

02-319-CD  
THEODORE L. KLARK et al -vs- KEPHART TRUCKING CO.

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

THEODORE L. KLARK, t/d/b/a  
PENN CENTRAL DOOR,  
Plaintiff

NO. 2002-319-C.D.

vs.

KEPHART TRUCKING CO.,  
Defendant

Type of Case: Civil

Type of Pleading: Praeclipe to  
Withdraw and Discontinue

Filed on behalf of: Plaintiff

Counsel of Record for this Party:  
David P. King, Esquire  
23 Beaver Drive  
P. O. Box 1016  
DuBois, PA 15801  
(814) 371-3760

Supreme Court No. 22980

**FILED**

DEC 13 2002

William A. Shaw  
Prothonotary

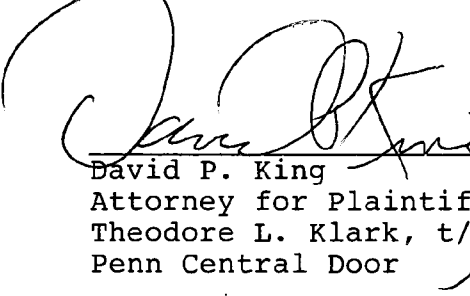
IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA  
CIVIL DIVISION

THEODORE L. KLARK, t/d/b/a :  
PENN CENTRAL DOOR, :  
Plaintiff :  
:  
vs. : NO. 2002-319-C.D.  
:  
KEPHART TRUCKING CO., :  
Defendant :  
:

PRAECIPE

TO THE PROTHONOTARY:

In reference to the Mechanics Lien Claim filed at this term and number, as well as the subsequent Complaint, you are hereby directed to mark both as withdrawn and discontinued.

  
\_\_\_\_\_  
David P. King  
Attorney for Plaintiff  
Theodore L. Klark, t/d/b/a  
Penn Central Door

FILED NO  
cc

31117-81  
DEC 13 2002 DISC. TO CIA, ANYTHING

William A. Shaw  
Prothonotary

IN THE COURT OF COMMON PLEAS OF  
CLEARFIELD COUNTY, PENNSYLVANIA



**CIVIL DIVISION**

**Theodore L. Klark**  
**Penn Central Door**

**Vs.**  
**Kephart Trucking Co.**

**No. 2002-00319-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 December 13, 2002 marked:

Withdrawn and Discontinued

Record costs in the sum of \$20.00 have been paid in full by Penn Central Door.

IN WITNESS WHEREOF, I have hereunto affixed my hand and seal of this Court at Clearfield, Clearfield County, Pennsylvania this 13th day of December A.D. 2002.

---

William A. Shaw, Prothonotary

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

THEODORE L. KLARK, t/d/b/a  
PENN CENTRAL DOOR,  
Plaintiff

NO. 2002-319-C.D.

vs.

Type of Case: Civil

KEPHART TRUCKING CO.,  
Defendant

Type of Pleading: Complaint

Filed on behalf of: Plaintiff

Counsel of Record for this Party:  
David P. King, Esquire  
23 Beaver Drive  
P. O. Box 1016  
DuBois, PA 15801  
(814) 371-3760

Supreme Court No. 22980

**FILED**

APR 22 2002

William A. Shaw  
Prothonotary

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

THEODORE L. KLARK, t/d/b/a	:	
PENN CENTRAL DOOR,	:	
Plaintiff	:	
	:	NO. 2002-319-C.D.
vs.	:	
	:	
KEPHART TRUCKING CO.,	:	
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 are 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 for any other claim or relief requested by the plaintiff. You may lose money or property or other rights important to you.

