Office Box 487
DuBois, PA 15801

RE: NATIONAL FUEL GAS DISTRIBUTION CORPORATION

vs.

TIMOTHY A. KRONENWETTER, al
No. 00-1323-CD

Dear Counsel:

The above case is scheduled for Arbitration Hearing to be held Monday, April 23, 2001 at 8:30 A.M. The following have been appointed as Arbitrators:

Ann B. Wood, Esquire, Chairperson
Paul E. Cherry, Esquire
Warren B. Mikesell, II, Esquire

Pursuant to Local Rule 1306A, you must submit your Pre-Trial Statement seven (7) days prior to the scheduled Arbitration. The original should be forwarded to the Court Administrator's Office and copies to opposing counsel and the Board of Arbitrators. For your convenience, a Pre-Trial (Arbitration) Memorandum Instruction Form is enclosed as well as a copy of said Local Rule of Court.

Very truly yours,
Marcy Kelley
Marcy Kelley
Deputy Court Administrator

cc: Ann B. Wood, Esquire
Paul E. Cherry, Esquire
Warren B. Mikesell, II, Esquire

FILED
FEB 11 2001
WILLIAM A. SHAW
Prothonotary

NATIONAL FUEL GAS : IN THE COURT OF COMMON PLEAS
DISTRIBUTION CORPORATION : OF CLEARFIELD COUNTY, PENNSYLVANIA
VS :
TIMOTHY A. KRONENWETTER :
AND JEANNETE KRONENWETTER : No. cd 2000-1323

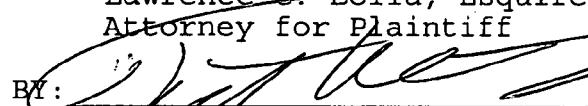
CONSENT TO ENTRY OF JUDGMENT

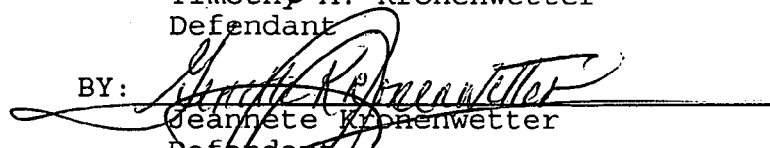
The undersigned hereby consent to the entry of Judgment in favor of the Plaintiff, National Fuel Gas Distribution Corporation, and against the Defendant(s), Timothy A. Kronenwetter and Jeannete Kronenwetter, in the amount of \$1,507.93, plus interest thereon until paid in full, plus the costs incurred as a result of this action.

DATE: February 19, 2001

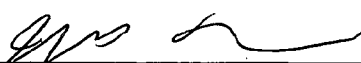
Respectfully submitted,

By 
Lawrence C. Bolla, Esquire
Attorney for Plaintiff

BY: 
Timothy A. Kronenwetter
Defendant

BY: 
Jeannete Kronenwetter
Defendant

BY: 
Benjamin S. Blakley, III, Esquire
Attorney for Tim Kronenwetter

BY: 
Jeffrey S. DuBois, Esquire
Attorney for Jeannete Kronenwetter

FILED

MAR 22 2001

in 4:00/wy

William A. Shaw
Prothonotary 
pp
20-

NOTICE TO
DEFTS.

NATIONAL FUEL GAS : IN THE COURT OF COMMON PLEAS
DISTRIBUTION CORPORATION : OF CLEARFIELD COUNTY, PENNSYLVANIA
VS :
TIMOTHY A. KRONENWETTER AND :
JEANNETE KRONENWETTER : NO. cd 2000-1323

TO: THE ABOVE DEFENDANTS:

You are hereby notified as required by law that a judgment-order-decree has been entered against you in the amount of \$1,507.93, plus interest from October 24, 2000, plus the costs of suit at the above term and number on March 22, 2001.

If a judgment has been entered by confession, you will find enclosed copies of all documents filed in this office in support of the confession of judgment.

