

01-868-CD
HOUSEHOLD BANK -vs- MICHAEL W. BARNARD

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA

HOUSEHOLD BANK, : NO. 01-868-CO
Plaintiff :
: :
vs. : CIVIL ACTION - LAW
: :
MICHAEL W. BARNARD, :
Defendant :
:

NOTICE

You have been sued in Court. If you wish to defend against the claims set forth in the following pages, you must take action within twenty (20) days after this Complaint and Notice is 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 document, or for any other claim or relief requested by the Plaintiff. You may lose money or property or other right 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 TO FIND OUT WHERE YOU CAN GET LEGAL HELP.

NOTICIA

Le han demandado a usted en la corte. Si usted quiere defensas de esas demandas expuestas en las páginas siguientes, usted tiene veinte (20) días de plazo al partir de la fecha de la demanda y la notificación. Usted debe presentar una apariencia escrita o en persona o por abogado y archivar en la corte en forma escrita sus defensas o sus objeciones a las demandas en contra de su persona. Se avisa que si usted no se defiende, la corte tomará medidas y pedirá entrar una orden contra usted sin previo aviso o notificación y por cualquier queja o alivio que es pedido en la petición de demanda. Usted puede perder dinero o sus propiedades o otros derechos importantes para usted.

LLEVE ESTA DEMANDA A UN ABOGADO INMEDIATAMENTE. SI NO TIENE ABOGADO O SI NO TIENE EL DINERO SUFFICIENTE DE PAGAR TAL SERVICIO VAYA EN PERSONA O LLAME POR TELEFONO A LA OFICINA CUYA DIRECCION SE ENCUENTRA ESCRITA ABAJO PARA AVERIGUAR DONDE SE PUEDE CONSEGUIR ASISTENCIA LEGAL.

Pennsylvania Lawyer Referral Service
Pennsylvania Bar Association
P.O. Box 186
Harrisburg, PA 17108
(800)692-7375

FILED

JUN 05 2001

William A. Shaw
Prothonotary

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA

WOLFSON CAPITAL/ :
HOUSEHOLD BANK, : NO.
Plaintiff :
vs. :
MICHAEL W. BARNARD, : CIVIL ACTION - LAW
Defendant :
:

COMPLAINT

AND NOW, this 1 day of June, 2001, comes the Plaintiff, Household Bank, also known as Household Finance Corporation of Nevada (HFC) by and through its attorney, Daniel F. Wolfson, Esquire, and the law firm of Wolfson & Associates, P.C., and files the within Complaint and in support avers as follows:

1. Plaintiff, Household Bank, also known as Household Finance Corporation of Nevada (HFC) (hereinafter referred to as "Plaintiff"), is a credit grantor with a last known business address of 267 East Market Street, York, York County, Pennsylvania.
2. Defendant, Michael W. Barnard, (hereinafter referred to as "Defendant"), is an adult individual with a last known address of 210 Dubois Street, Du Bois, Clearfield County, Pennsylvania 15801.

3. That on or about June 8, 1993, Defendant was issued an open line of credit and/or credit card loan agreement with an account number of 71330400430289, by Plaintiff. An Affidavit of Lost Loan Agreement and Open Account/Account Stated dated April 9, 2001 stating same is attached hereto, incorporated herein, and collectively marked as Exhibit "A".

4. The Defendant made various purchases with said charge card which resulted in a balance due and owing in the sum of Eight Thousand Three Hundred Fifteen and 25/100 Dollars (\$8,315.25). A true and correct copy of the itemization of the account reflecting said services is attached hereto, incorporated herein, and collectively marked as Exhibit "B".

5. Defendant has not been making timely payments toward the revolving charge account with Plaintiff.

6. Despite reasonable and repeated demand for payment, Defendant has failed, refused, and continues to refuse to pay all sums due and owing on his account balance, all to the damage and detriment of the Plaintiff.

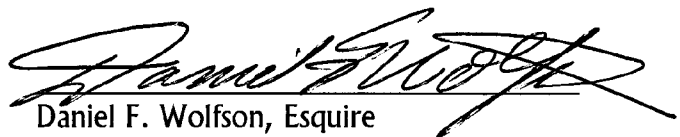
7. Plaintiff has retained the services of the law firm of Wolfson & Associates, P.C., in the collection of the amounts due from Defendant.

8. Any and all conditions precedent to the bringing of this action have been performed by Plaintiff.

9. The amount in controversy is within the jurisdictional amount requiring compulsory arbitration.

WHEREFORE, Household Bank also known as Household Finance Corporation of Nevada (HFC), respectfully requests this Honorable Court enter judgment in favor of Plaintiff and against Defendant, Michael W. Barnard, in the amount of Eight Thousand Three Hundred Fifteen and 25/100 Dollars (\$8,315.25), the costs of this action, and such other relief as the Court deems proper and just.

Respectfully Submitted,



Daniel F. Wolfson, Esquire
WOLFSON & ASSOCIATES, P.C.
267 East Market Street
York, PA 17403
(717) 846-1252
I.D. No. 20617
Attorney for Plaintiff

VERIFICATION

I, Daniel F. Wolfson, Esquire, do hereby certify that I am an attorney of record in this matter to Plaintiff, Household Bank also known as Household Finance Corporation of Nevada (HFC), and that I am authorized to make this Verification on its behalf. In addition, I verify that the statements made in the foregoing Complaint are true and correct to the best of my information and belief, upon information supplied, as verification of the party cannot be obtained with the necessary haste for filing this pleading. 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.

Dated: 06.01.01


Daniel F. Wolfson, Esquire

EXHIBIT "A"

**AFFIDAVIT OF LOST LOAN AGREEMENT
AND OPEN ACCOUNT/ACCOUNT STATED**

STATE OF VIRGINIA
CITY OF VIRGINIA BEACH

BEFORE ME, the undersigned authority, on this day personally appeared Joe Robins, known to me to be the person whose name is subscribed hereto, and having been duly sworn on his oath, deposed and stated:

1. My name is Joe Robins, I am over 18 years of age. I have never been convicted of a felony. I am capable of making this affidavit and am fully competent to testify to the matters stated herein. To the best of my knowledge, each of the matters stated herein is true and correct.
2. I am employed by Household Finance Corporation of Nevada (HFC) as Portfolio Specialist.
3. As part of my duties, I am custodian of certain business records of HFC. I certify that as of June 8, 1993, MICHAEL W BARNARD entered into an open line of credit and/or credit-card loan agreement with HFC. As of, November 26, 1999 there was due and payable a sum of \$ 8,315.25 owing.
4. Said agreement and account were on September 22, 1999 sold and transferred and set over to DebtOne, LLC, its assigns and successors, with full power and authority to do and perform all acts necessary for the collection, settlement adjustment, compromise or satisfaction of the said claim.
5. The information contained herein was obtained through the files, records and computer screens of HFC and maintained in its regular course of business.
6. HFC has performed a due and diligent search of its records and the original loan agreement cannot be located. The original Loan Agreement has been lost, stolen or destroyed.

x 

Portfolio Specialist
Household Finance Corporation of Nevada (HFC)

Sworn and subscribed before me, the 9th day of APRIL, 2001
MY COMMISSION EXPIRES

Aug 31, 2001

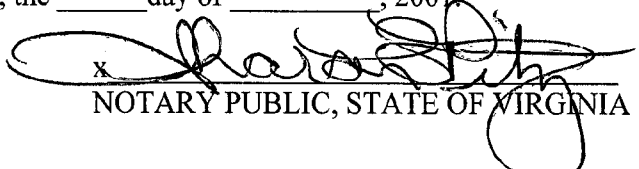
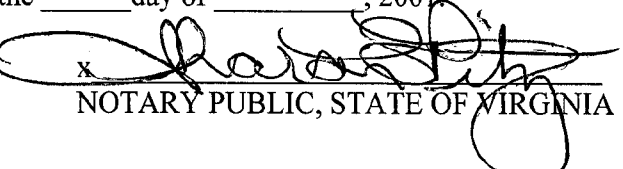

x 
NOTARY PUBLIC, STATE OF VIRGINIA

EXHIBIT "B"

205-PMT COMPLETED FOR 713304 00 430289 P 713304 430289 MJL
BUS UNIT HFC-USA

N1 BARNARD MICHAEL W 212881007 12 18 64
N2 BARNARD KELLY A 206481167 11 14 65
X1
X2

DATE MADE	DATE 1ST PMT	DATE FINAL PMT	APR	CONT RATE	EFF DATE COV
06 08 93	07 08 93	06 08 97			
TOTAL OF PMTS	AMT FINANCED	PRINCIPAL	PROC AFTER INS	TRIAD SCEN ID	
8315.25	8315.04	8315.04	8315.04	000	
TTL FIN CHG	SCHED INT	LOAN FEES	MAINT FEES	ORIG FEES	BUS CLS DT
		.21			11 28 99
LIFE INS CHG	LIFE EXP DT	DISAB INS CHG	DISAB EXP DT	UNEMP CHG	UNEMP EXP DT
NONE		NONE		NONE	
LIFE COV	FORECL INS PREM	PROP INS PREM	PROP COV	PROP EXP DT	
NONE	NONE	NONE	NONE		
RELI INS PREM	RELI COV	RELI EXP DT	NON FILING INS	PREM TYPE	
NONE	NONE		NONE	NONE	
1ST PAYMT	STD PYMT	BALLOON PMT	UNIT CHARGE	MOS CONT	FORM CDE
173.44	173.23			048	85-006-0
PAYMENT	INT/CH	PRINC	BALANCE	BY DATE	THRU/COMMENTS
			6BD	082400	V S WP