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

Court Administrator  
Clearfield County Courthouse  
1 North Second Street  
Clearfield, PA 16830  
(814) 765-2641 Ext. 50-51

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

THEODORE L. KLARK, t/d/b/a	:	
PENN CENTRAL DOOR,	:	
Plaintiff	:	
	:	
vs.	:	NO. <u>2002-319</u> C.D.
	:	
KEPHART TRUCKING CO.,	:	
Defendant	:	

COMPLAINT

AND NOW, comes the Plaintiff, THEODORE L. KLARK, t/d/b/a PENN CENTRAL DOOR, through his Attorney, David P. King, and for his cause of action respectfully represents as follows:

1. The Plaintiff is THEODORE L. KLARK, t/d/b/a PENN CENTRAL DOOR, with its principal place of business being at 321 Daly Street, DuBois, Pennsylvania 15801.
2. The Defendant, KEPHART TRUCKING CO. has its principal business and is located on Route 322, (Clearfield-Philipsburg Highway), Bigler, Pennsylvania 16825, which is in Bradford Township and Clearfield County.
3. At all times relevant hereto, the Plaintiff was engaged in the sales, service, installation and repair of overhead doors, and all hardware and equipment related thereto.
4. At all times relevant hereto, the Defendant, KEPHART TRUCKING CO. was a trucking company and common carrier with its principal business and terminal at the location and address above stated.

5. Pursuant to a proposal and acceptance thereof, the Plaintiff, on behalf of and for the benefit of the Defendant did provide labor and materials to the Defendant, consisting of the replacement and repair of certain overhead doors, the installation and rebuilding of existing doors, and materials and equipment incidental to all of the same, as well as the sale of transmitters, and door operators.

6. A listing and outline of such services, materials and provided labor and equipment and hardware appears in Exhibits "A", "B" and "C", which Exhibits are attached hereto and incorporated by reference.

7. Such services, sales and labor provided were accomplished and completed by the Plaintiff between the dates of November 5, 2001, and November 15, 2001.

8. During such time frame, when such services, sales, labor, materials, equipment and hardware were provided and completed by the Plaintiff, Invoices were presented to the Defendant, these Invoices or copies thereof appearing as Exhibits "A", "B" and "C" attached hereto and incorporated by reference.

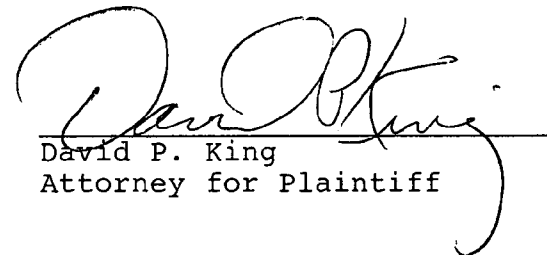
9. The Plaintiff, further, did send to the Defendant a Summary Statement on January 7, 2002, a copy of which is attached hereto and marked as Exhibit "D".

10. Further, thereafter, the Plaintiff did contact the Defendant on several occasions, inquiring of and requesting payment of such Invoices as summarized on the Statement of January 7, 2002.

11. Plaintiff, on various occasions was promised payment in whole, then in part, but none of such payment or payments have ever been made, despite Plaintiff's request and demand for the same.

12. Thus, the Defendant is indebted to the Plaintiff, and Plaintiff is entitled to payment for a total of \$14,382.59.

WHEREFORE, Plaintiff prays your Honorable Court to enter judgment in his favor, and against the Defendant in the amount of \$14,382.59, together with legal interest, and all costs, and he will so ever pray.



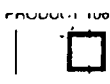
\_\_\_\_\_  
David P. King  
Attorney for Plaintiff

I verify that the statements made in this Complaint are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa.C.S. §4904, relating to unsworn falsification to authorities.

