

02-206-CD  
DENISE PFINGSTLER et ux -ys- DUBOIS REGIONAL MEDICAL CENTER et al

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

DENISE PFINGSTLER AND  
ADAM PFINGSTLER, her husband

Plaintiff

vs.

DUBOIS REGIONAL MEDICAL CENTER,  
ADOLFO RAPAPORT, D. O.,  
JAYASEELAN AMBROSE, M. D.,  
JOHN J. BELLOMO, D. O.,  
WEST PENN CARDIOLOGY ASSOCIATES, P.C.  
RUSSELL CAMERON, M. D.,  
ELK REGIONAL HEALTH CENTER, INC.,  
ADOLFO RAPAPORT, D. O., P. C.

Defendants

**CIVIL DIVISION**

No. 02-206-CO

Code: 007/Medical/Hospital  
Negligence

**PLEADING:**  
PRAECIPE FOR WRIT OF  
SUMMONS  
JURY TRIAL DEMANDED

**FILED ON BEHALF OF:**  
Denise Pfingstler and  
Adam Pfingstler, plaintiffs

**COUNSEL OF RECORD FOR  
THIS PARTY:**

Kevin R. Lomupo, Esquire  
PA. I.D. # 40996

**GILARDI, COOPER & LOMUPO**  
Firm # 157  
808 Grant Building  
Pittsburgh, PA 15219  
412-391-9770

**FILED**

FEB 13 2002

William A. Shaw  
Prothonotary

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

DENISE PFINGSTLER AND	]	
ADAM PFINGSTLER, her husband	]	
	]	
Plaintiff	]	No.
	]	
vs.	]	
	]	
DUBOIS REGIONAL MEDICAL CENTER,	]	
ADOLFO RAPAPORT, D. O.,	]	
JAYASEELAN AMBROSE, M. D.,	]	
JOHN J. BELLOMO, D. O.,	]	
WEST PENN CARDIOLOGY ASSOCIATES,PC]		
RUSSELL CAMERON, M. D.,	]	
ELK REGIONAL HEALTH CENTER, INC.,	]	
ADOLFO RAPAPORT, D. O., P. C.	]	
	]	
Defendants	]	

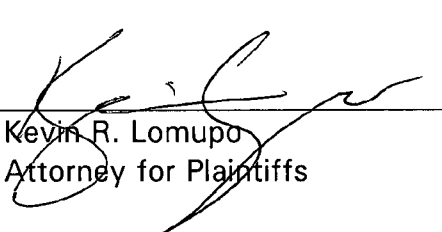
**PRAECIPE FOR WRIT OF SUMMONS**

**TO: PROTHONOTARY**

Kindly issue a Writ of Summons in the above-captioned case, in excess of  
Twenty Five Thousand (\$25,000.00) Dollars.

***GILARDI, COOPER & LOMUPO, P. A.***

By \_\_\_\_\_

  
Kevin R. Lomupo  
Attorney for Plaintiffs

Date: February 12, 2002

**FILED**

Atty pd. 80.00

1:43 AM  
FEB 13 2002

8cc & 8 summons to Atty

*ASAP*  
William A. Shaw  
Prothonotary

IN THE COURT OF COMMON PLEAS OF  
CLEARFIELD COUNTY PENNSYLVANIA  
CIVIL ACTION

COPY

SUMMONS

**Denise Pfingstler and  
Adam Pfingstler, her husband**

Vs.

NO.: 2002-00206-CD

**DuBois Regional Medical Center,  
Adolfo Rapaport, D.O.,  
Jayaseelan Ambrose M.D.,  
John J. Bellomo D.O.,  
West Penn Cardiology Associates, P.C.,  
Russell Cameron M.D.,  
Elk Regional Health Center, Inc.,  
Adolfo Rapaport, D.O., P.C.**

TO: DUBOIS REGIONAL MEDICAL CENTER,  
ADOLFO RAPAPORT D.O.,  
JAYASEELAN AMBROSE M.D.,  
JOHN J. BELLOMO D.O.,  
WEST PENN CARDIOLOGY ASSOCIATES, P.C.,  
RUSSELL CAMERON M.D.,  
ELK REGIONAL HEALTH CENTER, INC.,  
ADOLFO RAPAPORT, D.O., P.C.

To the above named Defendant(s) you are hereby notified that the above named Plaintiff(s) has/have commenced a Civil Action against you.

Date: 02/13/2002

\_\_\_\_\_  
William A. Shaw  
Prothonotary

Issuing Attorney: Kevin R. Lomupo, Esq.  
808 Grant Building  
Pittsburgh, PA 15219  
(412) 391-9770

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DENISE PFINGSTLER and ADAM  
PFINGSTLER, her husband,

Plaintiffs,

vs.

DUBOIS REGIONAL MEDICAL CENTER,  
ADOLFO RAPAPORT, D.O., JAYASEELAN  
AMBROSE, M.D., JOHN J. BELLOMO,  
D.O., WEST PENN CARDIOLOGY  
ASSOCIATES, P.C., RUSSELL CAMERON,  
M.D., ELK REGIONAL HEALTH CENTER,  
INC., ADOLFO RAPAPORT, D.O., P.C.,

Defendants

CIVIL DIVISION

No. 02-206-cd

Issue No.

PRAECIPE FOR APPEARANCE

Code:

Filed on behalf of DuBois Regional Medical  
Center and Russell Cameron, M.D., two of the  
defendants

Counsel of Record for this Party:

David R. Johnson, Esquire  
PA I.D. #26409

Thomson, Rhodes & Cowie, P.C.  
Firm #720  
1010 Two Chatham Center  
Pittsburgh, PA 15219

(412) 232-3400

**FILED**

MAR 06 2002  
M112001N0CC  
William A. Shaw  
Prothonotary

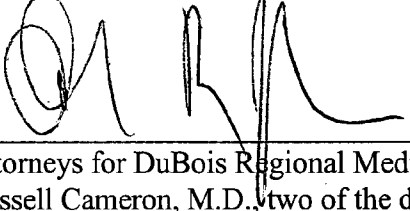
**PRAECIPE FOR APPEARANCE**

TO: WILLIAM SHAW, PROTHONOTARY

Kindly enter our appearance on behalf of DuBois Regional Medical Center and Russell Cameron, M.D., two of the defendants.

JURY TRIAL DEMANDED.

David R. Johnson, Esquire  
Thomson, Rhodes & Cowie, P.C.

By 

Attorneys for DuBois Regional Medical Center and  
Russell Cameron, M.D., two of the defendants

**CERTIFICATION OF SERVICE**

I hereby certify that a true and correct copy of the within PRAECIPE FOR APPEARANCE has been served upon the following counsel of record and same placed in the U.S. Mails on this 4th day of March, 2002:

Kevin R. Lomupo, Esquire  
Gilardi, Cooper & Lomupo  
808 Grant Building  
Pittsburgh, PA 15219  
(Attorneys for the plaintiffs)

James A. Wood, Esquire  
Israel, Wood & Puntl  
501 Grant Building  
310 Grant Street  
Pittsburgh, PA 15219  
(Attorneys for defendants Jayaseelan Ambrose, M.D. and  
West Penn Cardiology Associates, P.C.)

