

DOCKET NO. 174

Number	Term	Year
126	May	1961

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The Community Bank of Port Matilda

Versus

Edward R. Densham,

Mary C. Densham

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IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

THE COMMUNITY BANK OF PORT  
MATILDA, PENNSYLVANIA,

Plaintiff

vs.

EDWARD R. DENSHAM and  
MARY C. DENSHAM,

Defendants

No 136, May Term, 1961

TO THE PROTHONOTARY OF THE SAID COURT:

AND, NOW, THIS \_\_\_\_ day of May, 1961, enter judgment  
in favor of the Plaintiff and against the Defendants by confession  
on the annexed judgment note, with costs of suit, 15 per cent  
attorney's commission, release of errors, waiver of exemption  
and without stay of execution. Assess Plaintiff's damages accord-  
ing to law as indicated below.

BAIRD & McCAMLEY

By *John J. McCamley*  
Attorneys for Plaintiff

PLAINTIFF'S DAMAGES

Original amount of note----- \$2150.00

Balance due on principal----- \$2150.00  
Attorney's commission----- \$ 322.50

Plaintiff's Address: Port Matilda, Pennsylvania

247250

Defendants' Address: Morrisdale, R. D., Penna.

Port Matilda, Pa.

5-15 1961

months after date, for value received promise

to pay

**THE COMMUNITY BANK OF PORT MATILDA, PA.** or Bearer,

*Twenty One Hundred Fifty and 00/100 Dollars*

with interest at the COMMUNITY BANK, without defalcation or stay of execution and do hereby confess judgment for the above sum with costs and 15 per cent. added as attorney's commission for collection, waiving the benefit of all laws exempting property from levy and sale on execution, and the right of inquisition on real estate, release of errors and agree that any and all real estate of the maker or makers hereof may be sold on the fieri facias. Having deposited with said bank the following property as collateral security for the payment of this note and also as collateral security for all other present or future demands of any and all kinds, of the holder hereof against the undersigned, whether created directly or acquired by assignment, whether absolute or contingent, whether due or not due, to wit:

Life Insurance \_\_\_\_\_

Collateral as Listed \_\_\_\_\_

Entered of Judgment Record \_\_\_\_\_

Mortgage \_\_\_\_\_

And authorize the holder hereof, if it so desires, to call for additional security, and on failure to respond or in the event of the non-performance of this promise, or of the terms hereof, this obligation shall be deemed to be due and payable without demand or notice, with full power and authority to the said holder to sell, assign, and deliver the whole or any part of said security or property, any substitute therefor, or any addition thereto, at any time or place, at public or private sale, at the option of the holder aforesaid, without demand, advertisement or notice, with the right to the said holder of becoming the purchaser at said sale and absolute owner thereof, free of all claims and trusts. After deducting all legal or other costs and expenses of collection, storage, custody, sale and delivery, the residue of the proceeds, of any such sale or sales to be applied to the payment of any or all of the liabilities, aforesaid, due or to become due said holder, returning the overplus, if any, to the undersigned; and in case of any deficiency holding me responsible therefor.

*Edward R. Densham* (SEAL)

*Mary C. Densham* (SEAL)

No. \_\_\_\_\_  
Due \_\_\_\_\_

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IN THE COURT OF COMMON PLEAS OF  
CLEARFIELD COUNTY, PENNSYLVANIA

No. 226, May Term, 1961

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THE COMMUNITY BANK OF PORT  
MATILDA, PENNSYLVANIA,  
Plaintiff

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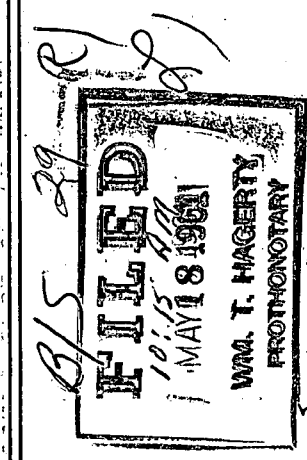
vs.

EDWARD R. DENSHAM and MARY  
C. DENSHAM, Defendants

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CONFESSON OF JUDGMENT

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BAIRD & McCAMLEY  
ATTORNEYS AT LAW  
PHILIPSBURG, PENNSYLVANIA