Date: April 5, 2002



Theodore L. Klark  
t/d/b/a Penn Central Door



ALIGN TYPE DIRECTLY ON THIS LINE

Letter 3003

WHEN USING A TYPEWRITER SET TAB STOPS AS SHOWN ON THIS STUB

Fold at (>) to fit 771 DU-O-VUE® Envelope

## PENN CENTRAL DOOR

P.O. Box 404  
DuBOIS, PA 15801

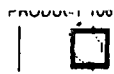
**(814) 371-7358 Fax (814) 371-5826**

TO KEPHAN TANNING CO  
P O Box 386  
BINSW, PA 16825

# ~~INVOICE~~

7336

DATE 11-05-07	ORDER NO.
SHIP TO PER STICK TENNIS	



ALIGN TYPE DIRECTLY ON THIS LINE

WHEN USING A TYPEWRITER SET TAB STOPS AS SHOWN ON THIS STUB

Fold at (>) to fit 771 DU-O-VUE® Envelope

**PENN CENTRAL DOOR**  
P.O. Box 404  
DuBOIS, PA 15801

**(814) 371-7358 Fax (814) 371-5826**

TO KEPHNER TRUCKING  
P O BOX 386  
BIGLER, PA 16801

# INVOICE

7368

DATE 11-12-07	ORDER NO.
SHIP TO Wally	

Exhibit "B"

OH 259 59

ALIGN TYPE DIRECTLY ON THIS LINE

WHEN USING A TYPEWRITER SET TAB STOPS AS SHOWN ON THIS STUB

Fold at (>) to fit 771 DU-O-VUE® Envelope

**PENN CENTRAL DOOR**  
P.O. Box 404  
DuBOIS, PA 15801

**(814) 371-7358 Fax (814) 371-5826**

TO KEPHART TRUCKING  
PO BOX 386  
BIGLER PA 16825

# ~~INVOICE~~

7377

DATE 11-15-07	ORDER NO.
SHIP TO WALLY	

Exhibit "C"

61500

## **PENN CENTRAL DOOR**

P.O. Box 404  
DuBois, PA 15801

Phone 814-371-7358  
Fax 814-371-5826

Kephart Trucking  
PO Box 386  
Bigler PA 16825

Statement date: Jan 07 2002

Terms: 30 days

When sending payment, include the invoice number on the check. Thank you.

**FILED**

2002

01916-881

APR 22 2002

Atty King

W.A. Shaw  
William A. Shaw  
Prothonotary

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

THEODORE L. KLARK, t/d/b/a  
PENN CENTRAL DOOR,  
Claimant

NO. 2002-319-CV

Type of Case: Civil

vs.

Type of Pleading: Mechanic's Lien  
Claim

KEPHART TRUCKING CO.,  
Owner

Filed on behalf of: Claimant

Counsel of Record for this Party:  
David P. King, Esquire  
23 Beaver Drive  
P. O. Box 1016  
DuBois, PA 15801  
(814) 371-3760

Supreme Court No. 22980

**FILED**

MAR 04 2002

o/l:551 was  
William A. Shaw  
Prothonotary *pp*  
2 court to 20-1 *PLFF*  
ATTY

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

THEODORE L. KLARK, t/d/b/a	:	
PENN CENTRAL DOOR,	:	
Claimant	:	
vs.	:	NO. _____ C.D.
KEPHART TRUCKING CO.,	:	MECHANIC'S LIEN
Owner	:	

MECHANIC'S LIEN CLAIM

Claimant, THEODORE L. KLARK, t/d/b/a PENN CENTRAL DOOR, through the undersigned Counsel, files this Claim against the improvements and property at Route 322 (Clearfield-Philipsburg Highway), Bigler, Pennsylvania, for the payment of a debt due to the Claimant as a contractor for labor and materials furnished by Claimant in the addition, alteration and repair of the improvements upon the premises described herein.

In support of the claim, the Claimant makes the following statement:

1. The Owner or reputed owner of the property is KEPHART TRUCKING CO., with a mailing address of P. O. Box 386, Bigler, PA 16825.

2. The improvements and the property which are subject to this claim consist of commercial garages/buildings with appurtenant land on Route 322 (Clearfield-Philipsburg Highway), Bigler, PA, and described as follows: 1.836 acres, with buildings and improvements thereon as situated in Bradford Township, Clearfield County, Pennsylvania, as described and

referred to in Deed Book Volume 1291, at Page 250, as per the records of the Recorder of Deeds of Clearfield County, Pennsylvania.

3. The labor and materials for which the debt is due were furnished for the agreed upon sum of \$14,382.59 pursuant to written Proposals and Contracts with the Owner, copies of which are attached hereto and marked as Exhibits "A", "B" and "C".

