

03-754-CD
HOUSEHOLD FINANCE CORP. vs. RONALD KNEE

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

HOUSEHOLD FINANCE CORPORATION, CIVIL DIVISION

Plaintiff, No. 03-754-4D

vs.

TYPE OF PLEADING:

RONALD KNEE, Complaint

Defendant. TYPE OF CASE:

Civil Action

FILED ON BEHALF OF:

Plaintiff's Address: HOUSEHOLD FINANCE CORPORATION
2700 Sanders Road
Prospect Heights, IL 60070

COUNSEL OF RECORD:

CATHY ANN CHROMULAK, ESQ.
PA ID NO. 42067

MICHELLE D. SMITH, ESQ.
PA ID NO. 74800

MOLLICA & MURRAY
Firm #952

450 Trimont Plaza
1305 Grandview Avenue
Pittsburgh, PA 15211-1205

(412) 381-7000

THIS IS AN ATTEMPT TO COLLECT
A DEBT AND ANY INFORMATION
OBTAINED WILL BE USED FOR
THAT PURPOSE.

FILED
MAY 19 2003
cc & dth
85.00

William A. Shaw
Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

HOUSEHOLD FINANCE CORPORATION, CIVIL DIVISION

Plaintiff, No.
vs.

RONALD KNEE,

Defendant.

NOTICE TO DEFEND
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.**

David S. Meholic, Court Administrator
Clearfield County Courthouse
Clearfield, PA 16830
(814) 765-2641, Ext. 5982

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IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

HOUSEHOLD FINANCE CORPORATION, CIVIL DIVISION

Plaintiff, No.
vs.

RONALD KNEE,

Defendant.

COMPLAINT

AND NOW COMES, the Plaintiff, **HOUSEHOLD FINANCE CORPORATION**, by its Attorneys, **Mollica & Murray**, with its Civil Action Complaint, the following of which is a statement thereof:

1. **HOUSEHOLD FINANCE CORPORATION** is a Corporation, duly authorized to conduct business in the Commonwealth of Pennsylvania with its principal office situate at 2700 Sanders Road, Prospect Heights, IL 60070, hereinafter referred to as "Plaintiff".

2. **RONALD KNEE** is an adult individual residing at 1220 Don Street, Houtzdale, PA 16651.

3. On or about October 30, 2000, Defendant entered into a Loan Agreement with the Plaintiff, a copy of which is attached hereto as "Exhibit A" and incorporated herein.

4. Pursuant to the Agreement with Defendant, Plaintiff advanced funds to the Defendant.

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5. Defendant is in default under the terms and conditions of the aforementioned Agreement for failing to make payments when due, with the last payment having been made on or about February 25, 2002.

6. Pursuant to the terms of the Agreement, Plaintiff has the right to require payment of the entire amount owed upon default. The total amount due, including principal and interest, and owing by the Defendant is in the sum of Twelve Thousand Seven Hundred Eighty Eight and 27/100 (\$12,788.27) Dollars as of April 3, 2003.

7. Numerous demands have been made upon Defendant by Plaintiff, but Defendant has failed or refused to pay.

8. Pursuant to the Agreement, Plaintiff is entitled to recover costs of collection and reasonable attorney's fees.

WHEREFORE, Plaintiff claims damages in the sum of Twelve Thousand Seven Hundred Eighty Eight and 27/100 (\$12,788.27) Dollars, with interest thereon at the rate of 23.99% from April 3, 2003, plus court costs and attorneys' fees.

Respectfully submitted,

MOLLICA & MURRAY

By:



CATHY ANN CHROMULAK, ESQ.
PA ID NO. 42067
MICHELLE D. SMITH, ESQ.
PA ID NO. 74800
Attorneys for Plaintiff
450 Trimont Plaza
1305 Grandview Avenue
Pittsburgh, PA 15211

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Household Finance

THE FACE OF THIS DOCUMENT HAS A COLORED BACKGROUND ON WHITE PAPER

Account Opener 066635

710202-10006964SDLN166513030-5000F24.0004008900666358

Processed By: Household Bank, f.s.b.
1301 E. Tower Road
Schaumburg, Illinois 60173

70-7001
2719

October 30, 2000

Pay to the
order of

Ronald Knee

FIVE THOUSAND AND 00/100

Not valid after: November 27, 2000

710202-066635-400

Ronald Knee

1220 Don St

Houtzdale PA 16651-1502



01014716

130207669

AMOUNT:
DOLLARS

\$5,000.00

Payee's Endorsement and Two Forms of ID Required
THIS IS A SOLICITATION FOR A LOAN - READ THE
ENCLOSED DISCLOSURES BEFORE SIGNING AND
CASHING THIS CHECK.

By endorsing the back of this check you accept our offer and agree to the
terms of your loan agreement contained in Form #24000PA(10/00)400.
If this offer is not accepted, please destroy this check.

Paul J. Creatura
AUTHORIZED SIGNATURE

24000PA(10/00)400

"0190044336" 12719700111 71020206663500" "0000500000,"

PLAINTIFF'S
EXHIBIT

A

514-376-7780

(Required) Home Phone Number

514-941-5784

Work Phone Number

By endorsing this check you agree to the terms and conditions
of the attached Personal Credit Line Account Agreement.

Conrad

(Required) Signature of withdrawer

Payable only to person whose name and address
appears on Loan Check. Loan Check to be cashed at
Bank of America, N.A. 1000 Main Street, Buffalo, NY 14204

Are you a homeowner? Yes

PLEASE BE SURE TO PROVIDE THE FOLLOWING INFORMATION

0710-0030-1
84 0300 204 0710-0030-1
04 11-14-00
04 * * * * 03 84 100
0310-0004-0
11-14-00

M&T BANK 11/13/99
16229664464 BUFFALO NY
800-523-9498

31000004

ADDRESS CORRECTION? Make corrections to your name and/or address below.

Name _____

Address _____

Ap. No. _____

City _____

State _____

Zip _____


The front of this document has a colored Security Screen.
Absence of this feature may indicate alteration.

(Required) Home Phone Number

Work Phone Number

By checking this box you agree to the terms and conditions of the enclosed Personal Credit Line Account Agreement.

(Required) Signature of authorized party only

Provide only to person whose name and address appears on Loan Check. Lien Check or Mortgagors.

Any other signature? Yes No

PLEASE BE SURE TO PROVIDE THE FOLLOWING REQUIRED INFORMATION

ADDRESS & CORRECTION (Not applicable to your name and address below)

Name _____

Address _____

City _____

State _____

Zip _____

The front of this document has a color #5 Security Stamp.

Personal Credit Line Account Agreement-Fixed Rate

In this Agreement "you" and "your" means the borrower and co-borrower (if any) who sign this Account Opener Check. "We," "us," and "our" refer to Household Finance Consumer Discounts Company. If you accept our Personal Credit Line Account offer, this Agreement will govern the terms and conditions of the Account. We want you to understand how a Periodic Credit Line Account works. Read this carefully and completely and sign our Account Opener Check in order to indicate your acceptance of the Account. If more than one person signs, each will be responsible for repaying all sums advanced under this Agreement. The date of this Agreement will be the date the Account Opener Check is signed.

