

DOCKET NO. 174

Number Term Year

109 September 1961

Associates Discount Corp.

Versus

Guy S. Solida

Della J. Solida

In the Court of Common Pleas

ASSOCIATES DISCOUNT CORPORATION of Clearfield County,
 vs. of September Term, 1961
 GUY S. SOLIDA and DELLA J. SOLIDA No. 109
 921 S. Brady Street, DuBois, Pa.
 State of Pennsylvania, { ss.
 County of Clearfield }
 B. S. B.

The Plaintiff's claim in the above stated action without writ, is founded on a single bill, hereto annexed, under the hand s and seal s of the Defendants , bearing date the 2nd day of September A. D. 1958 , whereby the Defendant s doth promise to pay to the said Plaintiff the sum of Twelve Hundred Ninety-eight & 98/100 (\$1298.98) Dollars, for value received, with interest from Sept. 2. 1958 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 s , and after one or more declarations filed, to confess judgment against them and in favor of said Plaintiff for the said sum of Twelve Hundred Ninety-eight & 98/100 (\$1298.98) Dollars with interest from September 2, 1958 as aforesaid, costs of suit and release of errors in the entering of said judgment, or the issuing of any process thereon: together with all waivers.

part of 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 \$ 249.05

Interest from 4-27-59

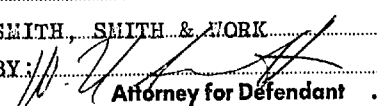
Attys. Com. 15% 37.36 286.41

SMITH, SMITH & WORK
 BY: 
 Attorney for Plaintiff

State of Pennsylvania, { ss.
 County of Clearfield }

By virtue of special warrant of Attorney above mentioned, and hereunto annexed, Smith, Smith & Work, Attorneys, appear for the Defendant s in the stated action without writ, as of September Term, 1961 , and therein confess judgment against them and in favor of Associates Discount Corporation the Plaintiff , for sum of Two hundred forty-nine and 05/100 (\$249.05) Dollars, with interest from April 27, 1959 costs of suit and release of all errors in the entering of said judgment, and issuing of any process thereon, together with all waivers.

SMITH, SMITH & WORK

BY: 
 Attorney for Defendant

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

Associates**BAILMENT LEASE SECURITY AGREEMENT**8/15
PennsylvaniaDate Signed By Lessee and Lessor..... 19th....., 19th

Branch..... 110121.....

Lessee's Name..... 211-1111-1111-1111..... No. 211-1111-1111-1111..... City, State..... Branch, City, State.....
(Please Print) (Name) (Street) (City and Postal Zone) (County) (State)To..... 211-1111-1111-1111..... Dealer's Address..... 211-1111-1111-1111..... No. and St. (City) (Postal Zone) (County) (State)
Name of Dealer (Lessor)

Lessee (which means all lessees jointly and severally) has today leased on the following terms from Lessor, the following described MOTOR VEHICLE:

New or Used	Make of Motor Vehicle	No. Cyl.	Year	Model No.	Type of Body	Serial Number	Motor Number	License Number
One	1961	6	1.55	1961-1000-3	1D5221531			157850
Radio <input type="checkbox"/>	Heater <input type="checkbox"/>	Automatic Transmission <input type="checkbox"/>	Overdrive <input type="checkbox"/>	Power Steering <input type="checkbox"/>	Power Brakes <input type="checkbox"/>	Window Lifts <input type="checkbox"/>	Air Conditioning <input type="checkbox"/>	Other <input type="checkbox"/>

Said motor vehicle will be kept at..... 211-1111-1111-1111..... (Number and Street) (City and State)

Lessee warrants that said motor vehicle is leased primarily for:

 Personal, family or household use. Business use.