Prothonotary

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

National Fuel Gas Distribution Corporation
Plaintiff(s)

No.: 2000-01323-CD

Real Debt: \$1,507.93

Atty's Comm:

Vs.

Costs: \$

Int. From: October 24, 2000

Timothy A. Kronenwetter
Jeanette Kronenwetter
Defendant(s)

Entry: \$20.00

Instrument: Consent Judgment

Date of Entry: March 22, 2001

Expires: March 22, 2001

Certified from the record this March 22, 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

NATIONAL FUEL GAS : IN THE COURT OF COMMON PLEAS
DISTRIBUTION CORPORATION : OF CLEARFIELD COUNTY, PENNSYLVANIA
VS :
TIMOTHY A. KRONENWETTER AND :
JEANNETE KRONENWETTER : NO. cd 2000-1323

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 Timothy A. Kronenwetter And Jeannete

Kronenwetter, Defendant(s) and

(3) against _____, garnishee(s);

(4) and index this Writ

(a) against Timothy A. Kronenwetter And Jeannete
Kronenwetter, Defendant(s), and

(b) against _____, garnishee(s),

as a lis pendens against real property of the Defendant(s)
in the name of the garnishee as follows:

(5)	Amount due	\$1,507.93
	Interest from 10/24/00	\$ 97.96
	Total	\$1,605.89
	PLUS COSTS	

Respectfully submitted,
QUINN, BUSECK, LEEMHUIS, TOOHEY &
KROTO, INC.

By


Lawrence C. Bolla, Esquire
2222 West Grandview Boulevard
Erie, PA 16506-4508
(814) 833-2222

FILED

AUG 09 2001

William A. Shaw
Prothonotary

NATIONAL FUEL GAS : IN THE COURT OF COMMON PLEAS
DISTRIBUTION CORPORATION : OF CLEARFIELD COUNTY, PENNSYLVANIA
vs :
: :
TIMOTHY A. KRONENWETTER AND : NO. cd 2000-1323
JEANNETE KRONENWETTER

NOTICE AND WRIT OF EXECUTION
Notice

This paper is a Writ of Execution. It has been issued because there is a judgment against you. It may cause your property to be held or taken to pay the judgment. You may have legal rights to prevent your property from being taken. A lawyer can advise you more specifically of these rights. If you wish to exercise your rights, you must act promptly.

The law provides that certain property cannot be taken. Such property is said to be exempt. There is a debtor's exemption of \$300.00. There are other exemptions which may be applicable to you. Attached is a summary of some of the major exemptions. You may have other exemptions or other rights.

If you have an exemption, you should do the following promptly:

- (1) Fill out the attached claim form and demand for a prompt hearing.
- (2) Deliver the form or mail it to the Sheriff's Office at the address noted.

You should come to court ready to explain your exemption. If you do not come to court and prove your exemption, you may lose some of your property.

Major Exemptions Under Pennsylvania and Federal law

1. \$300.00 statutory exemption.
2. Bibles, school books, sewing machines, uniforms and equipment.
3. Most wages and unemployment compensation.
4. Social Security benefits.
5. Certain retirement funds and accounts.
6. Certain veteran and armed forces benefits.
7. Certain insurance proceeds.
8. Such other exemptions as may be provided by law.

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.