AVAILABLE CREDIT. Your Personal Credit Line Account is a revolving line of credit through which you may obtain funds up to a credit limit we assign you. You may obtain funds directly from us or through your unusual checks up to your available credit. Each check must be written for at least \$100. Your initial credit limit is stated on the front, which is incorporated herein by reference. Your available credit is your credit limit less the total unpaid balance, including Finance Charges, on your Account. If you make loan payments by check, we will adjust your available credit seven days after we receive your check to allow for check clearing. If you request funds in an amount that would cause you to exceed your available credit, we are not obligated to honor your request. If we do lend you an amount over your available credit, you agree to pay us that excess amount, plus Finance Charges, immediately.

PROMISE TO PAY. You promise to pay us: (a) amounts borrowed under this Agreement; (b) Finance Charges, Administrative Charges (bad check charge and overlimit fee), and other charges provided in this Agreement; (c) credit insurance charges, if any; (d) collection costs permitted by applicable law, including reasonable attorney's fees (if the attorney is not our related employee) and court costs; and (e) amounts in excess of your credit limit that we may lend you, plus Finance Charges.

PAYMENT. You may repay you entire outstanding balance at any time without penalty. You may not use your special checks to pay any amounts due under this Agreement. Because the Finance Charge is computed each day, you will send us regarding the exact payoff amount for the day you intend to make full payment. If you do not pay the entire unpaid balance on your Account at once, you agree to pay at least the minimum payment shown on your monthly statement or the address indicated on the monthly statement. Each payment received will be applied as follows: First, to any accrued but unpaid Finance Charges; Second to any unpaid Administrative Charges provided in this Agreement; Third, to any unpaid credit insurance charges; Fourth, to the unpaid outstanding balance of your Account (including all other fees and charges you are obligated to pay). Any part of your monthly payment to be applied to amounts borrowed on your Account will be applied to the amounts borrowed under your Personal Credit Line Account in the order in which the amounts were borrowed. Any part of your monthly payment to be applied to Finance Charges will be applied in the same manner.

MINIMUM MONTHLY PAYMENT. Your minimum monthly payment will be the greater of \$25 or the amount determined by the monthly payment factor (as described below) plus any administrative or credit insurance charges rounded to the nearest \$1.00. Once the amount of your minimum monthly payment is determined, this amount will remain fixed for subsequent billing periods until a new advance is posted to your account. When this occurs, your minimum monthly payment will be recalculated in the same manner as set forth herein.

Your minimum monthly payment depends on the monthly periodic rate applicable to your account, and is determined by multiplying your account balance times the applicable monthly payment factor percentage listed below:

Monthly Periodic Rate	Monthly Payment Factor
through 1.500%	2.201% of account balance
over 1.500% through 1.874%	2.348% of account balance
over 1.874% through 1.881%	2.487% of account balance
over 1.881% through 2.072%	2.815% of account balance
over 2.072% through 2.288%	2.769% of account balance
over 2.282% through 2.482%	2.989% of account balance
over 2.482% through 2.642%	3.048% of account balance
over 2.642%	3.105% of account balance

FINANCE CHARGE. This is the interest charged on the balance of your Account during each billing cycle. The Finance Charge is calculated from the date that each advance, check or charge is posted to your Account. The Finance Charge is computed by multiplying the average daily balance in your Account in each billing cycle times the monthly periodic rate. The average daily balance is determined by totaling all daily unpaid balances in each billing cycle and dividing the total by the number of days in that cycle. A daily unpaid balance is the amount owed each day excluding any unpaid Periodic Finance Charges but including credit insurance charges and Administrative Charges for prior billing cycles. To determine any billing period's Finance Charges, multiply the Average Daily Balance by a Monthly Periodic Rate 2.000% (24,000% ANNUAL PERCENTAGE RATE).

ANNUAL FEE. You agree to pay an annual fee of \$50 in this revolving credit plan. The annual fee is due and payable on the date that your Personal Credit Line Account is established and the subsequent annual fee on the same day of each subsequent year. You agree that this fee may be charged to your account balance.

LATE CHARGE. If you do not pay any required Minimum Monthly Payment within 15 days after it is due, you agree to pay a late charge of 10% of the Minimum Monthly Payment due or \$20, whichever is greater (excluding any unpaid late charges and amounts due from prior billing cycles).

BAD CHECK CHARGE. If you pay by a check which is returned for any reason, you will pay a bad check charge of \$20.

OVERLIMIT FEE. For each billing cycle that your Account balance exceeds your stated credit limit (less Finance Charges and fees imposed by us on your current billing statement), you may be charged a \$25 overlimit fee.

TERMINATION AND CHANGES IN THE AGREEMENT. We can immediately your right to obtain additional advances or change the terms of this Agreement, including increasing the Monthly Periodic Rate, adding an annual fee and/or other fees if permitted by applicable law, at any time. Prior written notice will be provided to you when required by applicable law unless you consent to the change before that time. Changes may apply to both new and outstanding balances unless prohibited by law.

DEFAULT AND CANCELLATION OF AGREEMENT. We have the right to require you to pay your entire balance plus all other accrued but unpaid charges immediately and to cancel your credit privileges under this Agreement because of (a) failure to make any payment when due under this Agreement; (b) frequent overrawing of your credit line; (d) failure to supply us with any information requested; (d) supplying us with misleading, false, incomplete or inaccurate information; (e) breaking any of the promises, terms or conditions that are contained in this Agreement; (f) the filing of a bankruptcy petition by or against you or; (g) the death of any borrower signing the Account Opener Check. After default, you will pay our court costs, reasonable attorney's fees (if attorney is not our related employee), and other collection costs related to the default, if not prohibited by applicable law.

BALANCES UNDER EXISTING CLOSED-END ACCOUNT. You agree to pay off the balance under your existing closed-end loan account with us with your Personal Credit Line Account.

ALTERNATIVE DISPUTE RESOLUTION. Terms of the Arbitration Provision is provided with this Promissory Note and Disclosure is incorporated herein by reference.

EXCHANGE OF INFORMATION. We may share information about you (including but not limited to insurance information and information obtained from credit reporting agencies) among persons related to us by common ownership or affiliate of corporate control and with companies doing business with us. You may prohibit this sharing of such information (except for the sharing of such information about transactions or experiences between us and you) by contacting us at P.O. Box 1647, Chesapeake, VA 23320 and mailing a request.

CREDIT REPORTING. If you fail to fulfill the terms of your credit obligation, a negative report relating to your credit record may be submitted to a credit reporting agency. You may notify us at P.O. Box 8802, Elmhurst, IL 60125 if you believe we have reported inaccurate information regarding your account to a credit reporting agency.

