

04-2027-CD
ERIE INSURANCE EXCHANGE, et al. vs. JAMES VAUGHN

**Erie ins et al vs James Vaughn
2004-2027-CD**

FILED

in 9:40 AM Notice of
Filing
Date 27 Aug 2004

DEC 27 2004

Claim # 010110441646MZ

No. 04-2027-1D 20

William A. Shaw
Prothonotary

This is to certify, in accordance with Act of Assembly,
that the precise residence of the creditor is:

3410 West 12th Street
(If in Borough or City, give Ward)

(Township or Borough)

ERIE Erie, PA 16505
(County) (State)

AND

That the precise residence address of the debtor is:

702 E. Sicamore
(If in Borough or City, give Ward)

(Township or Borough)

Clearfield Snow Shoe, PA 16874
(County) (State)

Edward W. Steele
Edward W. Steele
Claims Supervisor
Erie Insurance Exchange

(Plaintiff)

Mary Beth Ropiecki 12/22/04
NOTARIAL SEAL
MARY BETH ROPIECKI, NOTARY PUBLIC
CITY OF ERIE, ERIE COUNTY
MY COMMISSION EXPIRES AUG. 8, 2005

Claim # 010110441646MZ

Erie Insurance Exchange and/or
Lloyd R. McCully

Plaintiff

vs.

James Vaughn

Defendant

* In the Court of Common Pleas
* of Clearfield County, PA
* Civil Division
* No. 04-2027-0
*

TO: Above Defendant,

You are hereby notified as required by law that a judgment has been entered against you in the amount of \$ 982.57 at the above term and number on Dec, 27, 2004

If a judgment has been entered by confession you will find enclosed copies of all documents filed in this office in support of the confession of judgment.

W. H. Hays
Prothonotary

Claim # 010110441646MJ

JUDGMENT NOTE

Erie Pennsylvania, April 5, 2004 \$ 982.57
(place) (amount)

FOR VALUE RECEIVED, I/WE promise to pay to the order of Erie Insurance Exchange

the sum of **Nine hundred eighty-two and 57/100** dollars.
said sum to be payable as follows:

Thirty-five and 00/100 dollars (\$ 35.00)

on the 30th day of April 2 004, and

25.00
25.00

35.00

Thirty-five and 00/100 dollars (\$ 35.00)

on the 30th day of each and every month

25.00
35.00

thereafter until the balance is PAID IN FULL.

UPON FAILURE to make any payments as herein agreed, this note shall, at the option of its holder, become immediately due and payable, without demand or notice.

AND FURTHER, I/we do hereby authorize and empower the Prothonotary or any attorney of any Court of Record of Pennsylvania or elsewhere, to appear for and confess judgment for the sum due and payable hereon, with or without declaration, with costs of suit, release of errors, without stay of execution; and also waived the right of inquisition on any real estate that may be levied upon to collect this note; and do hereby voluntarily condemn the same and authorize the Prothonotary to enter said voluntary condemnation upon any Fieri Facias that may be issued to collect said judgment; and further agree that said estate may be sold on a Fieri Facias, and do hereby waive and release all relief from any and all appraisement, stay of execution, exemption or bankruptcy laws of this or any other state now in force or hereafter to be passed.

x James L. Vaughn (l.s.)

This note is given and executed without duress or coercion and with full and complete understanding that upon failure to make payment as agreed, that my operating privileges may be suspended.

Further, I do hereby acknowledge that the damages incurred in the accident of May 13, 2 002 for which this note is given resulted from my negligence and fault, and I do hereby acknowledge and waive my right to any hearing or trial on that issue.

x James L. Vaughn (l.s.)

Driver date of birth x 11-21-82

Driver operator # x James L. Vaughn

Driver Social Security # 48 x 62 0193

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

Erie Insurance Exchange
Lloyd R. McCully
Plaintiff(s)

No.: 2004-02027-CD

Real Debt: \$982.57

Atty's Comm: \$

Vs.

Costs: \$

Int. From: \$

James Vaughn
Defendant(s)

Entry: \$20.00

Instrument: Judgment

Date of Entry: December 27, 2004

Expires: December 27, 2009

Certified from the record this 27th day of December, 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