Raymond Billotte
Court Administrator
2nd floor, Court House
Clearfield, Pennsylvania 16830
814-765-2641 (ext 50)

WRIT OF EXECUTION

COMMONWEALTH OF PENNSYLVANIA:

:ss

COUNTY OF ERIE

:

To the Sheriff of Clearfield County:

To satisfy the judgment, interest and costs against Timothy

A. Kronenwetter And Jeannete Kronenwetter , defendant(s) ,

- (1) you are directed to levy upon the property of the defendant(s) and to sell his/her interest therein;
- (2) you also are directed to attach the property of the defendant(s) not levied upon in the possession of _____

_____ as garnishee(s) ,

(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 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	\$1,507.93
Interest	\$ 97.96

(Costs will be added)

Seal of the Court

PROTHONOTARY, (CIVIL DIVISION)
CLERK OF RECORDS

Date: _____

By _____

NATIONAL FUEL GAS : IN THE COURT OF COMMON PLEAS
DISTRIBUTION CORPORATION :
VS : OF CLEARFIELD COUNTY, PENNSYLVANIA
: :
TIMOTHY A. KRONENWETTER AND : NO. cd 2000-1323
JEANNETE KRONENWETTER

CLAIM FOR EXEMPTION

To the Sheriff of Clearfield County:

I, the above-named defendant, claim exemption of property from levy or attachment:

(1) From my personal property in my possession which has been levied upon,

(a) I desire that my \$300.00 statutory exemption be

[] (i) set aside in kind (specify property to be set aside in kind): _____

[] (ii) paid in cash following the sale of the property levied upon; or

(b) I claim the following exemption (specify property and basis of exemption) _____

(2) From my property which is in the possession of a third party, I claim the following exemptions:

(a) my \$300.00 statutory exemption: [] in cash;

[] in kind (specify property): _____

(b) Social Security benefits on deposit in the amount of \$ _____;

(c) other (specify amount and basis of exemption):

I request a prompt court hearing to determine the exemption.

Notice of the hearing should be given to me at _____

_____ (Address) _____ (Telephone Number)

I verify that the statements made in this Claim for Exemption are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa.C.S. §4904 relating to unsworn falsification to authorities.

Date: _____ Defendant

THIS CLAIM TO BE FILED WITH THE
OFFICE OF THE SHERIFF OF CLEARFIELD COUNTY:
Clearfield County Court House
Clearfield, Pennsylvania 16830
8147652641

NATIONAL FUEL GAS : IN THE COURT OF COMMON PLEAS
DISTRIBUTION CORPORATION : OF CLEARFIELD COUNTY, PENNSYLVANIA
VS :
TIMOTHY A. KRONENWETTER AND : NO. cd 2000-1323
JEANNETE KRONENWETTER

AFFIDAVIT

COMMONWEALTH OF PENNSYLVANIA:

:ss

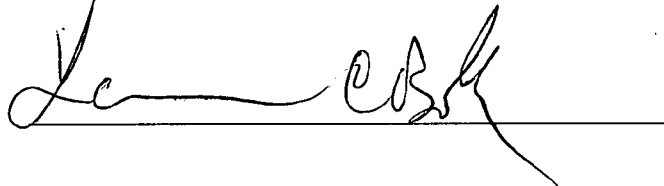
COUNTY OF ERIE :

I, Lawrence C. Bolla, Esquire, being duly sworn according to law depose and say as follows:

1. That the last known address of the Defendant(s) is: Timothy A. Kronenwetter, 100 McClure Street Dubois Pennsylvania; and Jeannete Kronenwetter, 1011 Treasure Lake, Dubois, Pa 15801.

2. That the Defendant(s) in the above-entitled case is/are not engaged in the military service of the United States of America.

3. I do verify and affirm that a levy, execution or garnishment is not being made on any judgment by confession entered pursuant to a transaction governed by the Goods and Services Installment Sales Act, 69 P.S. 1101 et seq; nor the Loan Interest and Protection Law of 1974, 41 P.S. 101 et seq; nor on any confessed judgment governed by Pennsylvania Rules of Civil Procedure 2981-2986.



Sworn to before me this 7
day of August, 2001.