4. The labor and materials for which the debt is due consisted of replacement, rebuilding and repair of overhead doors, and the installation thereof, as well as the replacement and furnishing of overheard door operators and transmitters, together with all labor, hardware and materials concurrent herewith, as outlined in Exhibits "A", "B" and "C".

5. The Claimant began his work on October 31, 2001, and completed his work as to the matters set forth in Exhibit "A" on November 5, 2001, and on November 12, 2001, as to the matters set forth in Exhibit "B", and on November 15, 2001, as to the matters set forth in Exhibit "C", all of which is less than four months before the filing of this Claim.

6. Thus, Claimant declares and asserts a lien against the property of the Owner as above described relating back to October 31, 2001, this being the date that work and materials were first provided.

7. Claimant has been paid nothing towards the debt due

and claimed hereunder, and there is still then due and owing the balance of \$14,382.59 for which the claim is made hereby.



David P. King  
Attorney for Claimant

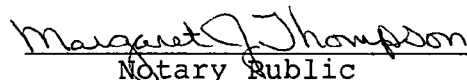


Theodore L. Klark  
t/d/b/a Penn Central Door

COMMONWEALTH OF PENNSYLVANIA  
ss.  
COUNTY OF CLEARFIELD

On this, the 4th day of March, 2002, before me, a Notary Public, the undersigned officer, personally appeared THEODORE L. KLARK, t/d/b/a PENN CENTRAL DOOR, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within instrument, and acknowledged that he executed the same for the purpose therein contained.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.



Margaret J. Thompson  
Notary Public

Notarial Seal
Margaret J. Thompson, Notary Public
DuBois, Clearfield County
My Commission Expires Oct. 31, 2002
Member, Pennsylvania Association of Notaries



ALIGN TYPE DIRECTLY ON THIS LINE

Letter  
3008

117.08

WHEN USING A TYPEWRITER SET TAB STOPS AS SHOWN ON THIS STUB

Fold at (&gt;) to fit 771 DU-O-VUE® Envelope

## PENN CENTRAL DOOR

P.O. Box 404  
DuBOIS, PA 15801

(814) 371-7358 Fax (814) 371-5826

TO KEPHAN Tanning Co  
PO Box 386  
BELLER, PA 16825

INVOICE

7336

DATE 11-05-07	ORDER NO.
SHIP TO PER JACK TANNING	

SALESPERSON AMPDB	DATE SHIPPED	SHIPPED VIA	F.O.B. POINT	TERMS	
				DESCRIPTION	UNIT PRICE
>				REPLACE AND REPAIR OVERHEAD DOORS	
4				14'2" X 14' UNITED # 37969	
				MODEL 3285 DOORS	
1				MODEL T-50-D ALLSTAR ELECTRIC	
				DOOR OPERATOR - WASH DOWN TYPE	
1				MODEL AUSO-D ALLSTAR ELECTRIC	
				DOOR OPERATOR	
1				831 ✓ RADIO RECEIVER (NEMA 4)	
6				831 SRE RADIO RECEIVER	
7				8833 OCS REMOTE CONTROL	
6				LCE-3 WALL BUTTON	
				INSTALLED AND REBUILT 3	
>				EXISTING DOORS	13,508.00

Exhibit "A"

