

05-897-CD  
Daniel Spuck vs. Bud Hughes et al

Daniel Spuck v. Bud Hughes et al  
2005-897-CD

Date: 07/01/2005

Time: 09:48 AM

Page 1 of 1

**Clearfield County Court of Common Pleas**

ROA Report

Case: 2005-00897-CD

User: BILLSHAW

Current Judge: J. Michael Williamson

**Civil Other**

Date		Judge
06/22/2005	✓ New Case Filed. Filing: Certified Record - Transferred from Centre County Paid by: Spuck, Daniel L. (plaintiff) Receipt number: 1903342 Dated: 6/22/2005 Amount: \$0.00 (Cash)	No Judge No Judge
06/24/2005	✓ Praeclipe For Entry of Appearance, filed by Atty. Butler on behalf of Defendants. ✓ Notice to Plead, filed by Atty. Butler 1 Cert. With Praeclipe to Waive Oral Argument and Preliminary Objections on Behalf of Juror Defendants. ✓ Order, NOW, this 24th day of June, 2005, upon consideration of the Preliminary Objections to Plaintiff's Complaint, Ordered that Defendants, having waived oral argument, the argument will be submitted on the briefs. BY THE COURT: /s/ Fredric J. Ammerman, Pres. Judge. 1CC Atty M. Butler	Fredric Joseph Ammerman Fredric Joseph Ammerman Fredric Joseph Ammerman
06/29/2005	✓ Amended Complaint, filed by s/Daniel L. Spuck 6 CC to Plaintiff with letter re: service ✓ Order, NOW, this 29th day of June, 2005, upon consideration of recusal of Fredric Joseph Ammerman both Judges sitting in the 46th Judicial District, it is the Order of this Court that the Court Administrator of Clearfield County refer the matter to Administrative Regional Unit II for assignment of a specially presiding judicial authority. BY THE COURT: /s/Fredric J. Ammerman, P.J. Six CC C/A	Fredric Joseph Ammerman

2003-1383

2005-897-cd

**DANIEL L. SPUCK VS BUD HUGHES, ET AL**

**FILED**

JUN 22 2005

ml 2:201wms  
**William A. Shaw**  
**Prothonotary**

- 1. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT, BUD HUGHES.**
- 2. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT, RODNEY BOWERS.**
- 3. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT, DARLENE PRY.**
- 4. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT, BOBBI JO LESKO.**
- 5. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT, BARBARA CONWAY.**
- 6. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT, JUDITH CRAMER.**
- 7. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT DUSTIN MCKEE.**
- 8. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT GLORIA EVANS.**
- 9. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT ANN MARIE PIFER.**
- 10. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT EUGENE GRESH.**
- 11. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT MARLENE GEARHART.**
- 12. PRAECIPE FOR WRIT OF SUMMONS AGAINST SANDRA MANOS.**

- 13. PRAECIPE TO PROCEED IN FORMA PAUPERIS**
- 14. PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS.**
- 15. ORDER (PLAINTIFF'S IFP APPROVED)**
- 16. MOTION FOR TRANSPORT WITH CERTIFICATION.**
- 17. CLASS ACTION CIVIL COMPLAINT AND AFFIDAVIT WITH NOTICE TO DEFEND AND CERTIFICATION OF SERVICE.**
- 18. LETTER TO THE PROTHONOTARY FROM PLAINTIFF, DANIEL SPUCK, REQUESTING COPY OF DOCKET ENTRIES.**
- 19. LETTER TO THE HONORABLE PRESIDENT JUDGE BROWN FROM DANIEL L. SPUCK, PLAINTIFF.**
- 20. ORDER (IT IS ORDERED THAT THE ABOVE CAPTIONED CASE BE TRANSFERRED TO THE COURT OF COMMON PLEASE OF THE 46<sup>TH</sup> JUDICIAL DISTRICT OF PENNSYLVANIA, CLEARFIELD COUNTY. THIS CASE SHOULD BE TRANSFERRED IMMEDIATELY.)**

Centre County Prothonotary  
Room 102 Courthouse  
Bellefonte, PA 16823  
(814) 355-6796

Page Number: 1  
Case Number: 03-1383

GENERAL  
WRIT OF SUMMONS

Filed..... 06-03-2003  
11:01  
Sat/Dis/Gntd..

-----  
Litigants  
-----

Plaintiff(s)

Lawyer(s) for the Plaintiff(s)

SPUCK, DANIEL L.  
CZ 4825  
S C R F - MERCER  
801 BUTLER PIKE  
MERCER, PA 16137

Defendant(s)

Lawyer(s) for the Defendant(s)

HUGHES, BUD

MANOS, SANDRA

GEARHART, MARLENE

GRESH, EUGENE

MCKEE, DUSTIN

KRAMER, JUDITH

EVANS, GLORIA

PIFER, ANN MARIE

CONWAY, BARBARA

LESKO, BOBBI JO

PRY, DARLENE

BOWERS, RODNEY

CERTIFIED from the records as entered  
and filed in this office

*20<sup>th</sup> day of June A.D. 2003*  
*Debra C. Daniel*  
Prothonotary and Clerk of the Court

Proceedings

06-03-2003 PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST THE DEF BUD HUGHES,  
FILED. (WRIT ISSUED) (GAVE COPY OF WRIT, PRAECIPE AND IFP TO  
SHERIFF FOR SERVICE, MAILED COPY TO PLAINTIFF JULY 9, 2003)  
06-03-2003 PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST RODNEY BOWERS,  
FILED. (WRIT ISSUED) (GAVE COPY OF WRIT, PRAECIPE AND IFP TO  
SHERIFF FOR SERVICE, MAILED COPY TO PLAINTIFF JULY 9, 2003)

Centre County Prothonotary  
Room 102 Courthouse  
Bellefonte, PA 16823  
(814) 355-6796

Page Number: 2 GENERAL Filed..... 06-03-2003  
Case Number: 03-1383 WRIT OF SUMMONS 11:01  
Sat/Dis/Gntd..

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06-03-2003 PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST DEF DARLENE PRY, FILED. (WRIT ISSUED) (GAVE COPY OF WRIT, PRAECIPE AND IFP TO SHERIFF FOR SERVICE, MAILED COPY TO PLAINTIFF JULY 9, 2003)  
06-03-2003 PRAECIPE TO ISSUED PRAECIPE FOR WRIT AGAINST DEF BOBBI JO LESKO FILED. (WRIT ISSUED) (GAVE COPY OF WRIT, PRAECIPE AND IFP TO SHERIFF FOR SERVICE, MAILED COPY TO PLAINTIFF JULY 9, 2003)  
06-03-2003 PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST DEF. BARBARA CONWAY FILED. (WRIT ISSUED) (GAVE COPY OF WRIT, PRAECIPE & IFP TO SHERIFF FOR SERVICE, MAILED COPY TO PLAINTIFF JULY 9, 2003)  
06-03-2003 PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST DEF JUDITH CRAMER, FILED. (WRIT ISSUED) (GAVE COPY WRIT, PRAECIPE & IFP TO SHERIFF FOR SERVICE, MAILED COPY TO PLAINTIFF JULY 9, 2003)  
06-03-2003 PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST DEF DUSTIN MCKEE, SR, FILED. (WRIT ISSUED) (GAVE COPY WRIT, PRAECIPE AND IFP TO SHERIFF FOR SERVICE) (MAILED COPY TO PLAINTIFF JULY 9, 2003)  
06-03-2003 PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST DEF. GLORIA EVANS, FILED. (WRIT ISSUED) (GAVE COPY OF WRIT AND PRAECIPE AND IFP TO SHERIFF FOR SERVICE, MAILED COPY TO PLAINTIFF JULY 9, 2003)  
06-03-2003 PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST DEF ANN MARIE PIFER FILED. (WRIT ISSUED) (GAVE COPY OF PRAECIPE AND WRIT TO SHERIFF WITH IFP FOR SERVICE, MAILED COPY TO PLAINTIFF JULY 9, 2003)  
06-03-2003 PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST DEF EUGENE GRESH, FILED. (WRIT ISSUED) (GAVE COPY OF WRIT AND PRAECIPE TO SHERIFF FOR SERVICE, MAILED COPY TO PLAINTIFF JULY 9, 2003)  
06-03-2003 PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST DEF MARLENE GEARHART, FILED. (WRIT ISSUED) (GAVE COPY OF PRAECIPE AND WRIT TO SHERIFF, MAILED COPY TO PLAINTIFF JULY 9, 2003)  
06-03-2003 PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST DEF SANDRA MANOS, FILED. (WRIT ISSUED) (GAVE COPY OF WRIT AND PRAECIPE TO SHERIFF FOR SERVICE WITH IFP MAILED COPY TO PLAINTIFF JULY 9, 2003)  
06-03-2003 PRAECIPE TO PROCEED IN FORMA PAUPERIS, FILED. (GAVE TO JUDGE JUNE 11, 2003)  
06-03-2003 PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS, FILED.  
07-07-2003 ORDER, FILED. (PLAINTIFF'S IFP APPROVED. MAILED COPY TO PLAINTIFF JULY 8, 2003)  
09-07-2004 MOTION FOR TRANSPORT WITH CERTIFICATION, FILED. (GAVE TO THE JUDGE SEPTEMBER 8, 2004)  
05-31-2005 CLASS ACTION CIVIL COMPLAINT AND AFFIDAVIT WITH NOTICE TO DEFEND AND CERTIFICATION OF SERVICE, FILED. (MAILED COPY TO PLT AND GAVE COPY TO JUDGE MAY 31, 2005)  
06-06-2005 LETTER TO THE PROTHONOTARY FROM PLAINTIFF, DANIEL SPUCK REQUESTING COPY OF DOCKET ENTRIES, FILED. (COPY OF DOCKET ENTRIES MAILED TO PLAINTIFF ON 06-07-2005.)  
06-13-2005 LETTER TO THE HONORABLE PRESIDENT JUDGE BROWN FROM DANIEL L. SPUCK, PLAINTIFF, FILED.

Centre County Prothonotary  
Room 102 Courthouse  
Bellefonte, PA 16823  
(814) 355-6796

Page Number: 3 GENERAL Filed..... 06-03-2003  
Case Number: 03-1383 WRIT OF SUMMONS 11:01  
Sat/Dis/Gntd..

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06-13-2005 ORDER, FILED. (IT IS ORDERED THAT THE ABOVE CAPTIONED CASE  
BE TRANSFERRED TO THE COURT OF COMMON PLEAS OF THE 46TH  
JUDICIAL DISTRICT OF PENNSYLVANIA, CLEARFIELD COUNTY. THE  
CASE SHOULD BE TRANSFERRED IMMEDIATELY.) (TIME-STAMPED COPY  
MAILED TO PLAINTIFF ON 06-15-2005.)  
06-21-2005 CASE TRANSFERRED TO CLEARFIELD COUNTY, PER "ORDER" OF COURT  
OF JUNE 13, 2005, BY CERTIFIED MAIL ON 06-21-2005 -  
7099 3400 0012 4577 9591  
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Fees

===== End of case print-out =====

IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

CIVIL ACTION - LAW

DANIEL L. SPUCK,

Plaintiff

v.

BUD HUGHES, et al.,

Defendants

) No. 2003-1383

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

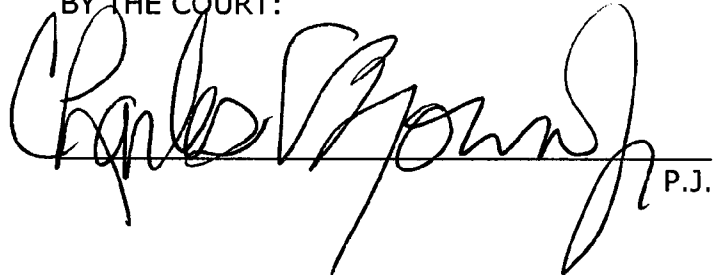
2005 JUN 13 P 4:41  
FILED FOR RECORD

ORDER

AND NOW, this 13<sup>th</sup> day of June, 2005, **it is ORDERED** that the above captioned case be transferred to the Court of Common Pleas of the 46th Judicial District of Pennsylvania, Clearfield County.

