

02-1999-cD  
ROBERT E. RUSSELL, ETAL, vs. DUANE WRIGLESWORTH, etal.

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

ROBERT E. RUSSELL and, \*  
GARNET L. DRUHOT, husband \*  
and wife, \*  
Plaintiffs, \* No. 02-1999-CD  
\* JURY TRIAL DEMANDED  
\*  
-vs- \*  
\*  
DUANE WRIGLESWORTH and \* Type of Action:  
DARLENE WRIGLESWORTH, \* Personal Injury  
Defendants. \*

Type of Pleading:  
Complaint

Filed on Behalf of:  
Plaintiffs

Counsel of Record for this  
Party:

Richard H. Milgrub, Esquire  
Supreme Court I.D. 19865

**FILED**

DEC 31 2002

William A. Shaw  
Prothonotary

211 North Second Street  
Clearfield, PA 16830  
(814) 765-1717

THE LAW OFFICES OF  
RICHARD H. MILGRUB  
211 NORTH SECOND STREET  
CLEARFIELD, PA 16830  
—  
109 NORTH BRADY STREET  
DUBOIS, PA 15801

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

ROBERT E. RUSSELL and, \*  
GARNET L. DRUHOT, husband \*  
and wife, \* No.  
Plaintiffs, \* JURY TRIAL DEMANDED  
\*  
-vs- \*  
\*  
\*  
DUANE WRIGLESWORTH and \*  
DARLENE WRIGLESWORTH, \*  
Defendants. \*

NOTICE TO DEFEND AND CLAIM RIGHTS

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 (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  
Second & Market Streets  
Clearfield, PA 16830  
(814) 765-2641

THE LAW OFFICES OF  
RICHARD H. MILGRUB  
211 NORTH SECOND STREET  
CLEARFIELD, PA 16830

109 NORTH BRADY STREET  
DUBOIS, PA 15801

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

ROBERT E. RUSSELL and, \*  
GARNET L. DRUHOT, husband \*  
and wife, \* No.  
Plaintiffs, \* JURY TRIAL DEMANDED  
\*  
-vs- \*  
\*  
\*  
DUANE WRIGLESWORTH and \*  
DARLENE WRIGLESWORTH, \*  
Defendants. \*

COMPLAINT

AND NOW, come the Plaintiffs, Robert E. Russell and Garnet L. Druhot, by and through their attorney, Richard H. Milgrub, Esquire, who file the following Complaint, and in support thereof, avers as follows:

1. Plaintiff, Robert E. Russell, (hereinafter "Russell") is an adult individual and citizen of the Commonwealth of Pennsylvania, currently residing at P.O. Box 70, 6th Street Ext., Lot 4, Grampian, Clearfield County, Pennsylvania 16838.

2. Plaintiff Garnet L. Druhot, (hereinafter "Druhot") is an adult individual, and citizen of the Commonwealth of Pennsylvania, currently residing at P.O. Box 70, 6th Street Ext., Lot 4, Grampian, Clearfield County, Pennsylvania 16838.

3. Defendant, Duane Wriglesworth, is an adult individual and citizen of the Commonwealth of Pennsylvania, currently residing at 304 Eastview Drive, Curwensville, Clearfield County, Pennsylvania, 16833.

4. Defendant, Darlene Wriglesworth, is an adult individual and citizen of the Commonwealth of Pennsylvania, currently residing at 304 Eastview Drive, Curwensville, Clearfield County, Pennsylvania, 16833.

5. On January 16, 2002, the date of the incident complained of herein, and at all relevant times hereto, Defendants Duane and Darlene Wriglesworth owned a commercial building located on the corner of State and Thompson Streets in the Borough of Curwensville, Clearfield County, Pennsylvania.

6. On January 16, 2002, and at all relevant times hereto, Defendants Duane and Darlene Wriglesworth leased the aforesaid premises, or a portion thereof, to, *inter alia*, Gathagan Investment Company, LP, T/D/B/A City Drugs of Curwensville.

7. The Defendants knew, or should have known, that Gathagan Investment Company, LP, T/D/B/A City Drugs of Curwensville, was operating a commercial business on the premises, and therefore, held the premises open to the public on January 16, 2002, and at all relevant times hereto.

