

04-524-CD
MAGNUS SERVICES, INC. vs. TYRONE T. FORD

Magnus Services Inc. vs. Tyrone Ford
2004-524-CD

COMMONWEALTH OF PENNSYLVANIA
COUNTY OF: **CLEARFIELD**

Mag. Dist. No.:

46-3-02

DJ Name: Hon.

RICHARD A. IRELAND
Address: **650 LEONARD STREET**
SUITE 133
CLEARFIELD, PA

Telephone: **(814) 765-5335** 16830

RICHARD A. IRELAND
650 LEONARD STREET
SUITE 133
CLEARFIELD, PA 16830

01-2830
**NOTICE OF JUDGMENT/TRANSCRIPT
CIVIL CASE**

PLAINTIFF: **MAGNUS SERVICES INC.** NAME and ADDRESS
PO BOX 356
WEST CHESTER, PA 19381

VS.
DEFENDANT: **FORD, TYRONE T.** NAME and ADDRESS
482 E 10TH STREET
CLEARFIELD, PA 16830

L 04-524-C1

Docket No.: **CV-0000318-03**
Date Filed: **8/15/03**



THIS IS TO NOTIFY YOU THAT:

Judgment: **DEFAULT JUDGMENT PLTF**

Judgment was entered for: (Name) **MAGNUS SERVICES INC.**

Judgment was entered against: (Name) **FORD, TYRONE T.**

in the amount of \$ **7,333.84** on: (Date of Judgment) **9/15/03**

Defendants are jointly and severally liable. **FILED** (Date & Time) _____

Damages will be assessed on: _____

This case dismissed without prejudice **APR 15 2004**

Amount of Judgment Subject to Attachment/42 Pa.C.S. § 8127 \$ **7,217.34**

Portion of Judgment for physical damages arising out of residential lease \$ **116.50**

Amount of Judgment	\$ 7,217.34
Judgment Costs	\$ 116.50
Interest on Judgment	\$.00
Attorney Fees	\$.00
Total	\$ 7,333.84
Post Judgment Credits	\$ _____
Post Judgment Costs	\$ _____
Certified Judgment Total \$ _____	

ANY PARTY HAS THE RIGHT TO APPEAL WITHIN 30 DAYS AFTER THE ENTRY OF JUDGMENT BY FILING A NOTICE OF APPEAL WITH THE PROTHONOTARY/CLERK OF THE COURT OF COMMON PLEAS, CIVIL DIVISION. YOU MUST INCLUDE A COPY OF THIS NOTICE OF JUDGMENT/TRANSCRIPT FORM WITH YOUR NOTICE OF APPEAL.

EXCEPT AS OTHERWISE PROVIDED IN THE RULES OF CIVIL PROCEDURE FOR DISTRICT JUSTICES, IF THE JUDGMENT HOLDER ELECTS TO ENTER THE JUDGMENT IN THE COURT OF COMMON PLEAS, ALL FURTHER PROCESS MUST COME FROM THE COURT OF COMMON PLEAS AND NO FURTHER PROCESS MAY BE ISSUED BY THE DISTRICT JUSTICE.

UNLESS THE JUDGMENT IS ENTERED IN THE COURT OF COMMON PLEAS, ANYONE INTERESTED IN THE JUDGMENT MAY FILE A REQUEST FOR ENTRY OF SATISFACTION WITH THE DISTRICT JUSTICE IF THE JUDGMENT DEBTOR PAYS IN FULL, SETTLES, OR OTHERWISE COMPLIES WITH THE JUDGMENT.

SEP 15 2003 Date Ruth A. Sheld, District Justice

I certify that this is a true and correct copy of the record of the proceedings containing the judgment.

OCT 20 2003 Date Ruth A. Sheld, District Justice

My commission expires first Monday of January, 2006 .

SEAL

MONWEALTH OF PENNSYLVANIA

01-2830

COUNTY OF: Clearfield

DIST. No.: 46-3-02

Name: Hon. Richard A. Ireland

Address: 650 Leonard Street Clearfield, PA 16830

Telephone: 814-765-5335

CIVIL COMPLAINT

PLAINTIFF: NAME and ADDRESS
 MAGNUS SERVICES INC.
 c/o Burton Neil & Associates, P.C.
 PO Box 356 West Chester, PA 19381-0356

VS.

