

00-1540-CD
FIFTH THIRD LEASING COMPANY -vs- STEVE REBO, JR. et al

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

FIFTH THIRD LEASING COMPANY

Plaintiff

No. 00-1540-CO

vs.

COMPLAINT IN CIVIL ACTION

STEVE REBO JR. AND
SANDRA REBO

Defendants

FILED ON BEHALF OF
Plaintiff

COUNSEL OF RECORD OF
THIS PARTY:

James McNally, Esquire
PA I.D. #78341
Weltman, Weinberg & Reis Co., L.P.A.
27181 Koppers Building
436 7th Avenue
Pittsburgh, PA 15219
(412) 434-7955

WWR#01843801

FILED

DEC 11 2000

William A. Shaw
Prothonotary

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

FIFTH THIRD LEASING COMPANY

Plaintiff

vs.

Civil Action No.

STEVE REBO JR. AND
SANDRA REBO.

Defendants

COMPLAINT IN CIVIL ACTION AND NOTICE TO DEFEND

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 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

LAWYER REFERRAL SERVICE
PA BAR ASSOCIATION
P.O. BOX 186
HARRISBURG, PA 17108
1-800-692-7375

COMPLAINT

1. Plaintiff is a corporation with offices at 38 Fountain Square, Cincinnati, Ohio 45263.
2. Defendants are adult individuals residing at P.O. Box 453, Pine Street Madera, Clearfield County Pennsylvania 16661.
3. The parties entered into a written Lease Agreement (hereinafter referred to as the "Agreement") for the lease of a vehicle, more particularly identified in the Agreement, a true and correct copy of which is attached hereto, marked as Exhibit "1" and made a part hereof.
4. Pursuant to said Agreement, Defendants took possession of a vehicle more particularly identified in the Agreement as a 1996 Dodge Neon, Serial Number 3B3ES47C8TT327519.
5. By the terms of said Contract, Defendants were to make sixty (60) payments of \$304.70 commencing November 8, 1996 and pay certain license fees due at the inception of the lease and during the lease term.
6. The terms of said Agreement provide for termination upon satisfaction by Defendants of all obligations provided thereunder and upon the return of the vehicle by Defendants to Plaintiff at the end of the lease term, which term would end sixty (60) months after it commenced.

7. Plaintiff avers that Defendants defaulted under the Agreement by having not made payment to Plaintiff as promised, thereby rendering the entire balance due and payable.
8. Plaintiff avers that a balance is due from Defendants in the amount of \$8,914.87.
9. Plaintiff avers interest at the legal rate of 6.00% from the date of judgment.
10. Although repeatedly requested to do so by Plaintiff, Defendants have willfully failed and/or refused to pay the balance due plus accrued interest , or any part thereof to Plaintiff.

WHEREFORE, Plaintiff demands Judgment in its favor and against Defendant, Steve Rebo Jr., and Sandra Rebo, jointly and severally, in the amount of \$8,914.87 and finance charges thereon at the rate of 6.0% per annum plus costs.

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

WELTMAN, WEINBERG & REIS, CO., L.P.A.



James McNally, Esquire
Attorney for Plaintiff
WELTMAN, WEINBERG & REIS CO., L.P.A.
2718 Koppers Building
436 Seventh Avenue
Pittsburgh, PA 15219
(412) 434-7955
WWR#: 01843801

THIS LEASE AGREEMENT, made 10/09/96, day of 19, is between FIFTH THIRD LEASING CO.
 (hereinafter called "Lessor") and STEVE REED JR. SANDRA REED (hereinafter called "Lessee").

BOX 453 PINE ST MADERA CA 16661 82657652

Street Address City County State Zip Code

Individual Corporation Partnership LLC LLP: together with any additional lessee or guarantor (hereinafter jointly and severally called Lessee).
COURTESY MOTOR SALES INC. is the manager of this lease.

DEALER NAME

30) DESCRIPTION OF MOTOR VEHICLE.

