

DOCKET NO. 173

NUMBER	TERM	YEAR
92	February	1961

PAUL H. STOCKLEY and

JANET STOCKLEY

VERSUS

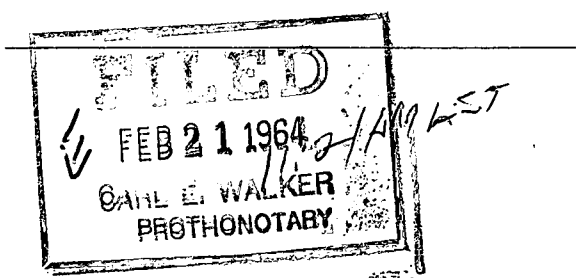
KENNETH L. MUTH

No. _____ Term _____ 19 _____

vs.

APPEARANCE

For _____



Paul H. Stockley And Janet
Stockley, P.l.s.

VERSUS

b5 Kenneth P. Muth, Def.

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PA.

No. 92 Term Feb 1961

To Carl E. Walker

Prothonotary.

Sir: Enter judgment ~~appearance~~ for the P.l.s. and against the
Def. in the amount of \$1047.33 with interest from Mar. 13, 1958
In conjunction with the B.O. of Arbitration award dated Jan. 15, 1964
from which no appeal was taken ~~and the appeal forwarded~~

in above case.

William C. Muller, Atty.

Dated: Feb. 21, 1964

Attorney for P.l.s.

15
Paul H. Stockley et ux

vs.

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY15
Kenneth L. Muth

No. 92 Feb. Term, 195x 61

OATH OR AFFIRMATION OF ARBITRATORS

Now, this 15th day of January, 195x 64, we the undersigned, having been appointed arbitrators in the above case do hereby swear, or affirm, that we will hear the evidence and allegations of the parties and justly and equitably try all matters in variance submitted to us, determine the matters in controversy, make an award, and transmit the same to the Prothonotary within twenty (20) days of the date of hearing of the same.

John H. Schumacher Chairman
John S. Jeanneret Jr.
Charles Baeum

Sworn to and subscribed before me
this 15th day of January,

195x 64
Carl C. Waller
 Prothonotary
Joanne Burchill PROTHONOTARY
 My Commission Expires
 1st Monday Jan. 1966

AWARD OF ARBITRATORS

Now, this 15 day of JANUARY, 1964, we, the undersigned arbitrators appointed in this case, after having been duly sworn, and having heard the evidence and allegations of the parties, do award and find as follows:

*Verdict for plaintiff in amount
 of \$1047.33 with interest from March 13, 1958*

John H. Schumacher Chairman
John S. Jeanneret Jr.
Charles Baeum

ENTRY OF AWARD

Now, this 16th day of January, 195x 64, I hereby certify that the above award was entered of record this date in the proper dockets and notice by mail of the return and entry of said award duly given to the parties or their attorneys.

WITNESS MY HAND AND THE SEAL OF THE COURT

Carl C. Waller
 Prothonotary
 by *Joanne Burchill*

In the Court of Common Pleas

of Clearfield County

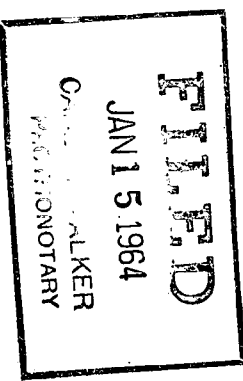
No. 92 February Term, 1961

Paul H. Stockley et ux

vs.

Kenneth L. Muth

OATH OR AFFIRMATION
OF ARBITRATORS
AND AWARD



Paul H. Stockley et al

vs.

Kenneth P. Miller

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY

No. 92 Feb Term, 1961

PRAECIPE FOR APPOINTMENT OF ARBITRATORS (1)

TO THE PROTHONOTARY OF SAID COURT:

The undersigned, pursuant to the Act of June 16, 1836, P. L. 715, as amended by the Act of June 14, 1952 (1951-52) P. L. 2087 and further amended July 22, 1955, Laws 1955, Act No. 91 and Clearfield County Court Rule....., requests you to appoint a **BOARD OF ARBITRATORS** and certifies that:

- () The amount in controversy is \$1,000 or less.
- (✓) The case is at issue.
- () An agreement of reference has been filed of record.
- () Judgment has been entered for want of an appearance.