THOMSON, RHODES & COWIE, P.C.

  
\_\_\_\_\_  
David R. Johnson, Esquire  
Attorneys for DuBois Regional Medical Center and  
Russell Cameron, M.D., two of the defendants.

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DENISE PFINGSTLER and ADAM  
PFINGSTLER, her husband,

Plaintiffs,

vs.

DUBOIS REGIONAL MEDICAL CENTER,  
ADOLFO RAPAPORT, D.O., JAYASEELAN  
AMBROSE, M.D., JOHN J. BELLOMO,  
D.O., WEST PENN CARDIOLOGY  
ASSOCIATES, P.C., RUSSELL CAMERON,  
M.D., ELK REGIONAL HEALTH CENTER,  
INC., ADOLFO RAPAPORT, D.O., P.C.,

Defendants

CIVIL DIVISION

No. 02-206-cd

Issue No.

PRAECIPE FOR RULE FOR COMPLAINT

Code:

Filed on behalf of DuBois Regional Medical  
Center and Russell Cameron, M.D., two of the  
defendants

Counsel of Record for this Party:

David R. Johnson, Esquire  
PA I.D. #26409

Thomson, Rhodes & Cowie, P.C.  
Firm #720  
1010 Two Chatham Center  
Pittsburgh, PA 15219

(412) 232-3400

**FILED**

MAR 06 2002

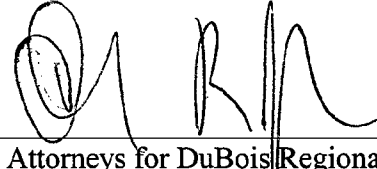
William A. Shaw  
Prothonotary

**PRAECIPE FOR RULE FOR COMPLAINT**

TO: WILLIAM SHAW, PROTHONOTARY

Kindly issue a rule on plaintiffs to file their complaint within twenty days.

David R. Johnson, Esquire  
THOMSON, RHODES & COWIE, P.C.

By 

Attorneys for DuBois Regional Medical  
Center and Russell Cameron, M.D.,  
Two of the defendants

**CERTIFICATION OF SERVICE**

I hereby certify that a true and correct copy of the within PRAECIPE FOR RULE FOR  
COMPLAINT has been served upon the following counsel of record and same placed in the U.S.  
Mails on this 4th day of March, 2002:

Kevin R. Lomupo, Esquire  
Gilardi, Cooper & Lomupo  
808 Grant Building  
Pittsburgh, PA 15219  
(Attorneys for the plaintiffs)

James A. Wood, Esquire  
Israel, Wood & Puntl  
501 Grant Building  
310 Grant Street  
Pittsburgh, PA 15219  
(Attorneys for defendants Jayaseelan Ambrose, M.D. and  
West Penn Cardiology Associates, P.C.)

THOMSON, RHODES & COWIE, P.C.

David R. Johnson, Esquire  
Attorneys for DuBois Regional Medical Center and  
Russell Cameron, M.D., two of the defendants.

FILED NO cc

11a:43 Case issued to  
MAR 06 2002 David L. Johnson, Esq.

William A. Shaw  
Prothonotary

**COPY**

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

Denise Pfingstler  
Adam Pfingstler

Vs. Case No. #2002-00206-CD  
DuBois Regional Medical Center  
Adolfo Rapaport DO  
Jayaseelan Ambrose MD  
John J. Bellomo DO  
West Penn Cardiology Associates, P.C.  
Russell Cameron MD  
Elk Regional Health Center, Inc.  
Adolfo Rapaport D.O. P.C.

RULE TO FILE COMPLAINT

TO: Denise Pfingstler and Adam Pfingstler, her husband

YOU ARE HEREBY RULED to file a Complaint in the above-captioned matter within twenty (20) days from service hereof, or a judgment of non pros may be entered against you.

---

William A. Shaw, Prothonotary

Dated: March 6, 2002

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

DENISE PFINGSTLER AND  
ADAM PFINGSTLER, her husband,  
Plaintiff

CIVIL DIVISION  
NO. 02-206-CD

vs.

DUBOIS REGIONAL MEDICAL CENTER,  
ADOLFO RAPAPORT, D.O.,  
JAYASEELAN AMBROSE, M.D.,  
JOHN J. BELLOMO, D.O.,  
WEST PENN CARDIOLOGY  
ASSOCIATES, P.C.  
RUSSELL CAMERON, M.D.,  
ELK REGIONAL HEALTH CENTER, INC.,  
ADOLFO RAPAPORT, D.O., P.C.,

TYPE OF PLEADING:  
**PRAECIPE FOR RULE  
TO FILE COMPLAINT**

Defendants

FILED ON BEHALF OF:

**JAYASEELAN AMBROSE, M.D.  
And  
WEST PENN CARDIOLOGY  
ASSOCIATES, P.C.**

Defendants

COUNSEL OF RECORD  
FOR THESE PARTIES:

James A. Wood, Esquire  
PA ID No. 20009  
ISRAEL, WOOD & PUNTIL, P.C.  
Firm 788  
Suite 501, Grant Building  
Pittsburgh, PA 15219  
(412) 391-1114

**FILED**

MAR 07 2002

William A. Shaw  
Prothonotary

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

DENISE PFINGSTLER AND CIVIL DIVISION  
ADAM PFINGSTLER, her husband,  
NO. 02-206-CD  
Plaintiff

vs.

DUBOIS REGIONAL MEDICAL CENTER,  
ADOLFO RAPAPORT, D.O.,  
JAYASEELAN AMBROSE, M.D.,  
JOHN J. BELLOMO, D.O.,  
WEST PENN CARDIOLOGY  
ASSOCIATES, P.C. RUSSELL  
CAMERON, M.D., ELK REGIONAL  
HEALTH CENTER, INC.,  
ADOLFO RAPAPORT, D.O., P.C.,

JURY TRIAL DEMANDED

Defendants

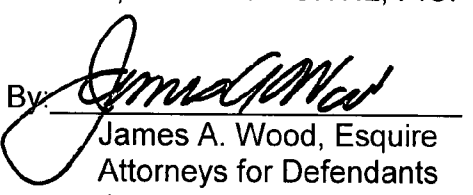
PRAECIPE FOR RULE TO FILE COMPLAINT

TO: Prothonotary

Please issue a Rule upon plaintiffs to file a Complaint in connection with the above-captioned matter within twenty (20) days of service thereon, otherwise judgment of non pros to be entered.

ISRAEL, WOOD & PUNTIL, P.C.

By:

  
James A. Wood, Esquire  
Attorneys for Defendants  
Jayaseelan Ambrose, M.D.  
and West Penn Cardiology  
Associates, P.C.

