

DOCKET NO. 174

Number Term Year

80 May 1961

Curwensville State Bank

Versus

Willard H. Wiley

CURWENSVILLE STATE BANK

vs.

WILLARD H. WILEY

In the Court of Common Pleas

of Clearfield County,

May 61

of

Term, 19

No. 80

B. S. B.

State of Pennsylvania, } ss.
County of Clearfield

The Plaintiff's claim in the above stated action without writ, is founded on a single bill, hereto annexed, under the hand and seal of the Defendant, bearing date the Twenty-Fourth day of June A. D. 1960, whereby the Defendant doth promise to pay to the said Plaintiff - Curwensville State Bank the sum of \$2,683.80

Dollars for value received, with interest from which single bill contains a Warrant of Attorney, authorizing any attorney of any Court of Records of Pennsylvania, or elsewhere, to appear for said Defendant, ^{in case of defendant} and after one or more declarations filed, to confess judgment against him and in favor of said Plaintiff for the said sum of \$2,683.80

Dollars with interest from as afore-said, costs of suit and release of errors in the entering of said judgment, or the issuing of any process thereon: and with 10 % for attorney's commission and with all the waivers and conditions as specifically set forth in the note hereto attached and made part hereof by incorporation, of all which said sum, with the interest thereon, is hereby certified to be justly due and owing by the said Defendant to the said Plaintiff, to wit: The sum of \$2,002.62

Attorney's Commission (10 %) \$ 200.26

Interest from December 24, 1960

by: *Bell, Sylberblatt & Swoope*

Attorneys for the Plaintiff

State of Pennsylvania,
County of Clearfield

By virtue of special warrant of Attorney above mentioned, and hereunto annexed, *Walter T. Hagerty*
Attorney, does hereby, ever, difficult to Willard H. Wiley and does appear
for Willard H. Wiley, the Defendant in the
stated action without writ, as of Term, 19 *61*, and therein confess judgment
against him and in favor of Curwensville State Bank

the Plaintiff, for sum of \$2,002.62 *just debt*

Dollars, with interest from December 24, 1960, and with

Attorney's Commission of \$ 200.26 and costs of suit release of all errors in the
entering of said judgment, and issuing of any process thereon and with all the waivers and
conditions as specifically set forth in the note hereto attached and made part hereof by incor-
poration.

Bell, Sylberblatt & Swoope

By: *Walter T. Hagerty*

Attorney for Defendant

To William T. Hagerty, Esq.,
Pro. Com. Pleas of Clearfield Co.

2935704
Curwensville, Pa., June 24 1956

67794

For VALUE RECEIVED I—we—promise to pay to the order of
the "CURWENSVILLE STATE BANK" at CURWENSVILLE, Pa., the principal sum of
Two thousand six hundred eighty three and 80/100 Dollars
in 30 monthly installments of \$ 89.46 each (except last installment of \$)
beginning on the 27th day of July 1960, and continuing on the
same day of each and every month until the full amount thereof is paid.

In the event that I/we fail to make any payment herein provided for at the time when the same becomes due under the provisions hereof, and said payments shall become overdue for a period in excess of 10 days, I/we promise to pay a "late charge" of five cents for each dollar so over due, for the purpose of defraying the expense of following up and handling the said delinquent payment. Failure to meet any payment when due shall render the installment feature of this obligation void, and the remaining balance shall become due and payable at the option of the holder of said note. And the undersigned, in the event of such default, hereby authorizes any Attorney at Law to appear in any Court of Record in the Commonwealth of Pennsylvania or elsewhere in the United States and waive the issuing and service of process and confess judgment against us, or either or any of us, in favor of the holder of this note for the amount appearing due and costs of suit, and thereupon to release all errors and waive all right of appeal and stay of execution in our behalf; hereby authorizing the holder to apply hereon at any time any moneys owing by such holder to us, or either or any of us, and further agreeing that in case of insolvency, business failure or default on this or any other obligation to the holder, then, at the option of the holder, this and all other obligations shall at once become due and payable, without demand or notice, with interest after maturity.

Witness our hands and seals the day and year above written.

Willard G. Wiley (SEAL)

(SEAL)

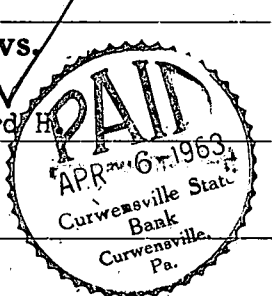
(SEAL)

(SEAL)

JUDGMENT 1741

Curwensville State Bank

vs.
WILEY, Willard H.



Entered May 11 19 61

Lien Expires 5-11-66

For Atten-
tion on

FILED

APR 8 1963

In Court of Common Pleas
PROTHONOTARY
Clearfield County, Pa.

No. 80 May Term 19 61

Debt \$2002.62

Interest from 12-24-60

By Wm. T. Hagerty

Remarks Plan satisfy

CURWENSVILLE STATE BANK