

04-1687-CD
DIANE L. TANGEMAN vs. DAVID JOHNS, et al.

Diane Tangeman vs David Johns
2004-1687-CD

DIANE L. TANGEMAN, Plaintiff : IN THE COURT OF COMMON PLEAS OF
vs. : CLEARFIELD COUNTY, PENNSYLVANIA
: :
DAVID JOHNS and BETTY CURRY, Defendants : CIVIL DIVISION
: :
: NO. 04-1687-C

PRAECIPE FOR WRIT OF SUMMONS

TO: PROTHONOTARY OF CLEARFIELD COUNTY:

Enter my appearance for the Plaintiff and issue a Writ of Summons in the above-captioned matter against the Defendants.

EVEY, ROUTCH, BLACK, DOREZAS, MAGEE
& LEVINE LLP

BY: 

Nathan W. Karn, Esq.
Attorney for Plaintiff
Attorney I.D. #86068
401 Allegheny Street, P. O. Box 415
Hollidaysburg, PA 16648
(814) 695-7581

Dated: 10/25/04

FILED 10/26/04
m/2:17 PM to Shft
OCT 26 2004 Atty pd. 85.00
J. Michael Shaw
Prothonotary, Clerk of Courts

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY PENNSYLVANIA
CIVIL ACTION

COPY

SUMMONS

Diane L. Tangeman

Vs.

NO.: 2004-01687-CD

**David Johns
Betty Curry**

**TO: DAVID JOHNS
BETTY CURRY**

To the above named Defendant(s) you are hereby notified that the above named Plaintiff(s) has/have commenced a Civil Action against you.

Date: 10/26/2004

William A. Shaw
Prothonotary

Issuing Attorney:

Nathan W. Karn Esq
401 Allegheny Street
Hollidaysburg, PA 16648
(814) 695-7581

2-4-05 Document
~~Reinstated~~ / Reissued to ~~Sheriff~~ Attorney
for service.
William A. Shaw

Deputy Prothonotary

3-4-05 Document
~~Reinstated~~ / Reissued to ~~Sheriff~~ Attorney
for service.
William A. Shaw

Deputy Prothonotary
6K

In The Court of Common Pleas of Clearfield County, Pennsylvania

TANGEMAN, DIANE L.

VS.

JOHNS, DAVID and BETTY CURRY

SUMMONS

Sheriff Docket # 16536

04-1687-CD

SHERIFF RETURNS

NOW NOVEMBER 3, 2004 AT 3:12 PM SERVED THE WITHIN SUMMONS ON BETTY CURRY, DEFENDANT AT RESIDENCE, 8 SHAFFER AVE., DUBOIS, CLEARFIELD COUNTY, PENNSYLVANIA BY HANDING TO BETTY CURRY A TRUE AND ATTESTED COPY OF THE ORIGINAL SUMMONS AND MADE KNOWN TO HER THE CONTENTS THEREOF.
SERVED BY: COUDRIET/DEHAVEN

NOW DECEMBER 16, 2004 AFTER DILIGENT SEARCH IN MY BAILIWICK RETURN THE WITHIN SUMMONS "NOT FOUND" AS TO DAVID JOHNS, DEFENDANT. HOUSE IS EMPTY, NO FORWARDING.

Return Costs

Cost	Description
51.87	SHERIFF HAWKINS PAID BY: ATTY CK# 21449
20.00	SURCHARGE PAID BY: ATTY CK# 21450

Sworn to Before Me This

17 Day of Dec. 2004

WILLIAM A. SHAW
Prothonotary
My Commission Expires
1st Monday in Jan. 2006
Clearfield Co., Clearfield, PA

So Answers,

*Chester A. Hawkins
by Marlyn Harris*
Chester A. Hawkins
Sheriff

FILED

DEC 17 2004

William A. Shaw
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY PENNSYLVANIA
CIVIL ACTION

SUMMONS

Diane L. Tangeman

Vs.

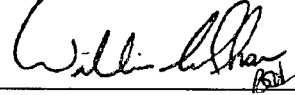
NO.: 2004-01687-CD

**David Johns
Betty Curry**

**TO: DAVID JOHNS
BETTY CURRY**

To the above named Defendant(s) you are hereby notified that the above named Plaintiff(s) has/have commenced a Civil Action against you.

Date: 10/26/2004



William A. Shaw
Prothonotary

Issuing Attorney:

Nathan W. Karn Esq
401 Allegheny Street
Hollidaysburg, PA 16648
(814) 695-7581

DIANE L. TANGEMAN, : IN THE COURT OF COMMON PLEAS OF
Plaintiff : CLEARFIELD COUNTY, PENNSYLVANIA
vs. :
DAVID JOHNS and BETTY CURRY, : CIVIL DIVISION
Defendants : NO. 04-1687-CD

**PRAECIPE TO REISSUE
WRIT OF SUMMONS**

TO THE PROTHONOTARY:

Please reissue a Writ of Summons directed to the above-named Defendant, David Johns.

EVEY, ROUTCH, BLACK, DOREZAS, MAGEE & LEVINE LLP

BY:



Nathan W. Karn, Esq.
Attorney for Plaintiff
Attorney I.D. #86068
401 Allegheny Street, P. O. Box 415
Hollidaysburg, PA 16648
(814) 695-7581

Dated: 3/1/05

FILED 1cc & 1 wirt
M 11:31 AM MAR 04 2005 to Atty
Atty pd. 7.00
William A. Shaw
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY PENNSYLVANIA
CIVIL ACTION

COPY

SUMMONS

Diane L. Tangeman

Vs.

NO.: 2004-01687-CD

David Johns
Betty Curry

TO: DAVID JOHNS
BETTY CURRY

To the above named Defendant(s) you are hereby notified that the above named Plaintiff(s) has/have commenced a Civil Action against you.

Date: 10/26/2004

William A. Shaw
William A. Shaw
Prothonotary

Issuing Attorney:

Nathan W. Karn Esq
401 Allegheny Street
Hollidaysburg, PA 16648
(814) 695-7581

2-4-05 Document
Reinstated/Reissued to ~~Sheriff/Attorney~~
for service.

William A. Shaw
Deputy Prothonotary

3-4-05 Document
Reinstated/Reissued to ~~Sheriff/Attorney~~
for service.

William A. Shaw
Deputy Prothonotary

DIANE L. TANGEMAN, Plaintiff : IN THE COURT OF COMMON PLEAS OF
vs. : CLEARFIELD COUNTY, PENNSYLVANIA
DAVID JOHNS and BETTY CURRY, Defendants : CIVIL DIVISION
: NO. 04-1687-CD

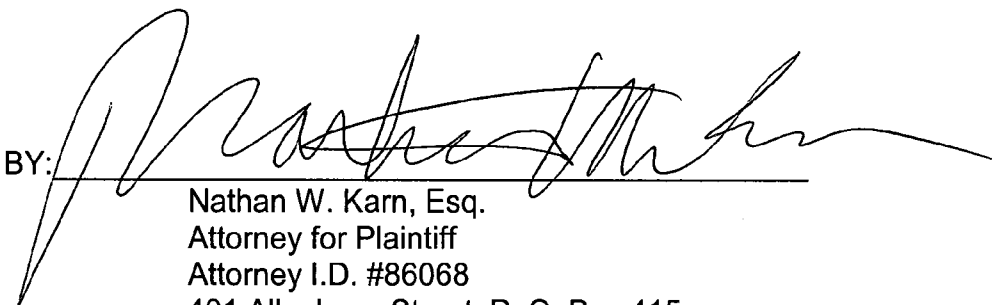
**PRAECIPE TO REISSUE
WRIT OF SUMMONS**

TO THE PROTHONOTARY:

Please reissue a Writ of Summons directed to the above-named Defendant, David Johns.