**CERTIFICATE OF SERVICE**

The undersigned does hereby certify that a true and correct copy of the within **Praecipe for Rule to File Complaint** was forwarded to the following counsel of record on the 4<sup>th</sup> day of March, 2002:

**HAND DELIVERED**

Kevin R. Lomupo, Esquire  
Gilardi, Cooper & Lomupo  
Suite 808, Grant Building  
Pittsburgh, PA 15219  
Attorneys for Plaintiffs

**FIRST-CLASS MAIL**

James Hartline, Esquire  
Thomson, Rhodes & Cowie  
Suite 1010, Two Chatham Center  
Pittsburgh, PA 15219  
Attorneys for Dr. Cameron and  
DuBois Regional Medical Center



James A. Wood, Esquire

FILED

MAR 07 2002

m | 2:48| no cc

William A. Shaw

Prothonotary (2) Rule to file Complaint  
to attorney Wood

**COPY**

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

Denise Pfingstler and  
Adam Pfingstler, her husband

Vs. Case No. #2002-00206-CD  
DuBois Regional Medical Center  
Adolfo Rapaport DO  
Jayaseelan Ambrose MD  
John J. Bellomo DO  
West Penn Cardiology Associates, P.C.  
Russell Cameron MD  
Elk Regional Health Center, Inc.  
Adolfo Rapaport D.O. P.C.

RULE TO FILE COMPLAINT

TO: Denise Pfingstler and Adam Pfingstler, her husband

YOU ARE HEREBY RULED to file a Complaint in the above-captioned matter within twenty (20) days from service hereof, or a judgment of non pros may be entered against you.



\_\_\_\_\_  
William A. Shaw, Prothonotary

Dated: March 7, 2002

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

DENISE PFINGSTLER AND  
ADAM PFINGSTLER, her husband,  
Plaintiff

CIVIL DIVISION  
NO. 02-206-CD

vs.

DUBOIS REGIONAL MEDICAL CENTER,  
ADOLFO RAPAPORT, D.O.,  
JAYASEELAN AMBROSE, M.D.,  
JOHN J. BELLOMO, D.O.,  
WEST PENN CARDIOLOGY  
ASSOCIATES, P.C.,  
RUSSELL CAMERON, M.D.,  
ELK REGIONAL HEALTH CENTER, INC.,  
ADOLFO RAPAPORT, D.O., P.C.,

Defendants

TYPE OF PLEADING:  
**PRAECIPE FOR APPEARANCE**

FILED ON BEHALF OF:

**JAYASEELAN AMBROSE, M.D.**  
And  
**WEST PENN CARDIOLOGY  
ASSOCIATES, P.C.**

Defendants

COUNSEL OF RECORD  
FOR THESE PARTIES:

James A. Wood, Esquire  
PA ID No. 20009  
ISRAEL, WOOD & PUNTIL, P.C.  
Firm 788  
Suite 501, Grant Building  
Pittsburgh, PA 15219  
(412) 391-1114

**FILED**

MAR 07 2002

*mja:421nocc*  
William A. Shaw  
Prothonotary

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

DENISE PFINGSTLER AND  
ADAM PFINGSTLER, her husband,

CIVIL DIVISION

NO. 02-206-CD

Plaintiff

vs.

DUBOIS REGIONAL MEDICAL CENTER,  
ADOLFO RAPAPORT, D.O.,  
JAYASEELAN AMBROSE, M.D.,  
JOHN J. BELLOMO, D.O.,  
WEST PENN CARDIOLOGY  
ASSOCIATES, P.C. RUSSELL  
CAMERON, M.D., ELK REGIONAL  
HEALTH CENTER, INC.,  
ADOLFO RAPAPORT, D.O., P.C.,

JURY TRIAL DEMANDED

Defendants

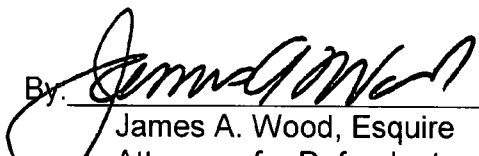
PRAECIPE FOR APPEARANCE

TO: Prothonotary

Please enter our appearance on behalf of defendants JAYASEELAN AMBROSE, M.D., and WEST PENN CARDIOLOGY ASSOCIATES, P.C., in connection with the above-captioned action.

ISRAEL, WOOD & PUNTIL, P.C.

By:



James A. Wood, Esquire  
Attorneys for Defendants  
Jayaseelan Ambrose, M.D.  
and West Penn Cardiology  
Associates, P.C.

**CERTIFICATE OF SERVICE**

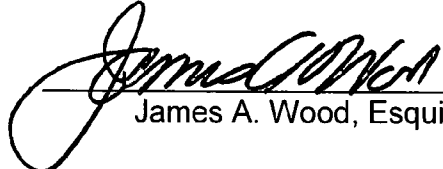
The undersigned does hereby certify that a true and correct copy of the within **Praecipe for Appearance** was forwarded to the following counsel of record on the 4<sup>th</sup> day of March, 2002:

**HAND DELIVERED**

Kevin R. Lomupo, Esquire  
Gilardi, Cooper & Lomupo  
Suite 808, Grant Building  
Pittsburgh, PA 15219  
Attorneys for Plaintiffs

**FIRST-CLASS MAIL**

James Hartline, Esquire  
Thomson, Rhodes & Cowie  
Suite 1010, Two Chatham Center  
Pittsburgh, PA 15219  
Attorneys for Dr. Cameron and  
DuBois Regional Medical Center



James A. Wood, Esquire

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DENISE PFINGSTLER and ADAM  
PFINGSTLER, her husband,

Plaintiffs,

vs.

DUBOIS REGIONAL MEDICAL CENTER,  
ADOLFO RAPAPORT, D.O., JAYASEELAN  
AMBROSE, M.D., JOHN J. BELLOMO,  
D.O., WEST PENN CARDIOLOGY  
ASSOCIATES, P.C., RUSSELL CAMERON,  
M.D., ELK REGIONAL HEALTH CENTER,  
INC., ADOLFO RAPAPORT, D.O., P.C.,

Defendants

CIVIL DIVISION

No. 02-206-cd

Issue No.

AFFIDAVIT OF SERVICE OF RULE FOR  
COMPLAINT

Code:

Filed on behalf of DuBois Regional Medical  
Center and Russell Cameron, M.D., two of the  
defendants

Counsel of Record for this Party:

David R. Johnson, Esquire  
PA I.D. #26409

Thomson, Rhodes & Cowie, P.C.  
Firm #720  
1010 Two Chatham Center  
Pittsburgh, PA 15219

(412) 232-3400

**FILED**

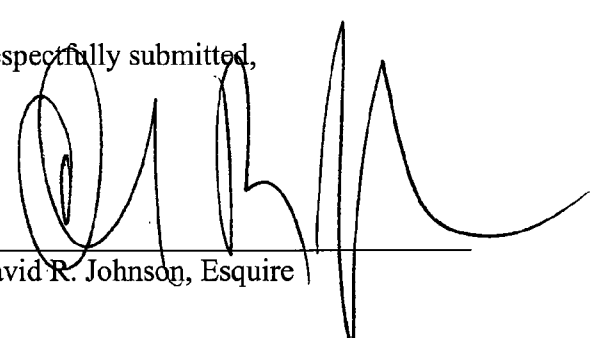
MAR 18 2002

1134/ncc  
William A. Shaw  
Prothonotary

AFFIDAVIT OF SERVICE

Before me, the undersigned authority, personally appeared David R. Johnson, Esquire, who, being duly sworn, deposes and says that a true and correct copy of the Rule to File a Complaint in the above-captioned case was served upon plaintiff's counsel, Kevin Lomupo, Esquire, Gilardi, Cooper & Lomupo, 808 Grant Building, Pittsburgh, PA 15219, by certified mail, return receipt requested, and that the same was received on his behalf on March 8, 2002 as shown by the return receipt attached hereto.