RECORD APPEARANCES HAVE BEEN ENTERED FOR:

Plaintiff William P. Miller..... Defendant Richard Ball.....

Date.....

Attorney for

TEN DAY PERIOD FOR APPOINTMENT OF ARBITRATORS IS WAIVED (2)

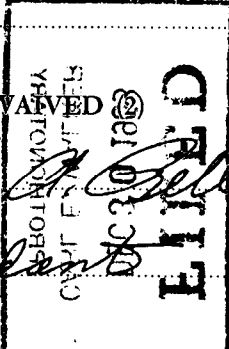
William P. Miller.....

Attorney for

Plaintiff.....

Attorney for

Richard J. Ball.....
Attorney for
Defendant.....
Attorney for



TIME AND PLACE OF HEARING and APPOINTMENT OF BOARD

Now, January 3, 1964, hearing of the above case is fixed for Wednesday,

January 15, 1964, in 1:30 P.M. Room, Clearfield County Court House, Clearfield, Pa., and the following Clearfield County Bar members:

David S. Ammerman..... Chairman
Crown S. Fennell, Jr.....
Ernest W. Baum.....

are appointed as the **BOARD OF ARBITRATORS** to hear testimony, make report, and render their award within twenty (20) days from date of hearing.

I hereby certify that notice by mail was duly given to said Arbitrators, Attorneys, and/or parties of record of said appointment, time, and place of hearing.

WITNESS MY HAND AND THE SEAL OF THE COURT

Carl C. Walker.....
Prothonotary
by Joanne Burchill.....
Deputy

(1) See Court Rule 27

(2) Waiver requires signatures of counsel for all parties.

IN THE COURT OF COMMON PLEAS
OF CLEVERFIELD COUNTY

No. 45 - 1961

PRIVCEPIE FOR APPOINTMENT OF ARBITRATORS (1)

TO THE PROTHONOTARY OF SAID COURT:

The undersigned, pursuant to the Act of June 16, 1836, P. L. 719, as amended by the Act of June 14, 1925 (1925-26) P. L. 3083 and further amended July 33, 1925, Laws 1925, Act No. 91, of Jefferson County, Court Judge, desires to appoint a BOARD OF ARBITRATORS and certifies that

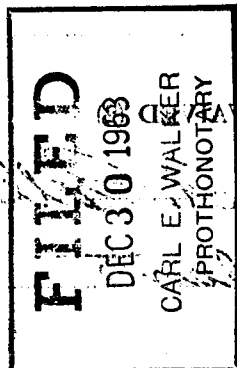
(1) The amount in controversy is \$1,000 or less.

(2) The case is at issue.

(3) An agreement of reference has been filed of record.

(4) An agreement has been entered for want of an arbitrator.

RECORD APPEARANCES HAVE BEEN ENTERED FOR:-



Attorney for

Attorney for

Attorney for

Date

10/25/61

10/25/61

10/25/61

10/25/61

TEN DAY PERIOD FOR APPOINTMENT OF ARBITRATORS IS AS FOLLOWS:-

Now, the 25th day of October, 1961, hearing of the above case is fixed for Wednesday,

1961, at the office of the Prothonotary, Room, Jefferson County Court House, Jefferson,

Pa., and the following County Bar members:

Chas. C. Clegg, Atty. for Plaintiff, Atty. for Plaintiff, Atty. for Plaintiff, Atty. for Plaintiff,

Atty. for Plaintiff, Atty. for Plaintiff, Atty. for Plaintiff, Atty. for Plaintiff, Atty. for Plaintiff,

Atty. for Plaintiff, Atty. for Plaintiff, Atty. for Plaintiff, Atty. for Plaintiff, Atty. for Plaintiff,

are subpoenaed as the BOARD OF ARBITRATORS to hear testimony, make report, and render their award upon payment (50) days from date of serving.

I hereby certify that notice by mail was duly given to said Arbitrators, Attorney's, and/or parties of

record of said appointment time, and place of hearing.