DEFENDANT: NAME and ADDRESS
 TYRONE T FORD
 482 East 10th Street
 Clearfield PA 16830-2806

Docket No.: CY 318-03
 Date Filed: 8-15-03



	AMOUNT	DATE PAID
FILING COSTS	\$ 116.50	8-15-03
POSTAGE	\$ _____	/ /
SERVING COSTS	\$ _____	/ /
CONSTABLE ED.	\$ _____	/ /
TOTAL	\$ _____	/ /

TO THE DEFENDANT: The above named plaintiff(s) asks judgment against you for \$7,217.34 together with costs upon the following claim (Civil fines must include citation of the statute or ordinance violated):

For past due balance incurred on a credit card, originally issued to Defendant by MBNA which debt Plaintiff later acquired, plus attorneys fees per terms and conditions of account.

\$6,014.45	Principal
\$0.00	Interest
\$1,202.89	Attorneys Fees
\$0.00	Credit
\$7,217.34	Balance

I, Burton Neil, Esquire, Atty for Plaintiff, verify that the facts set forth in this complaint are true and correct to the best of my knowledge, information and belief. This statement is made subject to the penalties of Section 4904 of the Crimes Code (18 PA. C. S. § 4904) related to unsworn falsification to authorities.

(Signature of Plaintiff or Authorized Agent)

Plaintiff's
 Attorney: Burton Neil
 Telephone: 610-696-2120

Address: PO Box 356
 West Chester, PA 19381-0356

IF YOU INTEND TO ENTER A DEFENSE TO THIS COMPLAINT, NOTIFY THIS OFFICE IMMEDIATELY AT THE ABOVE TELEPHONE NUMBER. YOU MUST APPEAR AT THE HEARING AND PRESENT YOUR DEFENSE. UNLESS YOU DO, JUDGMENT MAY BE ENTERED AGAINST YOU BY DEFAULT.

If you have a claim against the plaintiff which is within district justice jurisdiction and which you intend to assert at the hearing, you must file it on a complaint form at this office at least five (5) days before the date set for the hearing.

If you are disabled and require reasonable accommodation to gain access to the Magisterial District Court and its services, please contact the Magisterial District Court at the above address or telephone number. We are unable to provide transportation.

AOPC 308A-02

BURTON NEIL & ASSOCIATES, P.C.
By: Burton Neil, Esquire
Identification No. 11348
1060 Andrew Drive, Suite 170
West Chester, PA 19380
610-696-2120
Attorney for Plaintiff

MAGNUS SERVICES INC.
17600 North Perimeter Drive
Scottsdale, AZ 85255

Plaintiff

: IN THE COURT OF COMMON PLEAS

: CLEARFIELD COUNTY, PENNSYLVANIA

VS.

: NO.

TYRONE T FORD
482 East 10th Street
Clearfield PA 16830-2806

Defendant

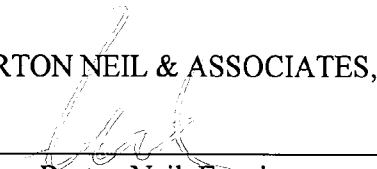
: CIVIL ACTION - LAW

**Certification of Address and
Affidavit of Non-Military**

Understanding that false statements herein are subject to penalty under 18 Pa. C.S. Section 4904 relating to unsworn falsification to authorities, I verify that:

1. The above are the precise last-known addresses of the judgment creditor and debtor.
2. Pursuant to Section 201(b)(1)(A) of the Servicemembers Civil Relief Act of 2003 (SCRA) the defendant is not in the military service of the United States based on information received from the defendant and/or the Department of Defense website.

BURTON NEIL & ASSOCIATES, P.C.

By: 

Burton Neil, Esquire
Attorney for Plaintiff

In making this communication, we advise that our firm is a debt collector.

F
D

M 1:34 PM 20.00 United States Postage
APR 15 2004

William A. Shaw
Postmaster

BURTON NEIL & ASSOCIATES, P.C.
By: Burton Neil, Esquire
Identification No. 11348
1060 Andrew Drive, Suite 170
West Chester, PA 19380
610-696-2120
Attorney for Plaintiff

MAGNUS SERVICES INC.BANK, N.A

: IN THE COURT OF COMMON PLEAS

Plaintiff

: CLEARFIELD COUNTY, PENNSYLVANIA

VS.

: NO.