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BUS UNIT HFC-USA

N1 BARNARD	MICHAEL	W 212881007	12 18 64	AHLI:
N2 BARNARD	KELLY	A 206481167	11 14 65	

X1

X2

CR LIMIT	0	DATE CONT	06 08 93	BALANCE	.00
UNUSED CR	CANC	DATE TRAN	06 08 93	HIGH BALANCE	10579.20
EXCEPT LIM	.00	PMT CALC CD		TRIAD SCEN ID	
CALC CD	1	BUS CLS DT	06 08 93	000	
ADVANCES	.00	CHART CD	-8300	BILL FIN CHG YTD	.00
PAYMENTS	.00	INS CD		BILL INS CHG YTD	.00
CREDITS	8315.25	AMOUNT	MPR	COLL FIN CHG YTD	.00
FIN CHG ADB	8315.25	9999999.99	.000	COLL INS CHG YTD	.00
INS CHG ADB	8315.25			UNCOLL FIN CHG	.00
MIN PMT DUE	1989.00			UNCOLL INS CHG	.00
STANDARD PMT	153.00			DEL STAT 12 OLT	000
D/POST D/TRAN BY	AMOUNT	BALANCE	CK# V RC	DESCRIPTION	
112699 112699 S/G				90 RL CHARGED OFF ACCT	
112699 112699 S/G		.00		BALANCE	
112699 T/CR	8315.25	PRIN	8315.25 F/C	.00	
112699 F/C ADB	8315.25	I/C ADB	8315.25 UFC	.00	
102699 102699 S/G			8315.25	BALANCE	

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N1 BARNARD	MICHAEL	W 212881007 12 18 64 AHLI:
D/POST D/TRAN BY	AMOUNT	BALANCE CK# V RC DESCRIPTION
102699 T/CR	.00 PRIN	.00 F/C .00
102699 F/C ADB	8315.25 I/C ADB	8315.25 UFC .00
092699 092699 S/G		8315.25 BALANCE
092699 T/CR	.00 PRIN	.00 F/C .00
092699 F/C ADB	8315.25 I/C ADB	8315.25 UFC .00
082699 082699 S/G		8315.25 BALANCE
082699 T/CR	.00 PRIN	.00 F/C .00
082699 F/C ADB	8315.25 I/C ADB	8315.25 UFC .00
072699 072699 S/G		8315.25 BALANCE
072699 T/CR	.00 PRIN	.00 F/C .00
072699 F/C ADB	8315.25 I/C ADB	8315.25 UFC .00
062699 062699 S/G		8315.25 BALANCE
062699 T/CR	.00 PRIN	.00 F/C .00
062699 F/C ADB	8315.25 I/C ADB	8315.25 UFC .00
052699 052699 S/G		8315.25 BALANCE
052699 T/CR	.00 PRIN	.00 F/C .00
052699 F/C ADB	8315.25 I/C ADB	8315.25 UFC .00
042699 042699 S/G		8315.25 BALANCE
042699 T/CR	153.00 PRIN	153.00 F/C .00

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N1 BARNARD		MICHAEL	W 212881007 12 18 64 AHLI:
D/POST	D/TRAN BY	AMOUNT	BALANCE CK# V RC DESCRIPTION
042699	F/C ADB	8413.95	I/C ADB 8413.95 UFC .00
041699	041699 BB	153.00	CR 8315.25 31 PAYMENT
032699	032699 S/G		8468.25 BALANCE
032699	T/CR	.00	PRIN .00 F/C .00
032699	F/C ADB	7903.70	I/C ADB 7903.70 UFC .00
022699	022699 S/G		8468.25 BALANCE
022699	T/CR	.00	PRIN .00 F/C .00
022699	F/C ADB	8468.25	I/C ADB 8468.25 UFC .00
012699	012699 S/G		8468.25 BALANCE
012699	T/CR	.00	PRIN .00 F/C .00
012699	F/C ADB	8468.25	I/C ADB 8468.25 UFC .00
122698	122698 S/G		8468.25 BALANCE
122698	T/CR	.00	PRIN .00 F/C .00
122698	F/C ADB	8468.25	I/C ADB 8468.25 UFC .00
112698	112698 S/G		8468.25 BALANCE
112698	T/CR	.00	PRIN .00 F/C .00
112698	F/C ADB	8468.25	I/C ADB 8468.25 UFC .00
102698	102698 S/G		8468.25 BALANCE
102698	T/CR	153.00	PRIN 153.00 F/C .00

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N1 BARNARD		MICHAEL	W 212881007	12 18 64	AHLI:	
D/POST	D/TRAN BY	AMOUNT	BALANCE	CK#	V RC	DESCRIPTION
102698	F/C ADB	8478.45	I/C ADB	8478.45	UFC	.00
092998	092998 NXX			099	RESTRUCTURE-R	918.00+
092998	092998 BB	153.00	CR	8468.25	31	PAYMENT
092698	092698 S/G			8621.25		BALANCE
092698	T/CR	153.00	PRIN	153.00	F/C	.00
092698	F/C ADB	8690.34	I/C ADB	8690.34	UFC	.00
091098	091098 BB	153.00	CR	8621.25	31	PAYMENT
082698	082698 S/G			8774.25		BALANCE
082698	T/CR	.00	PRIN	.00	F/C	.00
082698	F/C ADB	8774.25	I/C ADB	8774.25	UFC	.00
072698	072698 S/G			8774.25		BALANCE
072698	T/CR	.00	PRIN	.00	F/C	.00
072698	F/C ADB	8774.25	I/C ADB	8774.25	UFC	.00
062698	062698 S/G			8774.25		BALANCE
062698	T/CR	153.00	PRIN	153.00	F/C	.00
062698	F/C ADB	8774.25	I/C ADB	8774.25	UFC	.00
052798	052798 BB	153.00	CR	8774.25	31	PAYMENT
052698	052698 S/G			8927.25		BALANCE
052698	T/CR	.00	PRIN	.00	F/C	.00

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N1 BARNARD		MICHAEL	W 212881007 12 18 64 AHLI:
D/POST	D/TRAN BY	AMOUNT	BALANCE CK# V RC DESCRIPTION
052698	F/C ADB	8927.25	I/C ADB 8927.25 UFC .00
042698	042698 S/G		8927.25 BALANCE
042698	T/CR	.00	PRIN .00 F/C .00
042698	F/C ADB	8927.25	I/C ADB 8927.25 UFC .00
032698	032698 S/G		8927.25 BALANCE
032698	T/CR	.00	PRIN .00 F/C .00
032698	F/C ADB	8332.10	I/C ADB 8332.10 UFC .00
022698	022698 S/G		8927.25 BALANCE
022698	T/CR	.00	PRIN .00 F/C .00
022698	F/C ADB	8927.25	I/C ADB 8927.25 UFC .00
012698	012698 S/G		8927.25 BALANCE
012698	012698 S/G		1997 YTD INT 153.00
012698	T/CR	153.00	PRIN 153.00 F/C .00
012698	F/C ADB	8981.54	I/C ADB 8981.54 UFC .00
012098	012098 M/T		099 RESTRUCTURE-R 306.00+
010998	010798 BB	153.00	CR 8927.25 31 PAYMENT
122697	122697 S/G		9080.25 BALANCE
122697	T/CR	.00	PRIN .00 F/C .00
122697	F/C ADB	9080.25	I/C ADB 9080.25 UFC .00
112697	112697 S/G		9080.25 BALANCE

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N1 BARNARD MICHAEL W 212881007 12 18 64 AHLI:
D/POST D/TRAN BY AMOUNT BALANCE CK# V RC DESCRIPTION
112697 T/CR 153.00 PRIN 153.00 F/C .00
112697 F/C ADB 9085.18 I/C ADB 9085.18 UFC .00
102997 102897 BB 153.00 CR 9080.25 31 PAYMENT
102697 102697 S/G 9233.25 BALANCE
102697 T/CR 153.00 PRIN 153.00 F/C .00
102697 F/C ADB 9263.85 I/C ADB 9263.85 UFC .00
100897 100397 BB 153.00 CR 9233.25 31 PAYMENT
100897 100897 PXB 094 PRINC ONLY CD 0
100897 100897 PXB 031 CHART NO 83
092697 092697 S/G 9386.25 BALANCE
092697 T/CR .00 PRIN .00 F/C .00
092697 F/C ADB 9386.25 I/C ADB 9386.25 UFC .00
082697 082697 S/G 9386.25 BALANCE
082697 T/CR 153.00 PRIN 153.00 F/C .00
082697 F/C ADB 9430.66 I/C ADB 9430.66 UFC .00
080697 080597 BB 153.00 CR 9386.25 31 PAYMENT
072697 072697 S/G 9539.25 BALANCE
072697 T/CR 153.00 PRIN 140.99 F/C 12.01
072697 F/C ADB 9586.24 I/C ADB 9590.25 UFC .00
071097 070797 BB 153.00 CR 9539.25 31 PAYMENT