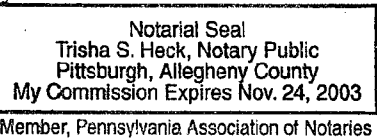
Respectfully submitted,



David R. Johnson, Esquire

Sworn to and subscribed before me  
this 14th day of March, 2002.

Trisha S. Heck  
Notary Public



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

Denise Pfingstler  
Adam Pfingstler

Vs.  
DuBois Regional Medical Center  
Adolfo Rapaport DO  
Jayaseelan Ambrose MD  
John J. Bellomo DO  
West Penn Cardiology Associates, P.C.  
Russell Cameron MD  
Elk Regional Health Center, Inc.  
Adolfo Rapaport D.O. P.C.

Case No. #2002-00206-CD

RULE TO FILE COMPLAINT

TO: Denise Pfingstler and Adam Pfingstler, her husband

YOU ARE HEREBY RULED to file a Complaint in the above-captioned matter within twenty (20) days from service hereof, or a judgment of non pros may be entered against you.

  
\_\_\_\_\_  
William A. Shaw, Prothonotary

Dated: March 6, 2002

**SENDER: COMPLETE THIS SECTION**

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

Kevin Lomupo, Esq.  
Gilardi, Cooper + Lomupo  
808 Grant Bldg.  
Pittsburgh, PA  
15219

2. Article Number (Copy from service label)

7001 1940 0002 3753 4037

PS Form 3811, July 1999

**COMPLETE THIS SECTION ON DELIVERY**A. Received by (Please Print Clearly) B. Date of Delivery  
Patti Loughney 7-8-02

C. Signature

X Patti Loughney  Agent  
 AddresseeD. Is delivery address different from item 1?  Yes  
If YES, enter delivery address below:  No

## 3. Service Type

- Certified Mail  Express Mail  
 Registered  Return Receipt for Merchandise  
 Insured Mail  C.O.D.

4. Restricted Delivery? (Extra Fee)  Yes

7001 1940 0002 3753 4037

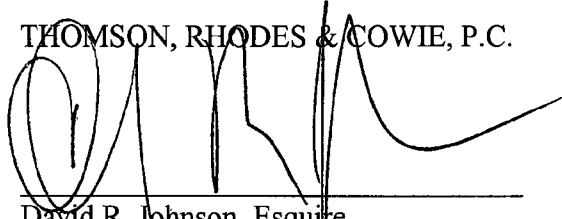
CERTIFICATION OF SERVICE

I hereby certify that a true and correct copy of the within AFFIDAVIT OF SERVICE OF RULE FOR COMPLAINT has been served upon the following counsel of record and same placed in the U.S. mails on this 14<sup>th</sup> day of March, 2002:

Kevin R. Lomupo, Esquire  
Gilardi, Cooper & Lomupo  
808 Grant Building  
Pittsburgh, PA 15219

James A. Wood, Esquire  
Israel, Wood & Puntl  
501 Grant Building  
310 Grant Street  
Pittsburgh, PA 15219

Respectfully submitted,

THOMSON, RHODES & COWIE, P.C.  
  
David R. Johnson, Esquire  
Attorneys for DuBois Regional Medical  
Center and Russell Cameron, M.D., two of  
the defendants.

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

DENISE PFINGSTLER AND  
ADAM PFINGSTLER, her husband

Plaintiff

vs.

DUBOIS REGIONAL MEDICAL CENTER,  
ADOLFO RAPAPORT, D. O.,  
JAYASEELAN AMBROSE, M. D.,  
JOHN J. BELLOMO, D. O.,  
WEST PENN CARDIOLOGY ASSOCIATES, P.C.  
RUSSELL CAMERON, M. D.,  
ELK REGIONAL HEALTH CENTER, INC.,  
ADOLFO RAPAPORT, D. O., P. C.

Defendants

**CIVIL DIVISION**

No. 02-206-CD

Code: 007/Medical/Hospital  
Negligence

**PLEADING:**

*PLAINTIFFS' PRAECIPE TO  
DISCONTINUE PROCEEDINGS  
PURSUANT TO PA.R.C. P. 229*

**FILED ON BEHALF OF:**

Denise Pfingstler and  
Adam Pfingstler, plaintiffs

**COUNSEL OF RECORD FOR  
THIS PARTY:**

Kevin R. Lomupo, Esquire  
PA. I.D. # 40996

**GILARDI, COOPER & LOMUPO**

Firm # 157  
808 Grant Building  
Pittsburgh, PA 15219  
412-391-9770

**FILED**

MAR 27 2002

William A. Shaw  
Prothonotary

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

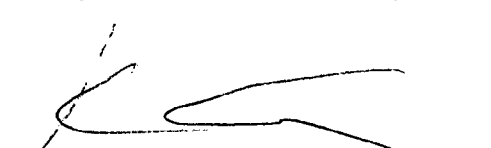
DENISE PFINGSTLER AND ]  
ADAM PFINGSTLER, her husband ]  
] Plaintiff ] No. 02-206-CD  
] vs. ]  
] DUBOIS REGIONAL MEDICAL CENTER, ]  
ADOLFO RAPAPORT, D. O., ]  
JAYASEELAN AMBROSE, M. D., ]  
JOHN J. BELLOMO, D. O., ]  
WEST PENN CARDIOLOGY ASSOCIATES,PC] RUSSELL CAMERON, M. D., ]  
ELK REGIONAL HEALTH CENTER, INC., ]  
ADOLFO RAPAPORT, D. O., P. C. ]  
] Defendants ]

**PLAINTIFFS' PRAECIPE TO DISCONTINUE PROCEEDINGS**  
**PURSUANT TO P.A.R.C. P. 229**

**TO: PROTHONOTARY**

Please discontinue this action without prejudice as to all defendants.

***GILARDI, COOPER & LOMUPO, P. A.***

By   
Kevin R. Lomupo  
Attorney for Plaintiffs

Date: March 21, 2002

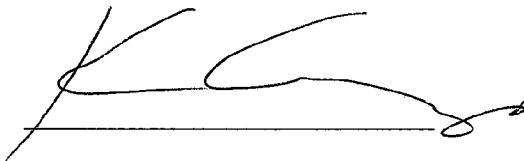
**CERTIFICATE OF SERVICE**

I hereby certify that a certified copy of ***PLAINTIFFS' PRAECIPE TO DISCONTINUE PROCEEDINGS PURSUANT TO PA.R.C.P. 229*** has been served upon counsel of record for the defendant by first class mail, postage prepaid on March 19, 2002.