TYRONE T FORD

Defendant

: CIVIL ACTION - LAW

RULE OF CIVIL PROCEDURE NO. 236 (REVISED)

Notice is given that a JUDGMENT in the above captioned matter has been entered against you on

Prothonotary

By: _____
Deputy

If you have any questions concerning the above, please contact:

Burton Neil, Esquire
Attorney for Party Filing
1060 Andrew Drive, Suite 170
West Chester, PA 19380
Phone: 610-696-2120

In making this communication, we advise that our firm is a debt collector.

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

Magnus Services Inc.

Plaintiff(s)

No.: 2004-00524-CD

Real Debt: \$7,333.84

Atty's Comm: \$

Vs.

Costs: \$

Tyrone Ford

Defendant(s)

Entry: \$20.00

Instrument: DJ Judgment

Date of Entry: April 15, 2004

Expires: April 15, 2009

Certified from the record this 15th day of April, 2004

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

PRAECIPE FOR WRIT OF EXECUTION (MONEY JUDGMENT)
Pa.R.C.P. § 3103 to 3149

MAGNUS SERVICES INC. BANK, N.A. : IN THE COURT OF COMMON PLEAS
Plaintiff
VS. : CLEARFIELD COUNTY, PENNSYLVANIA
TYRONE T FORD
Defendant : NO. 2004-00524-CD
COUNTY NATIONAL BANK
Garnishee : CIVIL ACTION - LAW

To the Prothonotary: ISSUE A WRIT OF EXECUTION IN THE ABOVE MATTER

1. Directed to the Sheriff of Clearfield County, Pennsylvania
2. against TYRONE T FORD, Defendant(s)
3. and against COUNTY NATIONAL BANK, Garnishee(s)
4. and index this writ
 - (a) against _____ Defendant(s)
 - (b) against _____ Garnishee(s)

as a lis pendens against the real property of the defendant(s) in the name of the Garnishee(s) as follows: (specifically describe property)

NO LEVY-GARNISHMENT ONLY

Serve interrogatories on garnishee at: 1 S. 2nd Street, Clearfield, PA 16830

5. Amount Due \$7,333.84
Interest from 9/15/03 \$ 277.90
Total \$7,611.74*

*Plus writ costs

Dated: May 4, 2004

40.00 Prothonotary costs


Burton Neil, Esquire
Attorney for Plaintiff

NOTE: Under paragraph 1 when the writ is directed to sheriff of another county as authorized by Rule 3103(b), the county should be indicated. Under Rule 3103(c) a writ issued on a transferred judgment may be directed only to the sheriff of the count in which issued. Paragraph 3 above should be completed only if indexing of the execution in the county of issuance is desired as authorized by Rule 3104(a). When the writ issued to another county indexing is required as of course in that county. See Rule 3104(b). Paragraph 4(b) should be completed only if real property in the name of the garnishee is attached and indexing as a lis pendens is desired. See Rule 3104(c).

The firm of Burton Neil & Associates, P.C. is attempting to collect a debt.

FILED

MAY 17 2004

William A. Shaw
Prothonotary/Clerk of Courts

FILED
5/17/04
cc: Calowants
to Sheriff
MAY 17 2004
Am. pd. 20.00
William A. Shaw
Prothonotary/Clerk of Courts

MAGNUS SERVICES INC. BANK, N.A
Plaintiff

VS.
TYRONE T FORD

Defendant
COUNTY NATIONAL BANK
Garnishee

: IN THE COURT OF COMMON PLEAS

: CLEARFIELD COUNTY, PENNSYLVANIA

: NO. 2004-00524-CD

: CIVIL ACTION - LAW

MONEY JUDGMENT

COPY

WRIT OF EXECUTION

COMMONWEALTH OF PENNSYLVANIA, COUNTY OF CLEARFIELD
TO THE SHERIFF OF CLEARFIELD COUNTY, PENNSYLVANIA

To satisfy the judgment, interest and costs against TYRONE T FORD Defendant:

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 Garnishee per property description attached.

Levy on all personal property located at: 482 East 10th Street, Clearfield PA 16830-2806
Serve interrogatories on garnishee at: 1 S. 2nd Street, Clearfield, PA 16830

and to notify Garnishee(s) that:

- a. an attachment has been issued;
- b. the garnishee(s) is enjoined from paying any debt to or for the account of the defendant(2) 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 the named garnishee(s), you are directed to notify him that he has been added as a garnishee and is enjoined as stated above.

Amount Due \$7,333.84
Interest from 9/15/03 \$ 277.90
Balance Due: \$7,611.74*

*Plus writ costs

40.00 Prothonotary costs

Clearfield County Prothonotary:

SEAL

By: 5/17/04

The firm of Burton Neil & Associates, P.C. is attempting to collect a debt.