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CLEARFIELD, PA 16830  
—  
109 NORTH BRADY STREET  
DUBOIS, PA 15801

8. As such, the Defendants owed a duty of care to those who came onto the premises, including Plaintiff Russell.

9. On January 16, 2002, at approximately 12:00 p.m., Plaintiff Russell proceeded to City Drugs of Curwensville for the purpose of purchasing items at said store.

10. In order to enter City Drugs of Curwensville, Plaintiff Russell, and all other prospective patrons, were required to pass through an interior common area of the commercial premises, which was owned and controlled by the Defendants, before actually entering City Drugs of Curwensville.

11. At that date and time, as Plaintiff Russell proceeded through the interior common area to reach the business premises of City Drugs, he walked across a carpeted, rubber-backed floor mat placed immediately inside the entrance door of the interior common area owned and controlled by the Defendants.

12. At that date and time, the aforesaid carpet was saturated with water.

13. The saturated condition of said carpet was not reasonably noticeable to patrons and others lawfully on the premises, including Russell.

14. As a result of said accumulation of water on the aforesaid carpet, the soles of Plaintiff's shoes became wet.

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211 NORTH SECOND STREET  
CLEARFIELD, PA 16830

109 NORTH BRADY STREET  
DUBOIS, PA 15801

15. As Russell proceeded from the carpet onto the tile floor, immediately adjacent to the saturated carpet, Russell slipped and fell.

16. As a result of said fall, Russell fell to the ground and sustained the injuries more particularly described later in this Complaint.

17. The existence of the aforesaid water-soaked rubber-backed carpet constituted a breach of the duty the Defendants owed to the Plaintiff.

18. As a result of the aforesaid fall, Plaintiff Russell suffered painful and severe injuries, which include, but are not limited to:

a. torn posterior horn, medial meniscus right knee; and

b. partial tear of the anterior cruciate ligament.

COUNT I - ROBERT E. RUSSELL V. DUANE WRIGLESWORTH AND DARLENE WRIGLESWORTH

19. Paragraphs 1 through 18 above are hereby incorporated by reference as though fully set forth hereinafter at length.

20. The injuries sustained by Russell were caused solely by the negligence of the Defendants, Duane Wriglesworth

and Darlene Wriglesworth, and/or their agents, servants, and employees, generally and in the following particulars:

- a. in permitting a water-soaked carpet to remain in an area immediately adjacent to the entrance door to the premises, and immediately adjacent to a tile floor;
- b. in failing to make a reasonable inspection of the ingress/egress areas of the premises that would have revealed the existence of the dangerous condition posed by the wet carpet;
- c. in failing to give warning of the dangerous condition posed by the wet carpet, erect barriers, or take any other safety precautions to prevent injury to the Plaintiff or other business visitors; and
- d. in otherwise failing to exercise that degree of care and caution required under the circumstances.

21. By reason of the aforesaid injuries sustained by Plaintiff Russell, he was forced to incur liability for medical treatment, medications, hospitalizations, and similar miscellaneous expenses in an effort to restore himself to health, and claim is made therefore.

22. Because of the nature of his injuries, Plaintiff Russell has been advised, and therefore, avers that he may be forced to incur similar expenses in the future, and claim is made therefore.

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CLEARFIELD, PA 16830  
—  
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DUBOIS, PA 15801

23. As a result of the aforementioned injuries, Plaintiff Russell has undergone, and in future will undergo great physical and mental suffering, great inconvenience in carrying out his daily activities, loss of life's pleasures and enjoyment, and claim is therefore.

24. As a result of the aforesaid injuries, Plaintiff Russell has been and in the future will be subject to great humiliation and embarrassment, and claim is made therefore.

25. As a result of the aforementioned injuries, Plaintiff Russell has sustained work loss, loss of opportunity and a permanent diminution of his earning power and capacity, and claim is made therefore.

26. As a result of the aforesaid injuries, Plaintiff Russell has sustained uncompensated work loss, and claim is made therefore.

27. Plaintiff Russell continues to be plagued by persistent and limitation and, therefore, avers that his injuries may be of a permanent nature, causing residual problems for the remainder of his lifetime, and claim is made therefore.