NOTICE. You acknowledge receiving a copy of this Agreement. Please see the enclosed for important information regarding your right to dispute billing errors.



000303-PA-032-088100
24000PA(10/00)406
PACACRLD
PAD463
08/15/00 03:28 PM

VERIFICATION

I, Patricia Garcia, Recovery Specialist for

HOUSEHOLD FINANCE CORPORATION, a Household International Company,
verify that the facts set forth in the foregoing Complaint are true and correct to the best of my
knowledge, information and belief, and that I am authorized to verify such Complaint on behalf
of Household

I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. 4904
relating to unsworn falsification to authorities.



Patricia Garcia

Dated: 5/13/03

In The Court of Common Pleas of Clearfield County, Pennsylvania

HOUSEHOLD FINANCE CORPORATION

VS.

KNEE, RONALD

COMPLAINT

Sheriff Docket # 14085

03-754-CD

SHERIFF RETURNS

NOW MAY 28, 2003 AT 5:25 PM SERVED THE WITHIN COMPLAINT ON RONALD KNEE, DEFENDANT AT RESIDENCE, 1220 DON ST., HOUTZDALE, CLEARFIELD COUNTY, PENNSYLVANIA BY HANDING TO RONALD KNEE A TRUE AND ATTESTED COPY OF THE COMPLAINT AND MADE KNOWN TO HIM THE CONTENTS THEREOF.

SERVED BY: MCCLEARY/NEVLING

Return Costs

Cost	Description
56.88	SHERIFF HAWKINS PAID BY: ATTY CK# 13789
10.00	SURCHARGE PAID BY: ATTY CK# 13805

Sworn to Before Me This

So Answers,

10 Day Of June 2003
William A. Shaw

*Chester A. Hawkins
Troy Marlyn Hause*
Chester A. Hawkins
Sheriff

FILED
0 139-10
JUN 10 2003

William A. Shaw
Prothonotary

FILED

JUL 07 2003

William A. Shaw
Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

HOUSEHOLD FINANCE
CORPORATION,

Plaintiff,

vs.

RONALD KNEE,

Defendant.

CIVIL DIVISION

No. 03-754-CD

TYPE OF PLEADING:

Praecipe for
Default Judgment

TYPE OF CASE:

CIVIL ACTION

FILED ON BEHALF OF:

HOUSEHOLD FINANCE
CORPORATION

COUNSEL OF RECORD:

CATHY ANN CHROMULAK, ESQ.
PA ID NO. 42067
SCOTT E. CRAWFORD, ESQ.
PA ID NO. 89570

Plaintiff's Address:
2700 Sanders Road
Prospect Heights, IL 60070

Defendant's address:
1220 Don Street
Houtzdale, PA 16651

MOLLICA & CHROMULAK
FIRM #952

450 Trimont Plaza
1305 Grandview Avenue
Pittsburgh, PA 15211-1205

(412) 381-7000

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TO: PROTHONOTARY

Please enter judgment by default against the within-named defendant, RONALD KNEE, for failure to file an Answer as follows:

Amount claimed in Complaint:	\$12,788.27
Interest from 4/04/03 thru 7/02/03:	631.05
Costs of Collection thru 7/02/03:	590.00
TOTAL	14,009.32

With interest accruing on the total balance of \$14,009.32 at the rate of 6% per annum, together with additional costs of suit.

By: Scott E. Crawford
CATHY ANN CHROMULAK, ESQUIRE
SCOTT E. CRAWFORD, ESQUIRE
Attorneys for Plaintiff

AFFIDAVIT OF NON-MILITARY SERVICE
AND CERTIFICATION OF MAILING OF NOTICE OF
INTENT TO TAKE DEFAULT JUDGMENT

COMMONWEALTH OF PENNSYLVANIA)
) SS:
COUNTY OF ALLEGHENY)

Before me, the undersigned authority, a Notary Public in and for said County and State, personally appeared SCOTT E. CRAWFORD, ESQUIRE, attorney for and authorized representative of plaintiff who, being duly sworn according to law, deposes and says that the defendant is not in the military service of the United States of America to the best of his knowledge, information and belief and certifies that the Notice of Intent to take Default Judgment was mailed to defendant on June 18, 2003 by certificate of mailing in accordance with Pa.R.C.P. 237.1, as evidenced by the attached copy.

Scott E. Crawford
CATHY ANN CHROMULAK, ESQ.
SCOTT E. CRAWFORD, ESQ.

Sworn to and subscribed before me
this 2nd day of July, 2003.

Yvonne Gardner Jones
Notary Public

Notarial Seal
Yvonne Gardner Jones, Notary Public
Pittsburgh, Allegheny County
My Commission Expires Jan. 29, 2005

Member, Pennsylvania Association of Notaries

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IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

HOUSEHOLD FINANCE CORPORATION, CIVIL DIVISION

Plaintiff,

No. 03-754-CD

vs.

RONALD KNEE,

Defendant.

TO: RONALD KNEE
1220 DON STREET
HOUTZDALE, PA 16651

DATE OF NOTICE: JUNE 18, 2003

IMPORTANT NOTICE

YOU ARE IN DEFAULT BECAUSE YOU HAVE FAILED TO ENTER A WRITTEN APPEARANCE PERSONALLY OR BY ATTORNEY AND FILE IN WRITING WITH THE COURT YOUR DEFENSES OR OBJECTIONS TO THE CLAIMS SET FORTH AGAINST YOU. UNLESS YOU ACT WITHIN TEN DAYS FROM THE DATE OF THIS NOTICE, A JUDGMENT MAY BE ENTERED AGAINST YOU WITHOUT A HEARING AND YOU MAY LOSE YOUR PROPERTY OR OTHER IMPORTANT RIGHTS. YOU SHOULD TAKE THIS NOTICE TO A LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE THE FOLLOWING OFFICE TO FIND OUT WHERE YOU CAN GET LEGAL HELP.

DAVID S. MEHOLICK, COURT ADMINISTRATOR
CLEARFIELD COUNTY COURTHOUSE
CLEARFIELD, PA 16830
814-756-2641, EXTN 5982

By:

Scott E. Crawford

CATHY ANN CHROMULAK, ESQ.
SCOTT E. CRAWFORD, ESQ.
Attorneys for Plaintiff

FILED

Atty pd. 20.00

Notice to Def.

3/23/35 Red
JUL 07 2003

Statement to Atty

William A. Shaw
Prothonotary

EGS

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

HOUSEHOLD FINANCE
CORPORATION,

Plaintiff,

vs

RONALD KNEE,

Defendant.

CIVIL DIVISION

No. 03-754-CD

COPY

NOTICE OF ORDER, DECREE OR JUDGMENT

TO: RONALD KNEE
1220 Don Street
Houtzdale, PA 16651

(X) Defendant

You are hereby notified that an Order, Decree or Judgment was entered in the above captioned proceeding on July 7, 2003.