MAGNUS SERVICES INC. BANK, N.A. : IN THE COURT OF COMMON PLEAS
Plaintiff

VS. : CLEARFIELD COUNTY, PENNSYLVANIA

TYRONE T FORD : NO. 2004-00524-CD

Defendant

COUNTY NATIONAL BANK : CIVIL ACTION - LAW

Garnishee

WRIT OF EXECUTION - NOTICE

This paper is a Writ of Execution. It has been issued because there is a judgment against you. It may cause your property to be held or taken to pay the judgment. You may have legal rights to prevent your property from being taken. A lawyer can advise you more specifically of these rights. If you wish to exercise your rights, you must act promptly.

The law provides that certain property cannot be taken. Such property is to be exempt. There is a debtor's exemption of \$300. There are other exemptions which may be applicable to you. A summary of some of the major exemptions is listed below. You may have other exemptions or rights.

If you have an exemption, you should do the following promptly:

1. File out the attached claim form and demand a prompt hearing;
2. Deliver the form or mail it to the Sheriff's Office at the address noted.

You should come to the court ready to explain your exemption. If you do not come to court and prove your exemption, you may lose some of your property.

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.

LAWYER REFERENCE AND INFORMATION SERVICE

David S. Meholick, Court Administrator
Clearfield County Courthouse
230 East Market Street
Clearfield, PA 16830
Telephone No. 814-765-2641 ext. 5982

MAJOR EXEMPTIONS UNDER PENNSYLVANIA AND FEDERAL LAW

1. \$300 statutory exemption
2. Bibles, school books, sewing machines, uniforms and equipment
3. Most wages and unemployment compensation
4. Social security benefits
5. Certain retirement funds and accounts
6. Certain veteran and armed forces benefits
7. Certain insurance proceeds
8. Such other exemptions as may be provided by law

The firm of Burton Neil & Associates, P.C. is attempting to collect a debt.

MAGNUS SERVICES INC. BANK, N.A. : IN THE COURT OF COMMON PLEAS
Plaintiff
VS. : CLEARFIELD COUNTY, PENNSYLVANIA
TYRONE T FORD : NO. 2004-00524-CD
Defendant
COUNTY NATIONAL BANK : CIVIL ACTION - LAW
Garnishee

CLAIM FOR EXEMPTION

TO THE SHERIFF:

I, the above-named defendant claim exemption of property from levy or attachment:

1. From my personal property in my possession which has been levied upon:

a. I desire that my \$300 statutory exemption be
 (i) set aside in kind (specify property to be set aside in kind)

(ii) paid in cash following the sale of the property levied upon;

b. I claim the following exemption (specify property and basis of exemption)

2. From my property which is in the possession of a third party, I claim the following exemptions:

a. my \$300 statutory exemption in cash;
 in kind (specify property) _____

b. social security benefits on deposit in the amount of \$ _____

c. other (specify basis of exemption) _____

I request a prompt hearing to determine the exemption. Notice of this hearing should be given to me at: _____

(Address)

(Telephone No.)

I verify that the statements made in this Claim for Exemption are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsification to authorities.

Date: _____

Signature of Defendant

THIS CLAIM TO BE FILED WITH:

OFFICE OF THE SHERIFF
CLEARFIELD COUNTY COURTHOUSE
230 East Market Street
CLEARFIELD, PA 16830
Telephone: 814-765-2641 ext. 5986

The firm of Burton Neil & Associates, P.C. is attempting to collect a debt.

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

MAGNUS SERVICES, INC. BANK, N.A.

Plaintiff

No. 2004-00524-CD

vs.

TYRONE FORD

Defendant(s)

and

COUNTY NATIONAL BANK

Garnishee

FILED

JUN 16 2004

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 an original of the Answers to Interrogatories filed in this matter to Attorney Burton Neil by **U.S. First Class Mail** and true and correct copy on the Defendant by **U.S. Certified Mail** at the following addresses:

U.S. FIRST CLASS MAIL

Burton Neil, Esquire
BURTON NEIL & ASSOCAITES, P.C.
1060 Andrew Drive, Suite 170
West Chester, PA 19380