WHEREFORE, the Plaintiff, Robert E. Russell, claims damages in an amount in excess of \$20,000.00 exclusive of interest and costs and in excess of the amount requiring compulsory arbitration. JURY TRIAL DEMANDED.

THE LAW OFFICES OF  
RICHARD H. MILGRUB  
211 NORTH SECOND STREET  
CLEARFIELD, PA 16830  
—  
109 NORTH BRADY STREET  
DUBOIS, PA 15801

COUNT II - GARNET L. DRUHOT V. DUANE WRIGLESWORTH AND DARLENE WRIGLESWORTH

28. Paragraphs 1 through 27 above are hereby incorporated by reference as though fully set forth hereinafter at length.

29. As a result of the aforesaid injuries suffered by her husband, Plaintiff Robert E. Russell, Garnet L. Druhot has been and may in the future be deprived of the care, companionship, consortium and society of her husband, all of which would be to her detriment, and claim is made therefore.

WHEREFORE, Plaintiff Garnet L. Druhot demands compensatory damages from the Defendant in the amount in excess of \$20,000.00 and in excess of the amount requiring compulsory arbitration. JURY TRIAL DEMANDED

By   
Richard H. Milgrub, Esquire  
Attorney for Plaintiffs

THE LAW OFFICES OF  
RICHARD H. MILGRUB  
211 NORTH SECOND STREET  
CLEARFIELD, PA 16830

109 NORTH BRADY STREET  
DUBOIS, PA 15801

VERIFICATION

We, Robert E. Russell and Garnet L. Druhot, verify that the statements made herein are true and correct. We understand that false statements herein are made subject to penalties of 18 Pa.C.S. §4904, relating to unsworn falsification to authorities.

Date: 12-27-02

Garnet L. Druhot

Date: 12-27-02

Robert E. Russell

THE LAW OFFICES OF  
RICHARD H. MILGRUB  
211 NORTH SECOND STREET  
CLEARFIELD, PA 16830

109 NORTH BRADY STREET  
DUBOIS, PA 15801

FILED  
Atty pd. \$5.00  
073.1361  
2cc A49  
DEC 31 2002

William A. Shaw  
Prothonotary

RICHARD H. MILGRUB  
*Attorney & Counselor at Law*

211 NORTH SECOND STREET  
CLEARFIELD, PENNSYLVANIA 16830

COMMONWEALTH OF PENNSYLVANIA  
STATE CONSTABLE  
CLEARFIELD COUNTY



CHARLES E. SLOPPY

P.O. BOX 211  
CURWENSVILLE, PA 16833

(814) 236-3309

FILED

JAN 06 2003

William A. Shaw  
Prothonotary

In the Court of Common Pleas of Clearfield County, Pennsylvania

Robert Russell

Plaintiff

Vs.

No. 02-1999-CD

DAUNE AND PARLENE WRIGLEWORTH

Defendant

AFFIDAVIT OF SERVICE

Charles E. Sloppy, being duly sworn, deposes and says that he personally served a copy of the entered to the above captioned upon

DAUNE WRIGLEWORTH, residing at 304 EASTVIEW DRIVE

CURWENSVILLE, on the 2<sup>nd</sup> day of JANUARY  
2003, at 2:15 o'clock Pm.

Charles E. Sloppy  
Charles E. Sloppy, Constable

Sworn to and subscribed before me on the 6<sup>th</sup> day of January

Nancy Collins

Notarial Seal  
Nancy Collins, Notary Public  
Pike Twp., Clearfield County  
My Commission Expires Mar. 24, 2003

Member, Pennsylvania Association of Notaries

FILED NO  
cc

03:07 AM  
JAN 06 2003

William A. Shaw  
Secretary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

ROBERT E. RUSSELL and GARNETT L. CIVIL DIVISION  
DRUHOT, husband and wife, No. 02-1999-CD

Plaintiffs PRAECIPE TO ENTER APPEARANCE

vs.