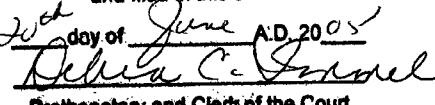
This case should be transferred immediately.

BY THE COURT:

  
P.J.

  
CERTIFIED from the records as entered

and filed in this office

20th day of June A.D. 2005  
  
Debra C. Immel  
Prothonotary and Clerk of the Court

20

Daniel Spuck  
S.R.C.F. Mercer  
Inst. No. CZ-4825  
801 Butler Pike  
Mercer, Pa. 16137



June 1, 2005

RECEIVED 6/6/05  
JUDGE'S CHAMBERS

Honorable President Judge Brown  
Forty- Ninth Judicial District of Pennsylvania  
Judges Chamber, Room 203  
Centre County Courthouse  
Bellefonte, Pa. 16823

DEBRAC. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

FILED FOR RECORD

RE: Spuck v. Hughes, ET. AL., No: 2003-1383

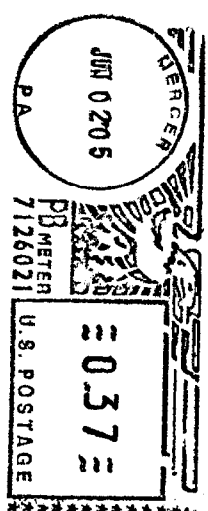
To the Honorable President Judge Brown:

I received your letter dated May 24, 2005, on May 31, 2005. In regards to the service of the Writ of Summons, I originally provide the Sheriff's with all the addresses of all the Defendants on page 9 of my Praecept of Writs, the Sheriff's sent me a copy of the commencement of the Civil Action with an attached note stating "need the addresses of all defendants, except Bud Hughes." I provided them with all addresses again on July 19, 2003, by a letter informing them that the addresses were on Pg 9 of Praecept of Writs. I received no response from them on whether they serviced them or did not service them. It is my intentions to proceed with this case. I filed my Civil Action Complaint on May 25, 2005, and serviced each defendant with a copy by Regular U.S. Mail within the 2 year statute from the filing of the Praecept of Writ, (which was on May 30, 2003). If you need me to do anything to proceed, please let me know, ~~because~~ I still do intend to continue with this Civil Action. Thank you so much for your time. "May God Bless you."

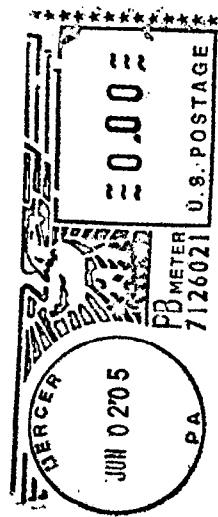
Sincerely,  
Daniel L. Spuck

Daniel Spack CZ-4825  
S.R.C. # MERCER  
801 Butler Pike  
Mercer, Pa. 16137

NAME: MERCER  
PA. DEPT. OF  
CORRECTIONS



Honorable President Judge Brown  
Forty-Ninth Judicial District of Pennsylvania  
Judges Chamber, Room 203  
Centre County Courthouse  
Bellefonte, Pa. 16823



16823/2003



Daniel Spuck  
CZ-4825  
S.R.C.F. Mercer  
801 Butler Pike  
Mercer, Pa.

16137

June 1, 2005

FILED FOR RECORD

2005 JUN -6 AM 11:09

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

Centre County Prothonotary  
Centre County Courthouse  
Bellefonte, Pa. 16823-3093

Re: Spuck v. Bud Hughes, ET. AL., No. 2003-1383

To the Prothonotary:

Please provide me with a copy of the Docketing Statement for the above case.

Thank you so much for your time. May God Bless you

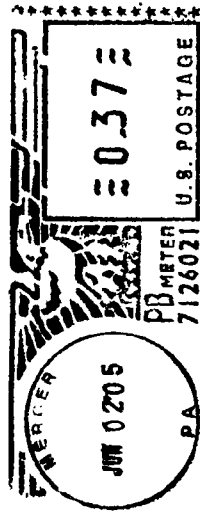
Sincerely,

Daniel L. Spuck  
Daniel L. Spuck

(18)

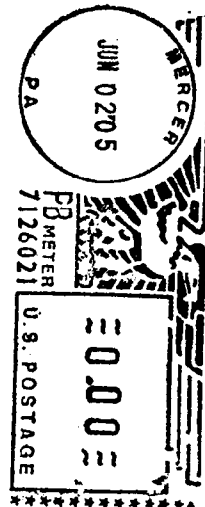
Daniel Spuck CZ-4825  
S.R.C. # mercer  
801 Butler Pike  
Mercer, Pa. 16137

INMATE MAIL  
PA. DEPT.  
CORRECTIONS



PA  
METER  
7/26021 U.S. POSTAGE  
0205

Honorable President Judge Brown  
Forty-Ninth Judicial District of Pennsylvania  
Judges Chamber, Room 203  
Centre County Courthouse  
Bellefonte, Pa. 16823



PA  
METER  
7/26021 U.S. POSTAGE  
0205

IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

"Original"  
Copy

DANIEL L. SPUCK  
Plaintiff,

: CIVIL ACTION  
: No. 2003-1383

00009EAK CCCPRO 09/04

v. : Class Action Civil  
BUD HUGHES, in his individual, and : Complaint filed on  
official capacity; SANDRA MANOS, : behalf of the Plaintiff  
in her individual, and official :  
capacity; MARLENE GEARHART, in her :  
individual, and official capacity; :  
EUGENE GRESH, in his individual, and:  
official capacity; DUSTIN MCKEE, in:  
his individual, and official :  
capacity; JUDITH KRAMER, in her :  
individual, and official capacity; :  
GLORIA EVANS, in her individual, :  
and official capacity; ANN MARIE :  
PIFER, in her individual, and :  
official capacity; BARBARA CONWAY, :  
in her individual, and official :  
capacity; BOBBI JO LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, :  
in his individual, and official :  
capacity. : JURY TRIAL DEMANDED

Defendants ET AL. :

DEBRA C. IMPEL  
PROTHONOTARY  
CENTRE COUNTY, PA.

2005 MAY 31 A 11:35

FILED FOR RECORD

CLASS ACTION CIVIL COMPLAINT

\* Affidavit

DANIEL L. SPUCK  
S.R.C.F. MERCER, CZ-4825  
801 BUTLER PIKE  
MERCER, PA. 16137

(17)

IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : No. 2003-1383  
v. :  
BUD HUGHES, ET AL, :  
Defendants, :  
:

FILED FOR RECORD

2003 MAY 31 A 11:35

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

NOTICE TO DEFEND

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 this 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 judgement may be entered against you by the Court without further notice for any money claimed in the Complaint or for any other claim or property or other rights important to you.

You should take this Complaint 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:

Pennsylvania Bar Association Lawyer Referral  
Box 186  
100 South Street  
Harrisburg, Pennsylvania 17108 Ph. No. (717) 238-6715  
(800) 692-7375

Pennsylvania Bar Association  
1101 Market street  
Philadelphia, Pennsylvania 19107 Ph. No. (215) 238-6333

Centre County Bar Association Lawyer Referral Service  
1003 Greenbriar Drive  
State College, Pa. 16801 Ph. No. (814) 231-0996

or check your Local Telephone Book in the yellow pages under Attorneys or Lawyers

IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
v. :  
BUD HUGHES, SANDRA MANOS, MARLENE :  
GEARHART, EUGENE GRESH, DUSTIN :  
MCKEE, JUDITH KRAMER, GLORIA EVANS, :  
ANN MARIE PIFER, BARBARA CONWAY, :  
BOBBIE JO LESKO, DARLENE PRY, AND :  
RODNEY BOWERS, ET AL, :  
Defendants, :  
DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

2005 MAY 31 A 11:35

FILED FOR RECORD

COMPLAINT

Daniel L. Spuck, the Plaintiff, Pro Se appearing, has a cause of action against the Defendants of which the following is a statement:

1. Plaintiff, Daniel L. Spuck is an adult individual residing at S.R.C.F. Mercer, Inst. No. CZ-4825, 801 Butler Pike, Mercer, Pa. 16137.

2. The following Defendants are adult individuals and reside at the following addresses:

Marlene Gearhart, 522 Spruce St. Clearfield, Pa. 16830  
Bud Hughes, 221 East Scribner Ave., DuBois, Pa. 15801.  
Sandra Manos, 712 Mitchell Rd., Clearfield, Pa. 16830.  
Eugene Gresh, Star Route Box 95, Smithmill, Pa. 16680.  
Dustin McKee, Box 151, Grassflat, Pa. 16839.  
Judith Kramer, 558 Treasure Lake, DuBois, Pa. 15801.  
Gloria Evans, RD#1 Box 252, Clearfield, Pa. 16830.  
Ann Marie Pifer, RD#1 Box 468, Woodland, Pa. 16881.  
Barbara Conway, 603 Sheridan Dr., Clearfield, Pa. 16830.  
Bobbie Jo Lesko, RD#3 Box 228 A-1, Philipsburg, Pa. 16866.  
Darlene Pry, RD#1 Box 178-E, Woodland, Pa. 16881.  
Rodney Bowers, 515 W. First St., Clearfield, Pa. 16830.

and at all times pertinent to the cause of action herein stated were jurors at the Plaintiff's Trial by Jury, and 1 juror Sandra Manos was fraudulent, and all jurors (defendants) were negligent, and committed a defamation of Character and irreparable harm against the plaintiff by their actions.

3. Plaintiff was convicted of Murder in the 3rd Degree, Aggravated & Simple Assault (1 count each), Reckless Endangerment (2 counts) by the defendants on or about March 23, 1996.

4. As a result of the defendants actions, Plaintiff suffered a loss of income of approximately \$ 250,000.00, and seeks from the defendants compensatory damages in that amount. The plaintiff also is seeking punitive damages in the amount of \$2,000,000.00. from the defendants.

5. Said Conviction of the plaintiff was a result of the

conduct of the defendants as follows:

(a) Defendant Sandra Manos was fraudulent when she lied on her jurors questionaire on page 4 question #28. when she denied having a close relative or friend connected with any penal institution, jail or penitentiary. On or about May 30, 2001, it was brought to the attention to the plaintiff that Dave Manos was a brother in law or relative in some sort to the defendant Sandra Manos. Dave Manos was affiliated with the Clearfield County Jail, where the plaintiff resided at that time, awaiting his trial.

(b) Through the course of the trial and in the jury's deliberation, the jurors failed to do it's duty to conform to a standard of conduct; and breached the said duty; and that said breach caused financial losses and damaged, and or defamed the character of the plaintiff as follows:

(i) Said defendants owed a duty of care under the Constitution of Pennsylvania and the United States to the plaintiff because they were the jury and the plaintiff was the defendant.

(ii) The defendants had a civic duty to be impartial.

(iii) They also imposed risk and foreseeability of harm was incurred against the plaintiff.

(iv) The defendants were not attentive, impartial and violated and or lied on Voir Dire.

(v) Also the defendants did not provide fair administration of justice; restoration of plaintiff to society.

(vi) They accepted a written instruction from the Judge during deliberations and was in violation of Pennsylvania Law. Said instruction was incomplete and they did not perform their duty and right to make sure it was within the law as well as being complete and correct. They also accepted this incomplete instruction after they requested to re-hear testimony of Daniel Spuck, Cindy Spuck, and Mr. McCallough (neighboor at the alleged scene), his testimony would have supported the testimony of Daniel Spuck and would have discredited Cindy Spuck's testimony. the Judge informed them that Pennsylvania Law would not allow him to provide them with written testimony of the 3 most important witnesses. The defendants were negligent for not saying that they could not reach a fair and impartial verdict without remembering the testimonies, and did not question or correct the written instruction. Their verdict was based on assumptions and they did not follow the Judges Instructions when the case began; they did not pay attention to testimony; accepted perjured testimony, tainted evidence; failed to ask what rights they had and performed their task after being duly sworn to do their duty and job without knowing their rigths causing irreparable harm and a defamation of character against the plaintiff.