() A copy of the Order or Decree is enclosed, or
(X) The judgment is as follows: \$ 14,009.32 plus interest at the rate of 6% per annum and additional costs of suit.

Deputy

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COPY

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA
STATEMENT OF JUDGMENT

Household Finance Corporation
Plaintiff(s)

No.: 2003-00754-CD

Real Debt: \$14,009.32

Atty's Comm: \$

Vs.

Costs: \$

Int. From: \$

Ronald Knee
Defendant(s)

Entry: \$20.00

Instrument: Default Judgment

Date of Entry: July 7, 2003

Expires: July 7, 2008

Certified from the record this 7th day of July, 2003

William A. Shaw, Prothonotary

SIGN BELOW FOR SATISFACTION

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

Plaintiff/Attorney

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

HOUSEHOLD FINANCE
CORPORATION,

Plaintiff,

vs.

RONALD KNEE,

Defendant,

and

M&T BANK,

Garnishee.

Plaintiff's Address:
2700 Sanders Road
Prospect Heights, IL 60070

CIVIL DIVISION

No. 03-754-CD

TYPE OF PLEADING:

PRAECIPE FOR A WRIT OF
EXECUTION

FILED ON BEHALF OF:

HOUSEHOLD FINANCE
CORPORATION

COUNSEL OF RECORD:

CATHY ANN CHROMULAK, ESQ.
PA ID NO. 42067
SCOTT E. CRAWFORD, ESQ.
PA ID NO. 89570

MOLLICA & CHROMULAK
Firm #952

450 Trimont Plaza
1305 Grandview Avenue
Pittsburgh, PA 15211-1205
(412) 381-7000

FILED

JUL 23 2003

William A. Shaw
Prothonotary

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IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

HOUSEHOLD FINANCE
CORPORATION,

CIVIL DIVISION

No. 03-754-CD

Plaintiff,

vs.

RONALD KNEE,

Defendant,

and

M&T BANK,

Garnishee.

PRAECIPE FOR WRIT OF EXECUTION

TO: The Prothonotary

Please issue a Writ of Execution in the above matter,

1. directed to the Sheriff of CLEARFIELD County;
2. against RONALD KNEE, defendant, and
3. against M&T BANK, garnishee,
4. and index this writ
 - a. against RONALD KNEE, defendant, and
 - b. against M&T BANK, garnishee, and any property of the defendant in the name of Garnishee:

Said Writ of Execution is pursuant to all monies due defendant in any accounts, individual and joint, personal and business.

5.	Amount of Judgment	\$14,009.32
	Additional Interest to Date	\$ 25.68
	(Costs to be added)	\$ _____
	Pursuant to Writ of Execution And Service of Writ	\$14,035.00

Scott E. Crawford

SCOTT E. CRAWFORD, ESQ.

**THIS IS AN ATTEMPT TO
COLLECT A DEBT AND ANY
INFORMATION OBTAINED WILL
BE USED FOR THAT PURPOSE.**

FILED
MoCC

3/1/03
Atty pd. 20.00
JU 23/03

Le. wants to Shaff

William A. Shaw
Prothonotary

6
R&A

**WRIT OF EXECUTION and/or ATTACHMENT
COMMONWEALTH OF PENNSYLVANIA, COUNTY OF CLEARFIELD
CIVIL ACTION – LAW**

Household Finance Corporation

Vs.

NO.: 2003-00754-CD

COPY

Ronald Knee,
Defendant

M & T Bank,
Garnishee

TO THE SHERIFF OF CLEARFIELD COUNTY:

To satisfy the debt, interest and costs due HOUSEHOLD FINANCE CORPORATION, Plaintiff(s) from RONALD KNEE, Defendant(s):

- (1) You are directed to levy upon the property of the defendant(s) and to sell interest(s) therein:
Personal Property
- (2) You are also directed to attach the property of the defendant(s) not levied upon in the possession of:
M & T Bank
Garnishee(s) as follows: all monies due defendant in any accounts, individual and joint, personal and business and to notify the garnishee(s) that: (a) an attachment has been issued; (b) the garnishee(s) is/are enjoined from paying any debt to or for the account of the defendant(s) and from delivering any property of the defendant(s) or otherwise disposing thereof;
- (3) If property of the defendant(s) not levied upon and subject to attachment is found in the possession of anyone other than a named garnishee, you are directed to notify him/her that he/she has been added as a garnishee and is enjoined as above stated.

AMOUNT DUE: \$14,009.32

PAID: \$125.00

ADDITIONAL INTEREST TO DATE \$25.68

SHERIFF: \$

PROTH. COSTS: \$

OTHER COSTS: \$

ATTY'S COMM: \$

DATE: 07/23/2003

Received this writ this _____ day
of _____ A.D. _____
At _____ A.M./P.M.

Sheriff

William A. Shaw
Prothonotary/Clerk Civil Division

Requesting Party: Scott E. Crawford, Esq.
Mollica & Chromulak
450 Grandview Plaza
1305 Grandview Ave.
Pittsburgh, PA 15211-1205

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA

HOUSEHOLD FINANCE
CORPORATION,

Plaintiff,

vs.

RONALD KNEE,
and

Defendant,

M&T BANK

Garnishee.

CIVIL DIVISION

No. 03-754-CD

FILED

AUG 21 2003

William A. Shaw
Prothonotary/Clerk of Courts

TO: M&T BANK
111 ROLLING STONE RD
KYLERTOWN PA 16847

You are required to file Answers to the following interrogatories within twenty (20) days after service upon you. Failure to do so may result in Judgment against you.

INTERROGATORIES TO GARNISHEE

FIRST: At the time you were served or at any subsequent time did you owe the Defendant any money or were you liable to him/her on any negotiable or other written instrument, or did he/she claim that you owed him/her any money or that you were liable to him/her for any reason:

RESPONSE: *yes*

SECOND: If your response to the previous interrogatory was anything other than an unqualified negative, set forth the amount of the claim, and identify the written instrument, if any, that forms the basis of the claim.

RESPONSE: *account closed 4-1-02*

M & T BANK
HAS NO OPEN ACCOUNTS
FOR ABOVE NAMED

THIS IS AN ATTEMPT TO
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INFORMATION OBTAINED WILL
BE USED FOR THAT PURPOSE.

THIRD: At the time you were served or at any subsequent time, was there in your possession, custody or control or in the joint possession, custody or control of yourself and one or more persons any property of any nature owned solely or in part by the Defendant? The scope of this interrogatory encompasses, but is not restricted to, the contents of any bank account(s).

RESPONSE: *no*

FOURTH: If your response to the previous interrogatory was anything other than an unqualified negative, identify the property, and in the case of monetary assets, state the amount.

RESPONSE: *n/a*

FIFTH: At the time you were served or at any subsequent time, did you hold legal title to any property of any nature owned solely or in part by the Defendant (or in which Defendant) held or claimed any interest.

RESPONSE: *no*

SIXTH: If your response to the previous interrogatory was anything other than an unqualified negative, identify the property, and in the case of monetary assets, state the amount.