WITNESS MY HAND AND THE SEAL OF THE COURT

Prothonotary

By _____

Deputy

(1) 2d Court Rule 32
(2) witness indorses signatures of counsel for all parties

January 6, 1964

SIR:

The following three persons have been appointed Arbitrators in
the case of Nov. 92 February Term, 1961

Paul H. Stockley al vs. Kenneth L. Muth

the first named being the Chairman of the Board:

David S. Amerman, Chairman;

Ervin S. Fannell, Jr.; Ernest W. Baum

Hearing of the case has been fixed for Wednesday, January 15,
1961, at 1:30 P.M.

in Court Room #

Very truly yours,

Carl E. Walker,
Prothonotary

BAIRD, McCAMLEY & MILLER
ATTORNEYS AT LAW
PHILIPSBURG, PENNSYLVANIA
January 2, 1964

DAVID L. BAIRD
JOHN J. McCAMLEY
WILLIAM L. MILLER

AREA CODE 814
342-2240

Carl E. Walker, Prothonotary
Court House
Clearfield, Pennsylvania

Re: Paul H. Stockley, et ux
vs. Kenneth L. Muth
No. 92, February Term, 1961

Dear Carl:

Please set Wednesday, January 15, 1964 at 1:30 P. M. in the Court House as the time and place for the arbitration hearing in the above entitled case. The arbitrators are David Ammerman, Fennell and Baum.

It was my understanding when I left your office the other day that once I advised you of the date of the hearing you would send the appropriate notices.

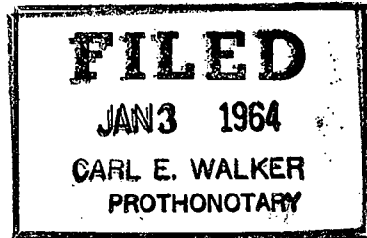
I am attorney for the Plaintiff and Dick Bell represents the Defendant.

Very truly yours,

Baird, McCamley & Miller
By *William L. Miller*
William L. Miller

WLM:sjf

CC: Joseph Parana



IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

PAUL H. STOCKLEY and JANET STOCKLEY,)
Plaintiffs)
vs.) NO. 92 Feb. TERM, 1961
KENNETH L. MUTH,)
Defendant)

C O M P L A I N T

1. The Plaintiffs are Paul H. Stockley and Janet Stockley, individuals, who reside at R. D. 1, Box 101, Philipsburg, County of Clearfield, Pennsylvania.
2. The Defendant is Kenneth L. Muth, an individual, who resides at Albemerytle Road, Rockville, Maryland.
3. On or about March 13, 1958, the Plaintiffs were the owners of a 1956 Plymouth Station Wagon.
4. On or about March 13, 1958, the Defendant was the owner of a 1952 Ford Sedan.
5. On the date aforesaid at or about 5:00 P.M. (E.S.T.) Paul H. Stockley, one of the Plaintiffs herein, was operating the aforementioned Plymouth vehicle in an easterly direction on Route No. 322, a state highway of the Commonwealth of Pennsylvania, approximately seven (7) miles east of the Borough of Clearfield, County of Clearfield, Pennsylvania.
6. On the date and time aforesaid, the Defendant was operating the aforementioned Ford vehicle in a westerly direction on Route No. 322, a state highway of the Commonwealth of Pennsylvania, approximately seven (7) miles east of the Borough of Clearfield, Clearfield County, Pennsylvania, when his vehicle came into a violent collision with the vehicle of the Plaintiffs herein.
7. At the date and time aforesaid, the negligence of the Defendant consisted in this:

- (a) By failing to have his vehicle under proper and adequate control at all times.
- (b) By failing to reduce the speed of his automobile because of the icy condition of the road.
- (c) By crossing the center line of the highway in the lane reserved for traffic moving in the opposite direction.
- (d) By operating his automobile without due regard for the right, safety and position of the Plaintiffs at the point aforesaid.

8. Plaintiffs aver that as a result of the collision, their automobile was damaged in or about the entire front of the vehicle for damages in the sum of One Thousand Forty-Seven and thirty-three/hundredths (\$1,047.33) Dollars.

WHEREFORE, the Plaintiffs demand judgment of the Defendant in the amount of One Thousand Forty-Seven and thirty-three/hundredths (\$1,047.33) Dollars with interest from March 13, 1958.

BAIRD & McCAMLEY

By


Attorneys for Plaintiffs

COMMONWEALTH OF PENNSYLVANIA
COUNTY OF CENTRE

} SS:

Before me, a Notary Public, in and for the above named State and County, personally appeared Paul H. Stockley, one of the Plaintiffs herein, who being duly sworn according to law, deposes and says that the facts set forth in the foregoing Complaint are true and correct to the best of his knowledge, information and belief.