Ruth A. Memen
Notary Public

NOTARIAL SEAL
RUTH A. MEMENZ, NOTARY PUBLIC
ERIE, ERIE COUNTY, PENNSYLVANIA
MY COMMISSION EXPIRES APRIL 6, 2002

FILED

Atty Bolla

pol. 20.00

11.32 761
JAS/BS
AUG 09 2001

ice Sheriff

William A. Shaw
Prothonotary

Levitt to Sheriff

COPY

WRIT OF EXECUTION and/or ATTACHMENT
COMMONWEALTH OF PENNSYLVANIA, COUNTY OF CLEARFIELD
CIVIL ACTION - LAW

National Fuel Gas Distribution Corporation,

Vs.

NO.: 2000-01323-CD

Timothy A. Kronenwetter and
Jeanette Kronenwetter

TO THE SHERIFF OF CLEARFIELD COUNTY:

To satisfy the debt, interest and costs due NATIONAL FUEL GAS DISTRIBUTION CORPORATION, Plaintiff(s) from TIMOTHY A. KRONENWETTER and JEANETTE KRONENWETTER, Defendant(s):

- (1) You are directed to levy upon the property of the defendant(s) and to sell interest(s) therein:
- (2) You are also directed to attach the property of the defendant(s) not levied upon in the possession of:
Garnishee(s) as follows:
and to notify the garnishee(s) that: (a) an attachment has been issued; (b) the garnishee(s) is/are enjoined from paying any debt to or for the account of the defendant(s) and from delivering any property of the defendant(s) or otherwise disposing thereof;
- (3) If property of the defendant(s) 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/her that he/she has been added as a garnishee and is enjoined as above stated.

AMOUNT DUE: \$1,507.93
INTEREST: \$97.96 (from 10/24/00)
PROTH. COSTS: \$
ATTY'S COMM: \$
DATE: 08/09/2001

PAID: \$140.00
SHERIFF: \$
OTHER COSTS: \$

William A. Shaw
Prothonotary/Clerk Civil Division

Received this writ this _____ day
of _____ A.D. _____
At _____ A.M./P.M.

Requesting Party: Lawrence C. Bolla, Esq.
2222 West Grandview Boulevard
Erie, PA 16506-4508

Sheriff

*Corrected
Copy*

**WRIT OF EXECUTION and/or ATTACHMENT
COMMONWEALTH OF PENNSYLVANIA, COUNTY OF CLEARFIELD
CIVIL ACTION - LAW**

National Fuel Gas Distribution Corporation,

Vs.

NO.: 2000-01323-CD

Timothy A. Kronenwetter and
Jeannete Kronenwetter

TO THE SHERIFF OF CLEARFIELD COUNTY:

To satisfy the debt, interest and costs due NATIONAL FUEL GAS DISTRIBUTION CORPORATION, Plaintiff(s) from TIMOTHY A. KRONENWETTER and JEANNETE KRONENWETTER, Defendant(s):

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

- (2) You are also directed to attach the property of the defendant(s) not levied upon in the possession of:
Garnishee(s) as follows:
and to notify the garnishee(s) that: (a) an attachment has been issued; (b) the garnishee(s) is/are enjoined from paying any debt to or for the account of the defendant(s) and from delivering any property of the defendant(s) or otherwise disposing thereof;

- (3) If property of the defendant(s) 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/her that he/she has been added as a garnishee and is enjoined as above stated.

AMOUNT DUE: \$1,507.93
INTEREST: \$97.96 (from 10/24/00)
PROTH. COSTS: \$
ATTY'S COMM: \$
DATE: 08/09/2001

PAID: \$140.00
SHERIFF: \$
OTHER COSTS: \$

William A. Shaw
Prothonotary/Clerk Civil Division

Received this writ this _____ day
of _____ A.D. _____
At _____ A.M./P.M.

Requesting Party: Lawrence C. Bolla, Esq.
2222 West Grandview Boulevard
Erie, PA 16506-4508

Sheriff

**WRIT OF EXECUTION and/or ATTACHMENT
COMMONWEALTH OF PENNSYLVANIA, COUNTY OF CLEARFIELD
CIVIL ACTION – LAW**

National Fuel Gas Distribution Corporation,

Vs.