RESPONSE: *n/a*

SEVENTH: At the time you were served or at any subsequent time, did you hold as a fiduciary any property in which the Defendant had any interest?

RESPONSE: *no*

**THIS IS AN ATTEMPT TO
COLLECT A DEBT AND ANY
INFORMATION OBTAINED WILL
BE USED FOR THAT PURPOSE.**

EIGHTH: If your response to the previous interrogatory was anything other than an unqualified negative, identify the property, and in the case of monetary assets, state the amount.

RESPONSE: *n/a*

NINTH: At any time before or after you were served, did the Defendant transfer or deliver any property to you or to any person or place pursuant to your direction or consent and, if so, what was the consideration therefore?

RESPONSE: *no*

TENTH: If your response to the previous interrogatory was anything other than an unqualified negative, identify the property, and in the case of monetary assets, state the amount, and state the date of the transfer and the name and address of the transferee(s).

RESPONSE: *n/a*

ELEVENTH: At any time after you were served, did you pay, transfer or deliver any money or property of the Defendant or to any person or place pursuant to their direction or otherwise discharge any claim of the Defendant against you?

RESPONSE: *no*

**THIS IS AN ATTEMPT TO
COLLECT A DEBT AND ANY
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BE USED FOR THAT PURPOSE.**

TWELFTH: If your response to the previous interrogatory was anything other than an unqualified negative, identify the property, in the case of monetary assets, state the amount, and state the date of transfer and the name and address of the transferee(s).

RESPONSE: *n/a*

Respectfully submitted,
MOLLICA & CHROMULAK

DATE: July 18, 2003

By: Scott E. Crawford
Cathy Ann Chromulak, Esq.
Scott E. Crawford, Esq.
1305 Grandview Avenue
450 Trimont Plaza
Pittsburgh, PA 15211
(412) 381-7000

Nancy J. Robinson

Nancy J. Robinson
M & T Bank

**THIS IS AN ATTEMPT TO
COLLECT A DEBT AND ANY
INFORMATION OBTAINED WILL
BE USED FOR THAT PURPOSE.**

AUG 12 2003

FILED NOCC

AUG 12 2003

ES

William A. Shaw
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

HOUSEHOLD FINANCE
CORPORATION,

Plaintiff,

vs.

RONALD KNEE,

and

M&T BANK,

Defendant,

Garnishee.

Plaintiff's Address:
2700 Sanders Road
Prospect Heights, IL 60070

CIVIL DIVISION

No. 03-754-CD

TYPE OF PLEADING:

Praeclipe to Settle and
Discontinue Against Garnishee
ONLY

TYPE OF CASE:

Civil Action

FILED ON BEHALF OF:

HOUSEHOLD FINANCE
CORPORATION

COUNSEL OF RECORD:

CATHY ANN CHROMULAK, ESQ.
PA ID NO. 42067
SCOTT E. CRAWFORD, ESQ.
PA ID NO. 89570

MOLLICA & CHROMULAK
Firm #952

450 Trimont Plaza
1305 Grandview Avenue
Pittsburgh, PA 15211-1205
(412) 381-7000

FILED

AUG 25 2003
M 11:10 AM
William A. Shaw
Prothonotary/Clerk of Courts
7.00
No C.R. -

**THIS IS AN ATTEMPT TO
COLLECT A DEBT AND ANY
INFORMATION OBTAINED WILL
BE USED FOR THAT PURPOSE.**

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

HOUSEHOLD FINANCE
CORPORATION,

Plaintiff,

vs.

RONALD KNEE,

Defendant,

and

M&T BANK,

Garnishee.

CIVIL DIVISION

No. 03-754-CD

PRAECIPE TO SETTLE AND DISCONTINUE AGAINST GARNISHEE ONLY

TO PROTHONOTARY:

Please settle and discontinue this action against the above garnishee, M&T BANK and mark the docket accordingly.

Respectfully submitted,

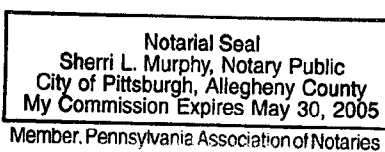
MOLLICA & CHROMULAK

By: Scott E. Crawford
CATHY ANN CHROMULAK, ESQUIRE
SCOTT E. CRAWFORD, ESQUIRE

Attorneys for Plaintiff
1305 Grandview Avenue
450 Trimont Plaza
Pittsburgh, PA 15211-1205

Sworn to and subscribed
Before me this 22nd day
of August, 2003.

Sherri L. Murphy
Notary Public



Member, Pennsylvania Association of Notaries

**THIS IS AN ATTEMPT TO
COLLECT A DEBT AND ANY
INFORMATION OBTAINED WILL
BE USED FOR THAT PURPOSE.**

CERTIFICATE OF SERVICE

I, Scott E. Crawford, Esquire, counsel for HOUSEHOLD FINANCE CORPORATION, hereby certify that a true and correct copy of the foregoing Praeclipe to Settle and Discontinue Against Garnishee Only was served upon the following by First Class Mail, postage prepaid on this 22ND day of AUGUST, 2003.

M&T BANK
NANCY ROBINSON
PO BOX 844
BUFFALO NY 14240

RONALD KNEE
1220 DON STREET
HOUTZDALE PA 16651

Scott E. Crawford

Scott E. Crawford, Esq.

**THIS IS AN ATTEMPT TO
COLLECT A DEBT AND ANY
INFORMATION OBTAINED WILL
BE USED FOR THAT PURPOSE.**

In The Court of Common Pleas of Clearfield County, Pennsylvania

Sheriff Docket # 14384

HOUSEHOLD FINANCE CORPORATION

03-754-CD

VS.
KNEE, RONALD

WRIT OF EXECUTION INTERROGATORIES TO GARNISHEE

SHERIFF RETURNS

NOW, AUGUST 12, 2003 @ 2:15 P.M. O'CLOCK SERVED WRIT OF EXECUTION AND
INTERROGATORIES TO GARNISHEE ON GLORIA LARSON, TELLER AT M & T BANK,
GARNISHEE, AT HER PLACE OF EMPLOYMENT, 111 ROLLING STONE ROAD,
KYLERTOWN, CLEARFIELD COUNTY, PENNSYLVANIA 16847, BY HANDING TO GLORIA
LARSON, TELLER, AT M & T BANK, GARNISHEE A TRUE AND ATTESTED COPY OF
THE ORIGINAL WRIT OF EXECUTION AND INTERROGATORIES TO GARNISHEE AND
BY MAKING KNOWN TO HER THE CONTENTS THEREOF.

NOW, OCTOBER 9, 2003, RETURN WRIT AS BEING SERVED, PAID COSTS FROM THE
ADVANCE AND MADE A REFUND OF THE UNUSED ADVANCE TO THE ATTORNEY.