EVEY, ROUTCH, BLACK, DOREZAS, MAGEE & LEVINE LLP

BY:



Nathan W. Karn, Esq.
Attorney for Plaintiff
Attorney I.D. #86068
401 Allegheny Street, P. O. Box 415
Hollidaysburg, PA 16648
(814) 695-7581

Dated: 3/31/05

FILED *Atypd.7.00*
mls:4/16/05
APR 01 2005 *ICC & I wnt*
to Shff
William A. Shaw
Prothonotary/Clerk of Courts *(60)*

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY PENNSYLVANIA
CIVIL ACTION

Copy

SUMMONS

Diane L. Tangeman

Vs.

NO.: 2004-01687-CD

David Johns
Betty Curry

TO: DAVID JOHNS
BETTY CURRY

To the above named Defendant(s) you are hereby notified that the above named Plaintiff(s) has/have commenced a Civil Action against you.

Date: 10/26/2004

William A. Shaw
William A. Shaw
Prothonotary

Issuing Attorney:

Nathan W. Karn Esq
401 Allegheny Street
Hollidaysburg, PA 16648
(814) 695-7581

2-4-05 Document
Reinstated/Reissued to ~~Sheriff/Attorney~~
for service.

William A. Shaw
Deputy Prothonotary

3-4-05 Document
Reinstated/Reissued to ~~Sheriff/Attorney~~
for service.

William A. Shaw
Deputy Prothonotary

4-1-05 Document
Reinstated/Reissued to ~~Sheriff/Attorney~~
for service.

William A. Shaw
Deputy Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DIANE L. TANGEMAN,
Plaintiff

vs.

DAVID JOHNS and BETTY CURRY,
Defendants

Civil Division

No. 04-1687-CD

Type of Pleading: **Motion to Dismiss**
Defendant, Betty Curry

Filed on Behalf of Plaintiff

Counsel of Record for this Party:

Nathan W. Karn, Esq.
Pennsylvania I.D. No: 86068

Evey, Routch, Black, Dorezas, Magee
& Levine LLP
P.O. Box 415
401 Allegheny Street
Hollidaysburg, PA 16648-0415

(814) 695-7581

FILED *①*

MAY 26 2005

5/10:58 AM
William A. Shaw
Prothonotary
1 CENT TO FILE

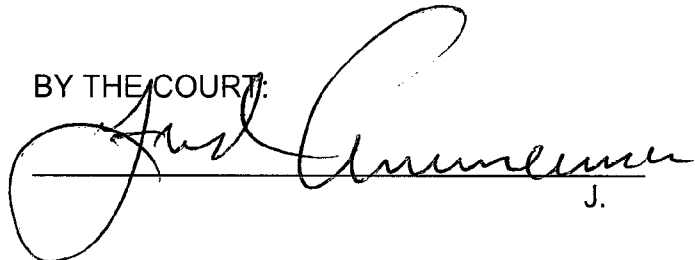
DIANE L. TANGEMAN, Plaintiff : IN THE COURT OF COMMON PLEAS OF
vs. : CLEARFIELD COUNTY, PENNSYLVANIA
DAVID JOHNS and BETTY CURRY, Defendants : CIVIL DIVISION
: NO. 04-1687-CD

ORDER

AND NOW, this 26 day of May, 2005, the Court having before it
a Motion to Dismiss Defendant, Betty Curry, it is hereby

ORDERED, DIRECTED, AND DECREED that Defendant, Betty Curry, is hereby
dismissed for this suit.

BY THE COURT:



J. Tangeman

FILED
03/04/05
MAY 26 2005
Atty Korn
cc
©

William A. Shaw
Prothonotary/Clerk of Courts

DIANE L. TANGEMAN,	:	IN THE COURT OF COMMON PLEAS OF
Plaintiff	:	CLEARFIELD COUNTY, PENNSYLVANIA
vs.	:	CIVIL DIVISION
DAVID JOHNS and BETTY CURRY,	:	NO. 04-1687-CD
Defendants	:	

MOTION TO DISMISS DEFENDANT, BETTY CURRY

NOW, comes the Plaintiff, Diane L. Tangeman, by and through her attorneys, EVEY, ROUTCH, BLACK, DOREZAS, MAGEE & LEVINE, LLP and files the within Motion to Dismiss Defendant, Betty Curry, as follows:

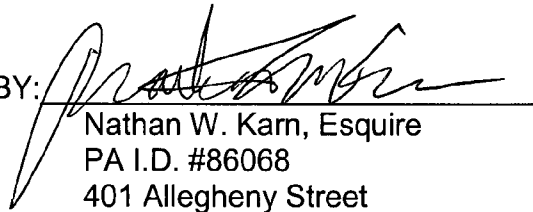
1. This matter was commenced by the filing of a Writ of Summons on October 26, 2004.
2. The Clearfield County Sheriff served the same on or about November 3, 2004, upon Defendant, Betty Curry, and on April 15, 2005, upon Defendant, David Johns.
3. This matter arises from an automobile accident which occurred on or about February 20, 2003, Clearfield County, Pennsylvania.
4. After the filing of the Writ, it was discovered that Defendant, Betty Curry, did not grant permission for the use of her vehicle by Defendant, David Johns.
5. Defendant, Betty Curry, has executed an Affidavit of non-permissive use, a copy of which is attached hereto and marked Exhibit A.

WHEREFORE, Plaintiff respectfully requests that this Honorable Court enter an Order dismissing Defendant, Betty Curry, from the within suit.

Respectfully submitted,

EVEY, ROUTCH, BLACK, DOREZAS,
MAGEE & LEVINE, LLP

BY:


Nathan W. Karn, Esquire
PA I.D. #86068
401 Allegheny Street
Hollidaysburg, PA 16648
(814) 695.7581
Attorney for Plaintiff



I, was under the impression that the gentleman worked for the garage and was to take ins. to work and then back to the garage. Ins. asked garage owner if it was ok and he said yes. Later stated that David Jones was not employed there.

David Jones took the vehicle to his home instead of the garage.

AFFIDAVIT OF NON-PERMISSIVE USE

I, Robert L. Curry & Betty A. Curry, residing at the following address, 8 Shaffer Ave, Dubois, PA 15801 being duly sworn according to law, deposes and says:

1) That my vehicle 1997 GMC Jimmy 1GKDT13W0V2523016
(Year) (Make) (Model) (VIN#)

was driven without my permission on 2/20/03 in the area
(date of accident)

of Shaffer Ave, Dubois, PA 15801
(accident location)

2) Said vehicle was driven by David Jones

3) This affidavit is the basis of confirming non-permissive use of my above captioned vehicle.