DUANE WRIGLESWORTH and DARLENE Code.:  
WRIGLESWORTH, Filed on behalf of DUANE  
Defendants WRIGLESWORTH and DARLENE  
WRIGLESWORTH

Counsel of Record for this  
Party:

TRACEY A. WILSON, ESQUIRE  
Pa. I.D. No. 64350

Rosslyn Commons  
333 Baldwin Rd., Fifth Floor  
Pittsburgh, PA 15205-0846  
(412) 429-5842

**FILED**

JAN 13 2003

William A. Shaw  
Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

ROBERT E. RUSSELL and GARNETT  
L.. DRUHOT, husband and wife.,,

CIVIL DIVISION

No. 02-1999-CD

Plaintiffs

vs.

DUANE WRIGLESWORTH and  
DARLENE WRIGLESWORTH,

Defendants

PRAECIPE TO ENTER APPEARANCE

To the Prothonotary:

Please enter my appearance for DUANE WRIGLESWORTH And  
DARLENE WRIGLESWORTH, Defendants in the above-captioned matter.

Date: 1/10/03

  
\_\_\_\_\_  
TRACEY A. WILSON, ESQUIRE  
Attorney for DUANE WRIGLESWORTH and  
DARLENE WRIGLESWORTH, Defendants  
Rosslyn Commons  
333 Baldwin Rd., Fifth Floor  
Pittsburgh, PA 15205

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing PRAECIPE TO ENTER APPEARANCE was served by U.S. First Class Mail, postage prepaid, this 9th day of January, 2003, upon the following counsel of record:

Richard H. Milgrub, Esquire  
211 North Second St.  
Clearfield, PA 16830

Attorney for Plaintiffs



TRACEY A. WILSON, ESQUIRE

FILED  
FEB 11 2003  
JAN 13 2003  
cc

William A. Shaw  
Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

ROBERT E. RUSSELL and GARNETT L. DRUHOT, husband and wife,	CIVIL DIVISION
Plaintiffs	No. 02-1999-CD
vs.	STIPULATION TO AMEND COMPLAINT
DUANE WRIGLESWORTH and DARLENE WRIGLESWORTH,	Code:
Defendants	Filed on behalf of DUANE WRIGLESWORTH and DARLENE WRIGLESWORTH
	Counsel of Record for this Party:
	TRACEY A. WILSON, ESQUIRE Pa. I.D. No. 64350
	Rosslyn Commons 333 Baldwin Rd., Fifth Floor Pittsburgh, PA 15205-0846 (412) 429-5842

**FILED**

MAR 31 2003

William A. Shaw  
Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

ROBERT E. RUSSELL and GARNETT  
L.. DRUHOT, husband and wife,

CIVIL DIVISION

No. 02-1999-CD

Plaintiffs

vs.

DUANE WRIGLESWORTH and  
DARLENE WRIGLESWORTH,

Defendants

STIPULATION TO AMEND COMPLAINT

IT IS hereby stipulated by and between the parties to this action, acting through their attorneys of record, that Paragraph 20(d) is deleted from plaintiffs' Complaint and that no response is required of these defendants.

  
TRACEY A. WILSON, ESQUIRE  
Attorney for DEFENDANTS

  
RICHARD H. MILGRUB, ESQUIRE  
Attorney for PLAINTIFFS

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing STIPULATION TO AMEND COMPLAINT was served by U.S. First Class Mail, postage prepaid, this 27<sup>th</sup> day of March, 2003, upon the following counsel of record:

Richard H. Milgrub, Esquire  
211 North Second St.  
Clearfield, PA 16830

Attorney for Plaintiffs

  
\_\_\_\_\_  
TRACEY A. WILSON, ESQUIRE

FILED

NO

cc

19:01 3/31/03  
MAR 31 2003

William A. Shaw  
Protherotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

ROBERT E. RUSSELL and GARNETT L.  
DRUHOT, husband and wife,

Plaintiffs

vs.

DUANE WRIGLESWORTH and DARLENE  
WRIGLESWORTH,

Defendants

CIVIL DIVISION

No. 02-1999-CD

ANSWER AND NEW MATTER

Code:

Filed on behalf of DUANE  
WRIGLESWORTH and DARLENE  
WRIGLESWORTH

Counsel of Record for this  
Party:

TRACEY A. WILSON, ESQUIRE  
Pa. I.D. No. 64350

Rosslyn Commons  
333 Baldwin Rd., Fifth Floor  
Pittsburgh, PA 15205-0846  
(412) 429-5842

**FILED**

APR 03 2003

William A. Shaw  
Prothonotary

NOTICE TO PLEAD

YOU ARE HEREBY NOTIFIED to file a written response to the enclosed ANSWER AND NEW MATTER within TWENTY (20) days from service hereof or a judgment may be entered against you.