Paul H. Stockley

Sworn to and subscribed before me this 11th day of February, 1961.

John J. McCamley
N. P.

JOHN J. McCAMLEY, Notary Public
PHILIPSBURG, PENNA.
My commission expires Feb. 28, 1961

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA

NO. 92 Feb TERM, 1961

PAUL H. STOCKLEY and JANET
STOCKLEY,

Plaintiffs

Vs.

KENNETH L. MUTH,
Defendant

C O M P L A I N T

TO THE WITHIN NAMED DEFENDANT:

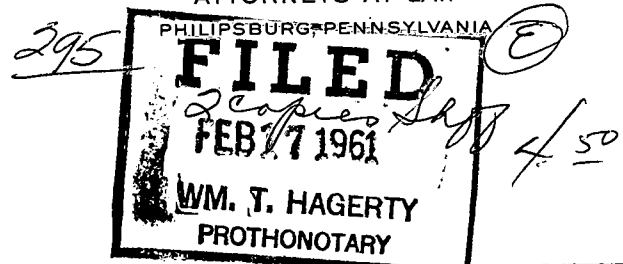
You are hereby notified and required to file an Answer to the within Complaint within twenty (20) days from the date of service hereof.

BAIRD & McCAMLEY

By Donald L. Baird
Attorneys for Plaintiff

BAIRD & McCAMLEY

ATTORNEYS AT LAW



IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

PAUL H. STOCKLEY and JANET STOCKLEY, Plaintiffs (NO. 92 FEBRUARY TERM, 1961
vs)
KENNETH L. MUTH, Defendant)

AMENDED COMPLAINT

1. The Plaintiffs are Paul H. Stockley and Janet Stockley, individuals, who reside at R. D. 1, Box 101, Philipsburg, County of Clearfield, Pennsylvania.

2. The Defendant is Kenneth L. Muth, an individual, who resides at 104 Dawson Avenue, Apt. No. 68, Rockville, Maryland.

3. On or about March 13, 1958, the Plaintiffs were the owners of a 1956 Plymouth Station Wagon.

4. On or about March 13, 1958, the Defendant was the owner of a 1952 Ford Sedan.

5. On the date aforesaid at or about 5:00 P.M. (E.S.T.) Paul H. Stockley, one of the Plaintiffs herein, was operating the aforementioned Plymouth vehicle in an easterly direction on Route No. 322, a State Highway of the Commonwealth of Pennsylvania, approximately seven (7) miles east of the Borough of Clearfield, County of Clearfield, Pennsylvania.

6. On the date and time aforesaid, the Defendant was operating the aforementioned Ford vehicle in a westerly direction on Route No. 322, a State Highway of the Commonwealth of Pennsylvania, approximately seven (7) miles east of the Borough of Clearfield, Clearfield County, Pennsylvania, when his vehicle came into a violent collision with the vehicle of the Plaintiffs herein.

7. That the said collision occurred on the Plaintiffs' side of the Highway, in the lane reserved for traffic moving in the opposite direction.

8. At the date and time aforesaid, the negligence of the Defendant consisted in this:

- (a) By failing to have his vehicle under proper and adequate control at all times.
- (b) By failing to reduce the speed of his automobile because of the icy condition of the road.
- (c) By crossing the center line of the highway in the lane reserved for traffic moving in the opposite direction.
- (d) By operating his automobile without due regard for the right, safety and position of the Plaintiffs at the point aforesaid.

9. Plaintiffs aver that as a result of the collision, their automobile was damaged in or about the entire front of the vehicle for damages in the sum of One Thousand Forty-Seven and thirty-three hundredths (\$1,047.33) Dollars; a copy of the said repair bill is attached hereto, marked Exhibit "A" and made a part hereof.

WHEREFORE, the Plaintiffs demand judgment of the Defendant in the amount of One Thousand Forty-Seven and thirty-three hundredths (\$1,047.33) Dollars with interest from March 13, 1958.