Lessor agrees to purchase and to lease to Lessee, and Lessee agrees to lease from Lessor and to pay according to the terms and conditions below and on the other side hereof, the Motor

Vehicle (the "Vehicle") described as follows: New Used Current Mileage 60 Lessee's Initials SR

| YEAR | MAKE | MODEL NAME | COLOR(S) | VEHICLE IDENTIFICATION NUMBER |
|--|------------|-------------|----------------------|-------------------------------|
| <input checked="" type="checkbox"/> CAR <input type="checkbox"/> TRUCK <u>95</u> | <u>DDG</u> | <u>NEON</u> | <u>EMERALD GREEN</u> | <u>3B3ES47C0TT327519</u> |
| DESCRIPTION OF EXTRA EQUIPMENT | | | | |
| <input type="checkbox"/> AIR <input type="checkbox"/> PWR BRAKES <input checked="" type="checkbox"/> AUTOMATIC <input type="checkbox"/> 5-SPEED <input type="checkbox"/> PWR STEER <input type="checkbox"/> PWS WINDOWS <input type="checkbox"/> C.D. PLAYER <input type="checkbox"/> 4 WD <input type="checkbox"/> 4-SPEED <input type="checkbox"/> - | | | | |
| <input type="checkbox"/> VACUUM ROOF <input type="checkbox"/> SURROOF <input checked="" type="checkbox"/> AM/FM RADIO <input type="checkbox"/> TAPE <input type="checkbox"/> - | | | | |
| INTENDED USE <input checked="" type="checkbox"/> BUSINESS <input type="checkbox"/> PERSONAL | | | | |

31) WARRANTY: Lessor acknowledges that Lessee has selected the Vehicle. Lessor makes no warranty or representation, either express or implied as to the design, model, year, operation or condition of, or to the quality of the material or workmanship in the vehicle leased hereunder, and Lessor makes no warranty of merchantability or fitness of the vehicle for any other purpose. There is no express or implied warranty whatsoever. It being agreed that all such risks as between Lessor and Lessee are to be borne by Lessee and the benefits of any and all implied warranties and lesions are hereby waived by Lessee. Lessor shall not be responsible for any incidental or consequential damages. Lessee agrees that Lessee shall be entitled to the benefit of any manufacturer's warranties on the vehicle as permitted by applicable law and does hereby assign said warranties to Lessee to the extent required for Lessee to enforce said warranties against the manufacturer. The Lessor shall not set off any loss, cost or damage against any sums due Lessor under this Lease.

32) PAYMENT AND LEASE TERM; COST OF LEASE

| | |
|--|--|
| 1) CAPITALIZED COST REDUCTION CONSISTING OF: <input type="checkbox"/> CASH <input type="checkbox"/> TRADE-IN ALLOWANCE <input type="checkbox"/> REBATE <u>\$ 663.00</u> | 7) MONTHLY RENTAL <u>\$ 279.54</u> |
| 2) FIRST MONTHLY RENTAL PAYMENT <u>\$ 304.70</u> | 8) SALES TAX (IF ANY) <u>\$ 25.16</u> |
| 3) SECURITY DEPOSIT (REFUNDABLE ON LESSEE'S COMPLIANCE WITH LEASE) <u>\$</u> | 9) OTHER <u>\$ /A</u> |
| 4) LICENSE AND REGISTRATION FEES <u>\$ 69.00</u> | 10) TOTAL MONTHLY RENTAL PAYMENT (#7 + #8 + #9) <u>\$ 304.70</u> |
| 5) OTHER TAXES <u>\$ NA</u> | 11) LEASE TERM <u>60</u> MONTHS |
| 6) TOTAL INITIAL CHARGE (#1 + #2 + #3 + #4 + #5) <u>\$ 1036.70</u> | 12) TOTAL RENTAL FOR LEASE TERM (#10 x #11) <u>\$ 18282.00</u> |

*Because sales tax may change during the lease term, these amounts and totals are estimates.

| LEASE FEES DUE AT LEASE INCEPTION (#1) | ESTIMATED LICENSE FEES FOR REMAINDER OF LEASE TERM | PERSONAL PROPERTY, SALES, LUXURY AND/OR EXCISE TAX DUE AT LEASE INCEPTION (#3 + #4) | ESTIMATED PERSONAL PROPERTY, SALES AND/OR EXCISE TAX FOR REMAINDER OF LEASE TERM | ESTIMATED TOTAL FEES & TAX DUE DURING (#1) + (#4) + (#5) + (#6) |
|--|--|---|--|---|
| <u>13) \$ 69.00</u> | <u>14) \$ 96.00</u> | <u>15) \$ 25.16</u> | <u>16) \$ 1484.44</u> | <u>17) \$ 1674.60</u> |

OTHER CHARGES PAYABLE TO LESSOR. The Lessee may be liable for a Vehicle Deposition Fee, Excess Mileage, Damage and interest charges under paragraph 35.