1. Cash Price of motor vehicle including following extra

equipment (itemize): \$ 115.00

2. Down Payment of Rent: Cash \$ 22.00

Trade-in: Make 1961 Year 53

Model 1961-1000-3 \$ 52.00

Lessee's Total Down Payment of Rent \$ 52.00

3. Unpaid Cash Balance of Rental..... \$ 127.00

4. Insurance Premium Costs..... \$ 127.00

Check Insurance Coverages to be Included in Contract

COVERAGE APPLICABLE TO MOTOR VEHICLE for Term months effective 19.....

 \$ 120 Deductible Collision Comprehensive \$ Fire, Theft & Combined Add. Cov's. Road Serv.OTHER INSURANCE COVERAGES — Credit, Life \$ Limited Life, Accident & Health \$

(No insurance included unless checked above)

5. Other Costs (itemize) \$

6. Principal Amount Financed (sum of items 3, 4 and 5)..... \$ 127.00

7. Finance Charge excluding Insurance Premium (item 4) and Other Costs (item 5) \$ 211.16

8. Time Balance (sum of items 6 and 7). Lessee promises to pay said Time Balance at the office of the Associates Discount Corporation shown in the upper right hand corner in such coin or currency of the United States of America as at the time of payment shall be legal tender for the payment of public and private debts, in

22 monthly instalments of \$ 51.00 11-11-11-11-11

beginning on 1-1-1955, and

(Month and Year)

continuing on the same day of each month thereafter until the Time Balance is fully paid.

NO BODILY INJURY OR PROPERTY DAMAGE LIABILITY INSURANCE INCLUDED

Upon the prepayment in full of all amounts due hereunder the Lessee shall be allowed a prepayment rebate representing the proportion of the finance charge which the sum of the periodical time balances after the date of prepayment bears to the sum of all periodical time balances under the schedule of payment provided herein, but the holder shall be permitted to retain a minimum finance charge of \$10.00.

Lessee agrees to pay default charges at the rate of 2% per month of the amount in arrears for each month or fractional part thereof exceeding ten days.

Lessee irrevocably authorizes any attorney of any court of record to appear for and enter judgment against Lessee for all moneys payable hereunder with or without declaration, with costs of suit, release of errors, without stay of execution, and to waive the right of inquisition on any real estate that may be levied upon under such judgment, and voluntarily condemns the same and authorizes the protonotary or clerk to enter said condemnation upon the file. Lessee agrees that said real estate may be sold upon a file, and waives and releases all relief from all appraisal, suit or exemption and homestead laws. Entry of judgment shall not constitute an election.

Upon expiration of this lease, Lessee will return the motor vehicle to Lessor, and if Lessee shall have paid all rental when due, Lessee shall then have the option to purchase said motor vehicle upon further payment of one dollar. Lessee acknowledges that Lessor is not the agent of Associates Discount Corporation.

Waiver of any default shall not be a waiver of any other default. The holder's rights and remedies hereunder are cumulative. If any part hereof is invalid under the laws of Pennsylvania, such part shall be deemed deleted, but shall not invalidate the rest of this lease.

This agreement is subject to the provisions of the Pennsylvania Motor Vehicle Sales Finance Act and the Uniform Commercial Code.

No oral agreement, representation or warranty shall be binding.

NOTICE TO BUYER**DO NOT SIGN THIS CONTRACT IN BLANK.****YOU ARE ENTITLED TO AN EXACT COPY OF THE CONTRACT YOU SIGN.
KEEP IT TO PROTECT YOUR LEGAL RIGHTS.**

Signed (Seal)

Signed (Seal) Customer and

By Official Title

..... (Seal) Co-Lessee

Received an exact copy of the above contract at the time I or we signed it. Such copy contained
Lessor's signature identical with such signature on the original.

Customer Co-Lessee (Address)

D179W Rev. 7-56

GUARANTY

In consideration of the execution of the instrument on the reverse side hereof, we jointly and severally guarantee to any holder the payment promptly when due of every installment thereunder and the payment on demand of the entire unpaid balance if Lessee defaults in any payment of any installment at its due date or in any other manner, without first requiring holder to proceed against Lessee. We waive notice of acceptance hereof and defaults thereunder and consent that holder may, without affecting our liability, release any rights against and grant extensions of time of payment to Lessee and other obligors.