---

TRACEY A. WILSON, ESQUIRE  
Attorney for DUANE WRIGLESWORTH and  
DARLENE WRIGLESWORTH, defendants

ANSWER AND NEW MATTER

AND NOW come DUANE WRIGLESWORTH and DARLENE WRIGLESWORTH (hereinafter "defendants"), by their undersigned counsel, Tracey A. Wilson, Esquire, and respond to the averments contained in the plaintiffs' Complaint as follows:

ANSWER

1. After reasonable investigation, defendants are without knowledge or information sufficient to form a belief as to the truth of the averments contained in paragraphs 1, 2, 9, 11, 22, 23, 24, 25, 26, 27, and 29 of the plaintiffs' Complaint, and for that reason said averments are deemed denied.
2. The averments contained in paragraphs 3, 4, 5, 6, 7, and 10 of the plaintiffs' Complaint are admitted.
3. The averments contained in the paragraphs 8 and 17 of the plaintiffs' Complaint are conclusions of law to which no responsive pleading is required. To the extent that a responsive pleading is deemed to be required, said averments are specifically denied.
4. The averments contained in paragraphs 12, 13, 14, 15, 16, and 20, including all subparagraphs thereto, are denied generally pursuant to Pa. R.C.P. 1029(e).
5. After reasonable investigation defendants are without knowledge or information sufficient to form a belief as to the truth of the averments contained in the paragraphs 18 including all sub-paragraphs thereto, and 21 of the plaintiffs' Complaint and for that reason said averments are deemed denied. By way of further response, it

is specifically denied that any act or omission on the part of the defendants caused or contributed to the causation of any of the plaintiffs' alleged injuries and/or damages.

6. In response to the paragraphs 19 and 28 of the plaintiffs' Complaint, the defendants incorporate herein by reference their responses to the averments contained in paragraphs 1 through 18 and 20 through 27, inclusive of plaintiffs' Complaint.

WHEREFORE, defendants DUANE WRIGLESWORTH and DARLENE WRIGLESWORTH demands that the plaintiffs' claims be dismissed with prejudice and with costs on plaintiffs.

NEW MATTER

7. The plaintiffs' damages were caused, in whole or in part, by the negligent conduct of the husband-plaintiff.

8. By reason of the contributory negligence of the husband-plaintiff, the plaintiffs' claims are barred, in whole or in part, by the principles of contributory and/or comparative negligence.

WHEREFORE, defendants DUANE WRIGLESWORTH and DARLENE WRIGLESWORTH demands judgment in its favor with costs on the plaintiffs.

JURY TRIAL DEMANDED.



\_\_\_\_\_  
TRACEY A. WILSON, ESQUIRE  
Attorney for DUANE WRIGLESWORTH and  
DARLENE WRIGLESWORTH, Defendants

VERIFICATION

We, DUANE WRIGLESWORTH and DARLENE WRIGLESWORTH, state that we are the defendants herein, and that the facts set forth in the foregoing ANSWER AND NEW MATTER are true upon our information and belief.

We understand that our statements are made subject to the penalties of 18 Pa. Cons. Stat. Section 4904 relating to unsworn falsification to authorities.

3/25/03  
DATE

DUANE WRIGLESWORTH  
DUANE WRIGLESWORTH

3/25/03  
DATE

DARLENE WRIGLESWORTH  
DUANE WRIGLESWORTH  
DARLENE

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a true and correct copy of the foregoing ANSWER AND NEW MATTER was served by U.S. First Class Mail, postage prepaid, this 1<sup>st</sup> day of April, 2003, upon the following counsel of record:

Richard H. Milgrub, Esquire  
211 North Second St.  
Clearfield, PA 16830

Attorney for Plaintiffs



TRACEY A. WILSON, ESQUIRE

FILED

APR 10 2003

William A. Shaw  
Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

ROBERT E. RUSSELL and GARNETT L.  
DRUHOT, husband and wife,

Plaintiffs

vs.