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N1 BARNARD		MICHAEL	W 212881007 12 18 64 AHLI:
D/POST	D/TRAN BY	AMOUNT	BALANCE CK# V RC DESCRIPTION
062697	062697 S/G		9692.25 BALANCE
062697	T/CR	153.00 PRIN	.00 F/C 153.00
062697	F/C ADB	9680.24 I/C ADB	9761.34 UFC 12.01
061197	061097 BB	153.00 CR	9692.25 31 PAYMENT
052697	052697 S/G		9845.25 BALANCE
052697	T/CR	153.00 PRIN	.00 F/C 153.00
052697	F/C ADB	9680.24 I/C ADB	9850.35 UFC 165.01
050297	050297 GZR		099 RESTRUCTURE-R 546.00+
042997	042897 BB	153.00 CR	9845.25 31 PAYMENT
042697	042697 S/G		9998.25 BALANCE
042697	T/CR	153.00 PRIN	.00 F/C 153.00
042697	F/C ADB	9680.24 I/C ADB	10003.18 UFC 318.01
033197	032897 BB	153.00 CR	9998.25 31 PAYMENT
032697	032697 S/G		10151.25 BALANCE
032697	T/CR	.00 PRIN	.00 F/C .00
032697	F/C ADB	9034.89 I/C ADB	9474.50 UFC 471.01
022897	022897 C/H		094 PRINC ONLY CD 1
022897	022897 C/H		031 CHART NO 83
022897	022897 C/H		098 STD PMT 153.00
022697	022697 S/G		BALANCE
		10151.25	

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N1 BARNARD		MICHAEL	W 212881007	12 18 64	AHLI:		
D/POST	D/TRAN BY	AMOUNT	BALANCE	CK#	V RC	DESCRIPTION	
022697	022697 S/G	163.35	DR	10151.25		FIN CHG	R 1.687
022697	T/CR	153.00	PRIN	.00	F/C	153.00	
022697	F/C ADB	9680.24	I/C ADB	10205.54	UFC	471.01	
020797	020797 BB	153.00	CR	9987.90		31 PAYMENT	
012697	012697 S/G			10140.90		BALANCE	
012697	012697 S/G					1996 YTD INT	403.00
012697	012697 S/G	163.35	DR	10140.90		FIN CHG	R 1.687
012697	T/CR	.00	PRIN	.00	F/C	.00	
012697	F/C ADB	9680.24	I/C ADB	10140.90	UFC	460.66	
122696	122696 S/G			9977.55		BALANCE	
122696	122696 S/G	163.35	DR	9977.55		FIN CHG	R 1.687
122696	T/CR	.00	PRIN	.00	F/C	.00	
122696	F/C ADB	9680.24	I/C ADB	9977.55	UFC	297.31	
121996	121996 TLL				094	PRINC ONLY CD	0
121996	121996 TLL				031	CHART NO	71
112696	112696 S/G			9814.20		BALANCE	
112696	T/CR	.00	PRIN	.00	F/C	.00	
112696	F/C ADB	9680.24	I/C ADB	9814.20	UFC	133.96	
112096	112096 IEC				099	RESTRUCTURE	306.00+
102696	102696 S/G			9814.20		BALANCE	

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N1 BARNARD		MICHAEL	W 212881007 12 18 64 AHLI:
D/POST	D/TRAN BY	AMOUNT	BALANCE CK# V RC DESCRIPTION
102696	T/CR	153.00 PRIN	.00 F/C 153.00
102696	F/C ADB	9680.24 I/C ADB	9834.60 UFC 133.96
100196	100196 BB	153.00 CR	9814.20 31 PAYMENT
092696	092696 S/G		9967.20 BALANCE
092696	T/CR	153.00 PRIN	.00 F/C 153.00
092696	F/C ADB	9680.24 I/C ADB	9977.07 UFC 286.96
083096	082996 BB	153.00 CR	9967.20 31 PAYMENT
082696	082696 S/G		10120.20 BALANCE
082696	T/CR	.00 PRIN	.00 F/C .00
082696	F/C ADB	9680.24 I/C ADB	10120.20 UFC 439.96
072696	072696 S/G		10120.20 BALANCE
072696	T/CR	306.00 PRIN	.00 F/C 306.00
072696	F/C ADB	9680.24 I/C ADB	10273.20 UFC 439.96
072596	072596 BB	153.00 CR	10120.20 31 PAYMENT
062996	062996 BB	153.00 CR	10273.20 31 PAYMENT
062696	062696 S/G		10426.20 BALANCE
062696	T/CR	153.00 PRIN	.00 F/C 153.00
062696	F/C ADB	9680.24 I/C ADB	10431.13 UFC 745.96
052996	052896 BB	153.00 CR	10426.20 31 PAYMENT
052696	052696 S/G		10579.20 BALANCE

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N1 BARNARD		MICHAEL	W 212881007 12 18 64 AHLI:
D/POST	D/TRAN BY	AMOUNT	BALANCE CK# V RC DESCRIPTION
052696	T/CR	.00 PRIN	.00 F/C .00
052696	F/C ADB	9680.24	I/C ADB 10579.20 UFC 898.96
050896	050896 GZR		099 RESTRUCTURE 987.00+
050196	050196 C/H		094 PRINC ONLY CD 1
050196	050196 C/H		031 CHART NO 84
050196	050196 C/H		098 STD PMT 153.00
042696	042696 S/G		BALANCE
042696	042696 S/G	163.35 DR	10579.20 FIN CHG R 1.687
042696	T/CR	153.00 PRIN	.00 F/C 153.00
042696	F/C ADB	9680.24	I/C ADB 10727.26 UFC 898.96
042696	042696 BB	153.00 CR	10415.85 31 PAYMENT
041796	041796 JLK		093 CR LIM STAT CHANGED TO C
032696	032696 S/G		BALANCE
032696	032696 S/G	159.85 DR	10568.85 FIN CHG R 1.708
032696	T/CR	.00 PRIN	.00 F/C .00
032696	F/C ADB	9357.56	I/C ADB 10221.88 UFC 888.61
022696	022696 S/G		BALANCE
022696	022696 S/G	165.37 DR	10409.00 FIN CHG R 1.708
022696	T/CR	250.00 PRIN	.00 F/C 250.00

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N1 BARNARD		MICHAEL	W 212881007 12 18 64 AHLI:
D/POST	D/TRAN BY	AMOUNT	BALANCE CK# V RC DESCRIPTION
022696	F/C ADB	9680.24	I/C ADB 10433.19 UFC 728.76
013196	013096 BB	250.00	CR 10243.63 31 PAYMENT
012696	012696 S/G		093 CR LIM STAT CHANGED TO S
012696	012696 S/G		BALANCE
012696	012696 S/G		1995 YTD INT 1408.00
012696	012696 S/G	167.38	DR 10493.63 FIN CHG R 1.729
012696	T/CR	.00	PRIN .00 F/C .00
012696	F/C ADB	9680.24	I/C ADB 10493.63 UFC 813.39
122695	122695 S/G		10326.25 BALANCE
122695	122695 S/G	167.38	DR 10326.25 FIN CHG R 1.729
122695	T/CR	.00	PRIN .00 F/C .00
122695	F/C ADB	9680.24	I/C ADB 10326.25 UFC 646.01
112695	112695 S/G		10158.87 BALANCE
112695	112695 S/G	167.38	DR 10158.87 FIN CHG R 1.729
112695	T/CR	193.00	PRIN .00 F/C 193.00
112695	F/C ADB	9680.24	I/C ADB 10308.28 UFC 478.63
112195	112095 BB	193.00	CR 9991.49 31 PAYMENT
102695	102695 S/G		BALANCE
102695	102695 S/G	167.38	DR 10184.49 FIN CHG R 1.729

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P 713304 26 311788 MJL

N1 BARNARD		MICHAEL	W 212881007 12 18 64 AHLI:	
D/POST	D/TRAN BY	AMOUNT	BALANCE	CK# V RC DESCRIPTION
102695	T/CR	.00 PRIN	.00 F/C	.00
102695	F/C ADB	9680.24	I/C ADB	10184.49 UFC 504.25
092695	092695 S/G			10017.11 BALANCE
092695	092695 S/G	167.38	DR	10017.11 FIN CHG R 1.729
092695	T/CR	.00 PRIN	.00 F/C	.00
092695	F/C ADB	9680.24	I/C ADB	10017.11 UFC 336.87
092095	092095 N/K			099 RESTRUCTURE 380.00+
082695	082695 S/G			9849.73 BALANCE
082695	082695 S/G	169.49	DR	9849.73 FIN CHG R 1.750
082695	T/CR	190.00	PRIN	20.04 F/C 169.96
082695	F/C ADB	9685.41	I/C ADB	9898.76 UFC 169.49
080795	080495 BB	190.00	CR	9680.24 31 PAYMENT
072695	072695 S/G			9870.24 BALANCE
072695	072695 S/G	169.96	DR	9870.24 FIN CHG R 1.750
072695	T/CR	191.00	PRIN	19.90 F/C 171.10
072695	F/C ADB	9712.22	I/C ADB	9984.84 UFC 169.96
071795	071595 BB	191.00	CR	9700.28 31 PAYMENT
062695	062695 S/G			9891.28 BALANCE
062695	062695 S/G	171.10	DR	9891.28 FIN CHG R 1.750

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P 713304 26 311788 MJL

N1 BARNARD MICHAEL W 212881007 12 18 64 AHLI:
D/POST D/TRAN BY AMOUNT BALANCE CK# V RC DESCRIPTION

062695 T/CR 333.00 PRIN	76.81 F/C	256.19	
062695 F/C ADB 9777.16 I/C ADB	10032.98	UFC	171.10
061995 061995 BB 191.00 CR	9720.18		31 PAYMENT
053195 052795 J\$L 142.00 CR	9911.18		31 PAYMENT
053195 032095 J\$L 142.00 DR	10053.18		39 VOID PAYMENT
052695 052695 S/G 9911.18			BALANCE
052695 052695 S/G 168.96 DR	9911.18		FIN CHG R 1.750
052695 T/CR 100.00 PRIN	.00 F/C	100.00	
052695 F/C ADB 9654.99 I/C ADB	9994.51	UFC	256.19
052395 052295 BB 100.00 CR	9742.22		31 PAYMENT
042695 042695 S/G 9842.22			BALANCE
042695 042695 S/G 168.96 DR	9842.22		FIN CHG R 1.750
042695 T/CR 133.00 PRIN	.00 F/C	133.00	
042695 F/C ADB 9654.99 I/C ADB	9945.18	UFC	187.23
042095 042095 BB 133.00 CR	9673.26		31 PAYMENT
032695 032695 S/G 9806.26			BALANCE
032695 032695 S/G 151.27 DR	9806.26		FIN CHG R 1.708
032695 T/CR 284.00 PRIN	19.84 F/C	264.16	
032695 F/C ADB 8855.21 I/C ADB	9191.39	UFC	151.27
032195 032095 BB 200.00 DR	9654.99	110	05 ADDL ADVANCE