(SEAL)

(SEAL)

ASSIGNMENT WITHOUT RECOURSE

For value received the undersigned hereby assigns the Security Agreement hereon to Associates Discount Corporation, without recourse, and hereby transfers title to the motor vehicle described therein to said assignee, and warrants that the facts set forth in the Security Agreement are true, that said motor vehicle is free of all liens and encumbrances or security interests of whatever nature or kind; that said Security Agreement is genuine and in all things what it purports to be, and that the undersigned has title to said motor vehicle and has a right to transfer title thereto; that a Certificate of Title with assignee's first lien noted thereon has or will be issued for said motor vehicle; that all parties thereto have capacity to contract and that the undersigned has no knowledge of any facts which impair the validity of said Security Agreement or render it less valuable or valueless; and further, that the undersigned believes that the facts stated in the Buyer's Credit Statement enclosed are true.

Dated this 25 day of September, 1965 Dealers Protection Sales By H. D. Morris
 Dealer (Firm Name) (Official Title)

STRAIGHT ASSIGNMENT WITH RECOURSE

For value received the undersigned hereby assigns the Security Agreement hereon to Associates Discount Corporation, with recourse, and hereby transfers title to the motor vehicle described therein to said assignee, and warrants that the facts set forth in the Security Agreement are true, that said motor vehicle is free of all liens and encumbrances or security interests of whatever nature or kind; that said Security Agreement is genuine and in all things what it purports to be, and that the undersigned has title to said motor vehicle and has a right to transfer title thereto; that a Certificate of Title with assignee's first lien noted thereon has or will be issued for said motor vehicle; that all parties thereto have capacity to contract and that the undersigned has no knowledge of any facts which impair the validity of said Security Agreement or render it less valuable or valueless; and further, that the undersigned believes that the facts stated in the Buyer's Credit Statement enclosed are true.

The undersigned jointly and severally agree that in the event the buyer in said Security Agreement fails to perform his part of the Security Agreement hereby assigned, the undersigned will pay forthwith to said Associates Discount Corporation the entire unpaid balance in said Security Agreement and further agrees to pay said sum, although said motor vehicle is converted or disposed of by the buyer or is confiscated for its unlawful use in violation of any State, City or Federal Law or is damaged because of a collision, and the undersigned hereby waives all benefit provided for him in Dealer's Protection Agreement No. 1, and the undersigned will further pay said sum although Associates Discount Corporation prior thereto, without his consent, has waived defaults made by the buyer in performing said Security Agreement and/or granted extension of time to the buyer in which to perform, and/or taken possession of said motor vehicle.

Dated this day of , 19 By
 Dealer (Firm Name) (Official Title)

ASSIGNMENT

For value received, the undersigned hereby assigns the Security Agreement hereon to Associates Discount Corporation of South Bend, Indiana, and further grants, bargains, sells and delivers title to the motor vehicle described therein to said assignee and warrants that the facts set forth in said Security Agreement are true, that said motor vehicle is free from all liens and encumbrances or security interests of whatever nature or kind; that said Security Agreement is genuine and in all things what it purports to be; that the undersigned has good title to said motor vehicle and right to transfer title thereto; that a Certificate of Title with assignee's first lien noted thereon has or will be issued for said motor vehicle; that all parties thereto have capacity to contract; that the undersigned has no knowledge of any facts which impair the validity of said Security Agreement or render it less valuable or valueless, and that the undersigned believes the facts set forth in the Buyer's Credit Statement are true.

As a part of the foregoing Security Agreement, the dealer's obligations in addition to those stated in the preceding paragraph are governed by the paragraph set forth opposite the dealer's signature below.