Wherefore the Plaintiff demands a Trial by Jury, in the alternative requests a civil grand jury to indict the defendants. The Plaintiff also demands judgement in the amount of \$2,250,000.00. plus interest and all costs.

Respectfully Submitted,

Dated: 5/25/05

Daniel L. Spuck  
Daniel L. Spuck, Pro Se  
S.R.C.F. Mercer, CZ-4825  
801 Butler Pike  
Mercer, Pa. 16137

Leave to Proceed In Forma Pauperis

The Plaintiff, Daniel L. Spuck, Pro Se, Respectfully Requests that the Honorable Court continue his In Forma Pauperis Status. He has previously been granted the said status and still is defined by law as a pauper due to his incarceration of over 10 years.

Respectfully Submitted,

Dated: 5/25/05

Daniel L. Spuck  
Daniel L. Spuck, Pro Se

Certification

Plaintiff, Daniel L. Spuck, certifies that he served a true & correct copy of Notice, Civil Complaint, Leave to Proceed IFP, and Affidavit to the Defendants listed in #2 of his Complaint and 1 original and 2 copies to the Prothonotary of the Centre County Court by U.S. Mail and placing them in the Prison Mail Box on May 25, 2005.

Respectfully Submitted,

Daniel L. Spuck  
Daniel L. Spuck, Pro se

Affidavit

Plaintiff, Daniel L. Spuck, declares under Penalty of Perjury, that the foregoing is true and correct: Note: 28 U.S.C. 1746.

Respectfully Submitted,

Dated: 5/25/05

Daniel L. Spuck  
Daniel L. Spuck, Pro Se  
S.R.C.F. Mercer, CZ-4825  
801 Butler Pike  
Mercer, Pa. 16137

DEBRA C. IMHOLZ  
PROTHONOTARY  
CENTRE COUNTY, PA

2005 MAY 31 A 11:35  
FILED FOR RECORD



original  
copy

IN THE COURT OF COMMON PLEAS OF  
CENTRE COUNTY, PENNSYLVANIA  
(Civil Division)

Daniel L. Spuck : No. 03-1383  
V. :  
Bud Hughes, Sandra Manos, Marlene : Motion For Transport  
Gearhart, Eugene Gresh, Dustin :  
McKee, Judith Kramer, Gloria Evans, :  
Ann Marie Pifer, Barbara Conway, :  
Bobbie Jo Lesko, Darlene Fry, :  
and Rodney Bowers; Et.Al. :  
9b

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

FILED FOR RECORD

NOW Comes, The Plaintiff, Daniel L. Spuck, Plaintiff  
and avers the following:

1.) The Plaintiff is incarcerated at S.R.C.F. Mercer  
801 Butler Pike, Mercer Pa. 16137.

2.) He is Scheduled to be present at his Pre-Trial  
Conference on September 16, 2004, at 10:30 am. at the Centre  
County Courthouse.

3.) The Plaintiff respectfully requests that this  
Honorable Court issue an Order for the Sheriff's of Centre County  
to Transport the Plaintiff over to The Pre- Trial Conference and  
back to S.R.C.F. Mercer immediately following the Proceeding on  
September 16, 2004, or if the Court Chooses to have Mercer County  
Sheriff's Department Transport the Plaintiff to and From the  
Proceeding.

4. ) In the Alternative the Plaintiff's Custody level for  
outside clearance was granted by the Department of Corrections  
Central Office in March(Level 2R)That The Honorable Court issue  
a 8 hr. Furlough for September 16, 2004, beginning at 7 am-3pm.  
wearing also a monitoring device or check in at&out at police  
station.

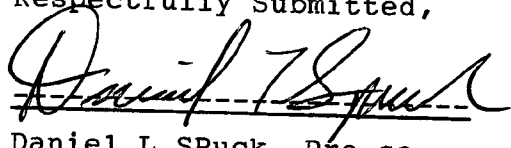
(16)

5.) The Plaintiff is not a Flight risk and has been present at all his proceedings, and would continue to do so.

Wherefore, the Plaintiff Respectfully Requests that his Motion for Transport ~~BE~~ granted by this Honorable Court and continue to allow the Plaintiff to proceed in forma pauperis.

Respectfully Submitted,

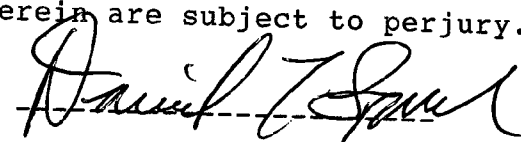
Dated: September 2, 2004.

  
Daniel L. Spuck, Pro se.  
S.R.C.F. Mercer CZ-4825  
801 Butler pike  
Mercer, Pa. 16137

Verification

I, Daniel L. Spuck, Verify that statements made herein are true and correct to the best of his knowledge and belief. I also understand that false statements made herein are subject to perjury.

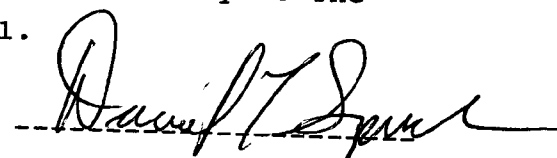
Dated: September 2, 2004.

  
Daniel L. Spuck

Certification

I, Daniel L. Spuck Certify that I have served 1 Original & 2 Copies of Motion For Transport to the Prothonotary of The Centre County Court by first class mail.

Dated: September 2, 2004.

  
Daniel L. Spuck  
DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

FILED FOR RECORD

2004 SEP - 7 P 2: 4b



IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA  
CIVIL ACTION - LAW

DANIEL L. SPUCK, )  
Plaintiff )  
vs. ) NO. 2003-1383  
BUD HUGHES, in his individual, )  
and official capacity; et. al., )  
Defendants )

O R D E R

AND NOW, this 7<sup>th</sup> day of July, 2003, upon consideration of Plaintiff Daniel L. Spuck's Praeclipe to Proceed In Forma Pauperis, said Request is **GRANTED**.

BY THE COURT:

DEBRA C. IMHOLZ  
PROTHONOTARY  
CENTRE COUNTY, PA

FILED FOR RECORD

(15)

IN THE COURT OF COMMON PLEAS OF  
Centre  
[REDACTED] COUNTY, PENNSYLVANIA



DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Bud Hughes, ET AL. : PETITION FOR WRIT  
Defendants, :

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
the sheriff of [REDACTED] County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck

DANIEL L. SPUCK, CZ-4825

S.C.I.-- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820



IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
v. : COURT OF COMMON  
Bud Hughes, ET AL. : PLEAS OF CENTRE  
Defendants, : COUNTY,  
 : PENNSYLVANIA  
 : TERM 2003

FILED FOR RECORD

2003 JUN -3 A II: 01

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

**PRAECIPE TO PROCEED IN FORMA PAUPERIS**

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in  
Forma Pauperis.

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I am unable to pay the cost for filing Praecept For Writ, and I am unable to pay the cost for service by sheriffs. The Plaintiff's Affidavit showing inability to pay the costs of litigation as attached hereto.

Daniel L. Speer

DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
: :  
Bud Hughes, ET AL. :  
Defendants, :

FILED FOR RECORD

2003 JUN -3 A 11:01

DEBRA C. SPUCK  
PROTHONOTARY  
CENTRE COUNTY, PA

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.

2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.

3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at  
Rockview, Box A/Route 26  
Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment: [REDACTED] Prison Allowance \$15.00 mo.

c.) Other Income within the past twelve months

Business or Profession: none

Other Self Employment: none

Interest: none

Dividends: none

Pension and Annuities: none

Social Security Benefits: none

Support Payments: none

Disability Payments: none

Unemployment Compensation and

Supplemental Benefits: none

Workman's Compensation: none

Public Assistance: none

Other: none

d.) Other Contributions to Household Support

Wife: none

Employer: none

Salary or Wages Per Month: none

Type of Work: none

Contributions from Children: none

Contributions from Parents: none

see (c).

Other Contributions: none

e.) Property Owned

Cash: none

Checking Account: none

Savings Account: none

Certificates of Deposit: none

Real Estate: none

Motor Vehicle: none

Stocks/Bonds: none

Other: household furniture

f.) Debts and Obligations

Mortage: none

Rent: none

Loans: none

Other: none

g.) Persons Dependant Upon You for Support

Wife: none

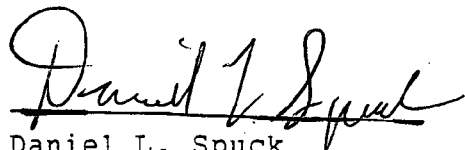
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



Daniel L. Spuck

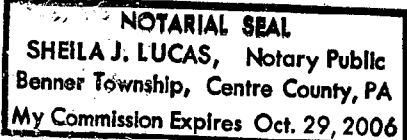
Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania

16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May 2003.  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA



DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY,:  
in her individual, and official :  
capacity; <sup>Bobbi Jo</sup> ~~BILLY JAY~~ LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :

FILED FOR RECORD

2003 JUN - 3 A 11: 02

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECIPE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

(12)

IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,

: CIVIL ACTION  
: NO. 2003-1383

v.

Sandra Manos, ET AL.  
Defendants,

2003 JUN -3 A II: 13  
DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

FILED FOR RECORD

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Sandra Manos, ET AL., The Defendant.

Daniel L. SPUCK  
DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823  
Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383

v.

Sandra Manos, ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

FILED FOR RECORD

2003 JUN -3 A II: 13

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecept For Writ in the above captioned Civil Action, against Sandra Manos, ET AL., Defendant.

RESPECTFULLY SUBMITTED,

Daniel L. SPUCK

DANIEL L. SPUCK  
Plaintiff  
S.C.I. - ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.

Dated: 5-30-03

16823-0820

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF CENTRE

DANIEL L. SPUCK

IN THE COURT OF COMMON PLEAS  
OF CENTRE COUNTY

**PLAINTIFF(S)**

VERSUS

NO.2003-1383

BUD HUGHES, SANDRA MANOS,  
MARLENE GEARHART, EUGENE  
GRESH, DUSTIN MCKEE,  
JUDITH KRAMER,  
GLORIA EVANS, ANN  
MARIE PIFER, BARBARA  
CONWAY, BOBBI JO LESKO,  
DARLENE PRY AND  
RODNEY BOWERS

**WRIT OF SUMMONS**

**DEFENDANT(S)**

TO: SANDRA MANOS

YOU ARE NOTIFIED THAT DANIEL L. SPUCK, THE PLAINTIFF, HAS COMMENCED AN ACTION AGAINST YOU WHICH YOU ARE REQUIRED TO DEFEND.

DEBRA C. IMMEL  
PROTHONOTARY

DATED: JUNE 3, 2003

BY Debra C. Immel

IN THE COURT OF COMMON PLEAS OF  
Centre County, Pennsylvania

000065NX

CCGPR00402

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY, :  
in her individual, and official :  
capacity; <sup>Bobby</sup> ~~Jo~~ LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :  
:

FILED FOR RECORD

2003 JUN - 3 A 11: 02

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECIPE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

(11)

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383

v.

Marlene Gearhart, ET AL. :  
Defendants, :

FILED FOR RECORD  
2003 JUN -3 A 11:21

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA.

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Marlene Gearhart, ET AL., The Defendant.

Daniel L. SPUCK

DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA. 16823

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,

CIVIL ACTION  
NO. 2003-1383

V.

Marlene Gearhart, ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT

: PRAECIPE TO ISSUE  
: PRAECIPE FOR WRIT

FILED FOR RECORD

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

**PRAECIPE TO ISSUE PRAECIPE FOR WRIT**

TO THE PROTHONOTARY:

Kindly issue a Praecept For Writ in the above captioned Civil Action, against Marlene Gearhart, ET AL., Defendant.

RESPECTFULLY SUBMITTED,

Daniel T. Spain

DANIEL L. SPUCK

Plaintiff

S.C.I.- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PA.