**TO:** David R. Johnson, Esquire  
Thomas Anderson, Esquire  
Thomson, Rhodes & Cowie  
1010 Two Chatham Center  
Pittsburgh, PA 15219

James A. Wood, Esquire  
Israel, Wood & Puntl  
Suite 501, Grant Building  
Pittsburgh, PA 15219

*GILARDI, COOPER & LOMUPO P. A.*

A handwritten signature in black ink, appearing to read "GILARDI, COOPER & LOMUPO P. A.", is positioned below the firm's name in italics.

**FILED**

MAR 27 2002

1/2:56 p.m.  
William A. Shaw  
Prothonotary

Copy of disc. to Atty Lomups  
Copy of disc. to CT  
no cc 9/10

**COPY**

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

**CIVIL DIVISION**

**Denise Pfingstler  
Adam Pfingstler**

**Vs.**

**No. 2002-00206-CD**

**DuBois Regional Medical Center  
Adolfo Rapaport DO  
Jayaseelan Ambrose MD  
John J. Bellomo DO  
West Penn Cardiology Associates, P.C.  
Russell Cameron MD  
Elk Regional Health Center, Inc.  
Adolfo Rapaport D.O. P.C.**

**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 March 27, 2002 marked:

Discontinued Without Prejudice

Record costs in the sum of \$80.00 have been paid in full by Kevin R. Lomupo, Esquire.

IN WITNESS WHEREOF, I have hereunto affixed my hand and seal of this Court at Clearfield, Clearfield County, Pennsylvania this 27th day of March A.D. 2002.

  
\_\_\_\_\_  
William A. Shaw, Prothonotary

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

Dated: 4/5/02

FILED

APR 08 2002

William A. Shaw  
Prothonotary

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

DENISE PFINGSTLER and )  
ADAM PFINGSTLER, her husband, )  
 )  
 Plaintiffs, )  
 )  
 vs. )  
 )  
 DUBOIS REGIONAL MEDICAL CENTER, )  
 ADOLFO RAPAPORT, D.O.; ) NO. 02-206 CD  
 JAYASEELAN AMBROSE, M.D.; ) JURY TRIAL DEMANDED  
 JOHN J. BELLOMO, D.O.; )  
 WEST PENN CARDIOLOGY ASSOCIATES, )  
 P.C.; RUSSELL CAMERON, M.D.; )  
 ELK REGIONAL HEALTH CENTER, INC.; )  
 ADOLFO RAPAPORT, D.O., P.C., )  
 )  
 Defendants. )

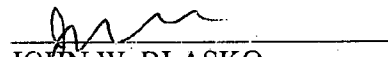
**PRAECIPE FOR ENTRY OF APPEARANCE**

TO THE PROTHONOTARY:

Please enter our appearance on behalf of the Defendant, Adolfo Rapaport, D.O., in the  
above-captioned matter.

McQUAIDE, BLASKO, SCHWARTZ,  
FLEMING & FAULKNER, INC.

By:

  
JOHN W. BLASKO  
Attorneys for Defendant  
Adolfo Rapaport, D.O.  
811 University Drive  
State College, PA 16801  
(814) 238-4926

Dated: 4/5/02

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

DENISE PFINGSTLER and	)	
ADAM PFINGSTLER, her husband,	)	
	)	
Plaintiffs,	)	
	)	
vs.	)	
	)	NO. 02-206 CD
DUBOIS REGIONAL MEDICAL CENTER,	)	
ADOLFO RAPAPORT, D.O.;	)	JURY TRIAL DEMANDED
JAYASEELAN AMBROSE, M.D.;	)	
JOHN J. BELLOMO, D.O.;	)	
WEST PENN CARDIOLOGY ASSOCIATES,	)	
P.C.; RUSSELL CAMERON, M.D.;	)	
ELK REGIONAL HEALTH CENTER, INC.;	)	
ADOLFO RAPAPORT, D.O., P.C.,	)	
	)	
Defendants.	)	

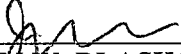
CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the Praeclipe for Appearance on behalf of the Defendant, Adolfo Rapaport, D.O., in the above-referenced matter was mailed by regular mail, first class, at the Post Office, State College, Pennsylvania, postage prepaid, this 5<sup>th</sup> day of April, 2002, to:

Kevin R. Lomupo, Esquire  
808 Grant Building  
Pittsburgh, PA 15219

James A. Wood, Esquire  
501 Grant Building  
310 Grant Street  
Pittsburgh, PA 15219

McQUAIDE, BLASKO, SCHWARTZ,  
FLEMING & FAULKNER, INC.

By:   
JOHN W. BLASKO  
Attorneys for Defendant  
Adolfo Rapaport, D.O.

**FILED**

NO  
cc

M 11:25 AM  
AFR 08 2002

60  
JES

William A. Shaw  
Prothonotary

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

DENISE PFINGSTLER and ) No.: 02-206 CD  
ADAM PFINGSTLER her husband, )  
Plaintiffs, ) Type of Case: Civil Action  
vs. )  
DUBOIS REGIONAL MEDICAL ) JURY TRIAL DEMANDED  
CENTER; ADOLFO RAPAPORT, D.O.; )  
JAYASEELAN AMBROSE, MD.; )  
JOHN J BELLOMO, D.O.; WEST PENN )  
CARDIOLOGY ASSOCIATES, P.C.; ) Type of Pleading:  
RUSSELL CAMERON, M.D., ELK ) PRAECIPE FOR RULE TO FILE A  
REGIONAL HEALTH CENTER, INC.; ) COMPLAINT  
ADOLFO RAPAPORT, D.O., P.C., )  
Defendants. ) Filed on Behalf of Defendant  
 ) ADOLFO RAPAPORT, D.O.  
 ) Counsel of Record for this  
 ) Party: JOHN W. BLASKO  
 ) Court I.D. No.: 06787  
 )  
 ) McQUAIDE, BLASKO, SCHWARTZ,  
 ) FLEMING & FAULKNER, INC.  
 )  
 ) 811 University Drive  
 ) State College, PA 16801  
 ) (814) 238-4926  
 )  
 ) Counsel of Record for  
 ) Adverse Party:  
 ) KEVIN R. LOMUPO

Dated: 4/5/02

FILED

APR 08 2002

William A. Shaw  
Prothonotary

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

DENISE PFINGSTLER and )  
ADAM PFINGSTLER, her husband, )  
Plaintiffs, )  
vs. )  
DUBOIS REGIONAL MEDICAL CENTER, )  
ADOLFO RAPAPORT, D.O.; ) NO. 02-206 CD  
JAYASEELAN AMBROSE, M.D.; ) JURY TRIAL DEMANDED  
JOHN J. BELLOMO, D.O.; )  
WEST PENN CARDIOLOGY ASSOCIATES, )  
P.C.; RUSSELL CAMERON, M.D.; )  
ELK REGIONAL HEALTH CENTER, INC.; )  
ADOLFO RAPAPORT, D.O., P.C., )  
Defendants. )

## **PRAECLICE FOR RULE TO FILE A COMPLAINT**

## TO THE PROTHONOTARY:

Please issue a Rule on Plaintiffs to file their Complaint within twenty (20) days from service thereof or suffer a judgment of non pros against them.