1. FULL REPURCHASE AGREEMENT

In consideration of Associates Discount Corporation purchasing from the undersigned the Security Agreement on the reverse side hereof, and accepting the undersigned's assignment of said Security Agreement, the undersigned agrees with said Associates Discount Corporation that he will purchase from said Associates Discount Corporation the said motor vehicle in accordance with the provisions of Dealer's Protection Agreement No. 1, and will so purchase said motor vehicle although Associates Discount Corporation prior thereto, without his consent, has waived defaults made by the buyer in performing said Security Agreement and/or granted extension of time to said buyer in which to perform.

Dated this day of , 19

Dealer

By Official Title

Address of Dealer

Dated this day of , 19

Dealer

By Official Title

Address of Dealer

Dated this day of , 19

Dealer

By Official Title

Address of Dealer

2. LIMITED REPURCHASE AGREEMENT

In consideration of Associates Discount Corporation purchasing from the undersigned the Security Agreement on the reverse side hereof, and accepting the undersigned's assignment of said Security Agreement, the undersigned agrees with said Associates Discount Corporation that, if the buyer in said Security Agreement fails to pay installments of his obligation as set forth therein the undersigned will purchase from said Associates Discount Corporation the said motor vehicle in accordance with the provisions of Dealer's Protection Agreement No. 1, and will so purchase said motor vehicle although Associates Discount Corporation prior thereto, without his consent, has waived defaults made by the buyer in performing said Security Agreement and/or granted extension of time to said buyer in which to perform.

Dated this day of , 19

Dealer

By Official Title

Address of Dealer

3. PARTIAL REPURCHASE AGREEMENT

In consideration of Associates Discount Corporation purchasing from the undersigned the Security Agreement on the reverse side hereof, and accepting the undersigned's assignment of said Security Agreement, the undersigned agrees that if Associates Discount Corporation repossesses the motor vehicle described in said Security Agreement, that undersigned shall have the option upon demand of Associates Discount Corporation to pay Associates Discount Corporation \$ or to buy the motor vehicle from Associates Discount Corporation for the then unpaid balance in its then condition and location.

Dated this day of , 19

Dealer

By Official Title

Address of Dealer

Note: If a corporation, signature must be in the name of corporation by officer having authority from board of directors to sign. If a partnership, by one of the partners.
 Pennsylvania
 D179W

Praeclipe for Writ of Execution - Money Judgments.

ASSOCIATES DISCOUNT CORPORATION } IN THE COURT OF COMMON PLEAS
vs } OF CLEARFIELD COUNTY, PENNSYLVANIA.
GUY S. SOLIDA and DELLA J. SCLIDA } *July No 109 Sept 1961*
NO. 11 September Term, 19 61

PRAECLYPE FOR WRIT OF EXECUTION

To the Prothonotary:

Issue writ of execution in the above matter,

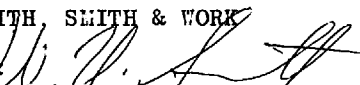
- (1). directed to the Sheriff of Clearfield County;
- (2). against the following property all property in possession of ~~xx~~ defendant(s) and
- (3). ~~against the following property in the hands of (name)~~ garnishee ~~xx~~
- (4). and index this writ
 - (a) against Guy J. Solida and Della J. Solida ~~xx~~ defendant(s) and
 - (b) ~~against~~ xx ~~xx garnishee, xx~~
~~as a lien pending against real property of the defendant(s) in name of garnishee as follows~~ xx

(Specifically describe property)

(If space insufficient attach extra sheets)

(5). Amount due	\$ <u>249.05</u>
Interest from 4-27-59	\$ <u>37.36</u>
Attys. Com	\$ <u></u>
Costs (to be added)	\$ <u></u>

SMITH, SMITH & WORK

BY 

Attorney for Plaintiff(s)

RECEIVED WRIT THIS day
of A. D., 19.....,
at M.
Sheriff

IN THE COURT OF COMMON PLEAS, CLEARFIELD COUNTY, PENNSYLVANIA.	No. Term, 19 No. Term, 19 at M.
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WRIT OF EXECUTION

(Money Judgments)

REGIMENT DEPT

THE
LAW

Fuller

Use Attorney

Use Plaintiff

Attorney's Comm.