4) Said vehicle was never made available to said non-permissive user in the past.

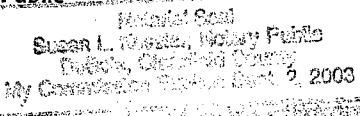
Robert L. Curry

Betty A. Curry
Signature
Robert L. Curry

Betty A. Curry
Hand print name

Sworn and subscribed to before me this 14th day of May 2003

Susan L. Hessler
Notary Public



Any person who knowingly and with intent to injure or defraud any insurer files an application or claim containing any false, incomplete or misleading information shall, upon conviction, be subject to imprisonment for up to 7 years and a payment of up to \$15,000.

Park West One - Suite 330 • Cliff Mine Road • Pittsburgh, Pennsylvania 15275
(412) 788-8430 • fax (412) 788-8511

Exhibit "A"

CERTIFICATE OF SERVICE

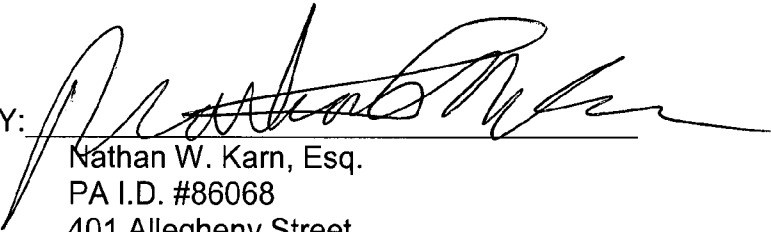
I hereby certify that a true and correct copy of the foregoing document was served on the 25th day of May, 2005, by United States Mail, First Class, postage prepaid, addressed to the following:

David Johns
1099 South Brady Street
Dubois PA 15801

Betty Curry
8 Shaffer Drive
Dubois PA 15801

EVEY, ROUTCH, BLACK, DOREZAS, MAGEE,
& LEVINE LLP

BY:


Nathan W. Karn, Esq.
PA I.D. #86068
401 Allegheny Street
Hollidaysburg, PA 16648
(814) 695.7581
Attorney for Plaintiff and
State Farm Insurance Company

FILED

MAY 26 2005

William A. Shaw
Prothonotary

DIANE L. TANGEMAN, Plaintiff : IN THE COURT OF COMMON PLEAS OF
vs. : CLEARFIELD COUNTY, PENNSYLVANIA
DAVID JOHNS and BETTY CURRY, Defendants : CIVIL DIVISION
: NO. 04-1687-CD

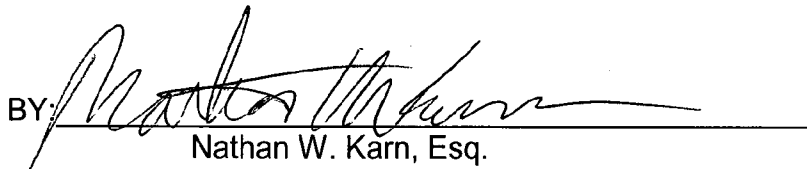
**PRAECIPE TO REISSUE
WRIT OF SUMMONS**

TO THE PROTHONOTARY:

Please reissue a Writ of Summons directed to the above-named Defendant, David Johns.

EVEY, ROUTCH, BLACK, DOREZAS, MAGEE & LEVINE LLP

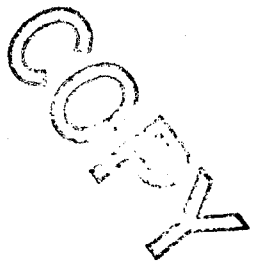
BY:


Nathan W. Karn, Esq.
Attorney for Plaintiff
Attorney I.D. #86068
401 Allegheny Street, P. O. Box 415
Hollidaysburg, PA 16648
(814) 695-7581

Dated: 2/1/05

FILED No cc
m/b:01/05 Atty Ad. 7.00
FEB 04 2005
William A. Shaw
Prothonotary/Clerk of Courts
Writ to Atty

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY PENNSYLVANIA
CIVIL ACTION



SUMMONS

Diane L. Tangeman

Vs.

NO.: 2004-01687-CD

David Johns
Betty Curry

**TO: DAVID JOHNS
BETTY CURRY**

To the above named Defendant(s) you are hereby notified that the above named Plaintiff(s) has/have commenced a Civil Action against you.

Date: 10/26/2004

William A. Shaw
William A. Shaw
Prothonotary

Issuing Attorney:

Nathan W. Karn Esq
401 Allegheny Street
Hollidaysburg, PA 16648
(814) 695-7581

2-4-05 Document
Reinstated/Reissued to ~~Sheriff~~ Attorney
for service.

William A. Shaw
William A. Shaw
Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 100367
NO: 04-1687-CD
SERVICE # 1 OF 1
SUMMONS

PLAINTIFF: DIANE L. TANGEMAN
vs.
DEFENDANT: DAVID JOHNS & BETTY CURRY

SHERIFF RETURN

NOW, April 15, 2005 AT 9:50 AM SERVED THE WITHIN SUMMONS ON DAVID JOHNS DEFENDANT AT 1099 SOUTH BRADY ST., DUBOIS, CLEARFIELD COUNTY, PENNSYLVANIA, BY HANDING TO MELISSA JOHNS, WIFE A TRUE AND ATTESTED COPY OF THE ORIGINAL SUMMONS AND MADE KNOWN THE CONTENTS THEREOF.

SERVED BY: DEHAVEN / COUDRIET

FILED
CR 04/10/27/01
APR 25 2005

William A. Shaw
Prothonotary/Clerk of Courts

PURPOSE	VENDOR	CHECK #	AMOUNT
SURCHARGE	EVEY	22770	10.00
SHERIFF HAWKINS	EVEY	22770	40.15

Sworn to Before Me This
____ Day of _____ 2005

So Answers,


Chester A. Hawkins
Sheriff

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DIANE L. TANGEMAN,
Plaintiff

vs.

DAVID JOHNS,
Defendant

Civil Division

No. 04-1687-CD

Type of Pleading: Complaint

Filed on Behalf of Plaintiff

Counsel of Record for this Party:

Nathan W. Karn, Esq.
Pennsylvania I.D. No: 86068

Evey, Routch, Black, Dorezas, Magee
& Levine LLP
P.O. Box 415
401 Allegheny Street
Hollidaysburg, PA 16648-0415

(814) 695-7581

FILED
M/J:2524 NO
JUL 05 2005 cc
④
William A. Shaw
Prothonotary/Clerk of Courts

DIANE L. TANGEMAN, Plaintiff : IN THE COURT OF COMMON PLEAS OF
vs. : CLEARFIELD COUNTY, PENNSYLVANIA
DAVID JOHNS, Defendant : CIVIL DIVISION
: NO. 04-1687-CD

NOTICE

You have been sued in Court. If you wish to defend against the claims set forth in the following pages, you must take action within twenty (20) days after the Complaint and Notice are served, by entering a written appearance personally or by attorney and filing in writing with the court your defenses or objections to the claims set forth against you. You are warned that if you fail to do so the case may proceed without you and a judgment may be entered against you by the court without further notice for any money claimed in the complaint or for any other claim or relief requested by the plaintiff. You may lose money, property or other rights important to you.