33) CREDIT LIFE AND DISABILITY INSURANCE: Credit Life Insurance and Credit Disability Insurance are not required, and will not be provided unless Lessee signs and pays the additional cost itemized below.

| TYPE | PREMIUM | SIGNATURE |
|---------------------------------|--------------|---|
| Credit Life <u>N/A</u> | <u>\$ /A</u> | I want credit life Insurance _____ |
| Credit Disability <u>N/A</u> | <u>\$ /A</u> | I want credit disability Insurance _____ |

Lessee acknowledges that all inquiries concerning contract terms and provisions relating to this insurance (if purchased) are to be directed to Steve Reed Jr. identified above who is responsible for the issuance of this insurance. The coverages are shown in a separate notice or agreement issued by Dealer and the Insurance Company.

34) MONTHLY RENTAL PAYMENT: The first Monthly Rental Payment is due upon inception of this Lease. The next payment is due on the 1st day of 19, with all subsequent payments due on the same day of each month thereafter, or on the 1st day of each month thereafter if the 1st day of each month is a Saturday. Monthly Rental Payments are to be paid to Lessor. Monthly Rental Payments shall be paid to Lessor at the address designated above. Retention of the Vehicle past the end of the Lease Term is prohibited. If Lessor retains possession of the Vehicle past the end of the Lease Term, Lessee shall continue to pay Monthly Rental Payments and, in addition, shall pay to Lessor any damage which Lessor may incur by reason of such retention. Lessee shall pay all Monthly Rental Payments and other payments specified in this Lease without deduction, set off or demand and notwithstanding any insurance coverage.

35) COMMENCEMENT AND TERMINATION OF LEASE; END OF TERM LIABILITY

1) Lessee shall pay all costs of removal by Lessee and will end upon satisfaction of all obligations hereunder. Upon return of the Vehicle at the end of the Lease Term, Lessee shall pay all costs of removal by Lessor.

(A) VEHICLE DEPOSITION FEE: \$300.00

(B) Any amounts owed pursuant to this Lease.

(C) EXCESS MILEAGE CHARGE: An amount equal to 0.10 (or blank, fifteen cents) for each mile the vehicle is driven (whether prior to or during the Lease term) prior to recovery in excess of the "Total Allowable Miles" as set forth below (or greater total miles of the original Lease term here indicated) 60,000: Not

to exceed 100,000 miles.

Conventional Model One Year Prior Model Two Years Prior Model Three Years Prior Model

24 Month Lease - 30,000 Total Allowable Miles 12 Month Lease - 45,000 Total Allowable Miles 18 Month Lease - 62,000 Total Allowable Miles

36 Month Lease - 45,000 Total Allowable Miles 24 Month Lease - 63,000 Total Allowable Miles 24 Month Lease - 75,000 Total Allowable Miles

48 Month Lease - 60,000 Total Allowable Miles 36 Month Lease - 65,000 Total Allowable Miles 36 Month Lease - 75,000 Total Allowable Miles

60 Month Lease - 75,000 Total Allowable Miles

He prepaid mileage charges, if any, will be refunded. In any event, Lessee will pay Lessor fifteen cents for each mile driven in excess of 100,000 miles before the Vehicle is returned to Lessor. If Lessor has reason to believe the odometer has been tampered with, it is impossible, Lessor agrees to pay an excess mileage charge based on 100,000 miles in addition to that depicted on the odometer.

(D) DAMAGE CHARGE: The cost necessary to place the vehicle in good working condition, to repair or replace missing or damaged parts or accessories and to place the vehicle in a salable or marketable condition. The cost of repair or replacement of any part or accessory shall be limited to the cost of the part or accessory.

(1) Repair any malfunction, failure, defect, damage or other defect of the vehicle's engine, drivetrain, brakes, exhaust system or any other operating parts and accessories.

(2) Replace any part which is not part of a matching set of four tires of equal quality to the original, plus a spare of equal quality or of the type originally provided by the manufacturer of the vehicle, with each tire having at least 1/2 inch of remaining tread at its shallowest point.

(3) Repair the following:

(a) Dents, scratches, pits, rust, cracks, or corrosion to any fender, bumper, grille, hood, trunk, roof, doors, chrome trim or any such body damage.

(b) Repairing any instrument panel, repairing the vehicle to its original color and restoring any special identification, decals, or lettering appearing anywhere on or in the vehicle.