CONTINUATION

212

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WM. T. HESSEY
CLERK

Attorney for Plaintiff(s)



September 29, 1961

TO SHERIFF OF CLEARFIELD COUNTY, DR.

PLAINTIFF	DEFENDANT	NO.	TERM	AMOUNT
Associates Discount Corp		No I09	Sep Term 1961	
vs				
Guy S. Solidia and Della		No II	Sept Term 1961	
J. Solidia.				
RDR.	\$3.75	Exec Debt		\$249.05
Service	3.75			
Levy	3.75	Int Fr 4/27/59		36.08
c/s d/s	2.00			
Mileage	5.60	Atty		14.50
Comm	4.98			
Total	\$23.83	Attys Comm		37.36
		Sheriffs Costs		<u>23.83</u>
		Total		\$360.82

Charles G. Ammerman

SHERIFF

Please Give This Prompt Attention

Return this Bill with Remittance

No Sheriff shall be required to render any service in any civil proceedings until he receives indemnity satisfactory to him for the payment of his official fees, mileage, expenses, and legal costs or payment of same, from the party at whose instance or for whose benefit such service is to be performed, but any money advanced for his charges, and not earned or expended shall be refunded to the payer thereof. And in case he does not receive his charges in advance or upon demand, he may file with his return an itemized list of unpaid fees, mileage, costs and expenses respecting the services to which such return relates, and if no exceptions are filed to the same within thirty days, from the time of making such return, the items included in such list shall be considered taxed, and confirmed as fees and costs due such Sheriff and become a judgment in law against the party for whose benefit the services were rendered as well as against any other party who may be or become liable for such fees and costs by law; and the said Sheriff may issue an execution for the amount so taxed, and collect the same from any party so chargeable therewith without further suit, and shall not be disqualified to enforce such execution by reason of his interest therein.

P. L. Laws.

1923

Act No. 220, page 347.



TO SHERIFF OF CLEARFIELD COUNTY, DR.

PLAINTIFF	DEFENDANT	NO.	TERM	AMOUNT
Associates Discount Corp		No. 109	Sept. Term 1961	
vs		No. 11	Sept Term 1961	
Buy S. Solido and Della				
J. Solido				
DR	3.75			
Service	3.75	Exec Debt		\$249.05
Levy	3.75	Int fr 4/27/59		6.08
Chad/s	2.00	Atty		14.50
Mileage	5.30	Atty Comm		37.36
Village	4.98	Comm		35.03
Comm				
Mileage	11.20			
Posting	3.75			
Total	35.03			\$ 372. 02

James B. Reese

SHERIFF

Please Give This Prompt Attention

Return this Bill with Remittance

No Sheriff shall be required to render any service in any civil proceedings until he receives indemnity satisfactory to him for the payment of his official fees, mileage, expenses, and legal costs or payment of same, from the party at whose instance or for whose benefit such service is to be performed, but any money advanced for his charges, and not earned or expended shall be refunded to the payer thereof. And in case he does not receive his charges in advance or upon demand, he may file with his return an itemized list of unpaid fees, mileage, costs and expenses respecting the services to which such return relates, and if no exceptions are filed to the same within thirty days, from the time of making such return, the items included in such list shall be considered taxed, and confirmed as fees and costs due such Sheriff and become a judgment in law against the party for whose benefit the services were rendered as well as against any other party who may be or become liable for such fees and costs by law; and the said Sheriff may issue an execution for the amount so taxed, and collect the same from any party so chargeable therewith without further suit, and shall not be disqualified to enforce such execution by reason of his interest therein.

P. L. Laws.

1923

Act No. 220, page 347.



September 29 1961

TO SHERIFF OF CLEARFIELD COUNTY, DR.