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P 713304 26 311788 MJL

N1 BARNARD		MICHAEL	W 212881007	12 18 64	AHLI:	
D/POST	D/TRAN BY	AMOUNT	BALANCE	CK#	V RC	DESCRIPTION
032095	032095 BB	142.00	CR	9454.99	V	31 PAYMENT
032095	032095 BB	142.00	CR	9596.99		31 PAYMENT
030995	030895 BB	100.00	DR	9738.99	109	05 ADDL ADVANCE
022695	022695 S/G			9638.99		BALANCE
022695	022695 S/G	155.96	DR	9638.99		FIN CHG
022695	T/CR	126.00	PRIN	.00	F/C	126.00
022695	F/C ADB	9129.89	I/C ADB	9495.66	UFC	264.16
012795	012695 S/G	.11	DR	9483.03		101 FIN CHG ADJ
022195	022195 BB	126.00	CR	9482.92		31 PAYMENT
020795	020695 BB	200.00	DR	9608.92	107	05 ADDL ADVANCE
013195	013095 BB	1864.36	DR	9408.92	106	05 ADDL ADVANCE
012795	012695 BB	200.00	DR	7544.56	105	05 ADDL ADVANCE
012695	012695 S/G			7344.56		BALANCE
012695	012695 S/G					1994 YTD INT
012695	012695 S/G	120.47	DR	7344.56		FIN CHG
012695	T/CR	.00	PRIN	.00	F/C	.00
012695	F/C ADB	7052.40	I/C ADB	7286.49	UFC	234.09
012595	012595 PHJ				092 CR RV DT	012595
012595	012595 PHJ				030 CR LIMIT	0000090
010695	010595 BB	200.00	DR	7224.09	104	05 ADDL ADVANCE

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P 713304 26 311788 MJL

N1 BARNARD		MICHAEL	W 212881007	12 18 64	AHLI:	
D/POST	D/TRAN BY	AMOUNT	BALANCE	CK#	V RC	DESCRIPTION
122694	122694 S/G		7024.09			BALANCE
122694	122694 S/G	113.62 DR	7024.09			FIN CHG
122694	T/CR	252.00 PRIN	60.66 F/C	191.34		
122694	F/C ADB	6903.64	I/C ADB	7163.95	UFC	113.62
122094	122094 BB	252.00 CR	6910.47		31	PAYMENT
120694	120594 BB	200.00 DR	7162.47	103	05	ADDL ADVANCE
112694	112694 S/G		6962.47			BALANCE
112694	112694 S/G	111.44 DR	6962.47			FIN CHG
112694	T/CR	125.00 PRIN	.00 F/C	125.00		
112694	F/C ADB	6771.13	I/C ADB	7002.79	UFC	191.34
110794	110694 BB	125.00 CR	6851.03		31	PAYMENT
102694	102694 S/G		6976.03			BALANCE
102694	102694 S/G	111.44 DR	6976.03			FIN CHG
102694	T/CR	124.00 PRIN	.00 F/C	124.00		
102694	F/C ADB	6771.13	I/C ADB	6996.69	UFC	204.90
100394	100294 BB	124.00 CR	6864.59		31	PAYMENT
092694	092694 S/G		6988.59			BALANCE
092694	092694 S/G	108.61 DR	6988.59			FIN CHG
092694	T/CR	.00 PRIN	.00 F/C	.00		

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P 713304 26 311788 MJL

N1 BARNARD		MICHAEL	W 212881007	12 18 64	AHLI:	
D/POST	D/TRAN BY	AMOUNT	BALANCE	CK#	V RC	DESCRIPTION
092694	F/C ADB	6771.13	I/C ADB	6988.59	UFC	217.46
082694	082694 S/G			6879.98		BALANCE
082694	082694 S/G	108.85	DR	6879.98		FIN CHG
082694	T/CR	124.00	PRIN	15.02	F/C	108.98
082694	F/C ADB	6785.66	I/C ADB	6999.98	UFC	108.85
082694	082694 BB	124.00	CR	6771.13		31 PAYMENT
072694	072694 S/G			6895.13		BALANCE
072694	072694 S/G	108.98	DR	6895.13		FIN CHG
072694	T/CR	116.00	PRIN	9.45	F/C	106.55
072694	F/C ADB	6793.71	I/C ADB	6987.93	UFC	108.98
072194	072194 BB	116.00	CR	6786.15		31 PAYMENT
062694	062694 S/G			6902.15		BALANCE
062694	062694 S/G	106.55	DR	6902.15		FIN CHG
062694	T/CR	232.00	PRIN	26.31	F/C	205.69
062694	F/C ADB	6819.36	I/C ADB	7006.92	UFC	106.55
062494	062494 BB	116.00	CR	6795.60		31 PAYMENT
	061794 N/D					
060994	BAL	6981.88	UFC	159.97	ULI	.00 UAH .00
052794	052794 BB	116.00	CR	6911.60		31 PAYMENT
052694	052694 S/G			7027.60		BALANCE

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N1 BARNARD		MICHAEL	W 212881007 12 18 64 AHLI:	
D/POST	D/TRAN BY	AMOUNT	BALANCE	CK# V RC DESCRIPTION
052694	052694 S/G	103.74 DR	7027.60	FIN CHG R 1.520
052694	T/CR	.00 PRIN	.00 F/C	.00
052694	F/C ADB	6821.91 I/C ADB	7027.60	UFC 205.69
042694	042694 S/G		6923.86	BALANCE
042694	042694 S/G	101.95 DR	6923.86	FIN CHG R 1.500
042694	T/CR	100.00 PRIN	25.02 F/C	74.98
042694	F/C ADB	6796.92 I/C ADB	6969.02	UFC 101.95
042594	042594 BB	100.00 CR	6821.91	31 PAYMENT
032994	032894 BB	1500.00 DR	6921.91	102 05 ADDL ADVANCE
032694	032694 S/G		5421.91	BALANCE
032694	032694 S/G	74.98 DR	5421.91	FIN CHG R 1.500
032694	T/CR	92.00 PRIN	11.50 F/C	80.50
032694	F/C ADB	4999.28 I/C ADB	5135.98	UFC 74.98
032294	032294 BB	92.00 CR	5346.93	31 PAYMENT
022694	022694 S/G		5438.93	BALANCE
022694	022694 S/G	80.50 DR	5438.93	FIN CHG R 1.500
022694	T/CR	92.00 PRIN	11.31 F/C	80.69
022694	F/C ADB	5366.82 I/C ADB	5507.18	UFC 80.50
021994	021994 BB	92.00 CR	5358.43	31 PAYMENT
012694	012694 S/G		5450.43	BALANCE

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P 713304 26 311788 MJL

N1 BARNARD		MICHAEL	W 212881007	12 18 64	AHLI:		
D/POST	D/TRAN BY	AMOUNT	BALANCE	CK#	V RC	DESCRIPTION	
012694	012694 S/G					1993 YTD INT	437.81
012694	012694 S/G	80.69 DR	5450.43			FIN CHG	R 1.500
012694	T/CR	92.00 PRIN	11.16 F/C	80.84			
012694	F/C ADB	5379.46	I/C ADB	5530.55	UFC	80.69	
012394	012394 BB	92.00 CR	5369.74		31	PAYMENT	
122693	122693 S/G		5461.74			BALANCE	
122693	122693 S/G	80.84 DR	5461.74			FIN CHG	R 1.500
122693	T/CR	92.00 PRIN	11.01 F/C	80.99			
122693	F/C ADB	5389.34	I/C ADB	5532.27	UFC	80.84	
122093	122093 BB	92.00 CR	5380.90		31	PAYMENT	
112693	112693 S/G		5472.90			BALANCE	
112693	112693 S/G	80.99 DR	5472.90			FIN CHG	R 1.500
112693	T/CR	92.00 PRIN	10.85 F/C	81.15			
112693	F/C ADB	5399.96	I/C ADB	5541.15	UFC	80.99	
111993	111993 BB	92.00 CR	5391.91		31	PAYMENT	
102693	102693 S/G		5483.91			BALANCE	
102693	102693 S/G	81.15 DR	5483.91			FIN CHG	R 1.500
102693	T/CR	92.00 PRIN	10.69 F/C	81.31			
102693	F/C ADB	5410.59	I/C ADB	5551.37	UFC	81.15	
101993	101993 BB	92.00 CR	5402.76		31	PAYMENT	