Q14 13,508.00



ALIGN TYPE DIRECTLY ON THIS LINE

WHEN USING A TYPEWRITER SET TAB STOPS AS SHOWN ON THIS STUB

Fold at (>) to fit 771 DU-O-VUE® Envelope

**PENN CENTRAL DOOR**  
P.O. Box 404  
DuBOIS, PA 15801

**(814) 371-7358 Fax (814) 371-5826**

TO KEPHART TRUCKING  
PO BOX 386  
BIGLER, PA 16825

# INVOICE

7368

DATE <u>11-12-07</u>	ORDER NO. <u> </u>
SHIP TO <u>Wally</u>	

ALIGN TYPE DIRECTLY ON THIS LINE

WHEN USING A TYPEWRITER SET TAB STOPS AS SHOWN ON THIS STUB

Fold at (>) to fit 771 DU-O-VUE® Envelope

**PENN CENTRAL DOOR**  
P.O. Box 404  
DuBOIS, PA 15801

**(814) 371-7358 Fax (814) 371-5826**

TO KEPHNER TRUCKING  
PO BOX 386  
BIGLER PA 16825

# INVOICE

7377

DATE <u>11-15-07</u>	ORDER NO. <u> </u>
SHIP TO <u>WALLY</u>	

**FILED**

**MAR 04 2002**

**William A. Shaw  
Prothonotary**

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

THEODORE L. KLARK, t/d/b/a :  
PENN CENTRAL DOOR, :  
Claimant :  
vs. : NO. 2002-319-C.D.  
KEPHART TRUCKING CO., :  
Owner :  
:

AFFIDAVIT

THEODORE L. KLARK, being duly sworn according to law, deposes and says that on March 12, 2002, he served the attached Notice of Filing of Mechanic's Lien Claim on KEPHART TRUCKING CO., the Owner of the property against which the Claim was filed by handing a copy of the same to Pam Hampton, agent, at the office and usual place of business of the Owner at Route 322, Clearfield-Philipsburg Highway, Bigler, (Bradford Township), Clearfield County, Pennsylvania, at 2:46 o'clock P.M.



Theodore L. Klark

COMMONWEALTH OF PENNSYLVANIA  
ss.  
COUNTY OF CLEARFIELD

On this, the 12th day of March, 2002, before me, a Notary Public, the undersigned officer, personally appeared THEODORE L. KLARK, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within instrument, and

**FILED**

MAR 13 2002

William A. Shaw  
Prothonotary

acknowledged that he executed the same for the purpose therein contained.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.

Margaret J. Thompson  
Notary Public

Notarial Seal  
Margaret J. Thompson, Notary Public  
DuBois, Clearfield County  
My Commission Expires Oct. 31, 2002  
Member, Pennsylvania Association of Notaries

# COPY

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

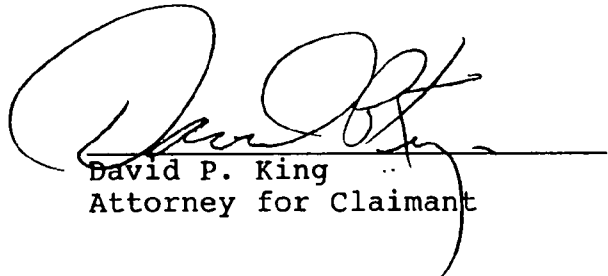
THEODORE L. KLARK, t/d/b/a :  
PENN CENTRAL DOOR, :  
Claimant :  
vs. : NO. 2002-319-C.D.  
KEPHART TRUCKING CO., :  
Owner :  
:

TO: KEPHART TRUCKING CO.  
P. O. Box 386  
Route 322 (Clearfield-Philipsburg Highway)  
Bigler, PA 16825

NOTICE OF FILING OF MECHANIC'S LIEN CLAIM

You are notified that a Mechanic's Lien Claim in the amount of \$14,382.59 has been filed on behalf of THEODORE L. KLARK, t/d/b/a PENN CENTRAL DOOR, against the property at Route 322, Clearfield-Philipsburg Highway, in Bradford Township, Bigler, Pennsylvania, of which you are the owner or reputed owner. The Claim was filed on March 4, 2002, in the Court of Common Pleas of Clearfield County, Pennsylvania, at No. 2002-319-C.D.

A certified copy of the Claim is attached hereto.



\_\_\_\_\_  
David P. King  
Attorney for Claimant

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

THEODORE L. KLARK, t/d/b/a  
PENN CENTRAL DOOR,  
Claimant

NO. 2002-319-cv

Type of Case: Civil

vs.