PLAINTIFF	DEFENDANT	NO.	TERM	AMOUNT
Associateon Discount Corp			No/109 Sept. Term 1961	
vs				
Guy S. Solidia and Deale			No. 11 Sept Term 1961	
J. Solidia				
RDR	3.75			
Service	3.75			
Levy	3.75		exec. Debt	\$249.05
c/flat/s	2.00		Int Ar 4/27/59	6.01
Milage	5.60		Atty	14.60
Comm	4.98		Atty Comm	37.86
Milage	11.20		Comm	35.03
Posting	3.75			
Total	35.03			\$ 372. 02

James B. Reese
SHERIFF

Please Give This Prompt Attention

Return this Bill with Remittance

No Sheriff shall be required to render any service in any civil proceedings until he receives indemnity satisfactory to him for the payment of his official fees, mileage, expenses, and legal costs or payment of same, from the party at whose instance or for whose benefit such service is to be performed, but any money advanced for his charges, and not earned or expended shall be refunded to the payer thereof. And in case he does not receive his charges in advance or upon demand, he may file with his return an itemized list of unpaid fees, mileage, costs and expenses respecting the services to which such return relates, and if no exceptions are filed to the same within thirty days, from the time of making such return, the items included in such list shall be considered taxed, and confirmed as fees and costs due such Sheriff and become a judgment in law against the party for whose benefit the services were rendered as well as against any other party who may be or become liable for such fees and costs by law; and the said Sheriff may issue an execution for the amount so taxed, and collect the same from any party so chargeable therewith without further suit, and shall not be disqualified to enforce such execution by reason of his interest therein.

P. L. Laws.

1923

Act No. 220, page 347.



Smith, Smith, Wark.

SEPTEMBER 21, 1911

TO SHERIFF OF CLEARFIELD COUNTY, DR.

PLAINTIFF	DEFENDANT	NO.	TERM	AMOUNT
Commonwealth of Pennsylvania Corp		No. 100	Sept. Term 1911	
vs				
Buy L. S. Holmes and wife		No. 11	Sept. Term 1911	
J. Holmes				
RDR	3.75			
Service	7.15			
Lovy	3.75			
c/cld/s	11.00			
Mileage	5.00			
Comm	4.00			
Mileage	11.00			
Postage	3.75			
Total	55.00			
				372.00

W. H. ROOSE

SHERIFF

Please Give This Prompt Attention

Return this Bill with Remittance

No Sheriff shall be required to render any service in any civil proceedings until he receives indemnity satisfactory to him for the payment of his official fees, mileage, expenses, and legal costs or payment of same, from the party at whose instance or for whose benefit such service is to be performed, but any money advanced for his charges, and not earned or expended shall be refunded to the payer thereof. And in case he does not receive his charges in advance or upon demand, he may file with his return an itemized list of unpaid fees, mileage, costs and expenses respecting the services to which such return relates, and if no exceptions are filed to the same within thirty days, from the time of making such return, the items included in such list shall be considered taxed, and confirmed as fees and costs due such Sheriff and become a judgment in law against the party for whose benefit the services were rendered as well as against any other party who may be or become liable for such fees and costs by law; and the said Sheriff may issue an execution for the amount so taxed, and collect the same from any party so chargeable therewith without further suit, and shall not be disqualified to enforce such execution by reason of his interest therein.

Sheriff's Sale

By virtue of A WRIT *of attachment*
issued out of the Court of Common Pleas of Clearfield County,
Pennsylvania and to me directed, there will be exposed to Public
Sale, at the *place of sale*,
located in the *township* of *Clearfield*,
on *the 1st day of October*,
A. D. 19*00*, at *10 o'clock A. M.* the
following property:

• 6218-2-10100 210-0-1-000-1-1 ~~ED 20 1962~~

Section 10. Income and Profit Tax Law

Figure 1.3.1: A 3D plot of the function $f(x, y) = \sin(x) \sin(y)$.

AND ALL OTHER PERSONAL PROPERTY BELONGING
TO THE DEFENDANTS AND NOT ENUMERATED HEREIN.