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P 713304 26 311788 MJL

N1 BARNARD		MICHAEL	W 212881007	12 18 64	AHLI:	
D/POST	D/TRAN BY	AMOUNT	BALANCE	CK#	V RC	DESCRIPTION
092693	092693 S/G		5494.76			BALANCE
092693	092693 S/G	81.31 DR	5494.76			FIN CHG
092693	T/CR	92.00 PRIN	10.49 F/C	81.51		
092693	F/C ADB	5420.89	I/C ADB	5560.05	UFC	81.31
091893	091893 BB	92.00 CR	5413.45		31	PAYMENT
082693	082693 S/G		5505.45			BALANCE
082693	082693 S/G	81.51 DR	5505.45			FIN CHG
082693	T/CR	92.00 PRIN	14.21 F/C	77.79		
082693	F/C ADB	5434.02	I/C ADB	5570.74	UFC	81.51
081993	081893 BB	92.00 CR	5423.94		31	PAYMENT
072693	072693 S/G		5515.94			BALANCE
072693	072693 S/G	77.79 DR	5515.94			FIN CHG
072693	T/CR	77.00 PRIN	41.94 F/C	35.06		
072693	F/C ADB	5186.37	I/C ADB	5286.37	UFC	77.79
071793	071693 BB	77.00 CR	5438.15		31	PAYMENT
070393	070293 BB	1670.00 DR	5515.15	101	05	ADDL ADVANCE
062693	062693 S/G		3845.15			BALANCE
062693	062693 S/G	35.06 DR	3845.15			FIN CHG
062693	T/CR	75.00 PRIN	75.00 F/C	.00		

205-PMT COMPLETED FOR 713304 26 311788 P 713304 26 311788 MJL

N1 BARNARD		MICHAEL	W 212881007 12 18 64 AHLI:
D/POST	D/TRAN BY	AMOUNT	BALANCE CK# V RC DESCRIPTION
062693	F/C ADB	2337.63	I/C ADB 2372.69 UFC 35.06
060993	060993 DCE	75.00	CR 3810.09 32 PAYMENT
060893	060893 PJR	2000.00	DR 3885.09 000 05 ADDL ADVANCE
060893	060893 PJR	1885.09	DR 1885.09 04 FORMER RL

FILED

RECEIVED
JUN 05 2001
3501 Lake Woburn
William A. Shaw
Prothonotary
2cc-att

In The Court of Common Pleas of Clearfield County, Pennsylvania

Sheriff Docket # 11088

HOUSEHOLD BANK

01-868-CD

VS.

BARNARD, MICHAEL W.

COMPLAINT

SHERIFF RETURNS

NOW JUNE 11, 2001 AT 11:21 AM DST SERVED THE WITHIN COMPLAINT ON MICHAEL W. BARNARD, DEFENDANT AT EMPLOYMENT, 210 DUBOIS ST., DUBOIS, CLEARFIELD COUNTY, PENNSYLVANIA BY HANDING TO MICHAEL BARNARD A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN TO HIM THE CONTENTS THEREOF.

SERVED BY: SNYDER

Return Costs

Cost	Description
27.88	SHFF. HAWKINS PAID BY: ATTY.
10.00	SURCHARGE PAID BY: ATTY.

Sworn to Before Me This

13 Day Of June 2001
William A. Shaw

So Answers,

*Ches A. Hawkins
by Marly Harry*

Chester A. Hawkins

Sheriff

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

FILED

2:04
JUN 13 2001

WAS
William A. Shaw
Prothonotary

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA

HOUSEHOLD BANK

No. 01-868-CD

vs.

Action in: Civil-Law

MICHAEL W BARNARD
210 DUBOIS STREET
DUBOIS, PA 15801

ENTER JUDGMENT in the above case for failure to file, enter, and _____

ANSWER TO THE COMPLAINT

against MICHAEL W BARNARD

in favor of HOUSEHOLD BANK

in the sum of \$8,433.13 with interest AS ALLOWED BY STATUTE

Total: \$8,433.13 + COURT COSTS



Attorney for Plaintiff
Daniel F. Wolfson, Esquire

August 21, 2001 Judgment entered by
the Prothonotary this day according to the tenor of the above statement.



Prothonotary

FILED

AUG 21 2001

William A. Shaw
Prothonotary

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

HOUSEHOLD BANK, Plaintiff	:	
vs.	:	NO. 01-868-CD
MICHAEL W BARNARD, Defendant	:	

NOTICE OF ORDER, DECREE OR JUDGMENT

TO: () PLAINTIFF (X) DEFENDANT () GARNISHEE () ADDITIONAL DEFENDANT

YOU ARE HEREBY NOTIFIED THAT THE FOLLOWING ORDER, DECREE OR
JUDGMENT HAS BEEN ENTERED AGAINST YOU ON

IN ACCORDANCE WITH THE PROVISIONS OF P.A.R.C.P. 236

JUDGMENT IS IN THE AMOUNT OF \$8,315.25, PLUS COSTS IN THE AMOUNT OF \$117.88.

() DISTRICT JUSTICE TRANSCRIPT OF JUDGMENT IN CIVIL ACTION IN THE
AMOUNT OF \$ PLUS COSTS.

() IF NOT SATISFIED WITHIN SIXTY (60) DAYS, YOUR MOTOR VEHICLE
OPERATOR'S LICENSE WILL BE SUSPENDED BY THE PENNSYLVANIA
DEPARTMENT OF TRANSPORTATION

PROTHONOTARY
William H. Schaefer

IF YOU HAVE ANY QUESTIONS CONCERNING THE ABOVE, PLEASE CONTACT:

NAME OF (ATTORNEY/FILING PARTY): WOLFSON & ASSOCIATES, P.C.

ADDRESS: 267 EAST MARKET STREET

YORK, PA 17403

TELEPHONE NUMBER: (717) 846-1252

WOLFSON & ASSOCIATES, P.C.

Attorneys at Law

ATTORNEYS

Daniel F. Wolfson
Michael J. Connor

COUNSEL

Morrison B. Williams

PARALEGALS

Margaret L. Burg
Susan K. Kostalas

267 East Market Street
York, Pennsylvania 17403

(717) 846-1252

(800) 321-8467

FAX (717) 848-1146

e-mail: dfwolfson@debtcollection.net

BRANCH OFFICE:

8 Manchester Street
Glen Rock, PA 17327
(717) 235-5014

*PLEASE FORWARD ALL
CORRESPONDENCE TO
THE YORK OFFICE*

July 2, 2001

Michael W Barnard
210 Dubois Street
Du Bois, PA 15801

Re: Household Bank vs. Michael W Barnard
Docket No. 01-868-CD (CP Clearfield County)
Collection Matter

Dear Mr. Barnard:

We enclose a 10-Day Notice pursuant to Rule 237.1 of the Pennsylvania Rules of Civil Procedure.

Sincerely,

WOLFSON & ASSOCIATES, P.C.



Daniel F. Wolfson, Esquire

DFW\cg

enclosure

IN THE COURT OF COMMON PLEAS
CLEARFIELD COUNTY, PENNSYLVANIA

HOUSEHOLD BANK.	:	NO. 01-868-CD
Plaintiff	:	
vs.	:	
	:	CIVIL ACTION - IN LAW
MICHAEL W BARNARD,	:	
Defendant	:	

TO: Michael W Barnard
210 Dubois Street
Du Bois, PA 15801

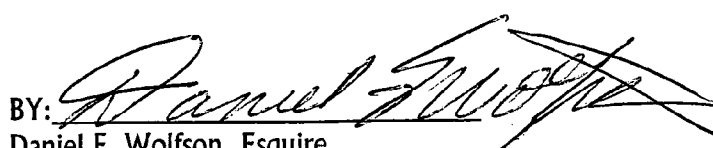
DATE OF NOTICE: July 2, 2001

IMPORTANT NOTICE

YOU ARE IN DEFAULT BECAUSE YOU FAILED TO TAKE THE ACTION REQUIRED OF YOU IN THIS CASE. UNLESS YOU ACT WITHIN TEN (10) DAYS FROM THE DATE OF THIS NOTICE, A JUDGMENT MAY BE ENTERED AGAINST YOU WITHOUT A HEARING AND YOU MAY LOSE YOUR PROPERTY OR OTHER IMPORTANT RIGHTS.

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

Court Administrator
Clearfield County Court House
1 North Second Street
Clearfield, Pennsylvania 16830
(814) 765-2641 x 32

BY: 
Daniel F. Wolfson, Esquire
WOLFSON & ASSOCIATES, P.C.
267 East Market Street
York, Pennsylvania 17403-2000
Telephone: (717) 846-1252
I.D. # 20617
Attorney for Plaintiff

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA

HOUSEHOLD BANK,
Plaintiff

DOCKET NO. 01-868-CD

VS.

MICHAEL W BARNARD,
Defendant

CIVIL ACTION: IN LAW

CERTIFICATE OF RESIDENCE

I, Daniel F. Wolfson, Esquire, due hereby certify that the last known address of the above referenced Defendant is as follows:

MICHAEL W BARNARD
210 DUBOIS STREET
DUBOIS, PA 15801


Daniel F. Wolfson, Esquire
WOLFSON & ASSOCIATES, P.C.
267 E. Market Street
York, Pennsylvania 17403
Telephone No. (717) 846-1252
I.D. #20617
Attorney for Plaintiff

Date: 8/13/01

COPY

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

Household Bank
Plaintiff(s)

No.: 2001-00868-CD

Real Debt: \$8,315.25

Atty's Comm:

Vs.

Costs: \$117.88

Int. From:

Michael W. Barnard
Defendant(s)

Entry: \$20.00

Instrument: Default Judgment

Date of Entry: August 21, 2001

Expires: August 21, 2006

Certified from the record this 21st of August, 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

FILED

AUG 21 2001
m18.521 Atty
John A. Shaw
Prothonotary

Wolfsom
PD \$20.00
Notice to Doy.
Statement to Atty Wolfsom

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNSYLVANIA

HOUSEHOLD BANK,
Plaintiff

NO. 01-868-CD

v.