BAIRD, McCAMLEY & MILLER

By William P. Miller

Attorneys for Plaintiffs

COMMONWEALTH OF PENNSYLVANIA () SS:
COUNTY OF CENTRE ()

Before me, a Notary Public, in and for the above named State and County, personally appeared Paul H. Stockley, one of the Plaintiffs herein, who being duly sworn according to law, deposes and says that the facts set forth in the foregoing Complaint are true and correct to the best of his knowledge, information and belief.

Paul H Stockley

Sworn to and subscribed before me this 16th day of September, 1963.

John J. McCamley
N. P.

JOHN J. McCAMLEY, Notary Public
by PHILIPSBURG, PENNA.
My commission expires Feb. 28, 1968

KILLION MOTORS
117 E. PRESQUE ISLE ST. PHILIPSBURG, PA.
ESTIMATE OF REPAIR COSTS

Date 3-18-58

Name..... Address..... Phone.....

Make of Car Plymouth Model 1956 License No. Serial No 16024353 Mileage 21468

Unit	Part No.	Parts Necessary and Description of Work to be Done	Parts Cost	Paint Cost	Labor Cost
		Bumper Face Bar Front	29.25		
		Right Front Bumper Award	5.15		
		Bumper support left	7.75		8.00
		" " " Right	7.75		
		Gravel Pan Right	11.95	4.40	4.00
		Grille Bar left	15.50		
		" " " Right	15.50		12.00
		" " " Center	11.25		
		Door	3.30		2.00
		" "	1.45		
		Lower Hood Hatch Support	2.50		
		Radiator Gasket	17.35		11.60
		Horn Left High	12.40		
		" " Right Low	7.40		2.00
		Radiator	92.50		
		Fan Blade	3.25		
		Water Pump	13.70		4.00
		Fan Pulley	2.25		
		Crank Shaft Pulley	2.75		3.00
		Right Elbow Manifold	12.70		
		Fuel Pump	3.00		
		Fan Belt	2.85		
		Right side Rocker cover	3.20		
		Explaine Right Front Fender	35.90	9.60	14.00
		Side Molding	3.95		
		Head Light Assembly	11.55		
		" " " Floor	5.95		
		Parking Light Assembly	6.25		
		" " " Lamp	2.05		

The above is an estimate based on our inspection and does not cover any additional parts or labor which may be required after work has been opened up. Occasionally after the work has started worn parts are discovered which are not evident on the first inspection. Because of this the above prices are not guaranteed.

Total Estimate \$

KILLION MOTORS
117 E. PRESQUE ISLE ST. PHILIPSBURG, PA.
ESTIMATE OF REPAIR COSTS

Date: 3-18-58

Name..... Address..... Phone.....
Make of Car Ply. Sta. Bg. Model St. Wagon 19706 License No..... Serial No 16024353 Mileage 20,468

Units	Part No.	Parts Necessary and Description of Work to be Done	Parts Cost	Paint Cost	Labor Cost
		Fender Extensions	3.00		2.00
		Right Fender Shields	13.25		2.00
		Repair Right Front Door		5.40	6.00
		Right cover			8.00
		Replaced Hood	43.50	10.00	4.20
		Right Hood Hinge	5.00		2.80
		Hood base molding center	3.50		
		" " " " Right	3.05		
		" ornament	6.95		
		Hood Latch	2.50		1.60
		Right Front wheel	14.50		
		" " " " cover	7.75		
		Tire Cap	1.75		
		Right upper control arm	9.25		
		lower control arm	9.75		
		Tire Rod	2.75		2.40
		Front End Alignment			
		Tires	50.00	34.00	
		Steering wheel	11.75		2.00
		Horn Ring	5.00		1.20
		Frame	197.50	87.00	
		Front End alignment	1.00		12.00
		Paint Materials	13.50		
		Towing			25.00
		Replace Left Front Fender		9.60	8.00
		1047			
		17 tire dep State Tax	22.40		
		1030			
		1.00 Del			
			68.93	42.00	
					236

The above is an estimate based on our inspection and does not cover any additional parts or labor which may be required after work has been opened up. Occasionally after the work has started worn parts are discovered which are not evident on the first inspection. Because of this the above prices are not guaranteed.

Total Estimate
\$1047.33

Book B
IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA

NO. 92 FEBRUARY TERM, 1961

PAUL H. STOCKLEY and JANET
STOCKLEY,
Plaintiffs

VS

KENNETH L. MUTH,
Defendant

AMENDED COMPLAINT

TO THE WITHIN NAMED DEFENDANT:
You are hereby notified and
required to file an Answer to
the within Complaint within 20
days from the date of service
hereof.