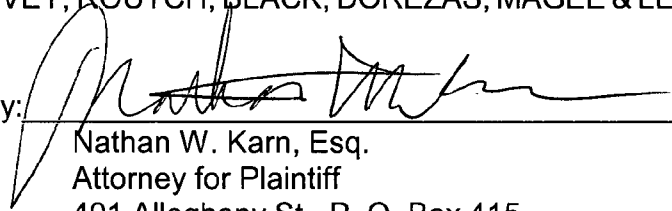
YOU SHOULD TAKE THIS PAPER TO YOUR
LAWYER AT ONCE. IF YOU DO NOT HAVE
A LAWYER OR CANNOT AFFORD ONE, GO
TO OR TELEPHONE THE OFFICE SET FORTH
BELOW TO FIND OUT WHERE YOU CAN GET
LEGAL HELP.

David S. Meholic
Court Administrator
Clearfield County Court House
Clearfield, PA 16830

Phone: (814) 765-2641 Ext. 5982

EVEY, ROUTCH, BLACK, DOREZAS, MAGEE & LEVINE LLP

By:


Nathan W. Karn, Esq.

Attorney for Plaintiff
401 Allegheny St., P. O. Box 415
Hollidaysburg, PA 16648
(814) 695-7581
Pa. I.D.# 86068

DIANE L. TANGEMAN, Plaintiff : IN THE COURT OF COMMON PLEAS OF
vs. : CLEARFIELD COUNTY, PENNSYLVANIA
DAVID JOHNS, Defendant : CIVIL DIVISION
: NO. 04-1687-CD

COMPLAINT

AND NOW, comes the Plaintiff, Diane L. Tangeman, by and through his attorneys, Evey, Routh, Black, Dorezas, Magee & Levine LLP, and files the following Complaint:

1.

Plaintiff, Diane L. Tangeman, is an adult individual residing at 204 S. State Street, Dubois, Clearfield County, Pennsylvania 15801.

2.

Defendant, David Johns, is an adult individual residing at 1099 South Brady Street, Dubois, Clearfield County, Pennsylvania 15801.

3.

On or about February 20, 2003, Plaintiff was the owner of a 1997 Ford Taurus motor vehicle which was involved in the accident described herein.

4.

On that date, Defendant, David Johns, was the non-permissive operator of a 1997 GMC Jimmy SLT motor vehicle owned by Betty Curry and which was involved in the accident described herein.

5.

On the aforesaid date, at approximately 7:50 a.m., Plaintiff was operating her vehicle in a careful, lawful and prudent manner on Shaffer Avenue, Dubois, Clearfield

County, Pennsylvania.

6.

On the aforesaid date and time, Defendant, David Johns, was the non-permissive operator of the motor vehicle owned by Betty Johns and was operating said motor vehicle in a careless, reckless and negligent manner on Shaffer Avenue, Dubois, Clearfield County, Pennsylvania.

7.

As the motor vehicle owned by Betty Johns and non-permissively being operated by Defendant, David Johns, approached Plaintiff's vehicle, said motor vehicle, suddenly and without warning, carelessly, negligently and recklessly came into violent contact and collision with the left front bumper and headlight of the motor vehicle of the Plaintiff, causing damages as more specifically set forth below.

8.

The motor vehicle of the Plaintiff was damaged solely, directly and entirely as a result of the aforesaid collision in the amount of \$1,249.71, being less than the fair market value of the motor vehicle of the Plaintiff at the time of the collision.

COUNT I

PLAINTIFF V. DAVID JOHNS

9.

Paragraphs 1-8 are incorporated by reference herein as if the same had been set forth at length.

10.

The aforesaid accident was directly and proximately caused by the carelessness, recklessness and negligence of the Defendant, David Johns, which consisted of the

following:

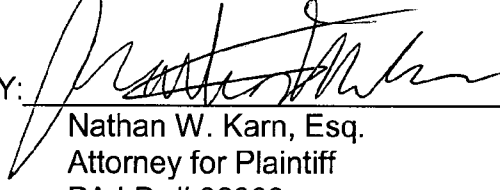
- a. Failing to have the motor vehicle under proper, adequate, and reasonable control under the circumstances and conditions then and there existing;
- b. Operating the motor vehicle at an excessive rate of speed under the circumstances;
- c. Operating the motor vehicle without due regard for the right, safety and position of the motor vehicle of the Plaintiff at the time and place aforesaid;
- d. Failing to see and observe the motor vehicle of the Plaintiff in sufficient time to avoid the damages to said motor vehicle of the Plaintiff;
- e. Being inattentive and disregarding the condition and circumstances then and there existing;
- f. Operating a motor vehicle in such a way as to negligently and carelessly collide with the motor vehicle of the Plaintiff;
- g. Failing to take evasive action in order to avoid impacting with Plaintiff's vehicle;
- h. Failing to apply his brakes in sufficient time to avoid striking Plaintiff's vehicle;
- i. Failing to yield the right-of-way to the vehicle driven by Plaintiff, when Defendant entered and/or crossed such roadway in violation of 75 Pa. C.S.A. §3324;
- j. Driving the motor vehicle owned by Betty Curry with careless disregard for the safety of persons or property in violation of 75 Pa.C.S.A. §3714;
- k. Failing to properly yield the right-of-way when turning right to Plaintiff as provided in 75 Pa.C.S.A. §3322;
- l. Failing to keep the motor vehicle owned by Betty Curry within the lane of travel in violation of 75 Pa. C.S.A. §3309; and

m. Violating the laws and statutes of the Commonwealth of Pennsylvania pertaining to the control of speed, management, and operation of the motor vehicle in the Commonwealth.

WHEREFORE, Plaintiff claims damages of Defendant, David Johns, in the amount of One Thousand Two Hundred Forty-Nine and 71/100 (\$1,249.71) Dollars, together with interest plus costs of suit.

Respectfully Submitted,

EVEY, ROUTCH, BLACK, DOREZAS, MAGEE
& LEVINE LLP

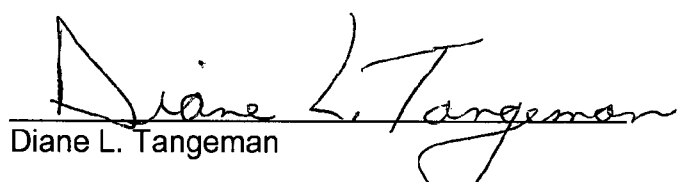
BY: 

Nathan W. Karn, Esq.
Attorney for Plaintiff
PA I.D. # 86068
401 Allegheny Street
Hollidaysburg, Pennsylvania

(814) 695-7581

VERIFICATION

The undersigned, DIANE L. TANGEMAN, avers that the statements of fact contained in the foregoing Complaint are true and correct to the best of her knowledge, information and belief, and are made subject to the penalties of 18 Pa. Con. Stat. Ann. Section 4904 relating to unsworn falsification to authorities.