KEPHART TRUCKING CO.,  
Owner

Type of Pleading: Mechanic's Lien  
Claim

Filed on behalf of: Claimant

Counsel of Record for this Party:  
David P. King, Esquire  
23 Beaver Drive  
P. O. Box 1016  
DuBois, PA 15801  
(814) 371-3760

Supreme Court No. 22980

I hereby certify this to be a true  
and attested copy of the original  
statement filed in this case.

MAR 04 2002

Attest.

*Wm. A. Brown*  
Prothonotary/  
Clerk of Courts

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

THEODORE L. KLARK, t/d/b/a	:	
PENN CENTRAL DOOR,	:	
Claimant	:	
vs.	:	NO. _____ C.D.
KEPHART TRUCKING CO.,	:	MECHANIC'S LIEN
Owner	:	

MECHANIC'S LIEN CLAIM

Claimant, THEODORE L. KLARK, t/d/b/a PENN CENTRAL DOOR, through the undersigned Counsel, files this Claim against the improvements and property at Route 322 (Clearfield-Philipsburg Highway), Bigler, Pennsylvania, for the payment of a debt due to the Claimant as a contractor for labor and materials furnished by Claimant in the addition, alteration and repair of the improvements upon the premises described herein.

In support of the claim, the Claimant makes the following statement:

1. The Owner or reputed owner of the property is KEPHART TRUCKING CO., with a mailing address of P. O. Box 386, Bigler, PA 16825.

2. The improvements and the property which are subject to this claim consist of commercial garages/buildings with appurtenant land on Route 322 (Clearfield-Philipsburg Highway), Bigler, PA, and described as follows: 1.836 acres, with buildings and improvements thereon as situated in Bradford Township, Clearfield County, Pennsylvania, as described and

referred to in Deed Book Volume 1291, at Page 250, as per the records of the Recorder of Deeds of Clearfield County, Pennsylvania.

3. The labor and materials for which the debt is due were furnished for the agreed upon sum of \$14,382.59 pursuant to written Proposals and Contracts with the Owner, copies of which are attached hereto and marked as Exhibits "A", "B" and "C".

4. The labor and materials for which the debt is due consisted of replacement, rebuilding and repair of overhead doors, and the installation thereof, as well as the replacement and furnishing of overheard door operators and transmitters, together with all labor, hardware and materials concurrent herewith, as outlined in Exhibits "A", "B" and "C".

5. The Claimant began his work on October 31, 2001, and completed his work as to the matters set forth in Exhibit "A" on November 5, 2001, and on November 12, 2001, as to the matters set forth in Exhibit "B", and on November 15, 2001, as to the matters set forth in Exhibit "C", all of which is less than four months before the filing of this Claim.

6. Thus, Claimant declares and asserts a lien against the property of the Owner as above described relating back to October 31, 2001, this being the date that work and materials were first provided.

7. Claimant has been paid nothing towards the debt due

and claimed hereunder, and there is still then due and owing the balance of \$14,382.59 for which the claim is made hereby.



David P. King  
Attorney for Claimant



Theodore L. Klark  
t/d/b/a Penn Central Door

COMMONWEALTH OF PENNSYLVANIA  
ss.  
COUNTY OF CLEARFIELD

On this, the 4th day of March, 2002, before me, a Notary Public, the undersigned officer, personally appeared THEODORE L. KLARK, t/d/b/a PENN CENTRAL DOOR, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within instrument, and acknowledged that he executed the same for the purpose therein contained.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.



Margaret J. Thompson  
Notary Public

Notarial Seal
Margaret J. Thompson, Notary Public
DuBois, Clearfield County
My Commission Expires Oct. 31, 2002
Member, Pennsylvania Association of Notaries