(c) Repairing any damage to the interior of the vehicle, including seats, seats, door panels, headliner, dashboard, or trunk area.

(d) Glass damage including broken, cracked, stone, bullet, sand, damage, discolored or pits to any window, windshield, mirror, lamps, lights, or headlights.

(E) INTEREST DUE AT TERMINATION: All amounts due at termination and/or any prepayment hereof shall bear interest at 21% per annum if not paid within 10 days of notice thereof by Lessor. Such interest shall be computed on the average daily balance method.

36) SR ENTIRE AGREEMENT. THIS LEASE CONTAINS THE ENTIRE AGREEMENT OF THE PARTIES AND MAY NOT BE AMENDED, MODIFIED OR REVOKED, WITHOUT THE CONSENT IN WRITING OF THE LESSOR AND LESSEE.

For Lessor(s) Initials _____

JURY AND OTHER WAIVERS. LESSEE WAIVES THE RIGHT TO TRIAL BY JURY OF ANY MATTERS ARISING OUT OF THIS LEASE AND ANY OF THE ISSUES CONTEMPLATED HEREIN.

LESSEE HAS READ THIS AGREEMENT AND ACKNOWLEDGES RECEIPT OF A COMPLETELY FILLED-IN COPY. LESSEE MUST SIGN ALL COPIES.

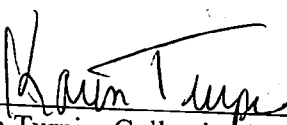
LESSEE

Company Name, if any _____

Lessee must sign all copies _____

VERIFICATION

The undersigned does hereby verify subject to the penalties of 18 P.A.C.S. §4904 relating to unsworn falsifications to authorities, that she is **Karen Turpin**, **Collection Manager of Fifth Third Bank** plaintiff herein, that she is duly authorized to make this Verification, and that the facts set forth in the foregoing Complaint are true and correct to the best of his/her knowledge, information and belief.



Karen Turpin
Karen Turpin, Collection Manager

FILED

REC'D DEC 11 2000
3:38 AM
William A. Shaw
Prothonotary

atty McNally
pd \$80.00

2cc ground

In The Court of Common Pleas of Clearfield County, Pennsylvania

Sheriff Docket # 10491

FIFTH THIRD LEASING COMPANY

00-1540-CD

VS.

REBO, STEVE JR. and SANDRA

COMPLAINT

SHERIFF RETURNS

NOW JANUARY 9, 2001 AT 11:09 AM EST SERVED THE WITHIN COMPLAINT ON SANDRA REBO, DEFENDANT AT RESIDENCE, PO BOX 453, PINE ST., MADERA, CLEARFIELD COUNTY, PENNSYLVANIA BY HANDING TO SANDRA REBO A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOW TO HER THE CONTENTS THEREOF.

SERVED BY: NEVLING/McCLEARY

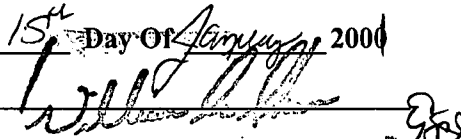
NOW JANUARY 9, 2001 AT 11:09 AM EST SERVED THE WITHIN COMPLAINT ON STEVEN REBO, JR., DEFENDANT AT RESIDENCE, PO BOX 453, PINE ST., MADERA CLEARFIELD COUNTY, PENNSYLVANIA BY HANDING TO SANDRA REBO, WIFE A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HER THE CONTENTS THEREOF.

SERVED BY: NEVLING/McCLEARY

Return Costs

| Cost | Description |
|-------|-----------------------------|
| 35.26 | SHFF. HAWKINS PD. BY: ATTY. |
| 20.00 | SURCHARGE PD. BY: ATTY. |

Sworn to Before Me This

15th Day Of January, 2000


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

So Answers,


Chester A. Hawkins
Sheriff

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

FIFTH THIRD LEASING COMPANY

Plaintiff No. 00-1540-CD

vs. PRAECIPE FOR DEFAULT JUDGMENT

STEVE REBO, JR. and
SANDRA REBO

Defendants

FILED ON BEHALF OF
Plaintiff

COUNSEL OF RECORD OF
THIS PARTY:

James McNally, Esquire
PA I.D. #78341
WELTMAN, WEINBERG & REIS CO., L.P.A.
2718 Koppers Building
436 Seventh Avenue
Pittsburgh, PA 15219
(412) 434-7955

WWR#01843801

FILED

MAR 07 2001

William A. Shaw
Prothonotary

THIS LAW FIRM IS ATTEMPTING TO COLLECT THIS DEBT FOR ITS CLIENT AND ANY
INFORMATION OBTAINED WILL BE USED FOR THAT PURPOSE.