Diane L. Tangeman

DATED: 6/24/05

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was served on the 1st day of July, 2005, by United States Mail, First Class, postage prepaid, addressed to the following:

David Johns
1099 South Brady Street
Dubois, PA 15801

EVEY, ROUTCH, BLACK, DOREZAS, MAGEE,
& LEVINE LLP

BY: 

Nathan W. Karn, Esq.
Attorney for Plaintiff

DIANE L. TANGEMAN,
Plaintiff : IN THE COURT OF COMMON PLEAS OF
vs. : CLEARFIELD COUNTY, PENNSYLVANIA
DAVID JOHNS,
Defendant : CIVIL DIVISION
: NO. 04-1687-CD

FILED
M 13:00 AM
FEB 02 2006

William A. Shaw
Prothonotary/Clerk of Courts
Atty pd. \$0.00
Notice to Def.
Statement to Atty
J

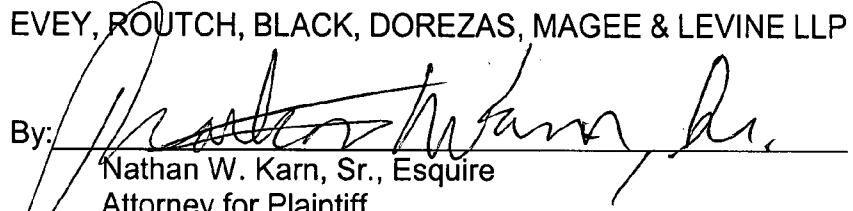
PRAECIPE FOR ENTRY OF JUDGMENT

TO THE PROTHONOTARY OF CLEARFIELD COUNTY:

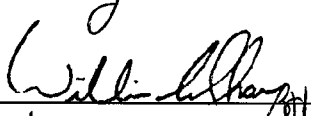
Kindly enter Judgment in favor of the Plaintiff and against the Defendant in the above-captioned matter, for failure to appear or file an Answer within twenty (20) days from the date of service of the Complaint; and damages in the amount of \$1,249.71, together with costs and interest. I certify that written notice of intention to file this praecipe was mailed to Defendant after the default had occurred and at least ten days prior to the date of the filing of this praecipe. In addition, I certify that Notice of Assessment of Damages, along with Appraiser's Affidavit and Repair Estimate were sent to the Defendants by certified mail return receipt requested to the last known address of Defendant at least ten days prior to filing this praecipe. Copies of the notices are attached. I further certify that the Defendant had no attorney of record at the time the attached notices were mailed to Defendant.

EVEY, ROUTCH, BLACK, DOREZAS, MAGEE & LEVINE LLP

By:


Nathan W. Karn, Sr., Esquire
Attorney for Plaintiff
Pa. I.D.# 86068
401 Allegheny Street
P.O. Box 415
Hollidaysburg, PA 16648

AND NOW, this 2nd day of February, 2006, Judgment is entered as above.



Prothonotary

DIANE L. TANGEMAN, Plaintiff : IN THE COURT OF COMMON PLEAS OF
vs. : CLEARFIELD COUNTY, PENNSYLVANIA
DAVID JOHNS, Defendant : CIVIL DIVISION
: NO. 04-1687-CD

TO: **DAVID JOHNS**
1099 South Brady Street
DuBois PA 15801

DATE OF NOTICE: January 4, 2006

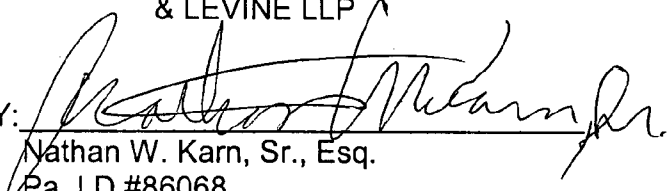
IMPORTANT NOTICE

YOU ARE IN DEFAULT BECAUSE YOU HAVE FAILED TO ENTER A WRITTEN APPEARANCE PERSONALLY OR BY ATTORNEY AND FILE IN WRITING WITH THE COURT YOUR DEFENSES OR OBJECTIONS TO THE CLAIMS SET FORTH AGAINST YOU. UNLESS YOU ACT WITHIN TEN (10) DAYS FROM THE DATE OF THIS NOTICE, A JUDGMENT MAY BE ENTERED AGAINST YOU WITHOUT A HEARING AND YOU MAY LOSE YOUR PROPERTY OR OTHER IMPORTANT RIGHTS. YOU SHOULD TAKE THIS NOTICE TO A LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE THE FOLLOWING OFFICE TO FIND OUT WHERE YOU CAN GET LEGAL HELP:

David S. Meholic
Court Administrator
Clearfield County Court House
Clearfield, PA 16830 Phone: (814)765-2641 Ext. 5982

EVEY, ROUTCH, BLACK, DOREZAS, MAGEE
& LEVINE LLP

BY:


Nathan W. Karn, Sr., Esq.
Pa. I.D.#86068

Attorney for Plaintiff
401 Allegheny Street
P. O. Box 415
Hollidaysburg, PA 16648
(814) 695-7581

SENDER: COMPLETE THIS SECTION

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

1. Article Addressed to:

David Johns
1099 S. Brady St.
Dubois, PA 15801

2. Article Number

(Transfer from service label)

7004 1350 0005 5530 3155

COMPLETE THIS SECTION ON DELIVERY**A. Signature**

X Melissa Johns

Agent
 Addressee

B. Received by (Printed Name)

Melissa Johns 1-20-06

C. Date of Delivery

D. Is delivery address different from item 1? Yes
If YES, enter delivery address below: No

3. Service Type

Certified Mail Express Mail
 Registered Return Receipt for Merchandise
 Insured Mail C.O.D.

4. Restricted Delivery? (Extra Fee)

Yes



401-03 ALLEGHENY STREET
P.O. BOX 415
HOLLIDAYSBURG, PENNSYLVANIA 16648-0415
814.695.7581
FAX: 814.695.1750

99 NASON DRIVE
P.O. BOX 5
ROARING SPRING, PA 16673
814.224.5162

Reply to Hollidaysburg Office

www.eveyroutchblack.com

CLYDE O. BLACK, II BENJAMIN I. LEVINE, JR. J. MICHAEL DOREZAS
MICHAEL B. MAGEE AMY ORR ROSENSTEEL MICHAEL P. ROUTCH KATHY J. MAUK
WILLIAM R. BRENNER NATHAN W. KARN SUZANNE H. RHODES

MERLE K. EVEY
JAMES S. ROUTCH
OF COUNSEL

WRITER'S DIRECT DIAL:

January 16, 2006

"CERTIFIED MAIL, RETURN RECEIPT REQUESTED"

David Johns
1099 South Brady Street
DuBois PA 15801

In re: Tangeman v. Johns
No. 04-1687-CD – Clearfield County

Dear Mr. Johns:

Enclosed please find a Notice of Assessment of Damages which we intend to enter against you as provided in the Notice, an Appraiser's Affidavit showing the amount of damages incurred in this case, and a repair estimate.

Sincerely,

Nathan W. Karn, Sr.