SHERIFF HAWKINS \$29.17
SURCHARGE \$10.00
PAID BY ATTORNEY

FILED

OCT 09 2003
Ob. 301 no ec
William A. Shaw
Prothonotary/Clerk of Courts
RU

Sworn to Before Me This

9th Day of October 2003
William A. Shaw

WILLIAM A. SHAW
Prothonotary
My Commission Expires
1st Monday in Jan. 2006
Clearfield Co., Clearfield, PA

So Answers,

Chester A. Hawkins
Chester A. Hawkins
Sheriff
Dag Cynthia Butter-Augherbaugh

**WRIT OF EXECUTION and/or ATTACHMENT
COMMONWEALTH OF PENNSYLVANIA, COUNTY OF CLEARFIELD
CIVIL ACTION – LAW**

Household Finance Corporation

Vs.

NO.: 2003-00754-CD

Ronald Knee,
Defendant

M & T Bank,
Garnishee

TO THE SHERIFF OF CLEARFIELD COUNTY:

To satisfy the debt, interest and costs due HOUSEHOLD FINANCE CORPORATION, Plaintiff(s) from RONALD KNEE, Defendant(s):

- (1) You are directed to levy upon the property of the defendant(s) and to sell interest(s) therein:
Personal Property
- (2) You are also directed to attach the property of the defendant(s) not levied upon in the possession of:
M & T Bank
Garnishee(s) as follows: all monies due defendant in any accounts, individual and joint, personal and business and to notify the garnishee(s) that: (a) an attachment has been issued; (b) the garnishee(s) is/are enjoined from paying any debt to or for the account of the defendant(s) and from delivering any property of the defendant(s) or otherwise disposing thereof;
- (3) If property of the defendant(s) not levied upon and subject to attachment is found in the possession of anyone other than a named garnishee, you are directed to notify him/her that he/she has been added as a garnishee and is enjoined as above stated.

AMOUNT DUE: \$14,009.32

PAID: \$125.00

ADDITIONAL INTEREST TO DATE \$25.68

SHERIFF: \$

PROTH. COSTS: \$

OTHER COSTS: \$

ATTY'S COMM: \$

DATE: 07/23/2003

Received this writ this 28th day
of July A.D. 2003
At 3:00 A.M./P.M.

Chesler A. Hartman
Sheriff By Cynthia Bitter-Augherbaugh



William A. Shaw
Prothonotary/Clerk Civil Division

Requesting Party: Scott E. Crawford, Esq.
Mollica & Chromulak
450 Grandview Plaza
1305 Grandview Ave.
Pittsburgh, PA 15211-1205

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA

HOUSEHOLD FINANCE
CORPORATION,

Plaintiff,

CIVIL DIVISION

No. 03-754-CD

vs.

RONALD KNEE,

Defendant,

and

COUNTY NATIONAL BANK

Garnishee.

FILED

NOV 05 2003

TO: COUNTY NATIONAL BANK
1 S. 2ND STREET
CLEARFIELD, PA 16830

William A. Shaw
Prothonotary/Clerk of Courts

You are required to file Answers to the following interrogatories within twenty (20) days after service upon you. Failure to do so may result in Judgment against you.

INTERROGATORIES TO GARNISHEE

FIRST: At the time you were served or at any subsequent time did you owe the Defendant any money or were you liable to him/her on any negotiable or other written instrument, or did he/she claim that you owed him/her any money or that you were liable to him/her for any reason:

RESPONSE: No. However, the Defendant does maintain an account jointly with his wife as Tenants by the Entireties and is exempt from this execution under Pennsylvania law.

SECOND: If your response to the previous interrogatory was anything other than an unqualified negative, set forth the amount of the claim, and identify the written instrument, if any, that forms the basis of the claim.

RESPONSE: N/A

THIS IS AN ATTEMPT TO
COLLECT A DEBT AND ANY
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BE USED FOR THAT PURPOSE.

THIRD: At the time you were served or at any subsequent time, was there in your possession, custody or control or in the joint possession, custody or control of yourself and one or more persons any property of any nature owned solely or in part by the Defendant? The scope of this interrogatory encompasses, but is not restricted to, the contents of any bank account(s).

RESPONSE: No

FOURTH: If your response to the previous interrogatory was anything other than an unqualified negative, identify the property, and in the case of monetary assets, state the amount.

RESPONSE: No

FIFTH: At the time you were served or at any subsequent time, did you hold legal title to any property of any nature owned solely or in part by the Defendant (or in which Defendant) held or claimed any interest.

RESPONSE: No

SIXTH: If your response to the previous interrogatory was anything other than an unqualified negative, identify the property, and in the case of monetary assets, state the amount.

RESPONSE: No

SEVENTH: At the time you were served or at any subsequent time, did you hold as a fiduciary any property in which the Defendant had any interest?

RESPONSE: No

**THIS IS AN ATTEMPT TO
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INFORMATION OBTAINED WILL
BE USED FOR THAT PURPOSE.**

EIGHTH: If your response to the previous interrogatory was anything other than an unqualified negative, identify the property, and in the case of monetary assets, state the amount.

RESPONSE: No

NINTH: At any time before or after you were served, did the Defendant transfer or deliver any property to you or to any person or place pursuant to your direction or consent and, if so, what was the consideration therefore?

RESPONSE: No

TENTH: If your response to the previous interrogatory was anything other than an unqualified negative, identify the property, and in the case of monetary assets, state the amount, and state the date of the transfer and the name and address of the transferee(s).

RESPONSE: No

ELEVENTH: At any time after you were served, did you pay, transfer or deliver any money or property of the Defendant or to any person or place pursuant to their direction or otherwise discharge any claim of the Defendant against you?

RESPONSE: No

**THIS IS AN ATTEMPT TO
COLLECT A DEBT AND ANY
INFORMATION OBTAINED WILL
BE USED FOR THAT PURPOSE.**

TWELFTH: If your response to the previous interrogatory was anything other than an unqualified negative, identify the property, in the case of monetary assets, state the amount, and state the date of transfer and the name and address of the transferee(s).

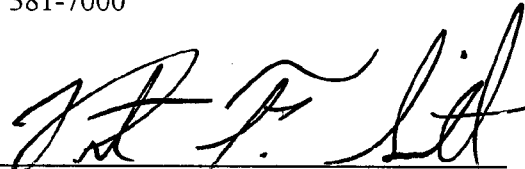
RESPONSE: No

Respectfully submitted,
MOLLICA & CHROMULAK

DATE: September 26, 2003

By Scott E. Crawford
Cathy Ann Chromulak, Esq.
Scott E. Crawford, Esq.
1305 Grandview Avenue
450 Trimont Plaza
Pittsburgh, PA 15211
(412) 381-7000

Date: 10-31-03

By: 
Peter F. Smith, Esquire, Attorney for Garnishee
P. O. Box 130
Clearfield, PA 16830
(814) 765-5595

**THIS IS AN ATTEMPT TO
COLLECT A DEBT AND ANY
INFORMATION OBTAINED WILL
BE USED FOR THAT PURPOSE.**

AFFIDAVIT

STATE OF PENNSYLVANIA :
: SS
COUNTY OF CLEARFIELD :

SUSAN B. KURTZ, being duly sworn according to law, deposes and says that she is the Customer Service Officer for County National Bank and, further, that the information contained in the foregoing Interrogatories is true, correct and complete to the best of her information, knowledge and belief.