McQUAIDE, BLASKO, SCHWARTZ,  
FLEMING & FAULKNER, INC.

By:   
JOHN W. BLASKO  
Attorneys for Defendant  
Adolfo Rapaport, D.O.  
811 University Drive  
State College, PA 16801  
(814) 238-4926

Dated: 4/5/02

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

DENISE PFINGSTLER and )  
ADAM PFINGSTLER, her husband, )  
Plaintiffs, )  
vs. )  
DUBOIS REGIONAL MEDICAL CENTER, )  
ADOLFO RAPAPORT, D.O.; ) NO. 02-206 CD  
JAYASEELAN AMBROSE, M.D.; ) JURY TRIAL DEMANDED  
JOHN J. BELLOMO, D.O.; )  
WEST PENN CARDIOLOGY ASSOCIATES, )  
P.C.; RUSSELL CAMERON, M.D.; )  
ELK REGIONAL HEALTH CENTER, INC.; )  
ADOLFO RAPAPORT, D.O., P.C., )  
Defendants. )

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the Praeipe for Appearance on behalf of the Defendant, Adolfo Rapaport, D.O., in the above-referenced matter was mailed by regular mail, first class, at the Post Office, State College, Pennsylvania, postage prepaid, this 6<sup>th</sup> day of April, 2002, to:

Kevin R. Lomupo, Esquire  
808 Grant Building  
Pittsburgh, PA 15219

James Wood, Esquire  
510 Grant Building  
310 Grant Street  
Pittsburgh, PA 15219

McQUAIDE, BLASKO, SCHWARTZ,  
FLEMING & FAULKNER, INC.

By: John W. Blasko  
JOHN W. BLASKO  
Attorneys for Defendant  
Adolfo Rapaport, D.O.

**FILED**

no cc

*M. V. D. 2002*  
APR 08 2002

Rule issued

William A. Shaw *to Atty*  
Prothonotary *for*

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

**COPY**

DENISE PFINGSTLER and  
ADAM PFINGSTLER, her husband,

Plaintiffs,

vs.

DUBOIS REGIONAL MEDICAL CENTER,

ADOLFO RAPAPORT, D.O.;

JAYASEELAN AMBROSE, M.D.;

JOHN J. BELLOMO, D.O.;

WEST PENN CARDIOLOGY ASSOCIATES,

P.C.; RUSSELL CAMERON, M.D.;

ELK REGIONAL HEALTH CENTER, INC.;

ADOLFO RAPAPORT, D.O., P.C.,

Defendants.

) NO. 02-206 CD

) JURY TRIAL DEMANDED

RULE

TO: DENISE PFINGSTLER and  
ADAM PFINGSTLER, PLAINTIFFS  
c/o Kevin R. Lomupo, Esquire  
808 Grant Building  
Pittsburgh, PA 15219

YOU ARE HEREBY RULED to file a Complaint in the above-captioned matter within  
twenty (20) days from service hereof, or a judgment of non pros may be entered against you.

PROTHONOTARY

Dated: 4/8/02

**In The Court of Common Pleas of Clearfield County, Pennsylvania**

**Sheriff Docket # 12097**

**PFINGSTLER, DENISE & ADAM**

**02-206-CD**

**VS.**

**DUBOIS REGIONAL MEDICAL CENTER al**

**SUMMONS & PRAECIPE**

**SHERIFF RETURNS**

---

**NOW FEBRUARY 15, 2002, THOMAS KONTES, SHERIFF OF ELK COUNTY WAS DEPUTIZED BY CHESTER A. HAWKINS, SHERIFF OF CLEARFIELD COUNTY TO SERVE THE WITHIN PRAECIPE & SUMMONS ON ELK REGIONAL HEALTH CENTER INC., DEFENDANT.**

**NOW FEBRUARY 19, 2002 SERVED THE WITHIN PRAECIPE & SUMMONS ON ELK REGIONAL HEALTH CENTER, INC., DEFENDANT BY DEPUTIZING THE SHERIFF OF ELK COUNTY. THE RETURN OF SHERIFF KONTES IS HERETO ATTACHED AND MADE A PART OF THIS RETURN STATING THAT HE SERVED GREGORY P. BAUER, V.P. OF PLANNING.**

**NOW FEBRUARY 21, 2002 AT 11:50 AM EST SERVED THE WITHIN PRAECIPE & SUMMONS ON ADOLFO RAPAPORT, D.O., DEFENDANT AT EMPLOYMENT, 90 BEAVER DRIVE, SUITE 212, DUBOIS, CLEARFIELD COUNTY, PENNSYLVANIA BY HANDING TO ADOLFO RAPAPORT A TRUE AND ATTESTED COPY OF THE ORIGINAL PRAECIPE & SUMMONS AND MADE KNOWN TO HIM THE CONTENTS THEREOF.**

**SERVED BY: SNYDER/GRASSO**

**NOW FEBRUARY 21, 2002 AT 11:50 AM EST SERVED THE WITHIN PRAECIPE & SUMMONS ON ADOLFO RAPAPORT, D.O., P.C, DEFENDANT AT EMPLOYMENT, 90 BEAVER DRIVE, DUBOIS, CLEARFIELD COUNTY, PENNSYLVANIA BY HANDING TO ADOLFO RAPAPORT A TRUE AND ATTESTED COPY OF THE ORIGINAL PRAECIPE & SUMMONS AND MADE KNOWN TO HIM THE CONTENTS THEREOF.**

**SERVED BY: SNYDER/GRASSO**

**In The Court of Common Pleas of Clearfield County, Pennsylvania**

Sheriff Docket # 12097

PFINGSTLER, DENISE & ADAM

02-206-CD

VS.

DUBOIS REGIONAL MEDICAL CENTER al

**SUMMONS & PRAECIPE**

**SHERIFF RETURNS**

**NOW FEBRUARY 21, 2002 AT 11:40 AM EST SERVED THE WITHIN PRAECIPE & SUMMONS ON JOHN J. BELLOMO, D.O., DEFENDANT AT EMPLOYMENT, 910 BEAVER DRIVE, DUBOIS, CLEARFIELD COUNTY, PENNSYLVANIA BY HANDING TO JANICE MALONEY, PIC A TRUE AND ATTESTED COPY OF THE ORIGINAL PRAECIPE & SUMMONS AND MADE KNOWN TO HER THE CONTENTS THEREOF.**

**SERVED BY: SNYDER/GRASSO**

**NOW FEBRUARY 21, 2002 AT 11:58 AM EST SERVED THE WITHIN PRAECIPE & SUMMONS ON DUBOIS REGIONAL MEDICAL CENTER, DEFENDANT AT EMPLOYMENT, 100 HOSPITAL AVE., DUBOIS, CLEARFIELD COUNTY, PENNSYLVANIA BY HANDING TO JUDITH STOTTISH, ADM. ASST. A TRUE AND ATTESTED COPY OF THE ORIGINAL PRAECIPE & SUMMONS AND MADE KNOWN TO HER THE CONTENTS THEREOF.**