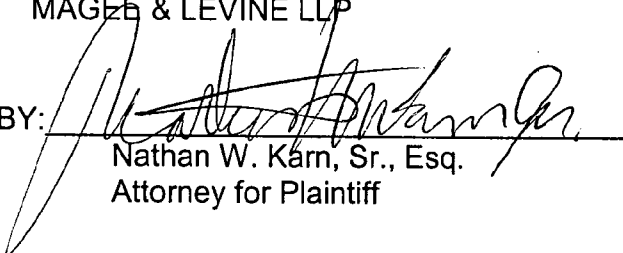
NWK:dkb
Enclosures

DIANE L. TANGEMAN, Plaintiff : IN THE COURT OF COMMON PLEAS OF
vs. : CLEARFIELD COUNTY, PENNSYLVANIA
DAVID JOHNS, Defendant : CIVIL DIVISION
: NO. 04-1687-CD
:

NOTICE OF ASSESSMENT OF DAMAGES

You are hereby notified that in ten (10) days from the mailing of this Notice, damages will be assessed against you in the amount indicated in the attached Repair Bill in connection with the judgment which will be entered against you in the above-captioned action unless, prior to the date of assessment, you request a trial on the issue of damages by filing a written Praecipe with the Prothonotary.

EVEY, ROUTCH, BLACK, DOREZAS,
MAGEE & LEVINE LLP

BY: 

Nathan W. Karn, Sr., Esq.
Attorney for Plaintiff

Dated: January 16, 2006

APPRAISER'S AFFIDAVIT

ILLINOIS
STATE OF PENNSYLVANIA
COUNTY OF McLean

: SS

AND NOW, this 10 day of JANUARY, 2006, before me, the undersigned authority, personally appeared HARRY POLLEY who acknowledged himself/herself to be an employee of State Farm Insurance Companies, and that the appraisal attached hereto accurately reflects the damages which were sustained to motor vehicle owned by Diane L. Tangeman. I certify that these repairs were necessary, and that the prices for labor and material were fair and reasonable and those customarily charged. The undersigned also states that he/she has experience in the appraisal of automobiles for a period of 15 years.

Harry Polley

Sworn to and subscribed before me

this 10 day of January, 2006.

Janet Welch
Notary Public

My Commission Expires: 6-29-09



STATE FARM MUTUAL INSURANCE COMPANY (R)
 MEADVILLE SERVICE CENTER
 11488 STATE HIGHWAY 98
 MEADVILLE, PA 16335
 SEE PHONE NUMBER BELOW

CD LOG NO 1030 -1

SUPPLEMENT S1

02-25-03 2:47 PM
 02-27-03 1:50 PM

CLAIM INFORMATION

CLAIM # 38-K136-52801
 COMPANY STATE FARM
 FAX
 INSURED TANGEMAN, DIANE
 CLAIMANT

POLICY #
 CLAIM REP CLAIM REP, TEAM SIX
 WORK PH# (888) 713-4694
 LOSS DATE 02-20-03
 LOSS TYPE COLLISION

INSPECTION

TYPE FIELD
 PRIMARY POI FRONT END LEFT
 APPRAISER NAME DUNWORTH, DEAN
 LICENSE # 138192
 WORK PHONE (814) 333-3227
 ADDRESS
 CITY STATE
 ZIP

SECOND POI
 FAX
 INSP DATE 02-25-03
 LOCATION WORK SITE
 CITY STATE DU BOIS
 PA

OWNER

TANGEMAN, DIANE
 204 S STATE ST
 DUBOIS PA 15801-1636

WORK# (814) 371-4072
 HOME#

REPAIR

VEHICLE

1997 FORD TAURUS LX 4 DR SEDAN
 6CYL GASOLINE 3.0 DOHC

OPTIONS

TWO-STAGE - EXTERIOR SURFACES
 HEATED REMOTE CONTROL MIRRORS

TWO-STAGE - INTERIOR SURFACES
 POWER DOOR LOCKS

BODY COLOR TAN CC
 CONDITION
 LICENSE # J84D54
 LICENSE STATE PA

MILEAGE 54,452
 VIN 1FALP53S9VG157372
 CODE P352
 VEH INSP #

REMARKS:

THIS IS NOT AN AUTHORIZATION TO REPAIR
 151221 SUPPLEMENT WRITTEN BY JEFF NOVAK
 FOR SUPPLEMENT REQUEST FAX TO (814) 333-3259 OR CALL (814) 333-3278 THANK YOU.
 QRP=CRISTINI AUTO WRECKING. RD # 1 BOONE MT. RD BROCKWAY. PA. 15823 @800-672-7160
 NO DRAFT ISSUED IN FIELD
 ESTIMATE LEFT WITH OWNER AT TIME OF ESTIMATE
 FAILURE TO PRESENT ESTIMATE TO REPAIRER MAY RESULT IN ADD'L COST TO YOU.

OP CODES:

* = USER-ENTERED VALUE E = REPLACE OEM
 EC = ** QUALITY REPL PART UC = RECONDITIONED PRT NG = REPLACE NAGS
 UM = REMAN/REBUILT PRT

1997 FORD TAURUS LX 4 DR SEDAN

02-25-03 2:47 PM

CLAIM # 38-K136-52801

LOG 1030 -1

S1 02-27-03 1:50 PM

EU = QLTY RECYCLED PART EP = ** QUALITY REPL PART PC = PXN RECONDITIONED
 PM = PXN REMAN/REBUILT TE = PARTL REPL PRICE ET = PARTL REPL LABOR
 IT = PARTIAL REPAIR I = REPAIR L = REFINISH
 BR = BLEND REFINISH TT = TWO-TONE CG = CHIPGUARD
 SB = SUBLET N = ADDITIONAL OPERATION RI = R&I ASSEMBLY
 P = CHECK RP = RELATED PRIOR UP = UNRELATED PRIOR

OP	GDE	MC DESCRIPTION	MFR. PART NO.	PRICE	AJ%	B%	HOURS	R	
I	0006	COVER, FRONT BUMPER	REPAIR				1.0*1		
L	0006 10	COVER, FRONT BUMPER	REFINISH 2.0* SURFACE 0.6 TWO-STAGE SETUP 0.6 TWO-STAGE				3.2*4		
>>BLEND BASE & FULL CLEAR PANEL.									
RI	0020	EMBLEM, FRT BMPR COVER	R&I ASSEMBLY				0.1	1	
I	0029	GRILLE ASSEMBLY	REPAIR				1.0*1		
>>MASK GRILLE AREA									
EU	0041	HEADLAMP ASSY, HALOG	LT QLTY RECYCLED PAR	125.00*	+25	S1	INC	1	
N	0973	HEADLAMPS AIM	ADDITIONAL OPERAT				0.5	1	
RI	0065	PARKLAMP ASSEMBLY	LT R&I ASSEMBLY				0.1	1	
RI	0066	PARKLAMP ASSEMBLY	RT R&I ASSEMBLY				S1	0.1	1
RI	0058	LAMP, SIDE MARKER	LT R&I ASSEMBLY				0.1	1	
RI	0059	LAMP, SIDE MARKER	RT R&I ASSEMBLY				0.1	1	
BR	0083	PANEL, HOOD	BLEND REFINISH 1.3 BLEND 0.6 TWO-STAGE				S1	1.9	4
E	0057	PANEL, UPPER RAD MTG	XF1Z8A284AA	166.92		S1	4.7	1	
L	0057	PANEL, UPPER RAD MTG	REFINISH 1.2 SURFACE 0.2 TWO-STAGE			S1	1.4	4	
I	0103	FENDER, FRONT	LT REPAIR				2.5*1		
L	0103 10	FENDER, FRONT	LT REFINISH 1.0* SURFACE 0.3 TWO-STAGE			S1	1.3*4		
>>BLEND BASE & FULL CLEAR PANEL/									
RI	0136	ABSORBER, SOUND	LT R&I ASSEMBLY				S1	INC	1
>>AXCESS TO FENDER DAMAGES									
N	M14	CORROSION PROTECTION	ADDITIONAL OPERAT				0.2*4		
N	M17	COVER CAR EXTERIOR	ADDITIONAL OPERAT	4.00*			0.0*4		
N	M60	HAZARDOUS WASTE REMOVA	ADDITIONAL OPERAT	2.00*			0.0*1		
N	M66	COLOR SAND AND BUFF	ADDITIONAL OPERAT				0.2*4		
>>INCLUDES NIB REMOVAL									
RI		LEFT MUDFLAP	R&I ASSEMBLY				0.2*1*		
N		MASK JAMBS	ADDITIONAL OPERAT				0.2*4*		
N		FLEX ADDITIVE	ADDITIONAL OPERAT	5.00*			0.0*4*		