BAIRD, McCAMLEY & MILLER
By *William L. Miller*
Attorneys for Plaintiffs



Service accepted Sept. 30, 1963.

Bell, Silverblatt & Swoope
Richard A. Bell
Atty for Def

No. 92 Term February 19 61

Paul H. Stockley and

Janet Stockley

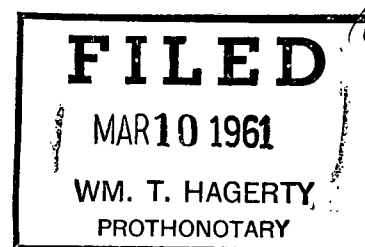
vs.

Kenneth L. Muth

APPEARANCE

For Defendant

Bell, Silberblatt & Swoope



PAUL H. STOCKLEY and
JANET STOCKLEY

VERSUS

KENNETH L. MUTH

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PA.

No. 92 Term February 1961

To William T. Haggerty:

Prothonotary

Sir: Enter our appearance for the Defendant

in above case.

BELL, SILBERBLATT & SWOOP

by: *Richard A. Bell*

Attorney for Defendant

COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF REVENUE
HARRISBURG



RECEIVED Five DOLLARS
FROM

NO. BX 645665

Charles G. Ammerman, Sheriff
Clearfield, Penna.

DATE March 7, 1961

ON ACCOUNT, TO WIT:

Service of Process
Defendant: KENNETH L. MUTH
Court: C. P. of Clearfield Co.
Term & Number: #92, Feb. 1961
Rec'd: Feb. 20, 1961 at 9:04 AM EST
Commission and Filing Fee

CHECKS \$ 5.00 CURRENCY \$

THIS IS YOUR RECEIPT

WHEN THIS RECEIPT INCLUDES CHECKS THE RECEIPT WILL NOT BE VALID UNTIL SAID CHECKS ARE PAID

For Department of Revenue

John S. Reed

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

Paul H. Stockley and : No. 92 February Term, 1961
Janet Stockley

VS

Kenneth L. Muth : Complaint

NOW, February 20, 1961 service of the within Complaint made upon Kenneth L. Muth, by sending by registered mail, return receipt requested, a true and attested copy of the original Complaint to the Secretary of the Commonwealth of Pennsylvania, Harrisburg, Pennsylvania on the 18th day of February, 1961 accompanied by a filing fee of five (\$5.00) dollars. Return receipt for registered mail, signed by M. Bretz, agent for the Secretary of the Commonwealth and is hereto attached and made part of this return of service.

ALSO, by sending by registered mail, return receipt requested, a true and attested copy of the original Summons with an endorsement thereon showing that the Secretary of the Commonwealth of Pennsylvania had been served a true and attested copy of the Complaint to Kenneth L. Muth, Albemarle Road, Rockville, Maryland that being his last known address. Return receipt for registered mail, signed by Kenneth L. Muth is hereto attached and made part of this return of service.

COSPS: Sheriff Ammerman \$7.36
Secretary of the Commonwealth of Pennsylvania \$5.00
(Paid by Attys B & M)

So answers,

Charles G. Ammerman
CHARLES G. AMMERMAN
Sheriff

Sworn to before me this 4th
day of March A. D. 1961.

John J. Slattery
Prothonotary



February 18, 1961

Secretary of the Commonwealth
of Pennsylvania
Harrisburg, Pennsylvania

Dear Sir:

I am forwarding herewith a copy of Complaint in the case of Paul H. Stockley and Janet Stockley vs Kenneth L. Muth, which we would like for you to accept service on Kenneth L. Muth.

The present address of Kenneth L. Muth is Albemerytle Road, Rockville, Maryland.

I am also enclosing herewith a check in the amount of five (\$5.00) dollars to cover service fees.

Very truly yours,

CHARLES G. AMMERMAN
Sheriff

INSTRUCTIONS TO DELIVERING EMPLOYEE

Deliver ON **10/10/2010** at **10:00 AM** to **123 Main Street, Anytown, USA**

addressee
Traditional charges require
entered C101A101
for those services #, FPA

1951 RETURN 'RECEIVED' *RECEIVED*

Received the numbered article described HERE for Editor.