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

FIFTH THIRD LEASING COMPANY

Plaintiff

vs.

Civil Action No. 00-1540-CD

STEVE REBO, JR. and
SANDRA REBO

Defendants

PRAECIPE FOR DEFAULT JUDGMENT

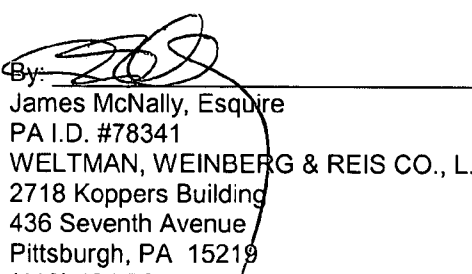
TO THE PROTHONOTARY:

Kindly enter Judgment against the Defendants, Steve Rebo, Jr. and Sandra Rebo, above named, in the default of an Answer, in the amount of \$9,473.21 computed as follows:

| | |
|---|-------------------|
| Amount claimed in Complaint | \$8,914.87 |
| Interest from 2/10/00 to 2/26/01 at the contract interest rate of 6.0% per annum | \$558.34 |
| TOTAL | \$9,473.21 |

I hereby certify that appropriate Notices of Default, as attached have been mailed in accordance with PA R.C.P. 237.1 on the dates indicated on the Notices.

WELTMAN, WEINBERG & REIS CO., L.P.A.

By: 
James McNally, Esquire
PA I.D. #78341
WELTMAN, WEINBERG & REIS CO., L.P.A.
2718 Koppers Building
436 Seventh Avenue
Pittsburgh, PA 15219
(412) 434-7955

WWR#01843801

Plaintiff's address is: c/o Weltman, Weinberg & Reis Co., L.P.A., 2601 Koppers Building, 436 7th Avenue, Pittsburgh, PA 15219

And that the last known address of the Defendants is: P.O. Box 453, Pine Street, Madera, PA 16661

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

FIFTH THIRD LEASING COMPANY

Plaintiff

vs.

Civil Action No. 00-1540-CD

STEVE REBO, JR. AND
SANDRA REBO

Defendants

IMPORTANT NOTICE

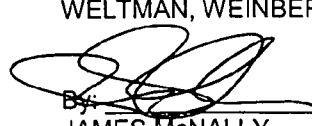
TO: STEVE REBO, JR.
P.O. BOX 453, PINE STREET
MADERA, PA 16661

Date of Notice: 1/31/01

YOU ARE IN DEFAULT BECAUSE YOU HAVE FAILED TO TAKE ACTION REQUIRED OF YOU IN THIS CASE. UNLESS YOU ACT WITHIN TEN 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:

LAWYER REFERRAL SERVICE
PA BAR ASSOCIATION
P.O. BOX 186
HARRISBURG, PA 17108
1-800-692-7375

WELTMAN, WEINBERG & REIS CO., L.P.A.


By: James McNally
PA I.D. #78341
WELTMAN, WEINBERG & REIS CO., L.P.A.
2718 Koppers Building
436 Seventh Avenue
Pittsburgh, PA 15219
(412) 434-7955

WWR #01843801

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

FIFTH THIRD LEASING COMPANY

Plaintiff

vs.

Civil Action No. 00-1540-CD

STEVE REBO, JR. AND
SANDRA REBO

Defendants

IMPORTANT NOTICE

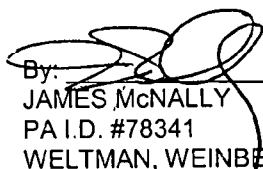
TO: SANDRA REBO
P.O. BOX 453, PINE STREET
MADERA, PA 16661

Date of Notice: 1/31/01

YOU ARE IN DEFAULT BECAUSE YOU HAVE FAILED TO TAKE ACTION REQUIRED OF YOU IN THIS CASE. UNLESS YOU ACT WITHIN TEN 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:

LAWYER REFERRAL SERVICE
PA BAR ASSOCIATION
P.O. BOX 186
HARRISBURG, PA 17108
1-800-692-7375

WELTMAN, WEINBERG & REIS CO., L.P.A.