23 ITEMS

MC MESSAGE

10 INCLUDES ADP TIME TO CLEAR ENTIRE PANEL.

FINAL CALCULATIONS & ENTRIES
PARTS

1997 FORD TAURUS LX 4 DR SEDAN	LOG 1030	-1	02-25-03	2:47 PM
CLAIM # 38-K136-52801			S1	02-27-03 1:50 PM
GROSS PARTS			\$	166.92
OTHER PARTS			\$	136.00
PAINT MATERIAL			\$	168.00

ADJUSTMENTS	DISCOUNT	MARKUP		
LINE ITEMS	\$ 31.25			
PARTS TOTAL		\$	502.17	
TAX ON PARTS & MATERIAL @ 6.000%		\$	30.13	
LABOR	RATE	REPLACE HRS	REPAIR HRS	
1-SHEET METAL	\$ 36.00	5.4	5.0	\$ 374.40
2-MECH/ELEC	\$ 36.00			
3-FRAME	\$ 38.00			
4-REFINISH	\$ 36.00	7.8	0.6	\$ 302.40
5-PAINT	\$ 20.00			
LABOR TOTAL				\$ 676.80
TAX ON LABOR	@ 6.000%			\$ 40.61
TAX ON SUBLET	@ 6.000%			
SUBLET REPAIRS				
TOWING				
STORAGE				
GROSS TOTAL				\$ 1,249.71
LESS: DEDUCTIBLE				\$ 250.00-
NET TOTAL				\$ 999.71
LESS: PREVIOUS NET TOTAL				\$ 495.45-
NET SUPPLEMENT TOTAL				\$ 504.26

PXN Y/00/00/00/00/00 CUM 00/00/00/00/00 GEOCODE: 16235 ERIE
 ADP PENPRO W0405 S1 LOG1030 -1 02-27-03 13:54:35 REL 4.05 SW01/03 DT02/03
 (C) 1993 - 2002 ADP CLAIMS SOLUTIONS GROUP, INC.

2.3 HRS WERE ADDED TO THIS EST. BASED ON ADP'S TWO-STAGE REFINISH FORMULA.
 *****INFORMATION ABOUT YOUR ESTIMATE*****

1. THIS IS NOT AN AUTHORIZATION TO REPAIR.
2. FAILING TO PRESENT THIS ESTIMATE TO THE REPAIRING FACILITY BEFORE A REPAIR MAY RESULT IN ADDITIONAL EXPENSE TO YOU.
3. ALL SUPPLEMENTS REQUIRE PRIOR APPROVAL BY A STATE FARM CLAIM REPRESENTATIVE.
4. COPY OF THE FORM(S) WAS SENT/GIVEN TO THE CONSUMER ON: _____.
5. ESTIMATOR SIGNATURE _____ DATE _____.
6. NOTICE: REPAIRS TO THIS VEHICLE MAY REQUIRE SPECIFIC WELDING EQUIPMENT AS RECOMMENDED BY THE MANUFACTURER.
7. ANY PERSON WHO KNOWINGLY AND WITH INTENT TO INJURE OR DEFRAUD ANY

1997 FORD TAURUS LX 4 DR SEDAN

02-25-03 2:47 PM

CLAIM # 38-K136-52801

LOG 1030 -1

S1 02-27-03 1:50 PM

INSURER FILES AN APPLICATION OR CLAIM CONTAINING ANY FALSE,
INCOMPLETE OR MISLEADING INFORMATION SHALL UPON CONVICTION BE SUBJECT
TO IMPRISONMENT FOR UP TO SEVEN YEARS AND PAYMENT OF A FINE OF UP TO
\$15,000.

8. YOU ARE UNDER NO REQUIREMENT TO USE ANY SPECIFIED REPAIR SHOP.

9. IF THIS APPRAISAL WAS PREPAIRED BASED ON THE USE OF AFTERMARKET CRASH
PARTS, AND THE USE OF AN AFTERMARKET CRASH PART VOIDS THE EXISTING WARRANTY ON
THE PART BEING REPLACED OR ANY OTHER PART, THE AFTERMARKET CRASH PART SHALL
HAVE A WARRANTY EQUAL TO OR BETTER THAN THE REMAINDER OF THE EXISTING
WARRANTY.

10. AN AFTERMARKET CRASH PART IS A NON-ORIGINAL EQUIPMENT MANUFACTURER
REPLACEMENT PART, WITH NEW OR USED, FOR ANY OF THE NON-MECHANICAL PARTS THAT
GENERALLY CONSTITUTE THE EXTERIOR OF THE MOTOR VEHICLE, INCLUDING INNER AND
OUTER PANELS.

SM-SHEET METAL ME-MECH/ELEC FR-FRAME RE-REFINISH SY-SYSTEM

*** SUPPLEMENT RECONCILIATION ***

=====

CD LOG NO 1030 -1

SUPPLEMENT S1

CLAIM #	38-K136-52801	POLICY #	
INSURED	TANGEMAN, DIANE	INSP DATE	02-25-03
OWNER	TANGEMAN, DIANE	APPRAISER	DUNWORTH, DEAN
VEHICLE	1997 FORD TAURUS LX 4 DR SEDAN	ADDED LINES	

GDE	PART	OPERATION	PRICE	AJ%	B%	LABOR	RATE
0057	PANEL, UPPER RAD MTG	REPLACE OEM	S1	166.92		4.7	SM
0057	PANEL, UPPER RAD MTG	REFINISH	S1			1.4	RF
0083	PANEL, HOOD	BLEND REFINISH	S1			1.9	RF

CHANGED LINES

GDE	PART	OPERATION	PRICE	AJ%	B%	LABOR	RATE
0041	HEADLAMP ASSY, HALOGEN	LT QLTY RECYCLED PA	S1	156.25*	+25	INC	SM
				156.25*	+25	0.2	SM
0066	PARKLAMP ASSEMBLY	RT R&I ASSEMBLY	S1			0.1	SM
0103	FENDER, FRONT	LT REFINISH	S1			0.3	SM
0136	ABSORBER, SOUND	LT R&I ASSEMBLY	S1			1.3*	RF
						1.4*	RF