**SERVED BY: SNYDER/GRASSO**

**NOW FEBRUARY 21, 2002 AT 11:58 AM EST SERVED THE WITHIN PRAECIPE & SUMMONS ON RUSSELL CAMERON, M.D., DEFENDANT AT EMPLOYMENT, DRMC, 100 HOSPITAL AVE, DUBOIS, CLEARFIELD COUNTY, PENNSYLVANIA BY HANDING TO JUDITH STOTTISH, ADM. ASST. A TRUE AND ATTESTED COPY OF THE ORIGINAL PRAECIPE & SUMMONS AND MADE KNOWN TO HER THE CONTENTS THEREOF.**

**SERVED BY: SNYDER/GRASSP**

**NOW FEBRUARY 21, 2002 AT 12:05 PM EST SERVED THE WITHIN PRAECIPE & SUMMONS ON JAYASEELAN AMBROSE, DEFENDANT AT EMPLOYMENT, 145 HOSPITAL AVE, DUBOIS, CLEARFIELD COUNTY, PENNSYLVANIA BY HANDING TO GLENNA HAYES, PIC A TRUE AND ATTESTED COPY OF THE ORIGINAL PRAECIPE & SUMMONS AND MADE KNOWN TO HER THE CONTENTS THEREOF.**

**SERVED BY: SNYDER/GRASSO**

In The Court of Common Pleas of Clearfield County, Pennsylvania

Sheriff Docket # 12097

PFINGSTLER, DENISE & ADAM  
VS.  
DUBOIS REGIONAL MEDICAL CENTER a1

02-206-CD

SUMMONS & PRAECIPE

**SHERIFF RETURNS**

NOW FEBRUARY 15, 2002, PETER DEFAZIO, SHERIFF OF ALLEGHENY COUNTY  
WAS DEPUTIZED BY CHESTER A. HAWKINS, SHERIFF OF CLEARFIELD COUNTY  
TO SERVE THE WITHIN PRAECIPE & SUMMONS ON WEST PENN CARDIOLOGY  
ASSOC., P.D., DEFENDANT.

NOW MARCH 1, 2002 SERVED THE WITHIN PRAECIPE & SUMMONS ON WEST PENN  
CARDIOLOGY ASSOC., P.D., DEFENDANT BY DEPUTIZING THE SHERIFF OF  
ALLEGHENY COUNTY. THE RETURN OF SHERIFF DEFAZIO IS HERETO ATTACHED  
AND MADE A PART OF THIS RETURN STATING THAT HE SERVED L. BEEBE, RECP.

---

Return Costs

Cost	Description
92.00	SHFF. HAWKINS PAID BY: <i>atty</i>
28.00	SHFF. DEFAZIO PAID BY: ATTY.
3.00	NOTARY PAID BY: ATTY.
27.16	SHFF. KONTES PAID BY: ATTY.
80.00	SURCHARGE PAID BY: ATTY.

**FILED**

APR 23 2002

0/253  
William A. Shaw  
Prothonotary

Sworn to Before Me This

23rd Day Of April 2002  
Chester A. Hawkins  
William A. Shaw  
Prothonotary  
My Commission Expires  
1st Monday in Jan. 2006  
Clearfield Co., Clearfield, PA

So Answers,

Chester A. Hawkins  
My Manly Hanna  
Chester A. Hawkins  
Sheriff

# Affidavit of Service

Denise Pfingstler and Adam Pfingstler, her husband  
vs.  
Elk Regional Health Center, et al.

No. 206 Term, 20 02

Returnable within \_\_\_\_\_ days  
from date of service hereof.

NOW February 19, 2002 at 3:00 o'clock P.M.

served the within Writ of Summons on Elk Regional Health Center, Inc.  
at 763 Johnsonburg Rd., St. Marys, Elk County, PA

by handing to Gregory P. Bauer, V.P. of Planning

a true and attested copy of the original Writ of Summons and made  
known to him the contents thereof. Sheriff's Costs - \$27.16 PAID

Sworn to before me this 25th  
day of FEBRUARY A.D. 2002

Denise G. Assalone  
Deputy Prothonotary  
My Commission Expires  
118.11-010 January 5, 2004

So answers,

Thomas C. Korte  
Sheriff  
Jeff A. Hawkins  
Deputy

SERVE: ELK REGIONAL HEALTH CENTER INC

ADDRESS: 763 Johnsonburg Road, St. Marys, Pa.

Know all men by these presents, that I, CHESTER A. HAWKINS, HIGH SHERIFF of CLEARFIELD COUNTY, State of Pennsylvania, do hereby deputize the SHERIFF OF ELK COUNTY Pennsylvania to execute this writ. This Deputation being made at the request and risk of the Plaintiff this 15th Day of FEBRUARY 2002.

Respectfully,

Chester A. Hawkins  
CHESTER A. HAWKINS,  
SHERIFF OF CLEARFIELD COUNTY

PETER R. DEFAZIO  
Sheriff

ALLEGHENY COUNTY SHERIFF'S DEPARTMENT

436 GRANT STREET  
PITTSBURGH, PA 15219-2496  
PHONE (412) 350-4700

12097  
23257  
DENNIS SKOSNIK  
Chief Deputy

PLAINTIFF DENISE & ADAM PFINGSTLER

VS.

3 DEFT. DEIBOIS REGIONAL MEDICAL CENTER a1  
ADD. DEFT. SERVE: WEST PENN CARDIOLOGY ASSOC., P.D.  
ADD. DEFT. 5140-Liberty Ave.  
GARNISHEE Pittsburgh, Pa. 15224  
ADDRESS \_\_\_\_\_

MUNICIPALITY or CITY WARD 8

DATE: 19

ATTY'S Phone 412-391-9770

ATTY. Kevin R. Lomupo

ADDRESS 808 Grant ST.

Pittsburgh, Pa. 15219

INDICATE TYPE OF SERVICE:  PERSONAL  PERSON IN CHARGE  DEPUTIZE  CERT. MAIL  POSTED  OTHER  LEVY  SEIZED & STORE

Now, February 15, 2002 9:00 AM, SHERIFF OF ALLEGHENY COUNTY, PA do hereby depelize the Sheriff of ALLEGHENY County to execute this Writ and make return thereof according to law

NOTE: ONLY APPLICABLE ON WRIT OF EXECUTION: N.B. WAIVER OF WATCHMAN - Any deputy sheriff levying upon or attaching any property under within writ may leave same without a watchman, in custody of whomever is found in possession, after notifying person or attachment without liability on the part of such deputy herein for any loss, destruction or removal of any property before sheriff's sale thereof.