Dated: 5-30-03

16823-0820

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF CENTRE

DANIEL L. SPUCK

IN THE COURT OF COMMON PLEAS

OF CENTRE COUNTY

**PLAINTIFF(S)**

VERSUS

NO.2003-1383

BUD HUGHES, SANDRA MANOS,  
MARLENE GEARHART, EUGENE  
GRESH, DUSTIN MCKEE,  
JUDITH KRAMER,  
GLORIA EVANS, ANN  
MARIE PIFER, BARBARA  
CONWAY, BOBBI JO LESKO,  
DARLENE PRY AND  
RODNEY BOWERS

**WRIT OF SUMMONS**

**DEFENDANT(S)**

TO: MARLENE GEARHART

YOU ARE NOTIFIED THAT DANIEL L. SPUCK, THE PLAINTIFF, HAS COMMENCED AN ACTION AGAINST YOU WHICH YOU ARE REQUIRED TO DEFEND.

DEBRA C. IMMEL  
PROTHONOTARY

DATED: JUNE 3, 2003

BY Debra C. Immel

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA



000065NT CCGPR00403

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. Q003-1383  
:  
V. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY,:  
in her individual, and official :  
capacity; <sup>Beth J.</sup> ~~BILLY~~ LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :  
:

FILED FOR RECORD

2003 JUN -3 AM 11:02

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA.

PRAECIPE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

(16)

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,

: CIVIL ACTION  
: NO. 2003-1383

v.

Eugene Gresh, ET AL.  
Defendants,

:  
:  
:  
:  
:  
:

FILED FOR RECORD

2003 JUN - 3 A 11:21

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Eugene Gresh, ET AL., The Defendant.

Daniel L. SPUCK

DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA. 16823

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,

: CIVIL ACTION  
: NO. 2003-1383

v.

Eugene Gresh, ET AL.  
Defendants,

: PRAECIPE TO ISSUE  
: PRAECIPE FOR WRIT

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, against Eugene Gresh, ET AL., Defendant.

FILED FOR RECORD

2003 JUN -3 A 11b 21  
DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

RESPECTFULLY SUBMITTED,

Daniel L. SPUCK

DANIEL L. SPUCK

Plaintiff

S.C.I.- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PA.

16823-0820

Dated: 5-30-03

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF CENTRE

DANIEL L. SPUCK

IN THE COURT OF COMMON PLEAS  
OF CENTRE COUNTY

**PLAINTIFF(S)**

VERSUS

NO.2003-1383

BUD HUGHES, SANDRA MANOS,  
MARLENE GEARHART, EUGENE  
GRESH, DUSTIN MCKEE,  
JUDITH KRAMER,  
GLORIA EVANS, ANN  
MARIE PIFER, BARBARA  
CONWAY, BOBBI JO LESKO,  
DARLENE PRY AND  
RODNEY BOWERS

**WRIT OF SUMMONS**

**DEFENDANT(S)**

TO: EUGENE GRESH

YOU ARE NOTIFIED THAT DANIEL L. SPUCK, THE PLAINTIFF, HAS COMMENCED AN ACTION AGAINST YOU WHICH YOU ARE REQUIRED TO DEFEND.

DEBRA C. IMMEL  
PROTHONOTARY

DATED: JUNE 3, 2003

BY Debra C. Immel

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA



DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY,:  
in her individual, and official :  
capacity; <sup>Bobbi Jo</sup> ~~BILLY JAY~~ LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :

FILED FOR RECORD

2003 JUN - 3 A 11:07

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECIPE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

(a)

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,

: CIVIL ACTION  
: NO. 2003-1383

v.

Ann Marie Pifer, ET AL.  
Defendants,

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

FILED FOR RECORD

2003 JUN -3 A 11:07

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Ann Marie Pifer, ET AL, The Defendant.

Daniel L. SPUCK  
DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823  
Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
v. :  
:  
Ann Marie Pifer, ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT  
:  
:

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned  
Civil Action, against Ann Marie Pifer, ET AL, Defendant.

FILED FOR RECORD

2003 JUN -3 A 11:01

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

RESPECTFULLY SUBMITTED,

Daniel L. SPUCK

DANIEL L. SPUCK

Plaintiff

S.C.I.- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PA.

16823-0820

Dated: 5-30-03

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF CENTRE

DANIEL L. SPUCK

: IN THE COURT OF COMMON PLEAS

: OF CENTRE COUNTY

PLAINTIFF(S)

VERSUS

: NO.2003-1383

BUD HUGHES, SANDRA MANOS,  
MARLENE GEARHART, EUGENE  
GRESH, DUSTIN MCKEE,  
JUDITH KRAMER,  
GLORIA EVANS, ANN  
MARIE PIFER, BARBARA  
CONWAY, BOBBI JO LESKO,  
DARLENE PRY AND  
RODNEY BOWERS

WRIT OF SUMMONS

DEFENDANT(S)

TO: MARIE PIFER

YOU ARE NOTIFIED THAT DANIEL L. SPUCK, THE PLAINTIFF, HAS COMMENCED AN ACTION AGAINST YOU WHICH YOU ARE REQUIRED TO DEFEND.

DEBRA C. IMMEL  
PROTHONOTARY

DATED: JUNE 3, 2003

BY Debra C. Immel

IN THE COURT OF COMMON PLEAS OF  
Centre  
[REDACTED] COUNTY, PENNSYLVANIA

000065NV

CCGPR00403

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383

v. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY,:  
in her individual, and official :  
capacity; <sup>Bobbie Jo</sup> ~~BILLY JAY~~ LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

2003 JUN - 3 A 11: 0b

FILED FOR RECORD

PRAECIPE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

(8)

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,

: CIVIL ACTION  
: NO. 2003-1383

v.

Gloria Evans, ET AL.  
Defendants,

:  
:  
:  
:  
:  
:

FILED FOR RECORD

2003 JUN - 3 A 11:06

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Gloria Evans, ET AL, The Defendant.

  
Daniel L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823  
Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre \_\_\_\_\_ COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
: :  
v. : :  
Gloria Evans, ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT  
: :

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned  
Civil Action, against Gloria Evans, ET AL, Defendant.

FILED FOR RECORD

2003 JUN - 3 A 11:00  
DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY

RESPECTFULLY SUBMITTED,

Daniel L. SPUCK

DANIEL L. SPUCK

Plaintiff

S.C.I.- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PA.

16823-0820

Dated: 5-30-03

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF CENTRE

DANIEL L. SPUCK : IN THE COURT OF COMMON PLEAS  
: OF CENTRE COUNTY  
**PLAINTIFF(S)**  
VERSUS : NO.2003-1383  
BUD HUGHES, SANDRA MANOS,  
MARLENE GEARHART, EUGENE  
GRESH, DUSTIN MCKEE,  
JUDITH KRAMER,  
GLORIA EVANS, ANN  
MARIE PIFER, BARBARA  
CONWAY, BOBBI JO LESKO,  
DARLENE PRY AND  
RODNEY BOWERS : WRIT OF SUMMONS

**DEFENDANT(S)**

TO: GLORIA EVANS

YOU ARE NOTIFIED THAT DANIEL L. SPUCK, THE PLAINTIFF, HAS COMMENCED AN ACTION AGAINST YOU WHICH YOU ARE REQUIRED TO DEFEND.

DEBRA C. IMMEL  
PROTHONOTARY

DATED: JUNE 3, 2003

BY Debra C. Immel

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA



DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY,:  
in her individual, and official :  
capacity; <sup>Bobby Jo</sup> ~~BILLY~~ LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :  
:

PRAECIPE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

(7)

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
: :  
v. : :  
: :  
Dustin McKee, Sr., ET AL. :  
Defendants, : :  
: :

FILED FOR RECORD

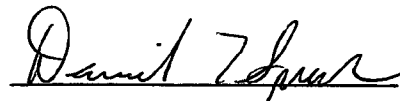
2003 JUN -3 A II: 03

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Dustin McKee, Sr., ET AL The Defendant.



DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA. 16823

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
v. :  
:  
Dustin McKee, Sr., ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT  
:  
:

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned  
Civil Action, against Dustin McKee, Sr. ET AL., Defendant.

FILED FOR RECORD  
2003 JUN - 3 A 11:04

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA.

RESPECTFULLY SUBMITTED,

Daniel L. SPUCK

DANIEL L. SPUCK  
Plaintiff  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.

16823-0820

Dated: 5-30-03

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF CENTRE

DANIEL L. SPUCK

IN THE COURT OF COMMON PLEAS  
OF CENTRE COUNTY

PLAINTIFF(S)

VERSUS

NO. 2003-1383

BUD HUGHES, SANDRA MANOS,  
MARLENE GEARHART, EUGENE  
GRESH, DUSTIN MCKEE,  
JUDITH KRAMER,  
GLORIA EVANS, ANN  
MARIE PIFER, BARBARA  
CONWAY, BOBBI JO LESKO,  
DARLENE PRY AND  
RODNEY BOWERS

WRIT OF SUMMONS

DEFENDANT(S)

TO: DUSTIN MCKEE

YOU ARE NOTIFIED THAT DANIEL L. SPUCK, THE PLAINTIFF, HAS COMMENCED AN ACTION AGAINST YOU WHICH YOU ARE REQUIRED TO DEFEND.

DEBRA C. IMMEL  
PROTHONOTARY

DATED: JUNE 3, 2003

BY Debra C. Immel

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA



DANIEL L. SPUCK,

Plaintiff,

: CIVIL ACTION

: NO. 2003-1383

v.

BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY,:  
in her individual, and official :  
capacity; <sup>Bobbi Jo</sup> ~~Lesley~~ LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:

Defendants ET AL. :

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA.

FILED FOR RECORD

2003 JUN - 3 A 11:04

PRAECIPE FOR WRIT

DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA. 16823

(6)

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,

v.

Judith Cramer, ET AL.  
Defendants,

: CIVIL ACTION  
: NO. 2003-1383

:  
:  
:  
:  
:  
:  
:

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

FILED FOR RECORD

2003 JUN -3 A 11: 05

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Judith Cramer, ET. AL., The Defendant.

Daniel L. SPUCK

DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA. 16823

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,

: CIVIL ACTION  
: NO. 2003-1383

v.

Judith Cramer, ET AL.  
Defendants,

: PRAECIPE TO ISSUE  
: PRAECIPE FOR WRIT

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned  
Civil Action, against Judith Cramer, ET AL., Defendant.

FILED FOR RECORD

2003 JUN -3 A 11:05  
DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

RESPECTFULLY SUBMITTED,



DANIEL L. SPUCK

Plaintiff

S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.

16823-0820

Dated: 5-30-03

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF CENTRE

DANIEL L. SPUCK

IN THE COURT OF COMMON PLEAS  
OF CENTRE COUNTY

**PLAINTIFF(S)**

VERSUS

NO.2003-1383

BUD HUGHES, SANDRA MANOS,  
MARLENE GEARHART, EUGENE  
GRESH, DUSTIN MCKEE,  
JUDITH KRAMER,  
GLORIA EVANS, ANN  
MARIE PIFER, BARBARA  
CONWAY, BOBBI JO LESKO,  
DARLENE PRY AND  
RODNEY BOWERS

**WRIT OF SUMMONS**

**DEFENDANT(S)**

TO: JUDITH KRAMER

YOU ARE NOTIFIED THAT DANIEL L. SPUCK, THE PLAINTIFF, HAS COMMENCED AN ACTION AGAINST YOU WHICH YOU ARE REQUIRED TO DEFEND.

DEBRA C. IMMEL  
PROTHONOTARY

DATED: JUNE 3, 2003

BY Debra C. Immel

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA



DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY,:  
in her individual, and official :  
capacity; ~~Billy Jo~~ <sup>Bobbi Jo</sup> LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :  
:

FILED FOR RECORD

2003 JUN - 3 A 10:57

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECIPE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

(3)

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,

: CIVIL ACTION  
: NO. 2003-1383

v.

Barbara Conway, ET AL.  
Defendants,

:  
:  
:  
:  
:

FILED FOR RECORD

2003 JUN -3 A 10:57

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Barbara Conway, ET AL. The Defendant.

Daniel L. SPUCK

DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA. 16823

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre  
[REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383

v. :

Barbara Conway, ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praeципi For Writ in the above captioned  
Civil Action, against Barbara Conway, ET AL., Defendant.