Susan B. Kurtz
Susan B. Kurtz

SWORN TO AND SUBSCRIBED
before me this 3rd day of November, 2003.

Holly A. Bressler
Notary Public

NOTARIAL SEAL
HOLLY A. BRESSLER, Notary Public
Clearfield Boro, Clearfield Co., PA
My Commission Expires Sept. 12, 2006

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

HOUSEHOLD FINANCE CORPORATION,

Plaintiff

vs.

RONALD KNEE,

Defendant

and

COUNTY NATIONAL BANK,

Garnishee

754-CD

No. 03-~~745~~-CD

FILED

NOV 05 2003

William A. Shaw
Prothonotary/Clerk of Courts

CERTIFICATE OF SERVICE

I, Peter F. Smith, attorney for County National Bank in the above-captioned matter, hereby certify that I served a true and correct copy of the Answers to Interrogatories filed in this matter on the Attorney for the Plaintiff by U.S. First Class Mail and on the Defendant by U.S. Certified Mail as follows:

Scott E. Crawford, Esquire
Mollica & Chromulak
1305 Grandview Avenue
450 Trimont Plaza
Pittsburgh, PA 15211

Ronald Knee
1220 Don Street
Houtzdale, PA 16651-1502

Date: November 3, 2003

Respectfully submitted,


Peter F. Smith,
Attorney for County National Bank

FILED NO
NOV 10 2003
NOV 05 2003

William A. Shaw
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

FILED

HOUSEHOLD FINANCE
CORPORATION,

Plaintiff,

vs.

RONALD KNEE,

Defendant,
and

COUNTY NATIONAL BANK,
Garnishee.

Plaintiff's Address:
2700 Sanders Road
Prospect Heights, IL 60070

CIVIL DIVISION

No. 03-754-CD

NOV 12 2003

William A. Shaw
Prothonotary/Clerk of Courts

TYPE OF PLEADING:

Praeclipe to Settle and
Discontinue Against Garnishee
ONLY

TYPE OF CASE:

Civil Action

FILED ON BEHALF OF:

HOUSEHOLD FINANCE
CORPORATION

COUNSEL OF RECORD:

CATHY ANN CHROMULAK, ESQ.
PA ID NO. 42067
SCOTT E. CRAWFORD, ESQ.
PA ID NO. 89570

MOLLICA & CHROMULAK
Firm #952

Date: November 7, 2003

450 Trimont Plaza
1305 Grandview Avenue
Pittsburgh, PA 15211-1205
(412) 381-7000

THIS IS AN ATTEMPT TO
COLLECT A DEBT AND ANY
INFORMATION OBTAINED WILL
BE USED FOR THAT PURPOSE.

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

HOUSEHOLD FINANCE
CORPORATION,

Plaintiff,

vs.

RONALD KNEE,

Defendant,

and

COUNTY NATIONAL BANK,

Garnishee.

CIVIL DIVISION

No. 03-754-CD

PRAECIPE TO SETTLE AND DISCONTINUE AGAINST GARNISHEE ONLY

TO PROTHONOTARY:

Please settle and discontinue this action against the above garnishee, COUNTY
NATIONAL BANK and mark the docket accordingly.

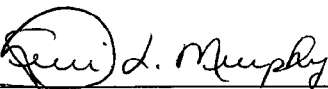
Respectfully submitted,

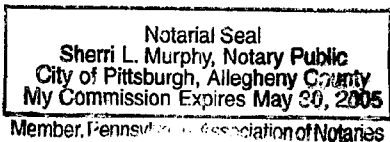
MOLLICA & CHROMULAK

By: Scott E. Crawford
CATHY ANN CHROMULAK, ESQUIRE
SCOTT E. CRAWFORD, ESQUIRE

Attorneys for Plaintiff
1305 Grandview Avenue
450 Trimont Plaza
Pittsburgh, PA 15211-1205

Sworn to and subscribed
Before me this 7th day
of November, 2003.


Notary Public



THIS IS AN ATTEMPT TO
COLLECT A DEBT AND ANY
INFORMATION OBTAINED WILL
BE USED FOR THAT PURPOSE.

CERTIFICATE OF SERVICE

I, Scott E. Crawford, Esquire, counsel for HOUSEHOLD FINANCE CORPORATION, hereby certify that a true and correct copy of the foregoing Praeclipe to Settle and Discontinue Against Garnishee Only was served upon the following by First Class Mail, postage prepaid on this 7th
11th day of November, 2003.

COUNTY NATIONAL BANK
1 SOUTH 2ND STREET
CLEARFIELD, PA 16830

RONALD KNEE
1220 DON STREET
HOUTZDALE, PA 16651-1502

Scott Crawford

Scott E. Crawford, Esq.

THIS IS AN ATTEMPT TO
COLLECT A DEBT AND ANY
INFORMATION OBTAINED WILL
BE USED FOR THAT PURPOSE.

FILED

Nov
cc

10:53 AM
NOV 12 2003

~~Att~~ ~~pet~~ No fee

William A. Shaw
Prothonotary/Clerk of Courts

Certificate to Amy

copy to CIA

AM

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA

COPY

CIVIL DIVISION

Household Finance Corporation

Vs. **No. 2003-00754-CD**
Ronald Knee

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 November 12, 2003, marked:

Settled and Discontinued against Garnishee County National Bank ONLY

Record costs in the sum of \$152.00 have been paid in full by Scott E. Crawford, Esq.

IN WITNESS WHEREOF, I have hereunto affixed my hand and seal of this Court at Clearfield, Clearfield County, Pennsylvania this 12th day of November A.D. 2003.

William A. Shaw, Prothonotary

In The Court of Common Pleas of Clearfield County, Pennsylvania

HOUSEHOLD FINANCE CORPORATION

Sheriff Docket # 14672

754
03-745-CD

VS.

KNEE, RONALD

WRIT OF EXECUTION INTERROGATORIES TO GARNISHEE

SHERIFF RETURNS

NOW, OCTOBER 16, 2003 @ 11:46 A.M. O'CLOCK SERVED WRIT OF EXECUTION AND INTERROGATORIES TO GARNISHEE ON CHRISTOPHER L. STOTT, VICE-PRESIDENT OF COUNTY NATIONAL BANK, GARNISHEE, AT HIS PLACE OF EMPLOYMENT 1 SOUTH SECOND STREET, CLEARFIELD, CLEARFIELD COUNTY, PENNSYLVANIA, BY HANDING TO CHRISTOPHER L. STOTT, VICE-PRESIDENT, OF COUNTY NATIONAL BANK, GARNISHEE, A TRUE AND ATTESTED COPY OF THE ORIGINAL WRIT OF EXECUTION AND INTERROGATORIES TO GARNISHEE AND BY MAKING KNOWN THE CONTENTS THEREOF.