MICHAEL W. BARNARD,
Defendant

CIVIL ACTION: LAW

ENTRY OF APPEARANCE

Please Enter the Appearance of Daniel F. Wolfson, Esquire, as the Attorney for the Plaintiff.

Respectfully Submitted,



Daniel F. Wolfson, Esquire
WOLFSON & ASSOCIATES, P.C.
267 E. Market Street
York, Pennsylvania 17403
Telephone No. (717) 846-1252
I.D. # 20617
Attorney for Plaintiff

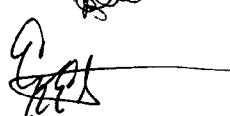
Date: 12/19/01

FILED

DEC 26 2001

12/10:59 AM, 2001, Wolfson - 1205

William A. Shaw
Prothonotary



PRAEICE FOR WRIT OF EXECUTION (MONEY JUDGMENT)
P.R.C.P. 3101 to 3149

Household Bank, : IN THE COURT OF COMMON PLEAS
Plaintiff : OF CLEARFIELD COUNTY, PENNSYLVANIA
vs. : JUDGMENT NO. 01-868-CD
Michael W. Barnard, : PRAECLIPE FOR WRIT OF EXECUTION
Defendant(s) : (MONEY JUDGMENT)

To the Prothonotary: ISSUE WRIT OF EXECUTION IN THE ABOVE MATTER,

(1) Directed to the Sheriff of Clearfield County, Pennsylvania;

(2) against, Michael W. Barnard- 210 DuBois St., DuBois, PA 15801 Defendant(s);

(3) and against, Deposit Bank- 690 Shaffer Rd., DuBois, PA 15801 Garnishee(s);

(4) and index this writ

(a) against, Michael W. Barnard, Defendant(s) and

(b) against, Deposit Bank, Garnishee(s),

as a lis pendens against the real property of the Defendant(s) in the name of the Garnishee(s) as follows:
(Specifically describe property)*

*****ADDRESS*** 210 DuBois St., DuBois, PA 15801**

ALL PERSONAL PROPERTY OF ANY NATURE LOCATED WITHIN THE HOUSEHOLD OR IMMEDIATE VICINITY OF THE DEFENDANT(S) ADDRESS AND ALL OTHER PERSONAL PROPERTY WITHIN THE DOMINION AND CONTROL OF THE DEFENDANT(S) WHEREVER IT IS LOCATED SHALL BE SUBJECT TO THE LEVY. ALSO:

You are directed to attach the property of the Defendant(s) not levied upon in the possession of

All accounts including but not limited to all savings, checking and other accounts, certificates of deposit, notes receivables, collateral, pledges, documents of title, securities, coupons and safe deposit boxes.

Amount due \$ 8,433.13

Total \$ 8,433.13 Plus costs & interest

Dated 12/19/01

FILED


Daniel F. Wolfson, Esquire

Daniel F. Wolfson, Esquire

Attorney ID # 20617

267 E. Market Street

York, PA 17403

(717)846-1252

DEC 26 2001 ad \$20.00

111291athy Wolfson

William A. Shaw
Prehistoric

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNSYLVANIA

Household Bank,	NO. 01-868-CD
Plaintiff	
vs.	
Michael W. Barnard,	
Defendant	CIVIL ACTION-LAW

INTERROGATORIES TO GARNIShee IN AID OF EXECUTION

TO: Deposit Bank
690 Shaffer Rd.
DuBois, PA 15801

PURSUANT TO RULE 3114 OF THE RULES OF CIVIL PROCEDURE, THE FOLLOWING INTERROGATORIES HAVE BEEN SERVED UPON YOUR INSTITUTION. GARNIShee IS HEREBY REQUIRED TO ANSWER EACH OF THE FOLLOWING INTERROGATORIES SEPARATELY AND FULLY. PLEASE COMPLETE THE FOLLOWING INTERROGATORIES TO ASSIST THE CREDITOR'S EFFORTS TO SATISFY THE LAWFUL OBLIGATION OF THE ABOVE REFERENCED DEBTOR(S).

IMPORTANT NOTICES AND INSTRUCTIONS TO GARNIShee!

- A. You are required to file answers to the following interrogatories within twenty (20) days after service upon you. Failure to do so may result in judgment against you.
- B. The term "Defendant(s)" means the individual(s) or entity against whom the Writ of Execution was issued.
- C. "You" means the main office and all branch offices, representatives, employees, and agents of your organization.
- D. By service of the Writ of Execution upon you, all property of the Defendant(s) subject to attachment which is in your possession, custody or control is attached, including all property of the Defendant(s) which comes into your possession thereafter.
- E. These Interrogatories are considered to be continuing and therefore should be modified or supplemented as you receive further or additional information.
- F. Where exact information cannot be furnished, estimated information is to be supplied. When an estimate is to be used, it should be identified as such, and an explanation should be given as to the basis on which the estimate is made, and the reason the exact information cannot be furnished.
- G. Where knowledge or information in possession of a party is requested, such request includes knowledge of the party's agents, representatives, and attorneys.

SS#212-88-1007

PLAINTIFF'S INTERROGATORIES TO GARNISHEE
DEFENDANT - MICHAEL W. BARNARD
SS# 212-88-1007

1. **DEPOSITORY ACCOUNTS:** At the time you were served or at any subsequent time, state whether or not the Defendant(s) maintains any checking, savings, lines of credit, certificate of deposit's or other depository accounts with your institution. If so, state the identification numbers of those accounts, and the amount or amounts the Defendant(s) has in each account. If the Defendant(s) maintains any of these jointly with any other person, or persons, give their name and address.

1A. **DIRECT DEPOSIT ACCOUNTS:** Are any of the accounts you have listed above direct deposit accounts? If yes, please state the identification numbers of those accounts.

2. **SAFE DEPOSIT BOXES:** At the time you were served or at any subsequent time, state whether or not the Defendant(s) maintains any safe deposit box or boxes. If so, include the identification number or other designation of the box or boxes. Include a full description of the contents and also the amount of cash among those contents. If the Defendant(s) maintains any of these jointly with any other person or persons give their full name and address.

3. **PERSONAL PROPERTY:** At the time you were served or at any subsequent time, state whether or not Defendant(s) owns any personal property that was in your possession and/or control. If so, include a full description of all personal property giving full value and present location. State also whether or not there are any encumbrances or liens holders, the present balance of the encumbrance. State where and when the encumbrances or liens was recorded. If the Defendant(s) owns any personal property jointly with any person or persons, give names and address.

4. **OTHER ASSETS:** At the time you were served or at any subsequent time, did you know of the existence of any other asset(s) of the Defendant(s) which are not disclosed in the preceding Interrogatories. If so, please set forth all details concerning those asset.

5. **PROPERTY:** At the time you were served or at any subsequent time, was there in your possession, custody, or control or in the joining possession, custody, or control of yourself and one or more other persons any property of any nature owned solely or in part by any Defendant(s)? If so, please describe for each Defendant each item of property including its value.

6. **REAL PROPERTY:** At the time you were served or at any subsequent time, did you hold legal, or equitable title to any property of any nature owned solely or in part by the Defendant(s) or in which and Defendant(s) held or claimed any interest? If so, describe for each Defendant each item of property including its value and the interest held by the Defendant(s).

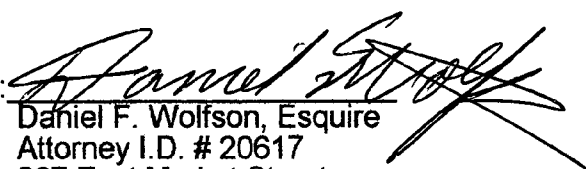
7. **PROPERTY HELD AS A FIDUCIARY:** At the time you were served or at any subsequent time, did you hold as a fiduciary any property in which any Defendant(s) had an interest? If so, please describe for each Defendant(s) the nature of the property including its value and the interest of Defendant(s).

8. **TRANSFER OF PROPERTY:** At any time before or after you were served, did any Defendant(s) transfer or deliver any property to you or to any person or place pursuant to your direction or consent? If so, for each Defendant(s) describe the property transferred or delivered including the dates of delivery or transfer and state the consideration paid.

9. **FEES OUTSTANDING TO GARNISHEE:** Are there any attorneys fees or processing fees charged by you against the Defendant(s) or account(s) of the Defendant(s) for the completion of this Answer. If yes, outline the exact amount of any fees due and owing to the garnishee or the attorney for the garnishee for the preparation of the Answer.

WOLFSON & ASSOCIATES, P.C.

BY:


Daniel F. Wolfson, Esquire
Attorney I.D. # 20617
267 East Market Street
York, PA 17403
(717) 846-1252

Dated: 12/19/01

WRIT OF EXECUTION-(MONEY JUDGMENTS) Rules P.R.C.P. 3101 to 3149

COPY

No. 01-868-CD

Term ^{XXX} 2001

Household Bank

vs.

Michael W. Barnard

Writ. of Execution- Garnishment/Sheriff, L.Evy

WRIT OF EXECUTION
(MONEY JUDGEMENTS)

COMMONWEALTH OF PENNSYLVANIA, COUNTY OF CLEARFIELD CIVIL ACTION-LAW

TO THE SHERIFF OF CLEARFIELD COUNTY, PENNA.

To satisfy the judgment, interest and costs against Michael W. Barnard-210 DuBois St., DuBois, PA

15801

Defendants(s);

(1) You are directed to levy upon the property of the defendant(s) and to sell his, her (or their) interest therein; (Inquisition and Exemption Laws (are) (are not) waived.