NO.: 2000-01323-CD

Timothy A. Kronenwetter and
Jeannete Kronenwetter

TO THE SHERIFF OF CLEARFIELD COUNTY:

To satisfy the debt, interest and costs due NATIONAL FUEL GAS DISTRIBUTION CORPORATION, Plaintiff(s) from TIMOTHY A. KRONENWETTER and JEANNETE KRONENWETTER, Defendant(s):

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

(2) You are also directed to attach the property of the defendant(s) not levied upon in the possession of:

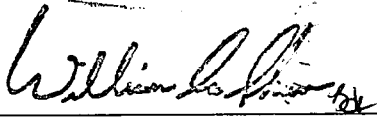
Garnishee(s) as follows:

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

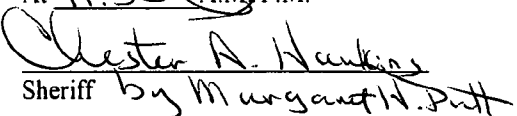
(3) If property of the defendant(s) not levied upon and subject to attachment is found in the possession of anyone other than a named garnishee, you are directed to notify him/her that he/she has been added as a garnishee and is enjoined as above stated.

AMOUNT DUE: \$1,507.93
INTEREST: \$97.96 (from 10/24/00)
PROTH. COSTS: \$
ATTY'S COMM: \$
DATE: 08/09/2001

PAID: \$140.00
SHERIFF: \$
OTHER COSTS: \$



William A. Shaw
Prothonotary/Clerk Civil Division

Received this writ this 23rd day
of August A.D. 2001
At 11:55 A.M./P.M.


Chester A. Hankins
Sheriff by Murgan and W. Puth

Requesting Party: Lawrence C. Bolla, Esq.
2222 West Grandview Boulevard
Erie, PA 16506-4508

In The Court of Common Pleas of Clearfield County, Pennsylvania

Sheriff Docket # 11415

NATIONAL FUEL GAS DISTRIBUTION CORP

00-1323-CD

VS.

KRONENWETTER, TIMOTHY A.

WRIT OF EXECUTION PERSONAL PROPERTY

SHERIFF RETURNS

NOW, SEPTEMBER 28, 2001, A LEVY WAS TAKEN ON PROPERTY OF DEFENDANT.

**NOW, SEPTEMBER 28, 2002, SERVED WRIT OF EXECUTION AND COPY OF LEVY
ON CARRIE CASPERZACK, LIVE IN GIRLFRIEND OF TIMOTHY A. KRONENWETTER,
DEFENDANT, AT HER PLACE OF RESIDENCE, 100 MCCLURE STREET, DUBOIS,
CLEARFIELD COUNTY, PENNSYLVANIA, BY HANDING TO CARRIE CASPERZACK,
LIVE IN GIRLFRIEND OF TIMOTHY A. KRONENWETTER, DEFENDANT, A TRUE AND
ATTESTED COPY OF THE ORIGINAL WRIT OF EXECUTION AND COPY OF LEVY AND
MADE KNOWN TO HER THE CONTENTS THEREOF.**

**NOW, OCTOBER 16, 2001, RECEIVED A FAX FROM LAWRENCE BOLLA, ATTORNEY
FOR THE PLAINTIFF, THAT THERE IS NOT TO BE A SALE SET AT THIS TIME.**

**NOW, APRIL 17, 2002, RETURN WRIT AS NO SALE HELD, TIME EXPIRED. PAID
COSTS FROM ADVANCE AND MADE REFUND OF UNUSED ADVANCE TO THE
ATTORNEY.**

SHERIFF HAWKINS \$98.06

SURCHARGE \$40.00

PAID BY ATTORNEY

In The Court of Common Pleas of Clearfield County, Pennsylvania

Sheriff Docket # 11415

NATIONAL FUEL GAS DISTRIBUTION CORP

00-1323-CD

VS.