CALCULATION CHANGES	FROM	TO	DIFFERENCE
GROSS PARTS		166.92	166.92+
PAINT MATERIAL	20.00	104.00	64.00+
TAX ON PARTS & MATERIAL	6.000%	16.28	13.85+
SM - SHEET METAL	36.00	244.80	129.60+
RF - REFINISH	36.00	187.20	115.20+
TAX ON LABOR	6.000%	25.92	14.69+
SUPP 1 NET TOTAL			504.26+

SUMMARY	NET TOTAL	DATE	TIME	APPRAISER
ORIG EST	495.45	02-25-03	2:47 PM	DUNWORTH, DEAN
SUPP 1	504.26	02-27-03	1:50 PM	DUNWORTH, DEAN

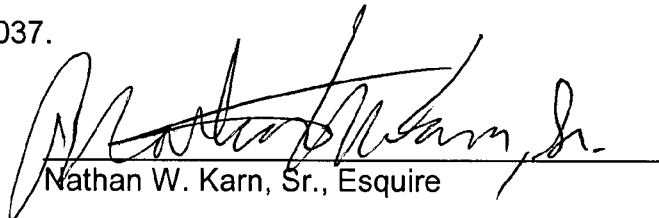
DIANE L. TANGEMAN, Plaintiff : IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA

vs. : CIVIL DIVISION

DAVID JOHNS, Defendant : NO. 04-1687-CD

COMMONWEALTH OF PENNSYLVANIA :
: SS
COUNTY OF BLAIR :
:

Personally appeared before me, a notary public in and for said Commonwealth and
County, NATHAN W. KARN, SR., ESQUIRE, of the firm of Evey, Routh, Black, Dorezas,
Magee & Levine LLP, attorney for the Plaintiff, who being duly sworn according to law
deposes and says that he mailed notice of default judgment and notice of assessment of
damages to the above-captioned Defendant, David Johns, in accordance with Pennsylvania
Rules of Civil Procedure 237.1 and 1037.



Nathan W. Karn, Sr., Esquire

Sworn to and subscribed before me

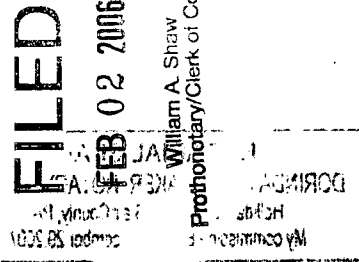
this 1st day of February, 2006.



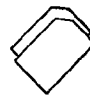
Dorinda K. Brubaker

Notary Public

NOTARIAL SEAL
DORINDA K. BRUBAKER, NOTARY PUBLIC
Hollidaysburg Boro, Blair County, PA
My commission Expires December 26, 2007



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

 COPY

Diane L. Tangeman
Plaintiff(s)

No.: 2004-01687-CD

Real Debt: \$1,249.71

Atty's Comm: \$

Vs.

Costs: \$

Int. From: \$

David Johns
Defendant(s)

Entry: \$20.00

Instrument: Default Judgment

Date of Entry: February 2, 2006

Expires: February 2, 2011

Certified from the record this 2nd day of February, 2006.



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

Pursuant to Pennsylvania Rule of Civil Procedure No. 236, you are hereby notified of the entry of Judgment in the below-captioned matter.

DIANE L. TANGEMAN,

Plaintiff

vs.

DAVID JOHNS,

Defendant

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL DIVISION
NO. 04-1687-CD
JUDGMENT IN THE AMOUNT OF \$1,249.71
FILED February 2, 2006
ORDER OR DECREE ENTERED ON
in

W. B. Khan

TO: PROTHONOTARY OF CLEARFIELD COUNTY:

In connection with the case Diane L. Tangeman v. David Johns, No. 04-1698-CD, I submit the following information in connection with the eventual removal of the operating privileges of the Defendant in the event that the judgment entered in said action is not paid within sixty (60) days from the date of its entry.

1. Operator's Name – David Johns
2. Operator's Address – 1099 S. Brady St., Dubois, PA 15801
3. Operator's Date of Birth – 8/6/78
4. License No. - 25350591
5. Date of Accident – 2/20/03
6. Plaintiff's Name – Diane L. Tangeman
7. Plaintiff's Address – 204 S. State St., Dubois, PA 15801

CCOPY

DL-201 (10-97)
 Bureau of Driver Licensing
 P.O. Box 60037
 Harrisburg, PA 17106-0037

**CERTIFICATION OF
 MOTOR VEHICLE JUDGMENT**

COURT INFORMATION	
COURT	46 th
COUNTY	Clearfield
NUMBER	04-16087-CJ
YEAR	2004

TO THE SECRETARY OF TRANSPORTATION

This is to certify that on 2/2/06 a judgment

for \$ 1,249.71 plus \$ Costs & interest (COST) was entered against the following:

(Please use a separate form for each)

JUDGMENT DEBTOR

(Please Print or Type)

NAME			SEX	DATE OF BIRTH		
FIRST	MIDDLE	LAST	M	MONTH	DAY	YEAR
David		Johns		8	6	78
ADDRESS						
1099 S. Brady St.						
CITY		STATE	ZIP CODE	SOCIAL SECURITY NUMBER		
Dubois		PA	15801	-	-	-
DRIVER NUMBER		STATE	DATE OF ACCIDENT		CLAIM NUMBER	
25350591		PA	2/20/03			

Check this block if defendant is a resident of another state

JUDGMENT CREDITOR

Diane L. Tangeman
 (NAME)
 204 S. State St.
 (STREET ADDRESS)
 Dubois, PA 15801
 (CITY & STATE)

**REPRESENTATIVE FOR THE JUDGMENT
 CREDITOR (If applicable)**

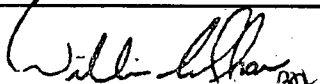
Nathan W. Karn, Sr., Esq.
 (NAME)
 401 Allegheny Street
 (STREET ADDRESS)
 Hollidaysburg, PA 16648
 (CITY & STATE)

(ZIP)
 814-695-7581
 (TELEPHONE NUMBER)

(TELEPHONE NUMBER)

THE ABOVE MENTIONED JUDGMENT AROSE FROM A MOTOR VEHICLE ACCIDENT. SIXTY DAYS HAVE ELAPSED SINCE THE ENTRY OF SAID JUDGMENT, AND THE SAME HAS NOT BEEN SATISFIED OF RECORD AND NO APPEAL HAS BEEN TAKEN THEREFROM.

IN WITNESS WHEREOF, I have hereunto affixed my hand and seal
 of the court this Day of April 10, 2006



(SIGNATURE OF CLERK OR JUDGE OF THE

COURT IN WHICH THE JUDGMENT WAS RENDERED)

WILLIAM A. SHAW

Prothonotary

My Commission Expires

1st Monday in Jan. 2010

Clearfield Co., Clearfield, PA (TYPE OR PRINT NAME)

FILED Atty Karn
 M 19 38/2006 pd.300 G
 APR 10 2006 Certification to
 William A. Shaw Harrisburg 4/10/06
 Prothonotary/Clerk of Courts

RETURN COMPLETED Bureau of Driver Licensing, P.O. Box 60037,
 FORM TO: Harrisburg, Pennsylvania 17106-0037