FILED FOR RECORD

2003 JUN - 3 AM 10:58

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

RESPECTFULLY SUBMITTED,

Daniel L. SPUCK

DANIEL L. SPUCK  
Plaintiff  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.

Dated: 5-30-03 16823-0820

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF CENTRE

DANIEL L. SPUCK

IN THE COURT OF COMMON PLEAS  
OF CENTRE COUNTY

**PLAINTIFF(S)**

VERSUS

NO.2003-1383

BUD HUGHES, SANDRA MANOS,  
MARLENE GEARHART, EUGENE  
GRESH, DUSTIN MCKEE,  
JUDITH KRAMER,  
GLORIA EVANS, ANN  
MARIE PIFER, BARBARA  
CONWAY, BOBBI JO LESKO,  
DARLENE PRY AND  
RODNEY BOWERS

**WRIT OF SUMMONS**

**DEFENDANT(S)**

TO: BARBARA CONWAY

YOU ARE NOTIFIED THAT DANIEL L. SPUCK, THE PLAINTIFF, HAS COMMENCED AN ACTION AGAINST YOU WHICH YOU ARE REQUIRED TO DEFEND.

DEBRA C. IMMEL  
PROTHONOTARY

DATED: JUNE 3, 2003

BY Debra C. Immel

IN THE COURT OF COMMON PLEAS OF  
Centre  
[REDACTED] COUNTY, PENNSYLVANIA



DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY,:  
in her individual, and official :  
capacity; <sup>Bobbi Jo</sup> ~~BOBBY JACK~~ LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :  
:

FILED FOR RECORD

003 JUN - 3 A 10:58

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECIPE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

(1)

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,

: CIVIL ACTION  
: NO. 2003-1383

v.

Bobbi Jo Lesko, ET AL.  
Defendants,

:  
:  
:  
:

FILED FOR RECORD

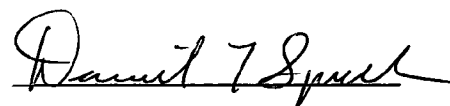
2003 JUN -3 A 11: 09

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Bobbi Jo Lesko, ET AL, The Defendant.



DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA. 16823

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
: :  
v. : :  
: :  
Bobbi Jo Lesko, ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

FILED FOR RECORD

2003 JUN -3 A 11:09

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, against Bobbi Jo Lesko, ET AL, Defendant.

RESPECTFULLY SUBMITTED,

Daniel L. SPUCK

DANIEL L. SPUCK  
Plaintiff  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.

Dated: 5-30-03

16823-0820

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF CENTRE

DANIEL L. SPUCK

IN THE COURT OF COMMON PLEAS  
OF CENTRE COUNTY

PLAINTIFF(S)

VERSUS

NO.2003-1383

BUD HUGHES, SANDRA MANOS,  
MARLENE GEARHART, EUGENE  
GRESH, DUSTIN MCKEE,  
JUDITH KRAMER,  
GLORIA EVANS, ANN  
MARIE PIFER, BARBARA  
CONWAY, BOBBI JO LESKO,  
DARLENE PRY AND  
RODNEY BOWERS

WRIT OF SUMMONS

DEFENDANT(S)

TO: BOBBI JO LESKO

YOU ARE NOTIFIED THAT DANIEL L. SPUCK, THE PLAINTIFF, HAS COMMENCED AN ACTION AGAINST YOU WHICH YOU ARE REQUIRED TO DEFEND.

DEBRA C. IMMEL  
PROTHONOTARY

DATED: JUNE 3, 2003

BY Debra C. Immel

IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA



DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY,:  
in her individual, and official :  
capacity; <sup>Bobbi Jo</sup> ~~BETTY JAY~~ LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :

FILED FOR RECORD

2003 JUN -3 A 10:59

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECIPE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823



IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,

: CIVIL ACTION  
: NO. 2003-1383

v.

Darlene Pry, ET AL.  
Defendants,

:  
:  
:  
:

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

FILED FOR RECORD  
2003 JUN - 3 A 11: 10

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Darlene Pry, ET AL, The Defendant.

Daniel L. SPUCK

DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA. 16823

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,

: CIVIL ACTION  
: NO. 2003-1383

v.

Darlene Pry, ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT

:

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned  
Civil Action, against Darlene Pry, ET AL., Defendant.

FILED FOR RECORD

2003 JUN -3 A II: 100

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

RESPECTFULLY SUBMITTED,

Daniel L. SPUCK

DANIEL L. SPUCK  
Plaintiff  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.

Dated: 5-30-03

16823-0820

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF CENTRE

DANIEL L. SPUCK

IN THE COURT OF COMMON PLEAS  
OF CENTRE COUNTY

PLAINTIFF(S)

VERSUS

NO.2003-1383

BUD HUGHES, SANDRA MANOS,  
MARLENE GEARHART, EUGENE  
GRESH, DUSTIN MCKEE,  
JUDITH KRAMER,  
GLORIA EVANS, ANN  
MARIE PIFER, BARBARA  
CONWAY, BOBBI JO LESKO,  
DARLENE PRY AND  
RODNEY BOWERS

WRIT OF SUMMONS

DEFENDANT(S)

TO: DARLENE PRY

YOU ARE NOTIFIED THAT DANIEL L. SPUCK, THE PLAINTIFF, HAS COMMENCED AN ACTION AGAINST YOU WHICH YOU ARE REQUIRED TO DEFEND.

DEBRA C. IMMEL  
PROTHONOTARY

DATED: JUNE 3, 2003

BY Debra C. Immel

IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

000065NI CCGPRO0403

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY, :  
in her individual, and official :  
capacity; <sup>Bobbie Jo</sup> ~~Barry~~ LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :  
:

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

2003 JUN - 3 A ID: 59

FILED FOR RECORD

PRAECIPE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

(2)

IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,

: CIVIL ACTION  
: NO. 2003-1383

v.

Rodney Bowers, ET AL.  
Defendants,

.. : ..

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

FILED FOR RECORD

2003 JUN -3 A 11: 11

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Rodney Bowers, ET AL., The Defendant.

Daniel L. SPUCK

DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA. 16823

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
: :  
v. : :  
Rodney Bowers, ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT  
: :  
: :

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned  
Civil Action, against Rodney Bowers, ET AL., Defendant.

FILED FOR RECORD  
1003 JUN - 3 A 11:11

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY

RESPECTFULLY SUBMITTED,

Daniel L. SPUCK

DANIEL L. SPUCK  
Plaintiff  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.

16823-0820

Dated: 5-30-03

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF CENTRE

DANIEL L. SPUCK

: IN THE COURT OF COMMON PLEAS

: OF CENTRE COUNTY

PLAINTIFF(S)

VERSUS

: NO.2003-1383

BUD HUGHES, SANDRA MANOS,  
MARLENE GEARHART, EUGENE  
GRESH, DUSTIN MCKEE,  
JUDITH KRAMER,  
GLORIA EVANS, ANN  
MARIE PIFER, BARBARA  
CONWAY, BOBBI JO LESKO,  
DARLENE PRY AND  
RODNEY BOWERS

WRIT OF SUMMONS

DEFENDANT(S)

TO: RODNEY BOWERS

YOU ARE NOTIFIED THAT DANIEL L. SPUCK, THE PLAINTIFF, HAS COMMENCED AN ACTION AGAINST YOU WHICH YOU ARE REQUIRED TO DEFEND.

DEBRA C. IMMEL  
PROTHONOTARY

DATED: JUNE 3, 2003

BY Debra C. Immel

IN THE COURT OF COMMON PLEAS OF  
Centre County, Pennsylvania



00006503

CCGPRO0403

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY,:  
in her individual, and official :  
capacity; <sup>Bobbi Jo</sup> BILLY JAY LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :  
:

FILED FOR RECORD

2003 JUN -3 A 11:01

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECIPE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

(1)

IN THE COURT OF COMMON PLEAS OF  
~~Centre~~ COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,

: CIVIL ACTION  
: NO. 2003-1383

v.

Bud Hughes, ET AL.  
Defendants,

:  
:  
:  
:  
:  
:

FILED FOR RECORD

2003 JUN - 3 A 11:01

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Bud Hughes, ET AL., The Defendant.

Daniel L. SPUCK  
DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823  
Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre  
[REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,

: CIVIL ACTION  
: NO. 2003-1383

v.

Bud Hughes, ET AL.  
Defendants,

: PRAECIPE TO ISSUE  
: PRAECIPE FOR WRIT

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned  
Civil Action, against Bud Hughes, ET AL., Defendant.

FILED FOR RECORD  
1003 JUN -3 A 11:01

DEBRA C. IMME  
PROTHONOTARY  
CENTRE COUNTY, PA

RESPECTFULLY SUBMITTED,

Daniel L. SPUCK

DANIEL L. SPUCK

Plaintiff

S.C.I.- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PA.

16823-0820

Dated: 5-30-03

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF CENTRE

DANIEL L. SPUCK

IN THE COURT OF COMMON PLEAS  
OF CENTRE COUNTY

**PLAINTIFF(S)**

VERSUS

NO.2003-1383

BUD HUGHES, SANDRA MANOS,  
MARLENE GEARHART, EUGENE  
GRESH, DUSTIN MCKEE,  
JUDITH KRAMER,  
GLORIA EVANS, ANN  
MARIE PIFER, BARBARA  
CONWAY, BOBBI JO LESKO,  
DARLENE PRY AND  
RODNEY BOWERS

**WRIT OF SUMMONS**

**DEFENDANT(S)**

TO: BUD HUGHES

YOU ARE NOTIFIED THAT DANIEL L. SPUCK, THE PLAINTIFF, HAS COMMENCED AN ACTION AGAINST YOU WHICH YOU ARE REQUIRED TO DEFEND.

DEBRA C. IMMEL  
PROTHONOTARY

DATED: JUNE 3, 2003

BY Debra C. Immel

FILED  
JUN 22 2005  
William A. Shaw  
Prothonotary

IN THE COURT OF COMMON PLEAS  
OF CLEARFIELD COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,

*Plaintiff*

vs.

NO. 05-897-CD

BUD HUGHES, ET AL.,

*Defendants*

**PRAECIPE**

---

**TO THE PROTHONOTARY**

Kindly file the attached Entry of Appearance on behalf of Defendant, Bud Hughes, Sandra Manos, Marlene Gearhart, Eugene Gresh, Dustin McKee, Judith Kramer, Gloria Evans, Ann Marie Pifer, Barbara Conway, Bobbi Jo Lesko, Darlene Fry, Rodney Bowers, of record in the above-captioned matter.

  
MARY E. BUTLER, ESQUIRE

**FILED**

JUN 24 2005

*m 11:30 AM*  
William A. Shaw  
Prothonotary

*1 cent to Att*

IN THE COURT OF COMMON PLEAS  
OF CLEARFIELD COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, :  
: *Plaintiff* :  
: :  
vs. : NO. 05-897-CD  
: :  
: :  
BUD HUGHES, ET AL., :  
: :  
: :  
*Defendants* :  
:

**ENTRY OF APPEARANCE**

**TO THE CLERK OF THE SAID COURT:**

Kindly enter my Appearance on behalf of Bud Hughes, Sandra Manos, Marlene Gearhart, Eugene Gresh, Dustin McKee, Judith Kramer, Gloria Evans, Ann Marie Pifer, Barbara Conway, Bobbi Jo Lesko, Darlene Fry, Rodney Bowers ("Juror Defendants") in the above- captioned case.

  
**MARY E. BUTLER, ESQUIRE**  
Attorney I.D. No.34922  
Administrative Office of PA Courts  
1515 Market Street, Suite 1414  
Philadelphia, PA 19102  
(215) 560-6300, Fax: (215) 560-5486

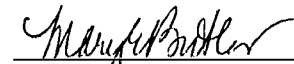
IN THE COURT OF COMMON PLEAS  
OF CLEARFIELD COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, :  
: *Plaintiff* :  
: vs. : NO. 05-897-CD  
: :  
: BUD HUGHES, ET AL., :  
: *Defendants* :  
:

**CERTIFICATE OF SERVICE**

The undersigned counsel hereby certifies that on June 23, 2005, she personally caused to be served upon the following a true and correct copy of the foregoing *Entry of Appearance*, by mailing same first class, postage pre-paid, U.S. mail to:

Daniel L. Spuck, # CZ-4825  
State Regional Correction Facility-Mercer  
801 Butler Pike  
Mercer PA 16137  
*Pro Se Plaintiff*

  
MARY E. BUTLER, ESQUIRE  
Administrative Office of PA Courts  
Suite 1414, 1515 Market Street  
Philadelphia, PA 19101

*Attorney for Juror Defendants*

FILED

JUN 24 2005

William A. Shaw  
Prothonotary

IN THE COURT OF COMMON PLEAS  
OF CLEARFIELD COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,

*Plaintiff*

vs.

