

DOCKET NO. 175

Number	Term	Year
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22	November	1961
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Community Consumer Discount Co

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**Versus**

Norma Luzier,

Grant Luzier

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**SIGN THIS BLANK FOR SATISFACTION**

Received on **Feb. 28, 1963**, of defendant full satisfaction of this Judgment, Debt, Interest and Costs, and Prothonotary is authorized to enter Satisfaction on the same.

**Community Consumer Discount Co.**

*G. J. Smith*  
Witness

*Dorothy M. Roseberry*  
Treasurer Plaintiff  
Secretary

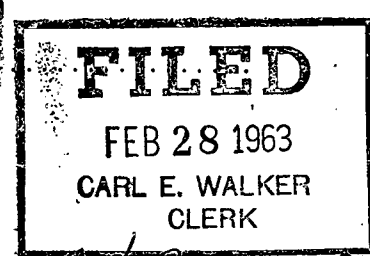
**SIGN THIS BLANK FOR ASSIGNMENT**

Now, **1963**, for value received hereby assign; transfer and set over to **.....**

Address Assignee

..... of .....  
above Judgment, Debt, Interest and Costs without recourse.

.....  
Witness



*CJR 1.50*

# STATEMENT OF JUDGMENT *#4586*

Docket No. 175

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

Community Consumer Discount Company	No. 22	TERM November 19 61..
	Penal Debt	\$ .....
	Real Debt	\$ 2052.00
	Atty's Com.	10% \$ .....
VERSUS	Int. from	November 3.. 1961 ..
<i>44</i> Grant, Luzier	Entry & Tax	By. Plff... \$ 4.50
<i>74</i> Norma, Luzier	Att'y Docket	\$ .....
	Satisfaction Fee	\$1.50 <del>\$1.00</del>
	Assignment Fee	\$2.00 <del>\$1.00</del>
	Instrument	D. S. B. ....
	Date of Same	November 3.. 19 61.
	Date Due	In. Installments 19 ..
	Expires	November 8.. 19 66.
Entered of Record	8th	day of November 19 61 9:56 AM EST
Certified from Record	8th	day of November 19 61

*John J. Kiley esq.*  
Prothonotary

For a valuable consideration the undersigned hereby guarantees the payment of the within note to the lawful holder thereof according to the term and tenure thereof, waiving presentment, demand for payment, protest, and notice of protest, and hereby consent that the holder of the within note may accept partial payment or payment thereon and grant extension or extensions of time to the maker without notice to and without releasing the undersigned from liability hereunder.

And the undersigned further authorize and empower any Attorney of any Court of Record of Pennsylvania, or elsewhere, to appear for and enter judgment against us or either of us for the within sum, with or without defalcation, with interest as above provided, with cost of suit, release of errors, without stay of execution, and with ten per cent added for Attorney's fee for collection; and the undersigned also waive the right of inquisition on any real estate that may be levied upon to collect this note and consent to the condemnation thereof with full liberty to sell the same on a f. fa., with release of errors thereon and waiving all relief from any and all appraisement, stay of execution, and exemption laws now in force or hereafter to be passed.

.....(SEAL).....

.....(SEAL).....

.....(SEAL).....

.....Witness.....

.....Witness.....

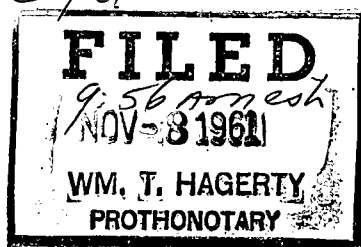
.....Witness.....

22 Feb 1961

This is to certify that the address of the following is a true and correct address:

R.D. #3  
Clearfield, Pa.

COMMUNITY CONSUMER DISCOUNT CO.  
*John H. Haas*  
John H. Haas, Secy-Treas.



## Community Consumer Discount Company

of Clearfield, Pa.

• 2052.00

Clearfield, Pa. November 3, 1961

In the order of the COMMUNITY CONSUMER DISCOUNT COMPANY, of Clearfield, Pa., or order, or assigns, at its office in the Borough of Clearfield, Pa.,

the sum of **Two Thousand Fifty Two and no/100-----** Dollars, without defalcation or set-off, pursuant to the provisions of the Act of Assembly of the Commonwealth of Pennsylvania, No. 66, approved the 8th day of April, 1937, entitled "Con-  
surer, Discount Company Act;" and the supplements and amendments thereto, in installments as follows:

36 equal installments of **Fifty Seven and no/100-** Dollars each, followed by

no equal installments of none Dollars each, the first installment

falling due November 30, 1961 and continuing each 30th day of every month thereafter.

If default shall be made in the payment of any of the said installments of this note or any renewal thereof, as and when the same become due according to the provisions hereof, or if any of the undersigned shall attempt to abscond, or move from the jurisdiction of the County of this County, or shall assign, secret, or dispose of his or her property, without notice to the holder hereof, then, or in any of the said events, the whole principal sum of this note or any renewal hereof or such portion thereof as shall then remain unpaid, with interest, costs and charges thereon as provided in the above act, shall at the option of the holder of this note become immediately due and payable without notice to the undersigned, and interest shall be charged for any extension, defemur or default at the rate of 1½ per cent per month on the amount in arrears, with a minimum charge for any extension, defemur or default of twenty-five (25) cents.

And the undersigned do hereby authorize any Attorney of any Court of Record of Pennsylvania, or elsewhere, to appear for and enter judgment against us or either of us for the above sum, with or without defalcation, with interest above provided, with cost of suit, release of errors, without stay of execution, and with ten per cent added for Attorney's fee for collection; and the undersigned also waive the right of inquisition on any real estate that may be levied upon to collect this note, and consent to the condemnation hereof; and with full liberty to sell the same on a g. f. fa. with release of errors thereon and waiving all relief any and all appraisalment, stay of execution, and exemption laws now in force or hereafter to be passed.

Each maker, co-maker, endorser, guarantor, or other party hereto waives notice of demand, default, protest, and notices of protest and non-payment, and further consents that the holder hereof may accept partial payment or payments hereon, and grant extension or extensions of time, or deferment or deferrals, without notice to and without release from liability to either or any of them. The acceptance of the said holder hereof of any payment of principal, interest, or charges as herein reserved, after a default in the same, shall not be deemed as a waiver of the right to enforce payment of all subsequent installments pursuant to the terms hereof, when and as the same shall become due, or to enforce the conditions of this agreement.

Form of witness. (Seal)

John Davis.....Witness  
+ Elzra M. Lyman.....(SEAL)

Witness

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(Please sign your name in full)

EXTRA