PRINT TYPE DIRECTLY ON THIS LINE

Letter 3000

WHEN USING A TYPEWRITER SET TAB STOPS AS SHOWN ON THIS STUB

Fold at (>) to fit 771 DU-O-VUE® Envelope

## PENN CENTRAL DOOR

P.O. Box 404  
DuBOIS, PA 15801

**(814) 371-7358 Fax (814) 371-5826**

TO KEPHAN TANNING CO  
P.O. Box 386  
BIGLER, PA 16825

# INVOICE

7336

DATE 11-05-07	ORDER NO.
SHIP TO PER TACK TENNIS	

SALESPERSON AMPDB	DATE SHIPPED	SHIPPED VIA	F.O.B. POINT	TERMS	
QUANTITY	DESCRIPTION			UNIT PRICE	TOTAL
<b>REPLACE AND REPAIR OVERHEAD DOORS</b>					
4	14'2" x 14' UNITED # 37969				
	MODEL 3285 DOORS				
1	MODEL T-50-D ALLSTAR ELECTRIC				
	DOOR OPERATOR - WASHDOWN TYPE				
1	MODEL AUSO-D ALLSTAR ELECTRIC				
	DOOR OPERATOR				
1	831 ✓ RADIO RECEIVER (NEMA 4)				
6	831 SRE RADIO RECEIVER				
7	8833 OCS REMOTE CONTROL				
6	LCE-3 WALL BUTTON				
	INSTALLED AND REBUILT 3				
	EXISTING DOORS				13,508.00

**Exhibit "A"**

011 13508 m

**PENN CENTRAL DOOR**  
P.O. Box 404  
DuBOIS, PA 15801

**(814) 371-7358 Fax (814) 371-5826**

TO KEPHNER TRUCKING  
PO BOX 386  
BIGLER, PA 16825

# INVOICE

7368

DATE <u>11-12-07</u>	ORDER NO. <u> </u>
SHIP TO <u>Wally</u>	

DO NOT TYPE DIRECTLY ON THIS LINE

WHEN USING A TYPEWRITER SET TAB STOPS AS SHOWN ON THIS STUB

Fold at (>) to fit 771 DU-O-VUE® Envelope

**PENN CENTRAL DOOR**  
P.O. Box 404  
DuBOIS, PA 15801

**(814) 371-7358 Fax (814) 371-5826**

TO KEPHNER TRUCKING  
PO BOX 386  
BIGLER PA 16825

# INVOICE

7377

DATE <b>11-15-07</b>	ORDER NO. <b> </b>
SHIP TO <b>Wally</b>	

**Exhibit "C"**

115cm

**FILED**

NO  
cc

MAR 13 2002

10:37 AM  
2002  
William A. Shaw  
Prothonotary

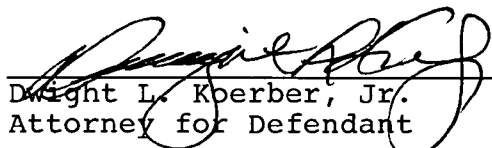
*W.A. Shaw*

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

THEODORE L. KLARK, t/d/b/a :  
PENN CENTRAL DOOR, :  
Plaintiff :  
vs. : NO. 2002-319-C.D.  
KEPHART TRUCKING CO., :  
Defendant :  
:

ACCEPTANCE OF SERVICE

Service accepted this 20<sup>nd</sup> day of April, 2002, for  
KEPHART TRUCKING CO., Defendant in this matter, of Plaintiff's  
Complaint.

  
Dwight L. Koerber, Jr.  
Attorney for Defendant

FILED

AUG 05 2002

19491ncc

William A. Shaw  
Prothonotary

W.A. Shaw  
Prothonotary

David P. King, Esq.

Law Offices

DAVID P. KING

23 Beaver Drive  
P.O. Box 1016  
DuBois, PA 15801

Phone (814) 371-3760  
Telecopier (814) 371-4874

August 2, 2002

William A. Shaw, Prothonotary  
P. O. Box 549  
Clearfield, PA 16830

Re: Theodore L. Klark, t/d/b/a  
Penn Central Door vs.  
Kephart Trucking Co.  
No. 2002-319-C.D.

Dear Mr. Shaw:

Please find enclosed an Acceptance of Service as signed by Attorney Dwight L. Koerber on behalf of the above mentioned defendant, this Acceptance of Service executed May 22, 2002. Please file this document and docket it accordingly.

Very truly yours,

  
David P. King

DPK:pp

Enclosure