DUANE WRIGLESWORTH and DARLENE  
WRIGLESWORTH,

Defendants

CIVIL DIVISION

No. 02-1999-CD

NOTICE OF SERVICE OF  
INTERROGATORIES AND REQUEST  
FOR PRODUCTION OF DOCUMENTS

Code.:

Filed on behalf of DUANE  
WRIGLESWORTH and DARLENE  
WRIGLESWORTH

Counsel of Record for this  
Party:

TRACEY A. WILSON, ESQUIRE  
Pa. I.D. No. 64350

Rosslyn Commons  
333 Baldwin Rd., Fifth Floor  
Pittsburgh, PA 15205-0846  
(412) 429-5842

FILED

APR 03 2003

William A. Shaw  
Prothonotary

NOTICE OF SERVICE

The undersigned hereby certifies that an original and one true and correct copy of the foregoing INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS was served by U.S. First Class Mail, postage prepaid, this 1<sup>st</sup> day of April, 2003, upon the following counsel of record:

Richard H. Milgrub, Esquire  
211 North Second St.  
Clearfield, PA 16830

Attorney for Plaintiffs

  
\_\_\_\_\_  
TRACEY A. WILSON, ESQUIRE

FILED

APR 10 2003  
APR 03 2003

William A. Shaw  
Prothonotary

10  
O'Neil  
Richard  
111 Main Street  
Clearfield, Pennsylvania  
Cert to Atty  
Aug 5 1970

RICHARD H. MILGRUB  
*Attorney & Counselor at Law*

211 NORTH SECOND STREET  
CLEARFIELD, PENNSYLVANIA 16830

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

ROBERT E. RUSSELL and	*
GARNET L. DRUHOT, husband	*
and wife,	*
Plaintiffs	*
	*
-vs-	*
	No. 2002-1999-CD
*	*
DUANE WRIGLESWORTH and	*
DARLENE WRIGLESWORTH,	*
Defendants	*

Type of Action:  
Personal Injury

Type of Pleading:  
Praecipe to Settle  
and Discontinue

Filed on Behalf of:  
Plaintiffs

Counsel of Record for this  
Party:

Richard H. Milgrub, Esquire  
Supreme Court I.D. 19865

211 North Second Street  
Clearfield, PA 16830  
(814) 765-1717

THE LAW OFFICES OF  
RICHARD H. MILGRUB  
211 NORTH SECOND STREET  
CLEARFIELD, PA 16830

109 NORTH BRADY STREET  
DUBOIS, PA 15801

**FILED**

JUL 01 2003

William A. Shaw  
Prothonotary

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

ROBERT E. RUSSELL and  
GARNET L. DRUHOT, husband  
and wife,  
Plaintiffs

-vs-

DUANE WRIGLESWORTH and  
DARLENE WRIGLESWORTH,  
Defendants

\*  
\*  
\*  
\*  
\*  
\*  
\*  
\*  
\*

No. 2002-1999-CD

PRAECIPE TO SETTLE AND DISCONTINUE

TO THE PROTHONOTARY:

Please mark the above-captioned action settled and  
discontinued.

Date: 7/1/03

  
By Richard H. Milgrub, Esquire  
Attorney for Plaintiffs

THE LAW OFFICES OF  
RICHARD H. MILGRUB  
211 NORTH SECOND STREET  
CLEARFIELD, PA 16830

109 NORTH BRADY STREET  
DUBOIS, PA 15801

IN THE COURT OF COMMON PLEAS OF  
CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL DIVISION

**Robert E. Russell  
Garnet L. Druhot**

Vs.

**No. 2002-01999-CD**

**Duane Wriglesworth  
Darlene Wriglesworth**

**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 July 1, 2003, marked:

Settled and Discontinued

Record costs in the sum of \$85.00 have been paid in full by Attorney Milgrub.

IN WITNESS WHEREOF, I have hereunto affixed my hand and seal of this Court at Clearfield, Clearfield County, Pennsylvania this 1st day of July A.D. 2003.



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

**COPY**