NO. 05-897-CD

BUD HUGHES, ET AL.,

*Defendants*

**NOTICE TO PLEAD**

TO: **Daniel L. Spuck**  
State Regional Correction Facility @ Mercer  
Inmate No. CZ-4825  
801 Butler Pike  
Mercer PA 16137

You are hereby notified to plead to the Preliminary Objections within twenty (20) days of the receipt hereof, or a default judgment may be entered against you.

*Mary E. Butler*  
**MARY E. BUTLER, ESQUIRE**  
PA Attorney I.D. No. 34922  
Administrative Office of PA Courts  
1515 Market Street, Suite 1414  
Philadelphia, PA 19102  
(215) 560-6300

*Attorney for Juror Defendants*

**FILED**

JUN 24 2005

*M 11:20 /c*  
**William A. Shaw**  
Prothonotary  
1 cent to ATR

IN THE COURT OF COMMON PLEAS  
OF CLEARFIELD COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,

*Plaintiff*

vs.

NO. 05-897-CD

BUD HUGHES, ET AL.,

*Defendants*

**PRAECIPE TO WAIVE ORAL ARGUMENT**

**TO THE CLERK OF THE SAID COURT:**

Defendants, Bud Hughes, Sandra Manos, Marlene Gearhart, Eugene Gresh, Dustin McKee, Judith Kramer, Gloria Evans, Ann Marie Pifer, Barbara Conway, Bobbi Jo Lesko, Darlene Fry, and Rodney Bowers ("Juror Defendants"), by and through their attorney, Mary E. Butler, Esquire, wish to waive oral argument on the Preliminary Objections to Plaintiff's Complaint filed on their behalf and all responses thereto, and to rely on the arguments submitted in the supporting Memorandum of Law.

  
MARY E. BUTLER, ESQUIRE  
PA Attorney I.D. No. 34922  
Administrative Office of PA Courts  
1515 Market Street, Suite 1414  
Philadelphia, PA 19102  
(215) 560-6300

*Attorney for Juror Defendants*

IN THE COURT OF COMMON PLEAS  
OF CLEARFIELD COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, :  
:  
*Plaintiff* :  
:  
vs. : NO. 05-897-CD  
:  
:  
BUD HUGHES, ET AL., :  
:  
*Defendants* :

**ORDER**

AND NOW, this 24 day of June, 2005, upon consideration of the Preliminary Objections to Plaintiff's Complaint, a proposed Order and supporting Memorandum of Law having been filed on behalf of Bud Hughes, Sandra Manos, Marlene Gearhart, Eugene Gresh, Dustin McKee, Judith Kramer, Gloria Evans, Ann Marie Pifer, Barbara Conway, Bobbi Jo Lesko, Darlene Fry, and Rodney Bowers ("Juror Defendants"), and any response thereto, it is hereby

**ORDERED**, that said Defendants, having waived oral argument, the argument will be submitted on the briefs.

By the Court:

  
J.

FILED *ICC*  
013:41 *BD* *Wm. A. Butler*  
JUN 24 2005 *GW*

William A. Shaw  
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS  
OF CLEARFIELD COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, :  
: :  
: *Plaintiff* :  
: :  
vs. : NO. 05-897-CD  
: :  
: :  
BUD HUGHES, ET AL., :  
: :  
: *Defendants* :  
:

**ORDER**

AND NOW, this        day of                   , 2005, upon consideration of the Preliminary Objections to Plaintiff's Complaint on behalf of Bud Hughes, Sandra Manos, Marlene Gearhart, Eugene Gresh, Dustin McKee, Judith Kramer, Gloria Evans, Ann Marie Pifer, Barbara Conway, Bobbi Jo Lesko, Darlene Fry, and Rodney Bowers ("Juror Defendants"), and any response thereto, it is hereby

**ORDERED, ADJUDGED and DECREED** that said Preliminary Objections are **SUSTAINED**, and Plaintiff's Complaint against said Defendants is dismissed with prejudice.

By the Court:

---

J.

**IN THE COURT OF COMMON PLEAS  
OF CLEARFIELD COUNTY, PENNSYLVANIA**

## **PRELIMINARY OBJECTIONS ON BEHALF OF JUROR DEFENDANTS**

**NOW COMES DEFENDANTS**, Bud Hughes, Sandra Manos, Marlene Gearhart, Eugene Gresh, Dustin McKee, Judith Kramer, Gloria Evans, Ann Marie Pifer, Barbara Conway, Bobbi Jo Lesko, Darlene Fry, and Rodney Bowers ("Juror Defendants"), by and through their undersigned counsel, and files the following Preliminary Objections to Plaintiff's Complaint:

## **LACK OF JURISDICTION OVER JUROR DEFENDANTS**

1. Plaintiff's Complaint should be dismissed because the doctrine of judicial immunity is an absolute jurisdictional bar to Plaintiff's claims against the Juror Defendants for damages.

**DEMURRER** -  
**DISMISSAL PURSUANT TO PA. R.CIV.P. 1028(a)(1)**

2. Plaintiff's Complaint is not the proper vehicle in which to raise a challenge to the validity of his criminal conviction, thus this Court lacks jurisdiction and his Complaint should be dismissed pursuant to Pa.R.Civ.P. 1028 (a)(1).

**PLAINTIFF'S CLAIMS ARE BARRED BY THE STATUTE OF LIMITATIONS**

3. Pennsylvania's statute of limitations for personal injury actions is set forth at 42 Pa.C.S.A. §5524(2) and is two years. Therefore, Plaintiff's claims which allegedly accrued on or about March 23, 1996 are barred by the applicable two-year statute of limitations.

**WHEREFORE**, movants, Bud Hughes, Sandra Manos, Marlene Gearhart, Eugene Gresh, Dustin McKee, Judith Kramer, Gloria Evans, Ann Marie Pifer, Barbara Conway, Bobbi Jo Lesko, Darlene Fry, and Rodney Bowers, request that Plaintiff's claims against them be dismissed with prejudice.

Respectfully submitted,

  
**MARY E. BUTLER, ESQUIRE**  
Attorney I.D. No. 34922  
Administrative Office of PA Courts  
Suite 1414, 1515 Market Street  
Philadelphia, PA 19101

*Attorney for Juror Defendants*

Original Copy  
(A)

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : No. 2003-1383,1998-3086,  
v. : (Centre County), Spuck v.  
BUD HUGHES, SANDRA MANOS, MARLENE :  
GEARHART, EUGENE GRESH, DUSTIN :  
MCKEE, JUDITH KRAMER, GLORIA EVANS, :  
ANN MARIE PIFER, BARBARA CONWAY, :  
BOBBIE JO LESKO, DARLENE PRY, AND :  
RODNEY BOWERS, CLEARFIELD CO. PA., :  
COMMONWEALTH OF PENNSYLVANIA, DAVID :  
S. MEHOLICK, WILLIAM A. SHAW, :  
DANIEL H. KAMERER, PENNSYLVANIA :  
STATE POLICE, COL. PAUL J. EVANKO, :  
JOHN C. DOWNEY, JANE DOE 1/ JOHN :  
DOE 1, CAPT OF PA. STATE POLICE :  
BARRACKS IN SHIPPENVILLE, :  
PENNSYLVANIA, JANE DOE 2/ JOHN DOE 2, :  
CORP. OF PA. STATE POLICE BARRACKS :  
IN SHIPPENVILLE, PENNSYLVANIA, PAUL :  
CHERRY, DIST ATTORNEY, FREDRIC J. :  
AMMERMAN, CITY OF DUBOIS, PA., :;  
OFFICER VOLOSKY, ET AL :  
(All both in individual, & official :  
capacity in exception to Clearfield :  
County, Pa., the Commonwealth of :  
Pennsylvania, Pa. State Police, :  
& CITY OF DUBOIS, PA.) :  
Defendants, :  
05-897-CJ

FILED

132641 to Piff  
JUN 29 2005

William A. Shaw  
Prothonotary/Clerk of Courts  
Re: Service

AMENDED COMPLAINT

Daniel L. Spuck, the Plaintiff, Pro Se appearing, has a cause of action against the Defendants of which the following is an amended statement in his amended Civil Complaint:

1. Plaintiff, Daniel L. Spuck is an adult individual residing at S.R.C.F. Mercer, Inst. No. CZ-4825, 801 Butler Pike, Mercer, Pa. 16137.

2. The following Defendants are adult individuals and reside at the following addresses: (\*new address)

Marlene Gearhart, 522 Spruce St. Clearfield, Pa. 16830  
Bud Hughes, 221 East Scribner Ave., DuBois, Pa. 15801.  
Sandra Manos, 712 Mitchell Rd., Clearfield, Pa. 16830.  
Eugene Gresh, Star Route Box 95, Smithmill, Pa. 16680.  
Dustin McKee, Box 151, Grassflat, Pa. 16839.  
\*new-Judith Kramer, 1027 Hill St. (Chester Hill), DuBois, Pa. 15801.  
\*new-Gloria Evans, 317 West Front St., Clearfield Pa. 16830  
Ann Marie Pifer, RD#1 Box 468, Woodland, Pa. 16881.  
Barbara Conway, 603 Sheridan Dr., Clearfield, Pa. 16830.  
Bobbie Jo Lesko, RD#3 Box 228 A-1, Philipsburg, Pa. 16866.

(Cont. B.3)

IN THE COURT OF COMMON PLEAS OF  
CLEARFIELD COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,  
v.  
BUD HUGHES, ET AL,  
Defendants,

: CIVIL ACTION  
: No. 2003-1383, 1998-3086  
: (Centre County), Spuck v.  
: Kamerer, et al (Clearfield Co.)  
:

NOTICE TO DEFEND

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 (20) DAYS AFTER THIS AMENDED 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 JUDGEMENT MAY BE ENTERED AGAINST YOU BY THE COURT WITHOUT FURTHER NOTICE FOR ANY MONEY CLAIMED IN THE AMENDED COMPLAINT OR FOR ANY OTHER CLAIM OR PROPERTY OR OTHER RIGHTS IMPORTANT TO YOU.

YOU SHOULD TAKE THIS AMENDED COMPLAINT 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:

Pennsylvania Bar Association Lawyer Referral  
Box 186 Ph. No.(717) 238-6715  
Harrisburg, Pa. 17108 (800) 692-7375

Pennsylvania Bar Association  
1101 Market St.  
Philadelphia, Pa. 19107 Ph.No.(215) 238-6333

Centre County Bar Association Lawyer Referral Service  
1003 Greenbriar Dr.  
State College, Pa. 16801 Ph.No.(814) 231-0996

Legal Service Office, Mid Penn Legal Service Inc.  
211 1/2 E. Locust St. Ph.No.(800) 326-9177

or check your local telephone book in the yellow pages  
under attorneys or Lawyers

Cont. from Pg 1

Darlene Pry, RD#1 Box 178-E, Woodland, Pa. 16881.

Rodney Bowers, 515 W. First St., Clearfield, Pa. 16830.

Clearfield Co. Pennsylvania, Clearfield County Board and Executive Office, 1121 Linden St. 16830-3317.

Commonwealth of Pennsylvania, Pennsylvania Attorney General's Office, 16th Floor, Strawberry Square, Harrisburg, Pa. 17120.

Daniel Kamerer, Jane/John Does, ( Corp. & Capt.) Pa. State Police Barracks of Shippenville, Pa. 16254.

Pa. State Police, & Col. Paul J. Evanko, 1800 Elmerton Ave. Harrisburg, Pa. 17110-9758.

