

01-812-CD
LEO RIVER et al. -vs- JEFF HOOVER

COMMONWEALTH OF PENNSYLVANIA
COUNTY OF: **CLEARFIELD**

Mag. Dist. No.:

46-3-02

DJ Name: Hon.

RICHARD A. IRELAND
Address: **650 LEONARD STREET**
CLEARFIELD, PA

Telephone: **(814) 765-5335** 16830

**NOTICE OF JUDGMENT/TRANSCRIPT
CIVIL CASE**

PLAINTIFF: NAME and ADDRESS

RIVET, LEO, ET AL.
200 ANDERSON AVE
CURWENSVILLE, PA 16833

VS.

DEFENDANT: NAME and ADDRESS

HOOVER, JEFF
ALLEGHANY ST
CURWENSVILLE, PA 16833

LEO RIVET
200 ANDERSON AVE
CURWENSVILLE, PA 16833

Docket No.: **CV-0000105-01**
Date Filed: **3/13/01**



THIS IS TO NOTIFY YOU THAT:

Judgment: FOR PLAINTIFF

01-812-C8

Judgment was entered for: (Name) RIVET, LEO, ET AL.

Judgment was entered against: (Name) HOOVER, JEFF

in the amount of \$ 672.50 on: (Date of Judgment) 4/19/01

Defendants are jointly and severally liable.

(Date & Time) _____

Damages will be assessed on: _____

Amount of Judgment	\$ <u>597.00</u>
Judgment Costs	\$ <u>75.50</u>
Interest on Judgment	\$ <u>.00</u>
Attorney Fees	\$ <u>.00</u>
Total	\$ 672.50

This case dismissed without prejudice.

Post Judgment Credits	\$ _____
Post Judgment Costs	\$ _____
=====	
Certified Judgment Total	\$ 672.50

Amount of Judgment Subject to
Attachment/Act 5 of 1996 \$ _____

Levy is stayed for _____ days or generally stayed.

Objection to levy has been filed and hearing will be held:

Amount of Judgment \$ 672.50

Date:	Place:
Time:	

FILED

MAY 20 2001

ANY PARTY HAS THE RIGHT TO APPEAL WITHIN 30 DAYS AFTER THE ENTRY OF JUDGMENT BY FILING A NOTICE OF APPEAL WITH THE PROTHONOTARY/CLERK OF THE COURT OF COMMON PLEAS, CIVIL DIVISION. YOU MUST INCLUDE A COPY OF THIS NOTICE OF JUDGMENT/TRANSCRIPT FORM WITH YOUR NOTICE OF APPEAL.

APR 20 2001

Date Rubeda Ireland, District Justice

I certify that this is a true and correct copy of the record of the proceedings containing the judgment.

5-22-01 Date Rubeda Ireland, District Justice

FILED

0134881 Piff pd.
MAY 29 2001 20.00

2 William A. Shaw Notice to Def
Prothonotary Statement to Piff

COPY

NOTICE OF JUDGMENT

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL DIVISION

Leo Rivet
Joyce Rivet

Vs.

No. 2001-00812-CD

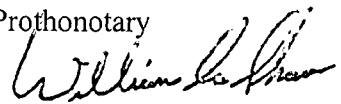
Jeff Hoover

To: DEFENDANT(S)

NOTICE is given that a JUDGMENT in the above captioned matter has been entered against you in the amount of \$672.50 on the May 29, 2001.

William A. Shaw

Prothonotary



William A. Shaw

COPY

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

Leo Rivet
Joyce Rivet
Plaintiff(s)

No.: 2001-00812-CD

Real Debt: \$672.50

Atty's Comm:

Vs. Costs: \$

Int. From:

Jeff Hoover
Defendant(s)

Entry: \$20.00

Instrument: DJ Judgment

Date of Entry: May 29, 2001

Expires: May 29, 2006

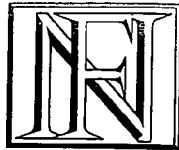
Certified from the record this 29th day of May, 2001.

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



FREDERICK M. NEISWENDER
ATTORNEY AND COUNSELLOR AT LAW

June 8, 2001

William A. Shaw, Sr.,
Prothonotary
1 North Second Street
Clearfield, PA 16830

RE: Rivet, et al. v. Hoover, No. 01-756-C.D.

2001-812-C.D.

Bill
Dear Mr. Shaw:

Following our conversation of earlier this week, I did some research regarding civil appeals from the decisions of District Magistrates. Under Pa. R.C.P.D.J. No. 1005B, the appellant has ten (10) days after filing the notice of appeal to file proof of service with the Prothonotary. However, if this rule is not followed, the appeal remains in effect unless stricken by praecipe of the appellee (see Pa. R.C.P.D.J. No. 1006). Also, service on the District Magistrate acts as a supersedeas to the judgment (see Pa. R.C.P.D.J. No. 1008). I have enclosed copies of these rules from the Pennsylvania Code for your perusal.

In the above captioned matter, the appeal was timely filed. Service of process was made, although not within the ten (10) days prescribed by the rule. I am not certain whether or not filing of the judgment was proper in this case. I do believe that at this time, the appeal acts as a supersedeas to the judgment and some notation should be made so that my client is not negatively affected by the judgment until a decision is made on the appeal.

Thank you for your consideration in this matter.

Very truly yours,

Frederick M. Neiswender
Frederick M. Neiswender
Attorney at Law

Enclosure