SIGNATURE OR NAME OF ADDRESSEE (must always be filled in)

SIGNATURE OF ADDRESSEE

DATE **DECEMBER 29** ADDRESS WHERE DELIVERED (only if different from item #1) **1000 Webster**

111

1

POST OFFICE DEPARTMENT OFFICIAL BUSINESS		PENALTY FOR PRIVATE USE TO AVOID PAYMENT OF POSTAGE, \$300
		POSTMARK OF HARRISBURG PA 1958
3811 Jan. 1958 POD Form		HEART FU HEART DISEASE - V ENEMY - YOUR #1 HEART FU
INSTRUCTIONS: Fill in items below and complete #1 on other side, when applicable. Moisten gummed ends and attach to back of article. Print on front of article RETURN RECEIPT REQUESTED.		RETURN TO 
REGISTERED NO.	NAME OF SENDER	
13-2	Sheriff	
CERTIFIED NO.	STREET AND NO. OR P. O. BOX	
	P. O. Box	
INSURED NO.	CITY, ZONE AND STATE	
	CLEARFIELD, PA.	

G55-16-715464

#1-INSTRUCTIONS TO DELIVERING EMPLOYEE

Deliver ONLY to addressee
(Additional charges required for these services)

Show address where delivered

Received the numbered article described on other side.

SIGNATURE OR NAME OF ADDRESSEE (must always be filled in)

Robert H. Mirek
SIGNATURE OF ADDRESSEE'S AGENT, IF ANY

DATE DELIVERED

ADDRESS WHERE DELIVERED (only if requested in Item #1)

FEB 28

961

CS5-16-715084 GPO

FEB 28 '58
11 PM

POST OFFICE DEPARTMENT
Official BUSINESS

POSTAGE FOR PRIVATE USE TO AVOID
PAYMENT OF POSTAGE, \$1.00

POSTMARK OF
DRAFTING OFFICE

POD Form 3811 Jan. 1958	
<p>INSTRUCTIONS: Fill in items below and complete #1 on other side, when applicable. Moisten gummed ends and attach to back of article. Print on front of article RETURN REQUESTED.</p>	
RETURN TO	
REGISTERED NO.	NAME OF SENDER
1390	Sheriff
CERTIFIED NO.	STREET AND NO. OR P. O. BOX
	P. O. Box
INSURED NO.	CITY, ZONE AND STATE
	CLEARFIELD, PA

GSA-16-71548-4

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

PAUL H. STOCKLEY and :
JANET STOCKLEY, Plaintiffs :
Vs. : No. 92 February Term, 1961
: :
KENNETH L. MUTH, Defendant :

PRELIMINARY OBJECTIONS

DEMURRER

The Defendant, by his Attorneys, Bell, Silberblatt & Swoope, demurs to the Complaint and asks that the same be dismissed on the following grounds:

(1). That the Complaint fails to allege any facts stating a cause of action against the Defendant.

MOTION FOR MORE SPECIFIC COMPLAINT

The Defendant, by his Attorneys, Bell, Silberblatt & Swoope, requests that the Plaintiff be required to file a more specific Complaint, or in lieu thereof, have his Complaint dismissed on the following grounds:

(1). That the Plaintiff has failed to specify the parties and vehicles involved in the accident, the location of the automobiles at the time of the collision; the parts of the automobiles which collided; what caused the automobiles to collide, and has failed to describethe accident, so that Defendant is unable to properly prepare a defense thereto.

(2). The Plaintiff has failed to set forth an itemized statement of damages to his vehicle, so that the Defendant is unable to determine whether the said damages were caused by this collision, or whether the sum claimed is reasonable.

BELL, SILBERBLATT & SWOOP

by Richard A. Bell
Attorneys for Defendant.

Service accepted this 15th day of March, 1961

Paul & M^o Stockley
By William L. Miller

None Sought Accept

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY,
PENNA. February Term. 1961
No. 92

PAUL H. STOCKLEY and
JANET STOCKLEY, Plaintiffs
Vs.

KENNETH L. MUTH, Defendant

PRELIMINARY OBJECTIONS

BELL, SILBERBLATT & SWOOP
ATTORNEYS AT LAW
CLEARFIELD TRUST CO. BLDG.
CLEARFIELD, PENNA.