City of DuBois, Pa., Officer John Downey, & Officer Volosky, Clerk/Manager, 16 W. Scribner Ave. DuBois, Pa.

David Meholic, William A. Shaw, Paul Cherry, Fredric J. Ammerman President Judge, Clearfield Co. Courthouse, 230 E. Market Street, Clearfield, Pa. 16830.

Clearfield Co. District Attorney's Office, Clearfield, Pa. 16830. and at all times pertinent to the cause of action herein stated were jurors (except Clearfield Co. Pa. [including court officials, employees], City of DuBois, Pa. [Officers Downey, and Volosky], Pa. State Police employees, and Commonwealth of Pennsylvania, [and now amends these defendants to his original complaint] & they are responsible and liable for the jury's actions/verdict) at the Plaintiff's Trial by Jury, and 1 juror Sandra Manos was fraudulent, and all defendants were negligent, and committed defamation of Character and irreparable harm against the plaintiff by their actions.

3. Plaintiff was convicted of Murder in the 3rd Degree, Aggravated & Simple Assault (1 count each), Reckless Endangerment (2 counts) by the defendants [jurors] on or about March 23, 1996.

4. Plaintiff amends his original complaint that as a result of the defendants actions, Plaintiff suffered a loss of income of approximately \$1,000,000.00, and amends & seeks from the defendants compensatory damages in that amount. The plaintiff also is seeking punitive, special, discretionary, & future damages in the amount of 1,000,000,000.00. from the defendants.

5. Said Conviction of the plaintiff was a result of the conduct of the defendants as follows:

(a) Defendant Sandra Manos was fraudulent when she lied on her jurors questionnaire on page 4 question #28. when she denied having a close relative or friend connected with any penal institution, jail or penitentiary. On or about May 30, 2001, it was brought to the attention to the plaintiff that Dave Manos was a brother in law or relative in some sort to the defendant Sandra Manos. Dave Manos was affiliated with the Clearfield County Jail, where the plaintiff resided at that time, awaiting his trial. (a copy of the Questionnaire will be provided when the defendants request discovery)

(b) Through the course of the trial and in the jury's

deliberation, the jurors failed to do it's duty to conform to a standard of conduct; and breached the said duty; and that said breach caused financial losses and damaged, and or defamed the character of the plaintiff as follows:

(i) Said defendants owed a duty of care under the Constitution of Pennsylvania and the United States to the plaintiff because they were the jury and were working and performing on behalf of the County of Clearfield, and the Commonwealth of Pennsylvania,(and they too owed a duty of care to the plaintiff under the Constitution of Pennsylvania and the United States Constitution), and the plaintiff was the defendant.

(ii) The defendants had a civic duty to be impartial.

(iii) They also imposed risk and foreseeability of harm was incurred against the plaintiff.

(iv) The defendants [jurors] were not attentive, impartial and violated and or lied on Voir Dire, and also some of the defendants lied under oath and or committed perjury,testified to warrantless evidence, and or presented evidence obtained without a warrant, were fraudulent, and tampered and tainted evidence for the jury to consider in their deliberations, also defendants [ The Commonwealth of Pa.(including State Appellant Courts),City of DuBois,Pa.(including it's police officers), Clearfield Co.(including Judges),Pa.,and the Clearfield Co. District Attorney] violated the Plaintiff's 5th,9th,10th & possibly 14th Constitutional Amendments by not indicting the plaintiff by a Grand Jury, but allowing the Clearfield County magistrate & District Attorney to judge the allegations and charges against the plaintiff (whom was the defendant at trial), all in violation of the United States Constitutional Amendments, also some of the defendants[mainly Pa.State Police employees, Officer Downey, City of DuBois,Pa.,Fredric J. Ammerman,Clearfield Co.,Pa., Clearfield Co. D.A.and the Commonwealth of Pa.(including the State Appellant Courts)] violated the plaintiff Constitutional Rights involving Miranda Rights/Warnings by never administering them upon custody,arrest,or incarceration, and using information obtained from the plaintiff against him at the trial.The Plaintiff's 1st and 6th and 14th Const. Amendments were also violated when the judge allowed a commonwealth witness Cindy Spuck to invoke God and religion through her testimony and perjured testimony, as well as perjured testimony from several commonwealth witnesses, the county and state and judge overworked the jury and did not feed the jury orgive them a break after a full day of court,or during their nearly 11 continuos hours of deliberations. No where in the record/transcripts can this be disputed. Judge Fredric J. Ammerman, Pa. Superior and Supreme Court did not rule on issues pertaining to State, Fed. And U.S. Law. In fact Judge Ammerman lied in his Opinion to the facts, also committed errors of law at the trial and on appeal, and provided perjured testimony in his Opinions to justify his ruling. No one is above the Law. The Law in the Plaintiff's case was abused in the case at hand. Also there has been violations

involving Ex Post Facto against the Plaintiff, even after our United States and Federal courts made their rulings clear. Also the Plaintiff was violated in his incentive/promotional Transfer and not in accordance to Policy, and there was some financial loss there. Approx 300-500 dollars. Finally the Prothonotary, William a. Shaw, and the Court Administrator of Clearfield County violated the Plaintiff by not filing his Writ of Summons on or about March 10, 1998, to anitiate his civil action, nor did they follow Pa. Supreme Court Rules. They also did not allow the Plaintiff to Proceed after Centre County Judge transferred the Writ of Summons to Clearfield County in 1998. Because the Writs were not serviced he did not file a complaint until now because The Honorable Judge Brown granted in forma pauperis Status and Sheriff's informa pauperis status., these writs were given to the Sheriffs of Centre County to service on or about June 7, 2003.

(v) Also the defendants did not provide fair administration of justice; restoration of plaintiff to society.

(vi) Jurors accepted a written instruction from the Judge during deliberations and was in violation of Pennsylvania Law. Said instruction was incomplete and they did not perform their duty and right to make sure it was within the law as well as being complete and correct. They also accepted this incomplete instruction after they requested to re-hear testimony of Daniel Spuck, Cindy Spuck, and Mr. McCallough (neighboor at the alleged scene), his testimony would have supported the testimony of Daniel Spuck and would have discredited Cindy Spuck's testimony. the Judge informed them that Pennsylvania Law would not allow him to provide them with written testimony of the 3 most important witnesses. The defendants were negligent for not saying that they could not reach a fair and impartial verdict without remembering the testimonies, and did not question or correct the written instruction. Their verdict was based on assumptions and they did not follow the Judges Instructions when the case began; they did not pay attention to testimony; accepted perjured testimony, tainted evidence; failed to ask what rights they had and performed their task after being duly sworn to do their duty and job without knowing their rigths causing irreparable harm and a defamation of character against the plaintiff.

Wherefore the Plaintiff amends his civil complaint and demands a Trial by Jury, in the alternative he requests a civil grand jury to indict the defendants. The Plaintiff also demands judgement in the amount of \$1,000,000.00. plus interest and all costs.

Respectfully Submitted,

Dated: 6/24/05

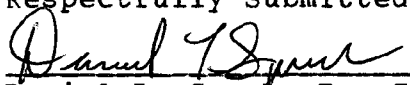
  
Daniel L. Spuck, Pro Se  
S.R.C.F. Mercer, CZ-4825  
801 Butler Pike  
Mercer, Pa. 16137

Leave to Proceed In Forma Pauperis

The Plaintiff, Daniel L. Spuck, Pro Se, Respectfully Requests that the Honorable Court continue his In Forma Pauperis Status. He has previously been granted the said status and still is defined by law as a pauper due to his incarceration of over 10 years.

Respectfully Submitted,

Dated: 6/24/05

  
Daniel L. Spuck, Pro Se

Certification

Plaintiff, Daniel L. Spuck, certifies that he served a true & correct copy of Notice, & Amended Civil Complaint, Leave to Proceed IFP, and Affidavit to the Defendants listed in #2 of his Amended Complaint and 1 original and 6 copies to the Prothonotary of the Clearfield ~~Centre~~ County Court by U.S. Mail and placing them in the Prison Mail Box on June 24, 2005.

Respectfully Submitted,

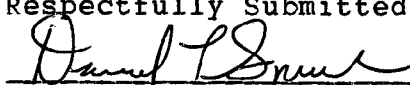
  
Daniel L. Spuck, Pro se

Affidavit

Plaintiff, Daniel L. Spuck, declares under Penalty of Perjury, that the foregoing is true and correct: Note: 28 U.S.C. 1746.

Respectfully Submitted,

Dated: 6/24/05

  
Daniel L. Spuck, Pro Se  
S.R.C.F. Mercer, CZ-4825  
801 Butler Pike  
Mercer, Pa. 16137

**FILED**

**JUN 29 2005**

William A. Shaw  
Prothonotary/Clerk of Courts

 COPY

June 29, 2005

Daniel L. Spuck  
CZ 4825  
SCI-Mercer  
801 Butler Pike  
Mercer, PA 16137

Dear Mr. Spuck:

Please find enclosed six certified copies of your amended complaint. Please serve the amended complaint according the Rules of Civil Procedure. On all future filings, reference Clearfield County case number 05-897-CD.

Sincerely,

William A. Shaw

Enclosures

Please  
put in file  
Thanks.

**FILED**

**JUN 29 2005**

William A. Shaw  
Prothonotary/Clerk of Courts

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

DANIEL L. SPUCK

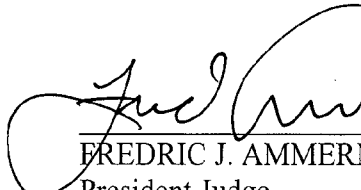
vs. : No. 05-897-CD.

BUD HUGHES, FREDRIC J.  
AMMERMAN, PAUL E. CHERRY, al :

ORDER

NOW, this 29<sup>th</sup> day of June, 2005, upon consideration of recusal of both Judges sitting in the 46<sup>th</sup> Judicial District, it is the ORDER of this Court that the Court Administrator of Clearfield County refer the above-captioned civil matter to Administrative Regional Unit II for assignment of a specially presiding judicial authority.

BY THE COURT:

  
FREDRIC J. AMMERMAN  
President Judge

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William A. Shaw  
Prothonotary/Clerk of Courts

 COPY

June 29, 2005

Daniel L. Spuck  
CZ 4825  
SCI-Mercer  
801 Butler Pike  
Mercer, PA 16137

Dear Mr. Spuck:

Please find enclosed six certified copies of your amended complaint. Please serve the amended complaint according the Rules of Civil Procedure. On all future filings, reference Clearfield County case number 05-897-CD.

Sincerely,

William A. Shaw

Enclosures

I will return further filings without  
Clearfield County CASR # on them.

WAS

IN THE COURT OF COMMON PLEAS OF  
CLEARFIELD COUNTY, PENNSYLVANIA

2005-897-W *Original Copy*

DANIEL L. SPUCK, : NO. 2003-1383, 1998-3086,  
Plaintiff : (Centre County), Spuck v.  
v. : Kamerer, et al(Clearfield Co.)  
BUD HUGHES, ET AL., :  
Defendants :  
:

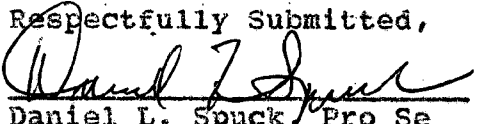
AMENDED CERTIFICATE OF SERVICE

I Daniel L. Spuck, Pro Se Plaintiff, certify that I served Legal Counsel for the Defendant's (12 former Jurors) with a copy of the Plaintiff's Amended Complaint on or about June 29, 2005, by regular U.S. Mail at the following address:

Supreme Court of Pennsylvania  
Administrative Office of Pennsylvania  
1515 Market Street, Suite 1414  
Philadelphia Pa. 19102.

Respectfully Submitted,

Dated: July 1, 2005.