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

Deposit Bank- 690 Shaffer Rd., DuBois, PA 15801

Garnishee(s)

(Specifically describe property)
ALL PERSONAL property of any nature located within the Household or immediate vicinity of the Defendant(s) address and all other personal property within the dominion and control of the Defendant(s) wherever it is located shall be subject to the levy. ALSO: Garnish Bank Acct(s) and to notify the Garnishee(s) that

(a) an attachment has been issued;

(b) the garnishee(s) is enjoined from paying any debt to or for the account of the defendant(s) and from delivering any property of the defendants(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 the named garnishee(s), you are directed to notify him that he has been added as a garnishee and is enjoined as above stated.

Amount due \$ 8,433.13

Interest from August 21, 2001

Atty's. Comm.

Total

Plus costs 15.78

Dated December 24, 2001.
(SEAL). *Willie L. Barnard*
Prothonotary, Court of Common Pleas of
Clearfield County, Penna.By
Deputy



MAJOR EXEMPTIONS UNDER PENNSYLVANIA AND FEDERAL LAW

1. \$300 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

No. 01-868-CD

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

Household Bank vs. Michael W. Barnard

WRIT OF EXECUTION

(Money Judgments)

Claim \$ 8,433.13

Interest from August 21, 2001

Atty. Comm.

Costs

Prothy Paid \$ 157.88

Judgement Fee

Attorney

Writ. Ret. & Sat.

Total Cost \$ ~~1,000.00~~ **Attorney for Plaintiff** ~~1,000.00~~

Address of Plaintiff(s)
Address of Defendant(s)

Where papers may be served

Deposit Bank- 690 Shaffer Rd., DuBois, PA 15801

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNSYLVANIA

RECEIVED
FEB 6 2002

Household Bank,

NO. 01-868-CD

Plaintiff

vs.

Michael W. Barnard,

Defendant

CIVIL ACTION-LAW

FILED

INTERROGATORIES TO GARNIShee IN AID OF EXECUTION FEB 14 2002

TO: Deposit Bank
690 Shaffer Rd.
DuBois, PA 15801

William A. Shaw
Prothonotary

PURSUANT TO RULE 3114 OF THE RULES OF CIVIL PROCEDURE, THE FOLLOWING INTERROGATORIES HAVE BEEN SERVED UPON YOUR INSTITUTION. THE GARNIShee IS HEREBY REQUIRED TO ANSWER EACH OF THE FOLLOWING INTERROGATORIES SEPARATELY AND FULLY. PLEASE COMPLETE THE FOLLOWING INTERROGATORIES TO ASSIST THE CREDITOR'S EFFORTS TO SATISFY THE LAWFUL OBLIGATION OF THE ABOVE REFERENCED DEBTOR(S).

IMPORTANT NOTICES AND INSTRUCTIONS TO GARNIShee!

- A. You are required to file answers to the following interrogatories within twenty (20) days after service upon you. Failure to do so may result in judgment against you.
- B. The term "Defendant(s)" means the individual(s) or entity against whom the Writ of Execution was issued.
- C. "You" means the main office and all branch offices, representatives, employees, and agents of your organization.
- D. By service of the Writ of Execution upon you, all property of the Defendant(s) subject to attachment which is in your possession, custody or control is attached, including all property of the Defendant(s) which comes into your possession thereafter.
- E. These Interrogatories are considered to be continuing and therefore should be modified or supplemented as you receive further or additional information.
- F. Where exact information cannot be furnished, estimated information is to be supplied. When an estimate is to be used, it should be identified as such, and an explanation should be given as to the basis on which the estimate is made, and the reason the exact information cannot be furnished.
- G. Where knowledge or information in possession of a party is requested, such request includes knowledge of the party's agents, representatives, and attorneys.

SS#212-88-1007

**PLAINTIFF'S INTERROGATORIES TO GARNISHEE
DEFENDANT - MICHAEL W. BARNARD
SS# 212-88-1007**

1. **DEPOSITORY ACCOUNTS:** At the time you were served or at any subsequent time, state whether or not the Defendant(s) maintains any checking, savings, lines of credit, identification numbers of those accounts, and the amount or amounts the Defendant(s) has in each account. If the Defendant(s) maintains any of these jointly with any other person, or persons, give their name and address.

Yes. Checking accounts 0622535647 with a balance of \$360.40 and 0417528557 which is in overdraft, both in the name of B. Link Communications.

1A. **DIRECT DEPOSIT ACCOUNTS:** Are any of the accounts you have listed above direct deposit accounts? If yes, please state the identification numbers of those accounts.

No

2. **SAFE DEPOSIT BOXES:** At the time you were served or at any subsequent time, state whether or not the Defendant(s) maintains any safe deposit box or boxes. If so, include the identification number or other designation of the box or boxes. Include a full description of the contents and also the amount of cash among those contents. If the Defendant(s) maintains any of these jointly with any other person or persons give their full name and address.

No

3. **PERSONAL PROPERTY:** At the time you were served or at any subsequent time, state whether or not Defendant(s) owns any personal property that was in your possession and/or control. If so, include a full description of all personal property giving full value and present location. State also whether or not there are any encumbrances or liens holders, the present balance of the encumbrance. State where and when the encumbrances or liens was recorded. If the Defendant(s) owns any personal property jointly with any person or persons, give names and address.

No

4. OTHER ASSETS: At the time you were served or at any subsequent time, did you know of the existence of any other asset(s) of the Defendant(s) which are not disclosed in the preceding Interrogatories. If so, please set forth all details concerning those asset.

No

5. PROPERTY: At the time you were served or at any subsequent time, was there in your possession, custody, or control or in the joining possession, custody, or control of yourself and one or more other persons any property of any nature owned solely or in part by any Defendant(s)? If so, please describe for each Defendant each item of property including its value.

No

6. REAL PROPERTY: At the time you were served or at any subsequent time, did you hold legal, or equitable title to any property of any nature owned solely or in part by the Defendant(s) or in which and Defendant(s) held or claimed any interest? If so, describe for each Defendant each item of property including its value and the interest held by the Defendant(s).

No

7. PROPERTY HELD AS A FIDUCIARY: At the time you were served or at any subsequent time, did you hold as a fiduciary any property in which any Defendant(s) had an interest? If so, please describe for each Defendant(s) the nature of the property including its value and the interest of Defendant(s).

No

8. TRANSFER OF PROPERTY: At any time before or after you were served, did any Defendant(s) transfer or deliver any property to you or to any person or place pursuant to your direction or consent? If so, for each Defendant(s) describe the property transferred or delivered including the dates of delivery or transfer and state the consideration paid.

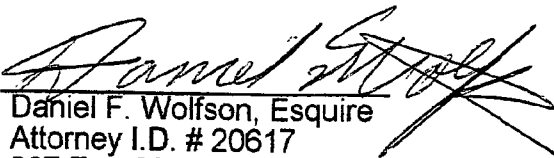
No

9. FEES OUTSTANDING TO GARNISHEE: Are there any attorneys fees or processing fees charged by you against the Defendant(s) or account(s) of the Defendant(s) for the completion of this Answer. If yes, outline the exact amount of any fees due and owing to the garnishee or the attorney for the garnishee for the preparation of the Answer.

\$100 to garnishee

WOLFSON & ASSOCIATES, P.C.

BY:


Daniel F. Wolfson, Esquire
Attorney I.D. # 20617
267 East Market Street
York, PA 17403
(717) 846-1252

Dated: 12/19/01

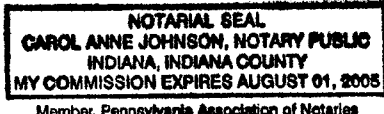
COMMONWEALTH OF PENNSYLVANIA)
COUNTY OF Indiana)
)

On this 12th day of February 2002, before me, the undersigned officer, a Notary Public in and for said Commonwealth and County, personally appeared JOHN E. WALKER, who being duly sworn according to law, acknowledged that he is Vice President of Deposit Bank, and that the facts set forth in the foregoing Interrogatories are true and correct to the best of his knowledge and belief.

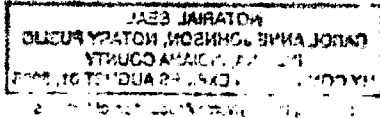
John E. Walker, Vice President
Deposit Bank

Sworn and subscribed to before me
this 12th day of February 2002.

Notary Public



Member Pennsylvania Association of Notaries



FILED
cc
FEB 14 2002
COURT OF COMMON PLEAS
CLARK COUNTY, OHIO
MOTIVATIONAL SEAL

William A. Shaw
Prothonotary

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNSYLVANIA

Household Bank,
Plaintiff,

v.

NO. 01-868-CD

Michael W. Barnard,
Defendant,

CIVIL ACTION-LAW

PRAECIPE TO DISSOLVE

TO THE PROTHONOTARY:

Kindly mark the attachment against Michael Barnard, discontinued, upon payment of your costs only.

Respectfully submitted,

WOLFSON & ASSOCIATES, P.C.

FILED

MAR 04 2002

11/3:43 p.m.

William A. Shaw
Prothonotary *(AM)*

2 cc to Sheriff

EFH

By: 
Daniel F. Wolfson, Esquire
Attorney for Plaintiff
WOLFSON & ASSOCIATES, P.C.
267 East Market Street
York, Pennsylvania 17403
Telephone No. (717)846-1252
Attorney I.D. No. 20617

Dated: 2/27/02

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNSYLVANIA

Household Bank,
Plaintiff,

v.

NO. 01-868-CD

Michael W. Barnard,
Defendant,

v.

CIVIL ACTION-LAW

Deposit Bank,
Garnishee,

PRAECIPE TO DISCONTINUE ATTACHMENT EXECUTION

TO THE PROTHONOTARY:

Kindly mark the attachment against the Garnishee, Deposit Bank, discontinued, upon payment of your costs only.