By: 

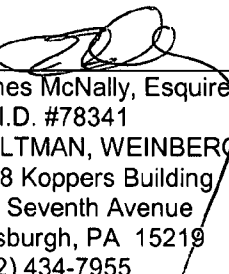
JAMES McNALLY
PA I.D. #78341
WELTMAN, WEINBERG & REIS CO., L.P.A.
2718 Koppers Building
436 Seventh Avenue
Pittsburgh, PA 15219
(412) 434-7955

WWR #01843801

VERIFICATION

The undersigned does hereby verify subject to the penalties of 18 Pa.C.S. Section 4904 relating to unsworn falsification to authorities, that the parties against whom Judgment is to be entered according to the Praecipe attached are not members of the Armed Forces of the United States or any other military or non-military service covered by the Soldiers and Sailors Civil Relief Act of 1940. The undersigned further states that the information is true and correct to the best of the undersigned's knowledge and belief and upon information received from others.

WELTMAN, WEINBERG & REIS CO., L.P.A.

By: 

James McNally, Esquire
PA I.D. #78341
WELTMAN, WEINBERG & REIS CO., L.P.A.
2718 Koppers Building
436 Seventh Avenue
Pittsburgh, PA 15219
(412) 434-7955

WWR#01843801

FILED

100
MAR 07 2001
M/351 Atty
William A. Shaw
Prothonotary

Not to Dss.
Statement to Atty.

COPY

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

FIFTH THIRD LEASING COMPANY

Plaintiff

vs.

Civil Action No. 00-1540-CD

STEVE REBO, JR. and
SANDRA REBO

Defendants

NOTICE OF JUDGMENT OR ORDER

TO: Plaintiff
 Defendant
 Garnishee

You are hereby notified that the following
Order or Judgment was entered against
you on March 7, 2001

Assumpsit Judgment in the amount
of \$9,473.21 plus costs.

Trespass Judgment in the amount
of \$_____ plus costs.

If not satisfied within sixty (60)
days, your motor vehicle operator's license and/or registration will be
suspended by the Department of Transportation, Bureau of Traffic Safety,
Harrisburg, PA.

Entry of Judgment of
 Court Order
 Non-Pro
 Confession
 Default
 Verdict
 Arbitration
Award

Prothonotary

Steve Rebo, Jr.
P.O. Box 453, Pine Street
Madera, PA 16661

By: _____
PROTHONOTARY (OR DEPUTY)

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, *Seal of the Court*
PENNSYLVANIA
STATEMENT OF JUDGMENT

Fifth Third Leasing Company
Plaintiff(s)

No.: 2000-01540-CD

Real Debt: \$9,473.21

Atty's Comm:

Vs.

Costs: \$

Int. From:

Steve Rebo Jr.
Sandra Rebo
Defendant(s)

Entry: \$20.00

Instrument: Default Judgment

Date of Entry: March 7, 2001

Expires: March 7, 2006

Certified from the record this 7th of March, 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

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

FIFTH THIRD LEASING COMPANY

Plaintiff No. 00-1540-CD

vs. PRAECIPE FOR SATISFACTION OF
JUDGMENT

STEVE REBO, JR. and
SANDRA REBO

Defendants FILED ON BEHALF OF
Plaintiff

COUNSEL OF RECORD OF
THIS PARTY:

William T. Molczan, Esquire
PA. I.D.#47437
Weltman, Weinberg & Reis Co., L.P.A.
2718 Koppers Building
436 Seventh Avenue
Pittsburgh, PA 15219
(412) 434-7955

WWR#01843801

1
FILED

AUG 13 2001

William A. Shaw
Prothonotary

FILED

1CC
M 5781 Atty
AUG 13 2001 Atty pd
7.00

William A. Shaw
Prothonotary

Certificate of
Sert. to Atty

[Signature]

COPY

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

CIVIL DIVISION

CERTIFICATE OF SATISFACTION OF JUDGMENT

No.: 2000-01540-CD

Fifth Third Leasing Company

Debt: \$9,473.21

Vs.

Atty's Comm.:

Steve Rebo Jr.
Sandra Rebo

Interest From:

Cost: \$7.00

NOW, Monday, August 13, 2001 , directions for satisfaction having been received, and all costs having been paid, SATISFACTION was entered of record.

Certified from the record this 13th day of August, A.D. 2001.

Prothonotary