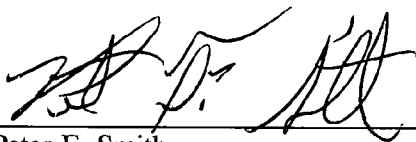
CERTIFIED MAIL

Tyrone Ford
619 Mill Road
Clearfield, PA 16830

Respectfully submitted,

Date:

6/14/04


Peter F. Smith,
Attorney for County National Bank

100:39162
FILED
JUN 16 2004
cc

William A. Shaw
Prothonotary/Clerk of Courts

BURTON NEIL & ASSOCIATES, P.C.
BY: Yale D. Weinstein, Esquire
Identification No. 89678
1060 Andrew Drive, Suite 170
West Chester, PA 19380
610-696-2120
ATTORNEY FOR: Plaintiff

MAGNUS SERVICES INC. : IN THE COURT OF COMMON PLEAS
Plaintiff : CLEARFIELD COUNTY, PENNSYLVANIA
VS.
TYRONE T FORD : NO. 2004-00524-CD
Defendant
and
COUNTY NATIONAL BANK
Garnishee : CIVIL ACTION - LAW

Praeclipe to Dissolve Attachment

To the Prothonotary:

Dissolve the attachment against County National Bank, garnishee.

BURTON NEIL & ASSOCIATES, P.C.
BY:
Yale D. Weinstein, Esquire
Attorney for Plaintiff

The law firm of Burton Neil & Associates is a debt collector.

01-2830

FILED

JUN 22 2004

William A. Shaw
Prothonotary

FILED

RECEIVED
MAY 9 1945
BY WALTER SMITH
CONFIDENTIAL
CITY OF NEW YORK

JUN 22 2004

William A. Shaw
Prothonotary

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL DIVISION

COPY

Magnus Services Inc.

vs.

No. 2004-00524-CD

Tyrone Ford

vs.

County National Bank, Garnishee

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 June 22, 2004, marked:

Dissolve Attachment of Garnishee, County National Bank

IN WITNESS WHEREOF, I have hereunto affixed my hand and seal of this Court at Clearfield, Clearfield County, Pennsylvania this 22nd day of June A.D. 2004.



William A. Shaw, Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 15703
NO: 04-524-CD

PLAINTIFF: MAGNUS SERVICES INC. BANK, N.A.
vs.
DEFENDANT: FORD, TYRONE T.

WRIT OF EXECUTION INTERROGATORIES TO GARINISHEE

SHERIFF RETURN

DATE RECEIVED WRIT: 05/17/2004

LEVY TAKEN @

POSTED @

SALE HELD

SOLD TO

SOLD FOR AMOUNT PLUS COSTS

WRIT RETURNED

DATE DEED FILED

PROPERTY ADDRESS , PA

CR/FILED
05/17/04 BY
MAY 27 2005

William A. Shaw
Prothonotary/Clerk of Courts

SERVICES

06/08/2004 @ 10:11 AM SERVED COUNTY NATIONAL BANK

SERVED, COUNTY NATIONAL BANK, GARNISHEE, BY HANDING TO DUANE SHIFTER, VICE PRESIDENT OF COUNTY NATIONAL BANK AT HIS PLACE OF EMPLOYMENT COUNTY NATIONAL BANK, ONE SOUTH SECOND STREET, CLEARFIELD COUNTY, PENNSYLVANIA

A TRUE AND ATTESTED COPY OF THE ORIGINAL WRIT OF EXECUTION AND INTERROGATORIES TO GARNISHEE AND AND BY MAKING KNOWN TO HIM THE CONTENTS THEREOF.

@ SERVED

NOW, MAY 27, 2005 RETURN WRIT AS BEING SERVED, PAID COSTS, AND MADE A REFUND OF UNUSED ADVANCE TO THE PLAINTIFF'S ATTORNEY.

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 15703
NO: 04-524-CD

PLAINTIFF: MAGNUS SERVICES INC. BANK, N.A.

vs.

DEFENDANT: FORD, TYRONE T.

WRIT OF EXECUTION INTERROGATORIES TO GARINISHEE

SHERIFF RETURN

SHERIFF HAWKINS \$25.00

SURCHARGE \$10.00 PAID BY ATTORNEY

Sworn to Before Me This

____ Day of _____ 2005

So Answers,

Chester Hawkins
by Courtney Bitter-Augustine
Chester A. Hawkins
Sheriff

MAGNUS SERVICES INC. BANK, N.A : IN THE COURT OF COMMON PLEAS
Plaintiff
VS. : CLEARFIELD COUNTY, PENNSYLVANIA
TYRONE T FORD : NO. 2004-00524-CD
Defendant
COUNTY NATIONAL BANK : CIVIL ACTION - LAW
Garnishee
MONEY JUDGMENT

WRIT OF EXECUTION

COMMONWEALTH OF PENNSYLVANIA, COUNTY OF CLEARFIELD
TO THE SHERIFF OF CLEARFIELD COUNTY, PENNSYLVANIA

To satisfy the judgment, interest and costs against TYRONE T FORD Defendant:

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 Garnishee per property description attached.