Respectfully submitted,

WOLFSON & ASSOCIATES, P.C.

FILED

MAR 04 2002

1/13:42 p.m

William A. Shaw
Prothonotary

2cc to Sheriff
~~cert of disc. to Atty~~
~~cert of disc. to C.R.~~

2/27/02
KFP

Dated: 2/27/02

By: 
Daniel F. Wolfson, Esquire
Attorney for Plaintiff
WOLFSON & ASSOCIATES, P.C.
267 East Market Street
York, Pennsylvania 17403
Telephone No. (717)846-1252
Attorney I.D. No. 20617

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

CIVIL DIVISION

Household Bank

Vs.
Michael W. Barnard **No. 2001-00868-CD**

CERTIFICATE OF DISCONTINUATION

Commonwealth of PA
County of Clearfield

I, William A. Shaw, Prothonotary of the Court of Common Pleas in and for the County and Commonwealth aforesaid do hereby certify that the above case was on 4th day of March, 2002 marked:

Discontinued

Record costs in the sum of \$157.88 have been paid in full by Daniel F. Wolfson, Esquire.

IN WITNESS WHEREOF, I have hereunto affixed my hand and seal of this Court at Clearfield, Clearfield County, Pennsylvania this 4th day of March A.D. 2002.

William A. Shaw, Prothonotary

WRIT OF EXECUTION-(MONEY JUDGMENTS) Rules P.R.C.P. 3101 to 3149

No. 01-868-CD Term ~~XXX~~ 2001

Household Bank

vs.

Michael W. Barnard

Writ of Execution- Garnishment/Sheriff, Levy
WRIT OF EXECUTION
(MONEY JUDGEMENTS)

COMMONWEALTH OF PENNSYLVANIA, COUNTY OF CLEARFIELD CIVIL ACTION-LAW

TO THE SHERIFF OF CLEARFIELD COUNTY, PENNA.

To satisfy the judgment, interest and costs against Michael W. Barnard-210 DuBois St., DuBois, PA 15801

Defendant(s);

(1) You are directed to levy upon the property of the defendant(s) and to sell his, her (or their) interest therein; (Inquisition and Exemption Laws (are) (are not) waived.

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

Deposit Bank- 690 Shaffer Rd., DuBois, PA 15801 Garnishee(s)

ALL PERSONAL property of any nature located within the Household or immediate vicinity of the Defendant(s) address and all other personal property within the dominion and control of the Defendant(s) wherever it is located shall be subject to the levy. ALSO: Garnish Bank Acct(s) and to notify the Garnishee(s) that

(a) an attachment has been issued;

(b) the garnishee(s) is enjoined from paying any debt to or for the account of the defendant(s) and from delivering any property of the defendants(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 the named garnishee(s), you are directed to notify him that he has been added as a garnishee and is enjoined as above stated.

RECEIVED DEC 2 6 2001

@ 12:10 PM

Wester A. Hawkins
by Margaret N. Pitt

Amount due \$....8,433.13

Interest from August 21, 2001.....

Atty's. Comm.

Total 157.....

Plus costs 157.88...

Dated December 26, 2001...
(SEAL).....
.....
Prothonotary, Court of Common Pleas of
Clearfield County, Penna.By
Deputy

MAJOR EXEMPTIONS UNDER PENNSYLVANIA AND FEDERAL LAW

1. \$300 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

SERVICE ATTEMPTED

No. 01-868-CD

**IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA
ON PETITION FOR
A CIVIL ACTION.**

Household Bank **vs.** Michael W. Barnard

WRIT OF EXECUTION

(Money Judgments)

Claim \$: 8,433.13

Interest from August 21, 2001

Atty. Comm.....

ଶତାବ୍ଦୀ

Prathy Paid \$ 152.88

Judgment Fee

Attorney

Wright, Dot & Sot 6

Total Cost
B. J. James
Attorney for Plaintiff

Attorney for
Address of Defendant(s)

Michael W. Barnard- 210 DuBois St., DuBois, PA 15801

Where papers may be served

In The Court of Common Pleas of Clearfield County, Pennsylvania

Sheriff Docket # 11963

HOUSEHOLD BANK

01-868-CD

VS.

BARNARD, MICHAEL W.

WRIT OF EXECUTION PERSONAL PROPERTY INTERROGATORIES TO GARNISHEE

SHERIFF RETURNS

NOW, FEBRUARY 6, 2002, AT 10:18 AM O'CLOCK SERVED WRIT OF EXECUTION AND INTERROGATORIES TO GARNISHEE ON CLAUDIA JACOBSON, MANAGER AT DEPOSIT BANK, GARNISHEE, AT HER PLACE OF EMPLOYMENT, 690 SHAFFER ROAD, DUBOIS, CLEARFIELD COUNTY, PENNSYLVANIA, 15801, BY HANDING TO CLAUDIA JACOBSON, MANAGER AT DEPOSIT BANK, GARNISHEE, A TRUE AND ATTESTED COPY OF THE ORIGINAL WRIT OF EXECUTION AND INTERROGATORIES TO GARNISHEE AND MADE KNOWN TO HER THE CONTENTS THEREOF.

NOW, FEBRUARY 7, 2002, A LEVY WAS TAKEN ON PROPERTY OF THE DEFENDANT.

NOW, FEBRUARY 7, 2002, AT 10:40 AM O'CLOCK SERVED WRIT OF EXECUTION AND COPY OF LEVY ON MICHAEL W. BARNARD, DEFENDANT, AT HIS PLACE OF EMPLOYMENT, 210 DUBOIS STREET, DUBOIS, CLEARFIELD COUNTY, PENNSYLVANIA, BY HANDING TO MICHAEL W. BARNARD, DEFENDANT, A TRUE AND ATTESTED COPY OF THE ORIGINAL WRIT OF EXECUTION AND COPY OF LEVY AND MADE KNOWN TO HIM THE CONTENTS THEREOF.

NOW, FEBRUARY 22, 2002, CALLED ATTORNEY WOLFSON'S OFFICE AND INFORMED THEM OF WHAT WAS LEVIED UPON, PROPERTY NOT OF MUCH VALUE. ATTORNEY WILL GET BACK TO THIS OFFICE IS A SALE IS TO BE SET.

NOW, MARCH 4, 2002, RECEIVED A PRACIPE TO DISSOLVE WRIT.

NOW, MARCH 8, 2002, RETURN WRIT AS BEING DISSOLVED, PAID COSTS FROM ADVANCE AND MADE REFUND OF UNUSED ADVANCE TO THE ATTORNEY.

SHERIFF HAWKINS \$84.39

SURCHARGE \$20.00

PAID BY ATTORNEY

In The Court of Common Pleas of Clearfield County, Pennsylvania

Sheriff Docket # 11963

HOUSEHOLD BANK

01-868-CD

VS.

BARNARD, MICHAEL W.

WRIT OF EXECUTION PERSONAL PROPERTY INTERROGATORIES TO GARNISHEE

SHERIFF RETURNS

Sworn to Before Me This

8th Day of March 2002
William A. Shaw

WILLIAM A. SHAW
Prothonotary
My Commission Expires
1st Monday in Jan. 2005
Clearfield Co., Clearfield, PA

So Answers,

Chester Hawkins
by *Maryann W. Pitt*
Chester A. Hawkins
Sheriff

FILED

MAR 08 2002

0/3/01/02

William A. Shaw
Prothonotary

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNSYLVANIA

Household Bank,
Plaintiff,

v.

NO. 01-868-CD

Michael W. Barnard,
Defendant,

CIVIL ACTION-LAW

PRAECIPE TO DISSOLVE

TO THE PROTHONOTARY:

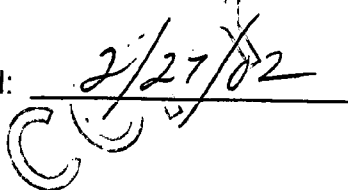
Kindly mark the attachment against Michael Barnard, discontinued, upon payment of your costs only.

Respectfully submitted,

WOLFSON & ASSOCIATES, P.C.

By: 
Daniel F. Wolfson, Esquire
Attorney for Plaintiff
WOLFSON & ASSOCIATES, P.C.
267 East Market Street
York, Pennsylvania 17403
Telephone No. (717)846-1252
Attorney I.D. No. 20617

Dated: 2/27/02



By this
and affixed to the original
statement in this case.

MAR 04 2002

Attest.


William J. Shaw
Prothonotary

Personal Property Sale

PERSONAL PROPERTY

Personal Property Sale

SCHEDULE OF DISTRIBUTION

01-868-CD BARNARD

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
SERVICE
MILEAGE
LEVY
MILEAGE
POSTING
HANDBILLS
COMMISSION
UNABLE TO LEVY (\$9.00)
POSTAGE
ADD'L SERVICE
ADD'L MILEAGE - DEPUTIZE
ADD'L POSTING
COPIES/BILLING
BID
RETURN OF INTERROGATORIES
PHONE CALLS
TOTAL SHERIFF COSTS

\$ 9.00
9.00
12.35
20.00
12.35
9.00
10.00
.34
7.56
9.00
12.35
15.00

DEBT & INTEREST:

DEBT \$ 8,433.13
INTEREST FROM AUGUST 21
2001 TO BE ADDED
TOTAL DEBT & INTEREST \$ 8,433.13

COSTS:

ATTORNEY PAID \$
ATTORNEY FEES
COSTS TO PROTHONOTARY \$ 157.88
SHERIFF'S COSTS
REFUND OF ADVANCE
REFUND OF SURCHARGE
COSTS \$
TOTAL COSTS \$

TOTAL DEBT AND COSTS \$ 84.39

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