Seized, taken in execution and to be sold as the property of

Sheriff's Office, Clearfield, Pa.,

NOTICE: All claims to the property must be filed with the sheriff before sale and all claims to the proceeds before distribution; a sheriff's schedule of distribution will be on file in his office, five (5) days after sale; and distribution will be made in accordance with the schedule unless exceptions are filed within ten (10) days thereafter.

Sheriff's Sale

By virtue of A WRIT
issued out of the Court of Common Pleas of Clearfield County,
Pennsylvania and to me directed, there will be exposed to Public
Sale, at the
located in the _____ of _____
on _____ the _____ day of _____
A. D. 19____, at _____ o'clock, _____ A. M. _____ the
following property:

AND ALL OTHER PERSONAL PROPERTY BELONGING
TO THE DEFENDANTS AND NOT ENUMERATED HERETO !

Seized, taken in execution and to be sold as the property of

Sheriff
Sheriff's Office, Clearfield, Pa..

NOTICE: All claims to the property must be filed with the sheriff before sale and all claims to the proceeds before distribution; a sheriff's schedule of distribution will be on file in his office, five (5) days after sale; and distribution will be made in accordance with the schedule unless exceptions are filed within ten (10) days thereafter.

#1-INSTRUCTIONS TO DELIVERING EMPLOYEE

Deliver ONLY to addressee Show address where delivered
(Additional charges required for these services)

RETURN RECEIPT

Received the numbered article described on other side

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

Delivered to addressee
SIGNATURE OF ADDRESSEE'S AGENT, IF ANY

Deliver to Addressee Only

DATE DELIVERED

8/18/03

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

*FIGHT YOUR
POST OFFICE DEPARTMENT
OFFICIAL BUSINESS
TE ASSUPTION*

POST OFFICE DEPARTMENT OFFICIAL BUSINESS		PENALTY FOR PRIVATE USE TO AVOID PAYMENT OF POSTAGE, \$300
		POSTMARK OF DELIVERING OFFICE
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.		
REGISTERED NO. <i>875</i>	NAME OF SENDER <i>Sheriff</i>	
CERTIFIED NO.	STREET AND NO. OR P. O. BOX <i>P C Box 373</i>	
INSURED NO.	CITY, ZONE AND STATE <i>CLEARFIELD, PA.</i>	

POD Form 3811 Jan. 1958

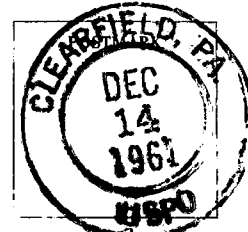
REGISTERED NO. 875

Value \$ 27.00 Spec. del'y fee \$ _____

Fee \$ 10.00 Ret. receipt fee \$ 10.00

Surcharge \$ _____ Rest. del'y fee \$ 5.00

Postage \$ 0.40 Airmail



Postmaster, By _____

From Chas. G. Ammann

Sheriff, Clearfield Co.

To Guy J. Solida

Dee J. Solida

235-27 orchard ave.

POD Form 3806—Oct. 1960 648-16-70493-5
DuBois, PA

SAVE THIS RECEIPT. Present it when making inquiry or
claim.

Claim must be filed within 1 year from the date of
mailing.

Consult postmaster as to fee chargeable on registered
parcel post packages addressed to foreign countries.

December 13, 1961

Guy S. Solidan
Dolla J. Solidan
235 Northwood Ave
Du Bois, Pa.

Dear Sir & Madam:

In regards to Execution No's 109 September Term 1961 and Execution No 108 September Term 1961 at the suit of Associates Discount Corporation (Judge's No 11 Sept Term 1961 and 10 Sept Term 1961), we have levied on the personal property of Guy S. and Dolla J. Solidan (1963 Dodge Automobile Inc No PE2-3102 and unless we receive the amounts mentioned below we are going to Sheriff's Sale your car and other personal property.,

Exec Debt .217.30	Int and Costs make the total	.229.50
Exec Debt .240.05	Int and Costs make the total	<u>.360.82</u>
which makes the total		.600.41

Please contact this office before the 18th of December.