Seize, levy, advertise and sell all the personal property of the defendant on the premises located at: \_\_\_\_\_

MAKE	MODEL	MOTOR NUMBER	SERIAL NUMBER	LICENSE NUMBER
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____

SHERIFF'S OFFICE USE ONLY

I hereby CERTIFY AND RETURN that on the 1st day of March 2002, 1902 at 12:17 o'clock A.M. P.M. Address Above/Address Below. County of Allegheny, Pennsylvania

I have served in the manner described below:

- Defendant(s) personally served.
  - Adult family member with whom said Defendant(s) reside(s). Name & Relationship \_\_\_\_\_
  - Adult in charge of Defendant's residence who refused to give name or relationship \_\_\_\_\_
  - Manager/Clerk of place of lodging in which Defendant(s) reside(s) \_\_\_\_\_
  - Agent or person in charge of Defendant(s) office or usual place of business. L. Beebe - Receptionist
  - Other \_\_\_\_\_
  - Property Posted \_\_\_\_\_
- Defendant not found because:  Moved  Unknown  No Answer  Vacant  Other \_\_\_\_\_
- Certified Mail  Receipt \_\_\_\_\_  Envelope Returned \_\_\_\_\_  Neither receipt or envelope returned, writ expired \_\_\_\_\_
- Regular Mail Why \_\_\_\_\_

You are hereby notified that on 19, 1902, levy was made in the case of ST. JAMES W. DUGAN  
Possession/Sale has been set for 19 at 8:30 - 9:30 A.M.

YOU MUST CALL DEPUTY ON THE MORNING OF SALE/POSSESSION BETWEEN 8:30 - 9:30 A.M.

ATTEMPTS 1

MAR 11 2002

PETER R. DEFAZIO, Sheriff

Notarial Seal

Sheila R. O'Brien Notary Public  
City of Pittsburgh, Allegheny County  
My Commission Expires June 19, 2004  
Member, Pennsylvania Association of Notaries  
District \_\_\_\_\_

34

Additional Costs Due \$ \_\_\_\_\_, This is placed  
on writ when returned to Prothonotary. Please check before  
satisfying case.

White Copy - Sheriff

Yellow - Sheriff

Pink Copy - Attorney

PETER R. DEFAZIO  
Sheriff

**ALLEGHENY COUNTY SHERIFF'S DEPARTMENT**  
436 GRANT STREET  
PITTSBURGH, PA 15219-2496  
PHONE (412) 350-4700

12097  
23257  
DENNIS SKOSNIK  
Chief Deputy

PLAINTIFF DENISE & ADAM PFINGSTLER

3 DEFT. DUBOIS REGIONAL MEDICAL CENTER a1  
ADD. DEFT. SERVE: WESTPPENN CARDIOLOGY ASSOC., P.D.  
ADD. DEFT. 5140 LIBERTY AVE.  
GARNIShee Pittsburgh, Pa. 15224  
ADDRESS \_\_\_\_\_

MUNICIPALITY or CITY WARD 8 ATTY. Kevin R. Lomupo  
DATE 19 ADDRESS 808 Grant ST.  
ATTY'S Phone 412-391-9770 Pittsburgh, Pa. 15219

INDICATE TYPE OF SERVICE:  PERSONAL  PERSON IN CHARGE  DEPUTIZE  CERT. MAIL  POSTED  OTHER  LEVY  SEIZED & STORE  
Now. February 15, 2002 19 I, SHERIFF OF ALLEGHENY County to execute this Writ and make return thereof according to law

NOTE: ONLY APPLICABLE ON WRIT OF EXECUTION: N.B. WAIVER OF WATCHMAN - Any deputy sheriff levying upon or attaching any property under within writ may leave same without a watchman, in custody of whomever is found in possession, after notifying person or attachment without liability on the part of such deputy herein for any loss, destruction or removal of any property before sheriff's sale thereof.

Seize, levy, advertise and sell all the personal property of the defendant on the premises located at: \_\_\_\_\_

MAKE	MODEL	MOTOR NUMBER	SERIAL NUMBER	LICENSE NUMBER

**SHERIFF'S OFFICE USE ONLY**

I hereby CERTIFY AND RETURN that on the 1st day of Fri. March 2002, 19 2002 at 12:17 o'clock A.M. P.M. Address Above/Address Below. County of Allegheny, Pennsylvania

I have served in the manner described below:

- Defendant(s) personally served.
  - Adult family member with whom said Defendant(s) reside(s). Name & Relationship \_\_\_\_\_
  - Adult in charge of Defendant's residence who refused to give name or relationship.
  - Manager/Clerk of place of lodging in which Defendant(s) reside(s).
  - Agent or person in charge of Defendant(s) office or usual place of business. J. Robbo - Receptionist
  - Other \_\_\_\_\_
  - Property Posted \_\_\_\_\_
- Defendant not found because:  Moved  Unknown  No Answer  Vacant  Other \_\_\_\_\_
- Certified Mail  Receipt  Envelope Returned  Neither receipt or envelope returned: writ expired \_\_\_\_\_
- Regular Mail Why \_\_\_\_\_

You are hereby notified that on 19, 19 2002, levy was made in the case of \_\_\_\_\_  
Possession/Sale has been set for 19 at o'clock.

**YOU MUST CALL DEPUTY ON THE MORNING OF SALE/POSSESSION BETWEEN 8:30 - 9:30 A.M.**

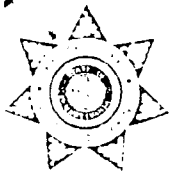
ATTEMPTS \_\_\_\_\_

**PETER R. DEFAZIO, Sheriff.**

By Sgt. James W. D.  
Deputy

District 34

Additional Costs Due \$ \_\_\_\_\_, This is placed  
on writ when returned to Prothonotary. Please check before  
satisfying case.



# Sheriff's Office Clearfield County

OFFICE (814) 765-2641  
AFTER 4:00 P.M. (814) 765-1533  
CLEARFIELD COUNTY FAX  
(814) 765-5915

CHESTER A. HAWKINS  
SHERIFF

COURTHOUSE  
1 NORTH SECOND STREET, SUITE 116  
CLEARFIELD, PENNSYLVANIA 16830

DARLENE SHULTZ  
CHIEF DEPUTY  
MARGARET PUTT  
OFFICE MANAGER

MARILYN HAMM  
DEPT. CLERK  
PETER F. SMITH  
SOLICITOR

## DEPUTATION

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

DENISE & ADAM PFINGSTLER

TERM & NO. 02-206-CD

VS

SERVE BY: 3/15/02

DUBOIS REGIONAL MEDICAL CENTER a1

DOCUMENT TO BE SERVED:  
PRAECIPE & SUMMONS

**MAKE REFUND PAYABLE TO:** GILARDI, COOPER, LOMUPO, Attys.....

**SERVE:** WEST PENN CARDIOLOGY ASSOC. P.D.

**ADDRESS:** 5140 Liberty Ave., Pittsburgh, Pa. 15224

Know all men by these presents, that I, CHESTER A. HAWKINS, HIGH SHERIFF of CLEARFIELD COUNTY, State of Pennsylvania, do hereby depelize the SHERIFF OF ALLEGHENY COUNTY Pennsylvania to execute this writ. This Deputation being made at the request and risk of the Plaintiff this 15th Day of FEBRUARY 2002.

Respectfully,

CHESTER A. HAWKINS,  
SHERIFF OF CLEARFIELD COUNTY