NOW, JANUARY 28, 2004 RETURN WRIT AS BEING SERVED, PAID COSTS FROM THE ADVANCE AND MADE A REFUND OF THE UNUSED ADVANCE TO THE ATTORNEY.

SHERIFF HAWKINS \$20.37

SURCHARGE \$10.00

PAID BY THE ATTORNEY

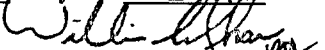
FILED

10/11/04
JAN 28 2004

William A. Shaw
Prothonotary/Clerk of Courts

Sworn to Before Me This

28th Day Of Jan 2004



WILLIAM A. SHAW
Prothonotary
My Commission Expires
1st Monday in Jan. 2006
Clearfield Co., Clearfield, PA

So Answers,


Chester A. Hawkins
Sheriff

IN THE COURT OF COMMON PLEAS OF Clearfield COUNTY,
PENNSYLVANIA

HOUSEHOLD FINANCE CORPORATION

VS.

NO. 03-745-CD

RONALD KNEE

WRIT OF EXECUTION

COMMONWEALTH OF PENNSYLVANIA, COUNTY OF Clearfield

TO THE SHERIFF OF CLEARFIELD COUNTY, PA

To satisfy the judgment, interest and costs against defendant(s)

RONALD KNEE

(1) ~~You are directed to levy upon the property of the defendant(s) and to sell his/her~~

~~(or their) interest therein~~

(2) You are also directed to attach the property of the defendant not levied upon in the possession of COUNTY NATIONAL BANK

as Garnishee(s) per the following property description:
and to notify the Garnishee(s) that

(a) an attachment has been issued;

(b) the garnishee(s) is/are enjoined from paying out any debt to or for the account of the defendant(s) and from delivering any property of the defendant(s) or otherwise disposing thereof.

(3) If property of the defendant not levied upon and subject to attachment is found in the possession of anyone other than the named garnishee(s), you are directed to notify them that they have been added as a garnishee and are enjoined as above stated.

COSTS:

Prothonotary: \$ 152.00

Sheriff: \$

Amount Due: \$ 14,009.32

Interest From: \$ 142.78

TOTAL: \$ 14,152.10

Plus costs as per endorsement hereon.

Received 10-2-03 @ 2:00 P.M.

Chester A. Hawkins

By Cynthia Butler-Augustaugh

Prothonotary SEAL

Agent/Deputy

WILLIAM A. SHAW
Prothonotary
My Commission Expires
1st Monday in Jan. 2006
Clearfield Co., Clearfield, PA

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

HOUSEHOLD FINANCE
CORPORATION,

Plaintiff,

vs.

RONALD KNEE,

Defendant,

and

COUNTY NATIONAL BANK,

Garnishee.

Plaintiff's Address:
2700 Sanders Road
Prospect Heights, IL 60070

Defendant's Address:
1220 DON STREET
HOUTZDALE, PA 16651

Garnishee's Address:
1 S. 2ND STREET
CLEARFIELD, PA 16830

CIVIL DIVISION

No. 03-754-CD

TYPE OF PLEADING:

PRAECIPE FOR A WRIT OF
EXECUTION

FILED ON BEHALF OF:

HOUSEHOLD FINANCE
CORPORATION

COUNSEL OF RECORD:

CATHY ANN CHROMULAK, ESQ.
PA ID NO. 42067
SCOTT E. CRAWFORD, ESQ.
PA ID NO. 89570

MOLLICA & CHROMULAK
Firm #952

450 Trimont Plaza
1305 Grandview Avenue
Pittsburgh, PA 15211-1205
(412) 381-7000

Date: September 29, 2003

FILED *Per*

OCT 01 2003

W/11/00/03
William A. Shaw

Prothonotary/Clerk of Courts

*I came to Superior
w/ 6 warrants*

**THIS IS AN ATTEMPT TO
COLLECT A DEBT AND ANY
INFORMATION OBTAINED WILL
BE USED FOR THAT PURPOSE.**

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

HOUSEHOLD FINANCE
CORPORATION,

CIVIL DIVISION

No. 03-754-CD

Plaintiff,

vs.

RONALD KNEE,

Defendant,

and

COUNTY NATIONAL BANK,

Garnishee.

PRAECIPE FOR WRIT OF EXECUTION

TO: The Prothonotary

Please issue a Writ of Execution in the above matter,

1. directed to the Sheriff of CLEARFIELD County;
2. against RONALD KNEE, defendant, and
3. against COUNTY NATIONAL BANK, garnishee,
4. and index this writ
 - a. against RONALD KNEE, defendant, and
 - b. against COUNTY NATIONAL BANK, garnishee, and any property of the defendant in the name of Garnishee:

Said Writ of Execution is pursuant to all monies due defendant in any accounts, individual and joint, personal and business.

5.	Amount of Judgment	\$14,009.32
	Additional Interest to Date	\$ 142.78
	(Costs to be added)	\$ <u>152.00</u> <i>PP10 Prothonotary</i>
	Pursuant to Writ of Execution And Service of Writ	\$14,152.10

Scott E. Crawford

SCOTT E. CRAWFORD, ESQ.

THIS IS AN ATTEMPT TO
COLLECT A DEBT AND ANY
INFORMATION OBTAINED WILL
BE USED FOR THAT PURPOSE.

IN THE COURT OF COMMON PLEAS OF Clearfield COUNTY,
PENNSYLVANIA

HOUSEHOLD FINANCE CORPORATION

VS.

NO. 03-745-CD

RONALD KNEE

WRIT OF EXECUTION

COMMONWEALTH OF PENNSYLVANIA, COUNTY OF Clearfield

TO THE SHERIFF OF CLEARFIELD COUNTY, PA

To satisfy the judgment, interest and costs against defendant(s) RONALD KNEE

(1) ~~You are directed to levy upon the property of the defendant(s) and to sell his/her~~

~~(or their) interest therein~~

(2) You are also directed to attach the property of the defendant not levied upon in the possession of COUNTY NATIONAL BANK

as Garnishee(s) per the following property description:

and to notify the Garnishee(s) that

(a) an attachment has been issued;

(b) the garnishee(s) is/are enjoined from paying out any debt to or for the account of the defendant(s) and from delivering any property of the defendant(s) or otherwise disposing thereof.

(3) If property of the defendant not levied upon and subject to attachment is found in the possession of anyone other than the named garnishee(s), you are directed to notify them that they have been added as a garnishee and are enjoined as above stated.

COSTS:

Amount Due: \$ 14,009.32

Prothonotary: \$ 152.00

Interest From: \$ 142.78

Sheriff: \$

TOTAL: \$ 14,152.10
Plus costs as per endorsement hereon.

Prothonotary SEAL

Agent/Deputy