

DOCKET NO. 175

Number      Term      Year

120      November      1961

Community Loan & Discount Company

Versus

Theodore R. Hullihen

Beverly Hullihen

**SIGN THIS BLANK FOR SATISFACTION**

Received on **March 8**, 19**62**, of defendant full satisfaction of this Judgment, Debt, Interest and Costs, and Prothonotary is authorized to enter Satisfaction on the same.

**COMMUNITY LOAN & DISCOUNT COMPANY**

*Ralph Hane* Plaintiff

.....  
Witness

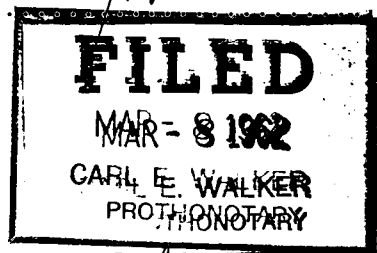
**SIGN THIS BLANK FOR ASSIGNMENT**

Now, ..... 19 ....., for value received ..... hereby assign; transfer and set over to .....  
Address Assignee

..... of .....

above Judgment, Debt, Interest and Costs without recourse.

.....  
Witness



# STATEMENT OF JUDGMENT

Docket No. 175.....

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

✓ Community Loan & Discount Company.....	No. 120.....	TERM November 1961.....
	Penal Debt .....	\$ .....
	Real Debt .....	\$ 300.00 .....
	Atty's Com. .....	\$ .....
	Int. from .....	June 18, 1954 .....
VERSUS	Entry & Tax .....	By Plaintiff. \$ 4.50 .....
✓ Theodore R. Hullihen.....	Atty Docket .....	\$ .....
✓ Beverly Hullihen.....	Satisfaction Fee .....	\$1.50. <del>\$1.00</del> .....
	Assignment Fee .....	\$2.00. <del>\$2.00</del> .....
	Instrument .....	D. S. B. .....
	Date of Same .....	June 18..... 19 54.....
	Date Due .....	In Installments..... 19 .....
	Expires .....	November 22. 19 66. ....
Entered of Record	22nd day of	November 19 61 10:05 AM EST
Certified from Record	22nd day of	November 19 61

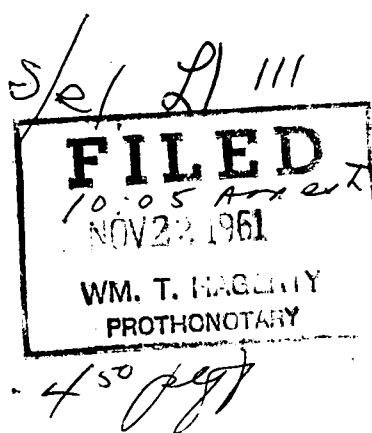
*John H. Ziegley* Prothonotary

120 Nov 1961

This is a copy of the  
following document, exact  
copy.

439 S. Third St.  
Clearfield, Pa.

*Ralph J. Dan*



Loan No. 2328

Community Loan and Discount Company  
OF CLEARFIELD, PENNA.

S. 300. • :

Clearfield, Pa., JUN. 19, 1954.

W. L.

and severally promise to pay to the order of the Community Loan and Discount Company of Clearfield, Pennsylvania, or order, or assigns, the aforesaid sum of 74.82 (74.82) 1.54 Dollars with interest at the rate of two per centum (2%) per month on the unpaid principal balance up to and including \$300.00 and one per centum (1%) per month on any remainder of such unpaid principal balance, for actual time used under the provisions of the Act of 1915, P. L. 1012, and amended by Act No. 40 of the 1953 Session, payable at the office of the Community Loan and Discount Company of Clearfield, Pennsylvania, in the Borough of Clearfield without defalcation, or set off, for value received. On any unpaid balance after 24 months from date hereof, interest shall be payable at the rate of 6% per annum.

Payment of principal and interest shall be made in 12 successive monthly instalments of \$20 01, beginning on the 15 day of July, 1954, and continuing on the same day of each succeeding month to and including the due date of the final installment which shall be the 11 day of December, 1955; provided that the final installment shall in any case be equal to the unpaid principal balance and accrued interest thereon. Payment in advance may be made in any amount. All payments hereon shall be applied first to interest to date of payment and remainder to principal.

And further, W. L. do hereby authorize any Attorney of any Court of Record of Pennsylvania, or elsewhere, or the Prothonotary thereof, to appear for U.S. and with or without declaration filed, to confess judgment against U.S.

at any time for the above sum with costs of suit, release of errors, without stay of execution and for value received do also waive the right and benefit of any law of this or any other State exempting property, real or personal, from sale, and if levy be made on land do also waive the right of inquisition and consent to the condemnation thereof with full liberty to sell the same on ff. fa. with release of errors thereon and upon the failure or insolvency of the maker agree that this note shall forthwith become due and payable.

And the further condition of this obligation is such that if at any time default shall be made in any installment of the principal or the interest as aforesaid for the space of two days after any payment thereon shall fall due, then the whole principal sum shall become due and payable at the option of the said Company. If this obligation becomes in default, then the whole amount remaining due shall become due and payable and interest shall be charged thereon at the rate of 2% per month, on that portion of loan up to and including \$300.00 and one per centum per month on any remainder over \$300.00.

..... Witness ..... Witness ..... Witness ..... Witness  
*John L. Miller* ..... (Seal) *J. C. Avery* ..... (Seal)  
..... (Seal) ..... (Seal)