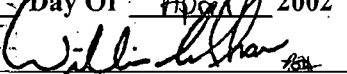
KRONENWETTER, TIMOTHY A.

WRIT OF EXECUTION PERSONAL PROPERTY

SHERIFF RETURNS

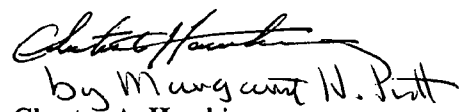
Sworn to Before Me This

17th Day Of April 2002



Deputy Prothonotary
My Commission Expires
1st Monday in Jan. 2006
Clearfield Co., Clearfield, PA

So Answers,


by Margaret N. Pitt
Chester A. Hawkins
Sheriff

FILED

0/3/41 101
APR 17 2002 *W*
KES

William A. Shaw
Prothonotary

QUINN·BUSECK·LEEMHUIS·TOOHEY & KROTO·INC.

Attorneys At Law

2222 West Grandview Boulevard, Erie, PA 16506-4508 Phone: 814-833-2222 FAX: 814-835-0116

Lawrence C. Bolla
lbolla@quinnfirm.com

CONFIDENTIAL FACSIMILE COVER SHEET

TO: Peggy FROM: Lawrence C. Bolla, Esquire
CO: Sheriff Department DATE/TIME: October 16, 2001
FAX: 814-765-5915 PAGES: one
(including cover page)
ADDRESS: Clearfield County Court House, Clearfield, Pa 16830

HARD COPY TO FOLLOW YES NO

COMMENTS: RE: National Fuel Gas Distribution Corporation
VS: Timothy A. Kronenwetter and Jeannete Kronenwetter
cd 2000-1323

This is to confirm our request not to schedule sale at this time but to retain levy pending the necessity to schedule the matter for a sheriff sale. Thank you.

=====
IF YOU DO NOT RECEIVE ALL OF THE PAGES, PLEASE CALL
814/833-2222 and ask for Arlene
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STATEMENT OF CONFIDENTIALITY

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CONFIDENTIAL



Personal Property Sale

Personal Property Sale

PERSONAL PROPERTY

SCHEDULE OF DISTRIBUTION

00-1323-CD KRONENWETTER

NOW, _____, by virtue of the writ hereunto attached, after having given due and legal Notice of the time and place of sale, by handbills posted on the premises, setting forth the time and place of sale, I sold on the day of _____ 2001, the defendant's personal property for and made the following appropriations.

SHERIFF COSTS:

RDR	\$ 9.00
SERVICE	9.00
MILEAGE	12.35
LEVY	20.00
MILEAGE	12.35
POSTING	2.00
HANDBILLS	10.00
COMMISSION	
UNABLE TO LEVY (\$9.00)	
POSTAGE	1.36
ADD'L SERVICE	9.00
ADD'L MILEAGE	1
ADD'L POSTING	
COPIES	10.00
BID	5.00
RETURN OF INTERROGATORIES	
PHONE CALLS	10.00
TOTAL SHERIFF COSTS	\$ 98.50

DEBT & INTEREST:

DEBT	\$ 1,507.93
INTEREST FROM 10-24-00	97.96
TOTAL DEBT & INTEREST	\$ 1,605.89
 COSTS:	
ATTORNEY PAID	\$
ATTORNEY FEES	
COSTS TO PROTHONOTARY	\$ 140.00
SHERIFF'S COSTS	\$ 102.06
REFUND OF ADVANCE	98.06
REFUND OF SURCHARGE	
COSTS	\$
TOTAL COSTS	\$ 242.06
TOTAL DEBT AND COSTS	\$ 98.50

Commission 2% on the first \$100,000.00 and 1/2% on all over that. Distribution will be made in accordance with the above schedule unless exceptions are filed with this office within ten (10) days from this date.

Chester A. Hawkins, Sheriff

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