Levy on all personal property located at: 482 East 10th Street, Clearfield PA 16830-2806
Serve interrogatories on garnishee at: 1 S. 2nd Street, Clearfield, PA 16830

and to notify Garnishee(s) that:

- a. an attachment has been issued;
- b. the garnishee(s) is enjoined from paying any debt to or for the account of the defendant(2) 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 the named garnishee(s), you are directed to notify him that he has been added as a garnishee and is enjoined as stated above.

Amount Due	\$7,333.84
Interest from 9/15/03	\$ 277.90
Balance Due:	\$7,611.74*
*Plus writ costs	40.00 Prothonotary costs

Clearfield County Prothonotary:

By: Willie B. Hayes 5/17/04

SEAL

The firm of Burton Neil & Associates, P.C. is attempting to collect a debt.

Received May 17, 2004 @ 3:40 P.M.
Chester A. Watkins
by Cynthia Butler-Aughenbaugh

MAGNUS SERVICES INC. BANK, N.A	: IN THE COURT OF COMMON PLEAS
Plaintiff	
VS.	: CLEARFIELD COUNTY, PENNSYLVANIA
TYRONE T FORD	
Defendant	: NO. 2004-00524-CD
COUNTY NATIONAL BANK	
Garnishee	: CIVIL ACTION - LAW

WRIT OF EXECUTION - NOTICE

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The law provides that certain property cannot be taken. Such property is to be exempt. There is a debtor's exemption of \$300. There are other exemptions which may be applicable to you. A summary of some of the major exemptions is listed below. You may have other exemptions or rights.

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LAWYER REFERENCE AND INFORMATION SERVICE

David S. Meholic, Court Administrator

Clearfield County Courthouse

230 East Market Street

Clearfield, PA 16830

Telephone No. 814-765-2641 ext. 5982

MAJOR EXEMPTIONS UNDER PENNSYLVANIA AND FEDERAL LAW

1. \$300 statutory exemption
2. Bibles, school books, sewing machines, uniforms and equipment
3. Most wages and unemployment compensation
4. Social security benefits
5. Certain retirement funds and accounts
6. Certain veteran and armed forces benefits
7. Certain insurance proceeds
8. Such other exemptions as may be provided by law

The firm of Burton Neil & Associates, P.C. is attempting to collect a debt.

MAGNUS SERVICES INC. BANK, N.A. : IN THE COURT OF COMMON PLEAS
Plaintiff
VS.
TYRONE T FORD : CLEARFIELD COUNTY, PENNSYLVANIA
Defendant
COUNTY NATIONAL BANK : NO. 2004-00524-CD
Garnishee : CIVIL ACTION - LAW

CLAIM FOR EXEMPTION

TO THE SHERIFF:

I, the above-named defendant claim exemption of property from levy or attachment:

1. From my personal property in my possession which has been levied upon:

a. I desire that my \$300 statutory exemption be
 (i) set aside in kind (specify property to be set aside in kind)

(ii) paid in cash following the sale of the property levied upon;

b. I claim the following exemption (specify property and basis of exemption)

2. From my property which is in the possession of a third party, I claim the following exemptions:

a. my \$300 statutory exemption in cash;

in kind (specify property) _____

b. social security benefits on deposit in the amount of \$ _____

c. other (specify basis of exemption) _____

I request a prompt hearing to determine the exemption. Notice of this hearing should be given to me at: _____

(Address)

(Telephone No.)

I verify that the statements made in this Claim for Exemption are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa.C.S. § 4904 relating to unsworn falsification to authorities.

Date: _____

Signature of Defendant

THIS CLAIM TO BE FILED WITH:

OFFICE OF THE SHERIFF
CLEARFIELD COUNTY COURTHOUSE
230 East Market Street
CLEARFIELD, PA 16830
Telephone: 814-765-2641 ext. 5986

The firm of Burton Neil & Associates, P.C. is attempting to collect a debt.