Very Truly Yours,
Charles C. Ammonian
Sheriff

SHERIFF'S LEVY

BY VIRTUE of Writ of Execution, issued out of the Court of Common Pleas of Clearfield County, Pennsylvania, and to me directed, I have levied on the following described property of the Defendant, situated in the

~~\$158 - Dodge~~
~~\$16-75 - 840~~
~~etc~~

All Other Furniture

Seized, taken in execution, and to be sold as the property of

Guy & Belle Solda 235 Northwood Ave

Charles H. Grammer Sheriff

Sheriff's Office, Clearfield, Pa., Oct 10 1961

SMITH, SMITH AND WORK

ATTORNEYS AT LAW

FRANK G. SMITH
WILLIAM U. SMITH
JOSEPH P. WORK

CLEARFIELD, PA.

POST OFFICE BOX 130
101 N. SECOND STREET
TELEPHONE POPLAR 5-5595

January 29, 1962

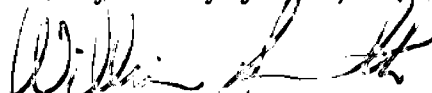
Mr. James B. Reese,
Sheriff of Clearfield County
Court House
Clearfield, Pennsylvania

Re: Associates Discount Corp.
vs
Guy Solida, et al

Dear Sheriff Reese:

This will confirm our telephone con-
versation of this day wherein we advised you
to postpone indefinitely the above sale.

Very truly yours,


William U. Smith

WUS:ve

of Execution - Money Judgments.

Associates Discount Corporation
vs.

Guy S. Solida and
Della J. Solida

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

NO. 11 September

Term, 1961

WRIT OF EXECUTION

Commonwealth of Pennsylvania }
County of Clearfield } SS:

To the Sheriff of Clearfield County:

To satisfy the judgment, interest and costs against Guy J. Solida and Della J. Solida, defendant(s);

(1) You are directed to levy upon the following property of the defendant(s) and to sell his interest therein;

(2) You are also directed to attach the following property of the defendant not levied upon in the possession of _____, as garnishee,

(Specify describe property)

and to notify the garnishee that

(a) an attachment has been issued;

(b) the garnishee is enjoined from paying any debt to or for the account of the defendant(s) and from delivering any property of the defendant 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 a named garnishee, you are directed to notify him that he has been added as a garnishee and is enjoined as above stated.

Amount due	\$ 249.05
Interest from April 27, 1959	Attys. Comm. \$ 37.36
Costs (to be added)	Attorneys \$ 14.50

John J. Haggerty
Prothonotary



By _____
Deputy _____

Date September 20, 1961

Proth'y. No. 64

W^W
WRIT is being returned in COMPLIANCE
with the RULE OF CIVIL PROCEDURE No. 3120

William Charney, Sheriff

No. 109 September Term, 19 61
No. 11 September Term, 19 61
IN THE COURT OF COMMON
PLEAS, CLEARFIELD COUNTY,
PENNSYLVANIA.

Associates Discount Corporation

vs.

GUY S. SOLIDA
Della J. SOLIDA

221 S. Broadway St., DuBois, Pa.
235 Northwood Ave. DuBois, Pa.

WRIT OF EXECUTION
(Money Judgments)

EXECUTION DEBT \$249.05

Interest from - - - 4/27/59

Prothonotary - - -

Use Attorney - - 14.50

Use Plaintiff - -

Attorney's Comm. - 37.36

Satisfaction - - -

Sheriff - - - -

20 " "

FILED
AUG 17 1972
ARCHIE HILL
PROTHONOTARY

RECEIVED WRIT THIS 20th day
of September A. D., 19 61,
at 12 P.M.
William Charney
Sheriff

Smith, Smith & "ork
Attorney(s) for Plaintiff(s)

Smith, Smith & "ork
Attorney for Plaintiff(s)