  
Daniel L. Spuck, Pro Se  
Plaintiff  
S.R.C.F. Mercer, CZ-4825  
801 Butler Pike  
Mercer, Pa. 16137

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William A. Shaw  
Prothonotary  
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IN THE COURT OF COMMON PLEAS  
OF CLEARFIELD COUNTY, PENNSYLVANIA

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DANIEL L. SPUCK, : NO. 2003-1383,1998-3086.  
Plaintiff, : (Centre County), Spuck v.  
v. : Kamerer, et al(Clearfield Co.)  
BUD HUGHES, ET AL, :  
Defendants, :  
: 2005-897-0

FILED

MOTION FOR A CHANGE OF VENUE

NOW COMES the Plaintiff, Daniel L. Spuck, Pro Se, respectfully moves this Honorable Court to transfer the venue of the instant case to the Honorable Court of Centre County, Pennsylvania, or in the alternative transfer to another Common Pleas Judge that is not involved as a possible Defendant in the instant case, and to have proceedings at the Clearfield County Courthouse, and an out of County Jury Poll, involving a Grand Jury and Civil trial by Jury.

In support thereof, the Plaintiff states as follows:

1. The Plaintiff's Criminal case was prosecuted in Clearfield County, and he was convicted on or about March 23, 2005.

2. The Plaintiff attempted to initiate a Civil action on or about March 10, 1998, by Praecipe for Writ of Summons, as well as in Forma Pauperis status under the rules of Civil Procedure, and Pennsylvania Supreme Court Rules, but was refused by the Court and Court Officials of Clearfield County.

3. On or about November 25, 1998, the plaintiff filed his Praecipe for Writ of Summons with the Honorable Court of Centre County, and the court transferred the case back to Clearfield County.

4. The Court Administrator or Prothonotary still would not proceed with servicing the Writs by Sheriffs In Forma Pauperis, even though the Writs were filed.

5. On or about May 30, 2001, it was made clear to him that one of his Juror's Sandra Manos did in fact lie on her Jurors Questionnaire, on question #28, about her having a close friend or relative etc. connected with a penal institution or jail, or penitentiary. The question was answered no. Dave Manos, whom is a relation was coming into the Clearfield County Jail during the time the plaintiff was incarcerated, and had contact with the plaintiff.

6. On or about May 30, 2003, the Plaintiff filed a Praecipe for Writ of Summons with the Honorable Court of Centre County, said Writ was filed and In Forma Pauperis Status was granted, as well as In Forma Pauperis for Sheriff Service was granted on or about June 7, 2003, however by error of Centre County Sheriff's Department, these Writs were not serviced. The Plaintiff filed his Complaint within the 2 years of his filing of the Praecipe for Writ of Summons and his granting by the Centre County court to proceed In Forma Pauperis. The Plaintiff also filed an Amended Complaint in the Clearfield County Court on June 24, 2005, and added numerous other defendant's (including

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William A. Shaw  
Prothonotary

lens to pub.

Judge Ammerman, and Judge Cherry and some Clearfield County Court officials, and the County of Clearfield), and set forth his claims against those defendants.

WHEREFORE, the Plaintiff respectfully urges this Honorable Court to transfer venue of this pending Civil Case to Centre Court or one of the alternatives listed in the first paragraph of his Motion for Change of venue.

Dated: July 1, 2005.

Respectfully Submitted,

Daniel L. Spuck

Daniel L. Spuck, Pro Se. Plaintiff  
Leave to Proceed In Forma Pauperis

The Plaintiff, Daniel L. Spuck, Pro Se, Respectfully Requests that the Honorable Court continue his In Forma Pauperis Status. He has previously been granted the said status and still is defined by law as a pauper due to his incarceration of over 10 years.

Dated: July 1, 2005.

Respectfully Submitted,

Daniel L. Spuck

Daniel L. Spuck, Pro Se

#### Certification

Plaintiff, Daniel L. Spuck, certifies that he served a true & correct copy of Motion For A Change of Venue to the Defendants with exception to the 12 Juror Defendants, where he serviced their Counsel of record from the Administrative office of Pennsylvania with a copy, and 1 original and 6 copies to the Prothonotary of the Clearfield County Court by U.S. Mail and placing them in the Prison Mail Box on July 1, 2005.

Respectfully Submitted,

Daniel L. Spuck

Daniel L. Spuck, Pro se

#### VERIFICATION

Plaintiff, Daniel L. Spuck, declares under Penalty of Perjury, that the foregoing is true and correct: Note: 28 U.S.C. 1746.

Dated: July 1, 2005.

Respectfully Submitted,

Daniel L. Spuck

Daniel L. Spuck, Pro Se  
S.R.C.F. Mercer, CZ-4825  
801 Butler Pike  
Mercer, Pa. 16137

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

DANIEL L. SPUCK, )  
Plaintiff )  
v. ) NO. 2005-897-CD  
BUD HUGHES, et al., )  
Defendants )

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William A. Shaw  
Prothonotary/Clerk of Courts

ENT

ATTY KESNER  
ATTY BUTLER  
PA. BOUND OIC SPUCK.  
PROTHONOTARY  
PENN

OPINION

On June 3, 2003, Plaintiff initiated this litigation by filing a "Praecipe for Writ" against twelve individuals, all of whom appear to have been jurors in his criminal trial conducted in 1996 in Clearfield County.<sup>1</sup> A "Class Action Civil Complaint" was eventually filed by Plaintiff against the twelve original Defendants on May 31, 2005. Preliminary Objections were filed by Mary E. Butler, Esquire, of the Administrative Office of Pennsylvania Courts on June 24, 2005.

On June 29, 2005, an "Amended Complaint" was filed by Plaintiff against the original twelve Defendants as well as the "Commonwealth of Pennsylvania," "City of DuBois, PA," various members of the Pennsylvania State Police, identified and unidentified, the former District Attorney of Clearfield County, the President Judge of Clearfield County, the Prothonotary of Clearfield County, and the Court Administrator of Clearfield County.

The original Preliminary Objections raise the issues of judicial immunity and the statute of limitations. The Amended Complaint fails to raise any issues which would suggest that

J. MICHAEL WILLIAMSON  
JUDGE  
COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

<sup>1</sup>These proceedings were initially filed in Centre County but transferred to the Court of Common Pleas of Clearfield County by Order of President Judge Brown of Centre County on June 13, 2005. We are presiding specially through the Administrative Unit, both Clearfield County Judges having recused themselves.

judicial immunity is not available to the original twelve Defendants, as well as most of the Additional Defendants, or that the statute of limitations would not preclude litigation against all the Defendants. The Amended Complaint re-iterates many of the allegations contained in the original Complaint concerning the conduct of the Plaintiff's trial and the participation of the jurors in that trial but also alleges numerous violations of Plaintiff's constitutional rights, raising issues which, by implication from the Complaint itself, have been fully addressed by the Pennsylvania Superior Court and the Pennsylvania Supreme Court in the context of appeals from his conviction.

While we clearly recognize that new Preliminary Objections have not yet been filed by the original Defendants and that, perhaps, none of the new Defendants has been served, we are satisfied from a review of the documents filed thus far that Plaintiff's Complaint is totally frivolous, possibly malicious, without any legal basis, barred by the statute of limitations and the Doctrine of Judicial Immunity, and that it would be a waste of judicial resources to allow this matter to proceed further. We see absolutely no benefit to the judicial system to delay a final resolution simply for the purpose of expending the time and funds of the Clearfield County Sheriff's Office in effecting service and waiting for all Defendants to file the same Preliminary Objections.

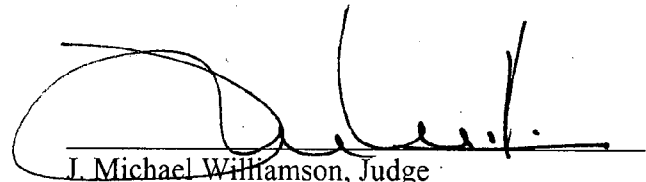
NOW, this 6th day of July, 2005, for the reasons set forth above, IT IS HEREBY ORDERED as follows:

1. Plaintiff's Amended Complaint is DISMISSED with prejudice.

J. MICHAEL WILLIAMSON  
JUDGE  
  
COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

2. A copy of this Opinion shall be sent to the Pennsylvania Board of Probation and Parole for its consideration in any further proceedings involving the Plaintiff.

BY THE COURT:



J. Michael Williamson, Judge  
Specially Presiding  
25th Judicial District of Pennsylvania

xc: Daniel L. Spuck, Plaintiff  
Mary E. Butler, Esquire  
Pennsylvania Board of  
Probation and Parole  
Court Administrator

J. MICHAEL WILLIAMSON

JUDGE

COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

FILED  
JUL 08 2005  
William A. Shaw  
Prothonotary/Clerk of Courts

PA Bonds or Probation & Parole  
1001 S. Front St., Suite 5900  
Harrisburg, PA 17104-2540

IN THE COURT OF COMMON PLEAS  
OF CLEARFIELD COUNTY, PENNSYLVANIA

Original  
Copy

DANIEL L. SPUCK, : No. 05-897-CD,  
Plaintiff, : No. 2003-1383, 1998-3086.  
v. : (Centre County), Spuck v.  
BUD HUGHES, ET AL, : Kamerer, et al (Clearfield Co.)  
Defendants, :

PLAINTIFF'S PRELIMINARY OBJECTIONS TO DEFENDANT'S  
PRELIMINARY OBJECTIONS AND DEFENDANT'S WAIVER OF ORAL ARGUMENTS

NOW COMES the Plaintiff, Daniel L. Spuck, Pro Se respectfully moves this Honorable Court to deny the Defendant's objections and waiver requests and in support of Plaintiff's request he avers the following facts:

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STATEMENT OF CASE

JUL 18 2005

1. The Plaintiff's Criminal case was prosecuted in Clearfield County, and he was convicted on or about May 23, 2005. *1/8:35 AM* William A. Shaw Prothonotary

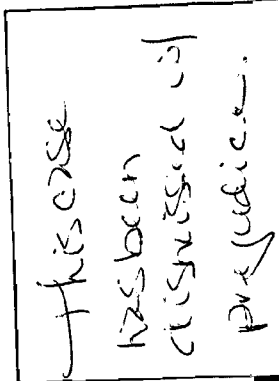
2. The Plaintiff attempted to initiate a Civil action while residing at S.C.I. Rockview, Centre County, Pa. *1/8:35 AM* on or about March 11, 1998, by Praecipe for Writ of Summons, as well as in Forma Pauperis status under the rules of Civil Procedure, and Pennsylvania Supreme Court Rules, but was refused by the Court and Court Officials of Clearfield County.

3. On or about November 25, 1998, the plaintiff filed his Praecipe for Writ of Summons with the Honorable Court of Centre County, No. 1998-3086, and the Court transferred the case back to Clearfield County.

4. The Court Administrator David Meholic, and William A. Shaw, Prothonotary, still would not proceed with servicing the Writs by Sheriffs In Forma Pauperis, even though the Writs were filed, contrary to Pa.R.Civil Procedures 1007(1) and 205.2.

5. On or about May 30, 2001, it was made clear to him that one of his Juror's Sandra Manos did in fact lie on her Jurors Questionnaire, on question #28, about her having a close friend or relative etc. connected with a penal institution or jail, or penitentiary. The question was answered no. Dave Manos, whom was a relation was coming into the Clearfield County Jail during the time the plaintiff, was incarcerated, Mr. Manos had contact with the plaintiff, as well as other inmates and employees at the Jail.

6. On or about May 30, 2003, the Plaintiff filed a Praecipe for Writ of Summons with the Honorable Court of Centre County, said Writ was filed and In Forma Pauperis Status was granted, as well as In Forma Pauperis for Sheriff Service was granted on or about July 7, 2003, however by error of Centre County Sheriff's Department, these Writs were not serviced. The Plaintiff filed his Complaint within the 2 years of his filing of the Praecipe for Writ of Summons and his granting by the Centre County court to proceed In Forma Pauperis. The Plaintiff also filed an



### Arguments

Still, the jury's power to reject bad law continues to be recognized, as in 1972 when the D.C. Circuit Court of Appeals held that the jury has an "...unreviewable and irreversible power... to acquit in disregard of the instruction on the law given by the trial judge. The pages of history shine upon instances of the jury's exercise of it's prerogative to disregard instructions of the judge; for example acquittals under the fugitive slave law." (473 F.2d 1113). During the first third of the nineteenth century,...judges frequently charged juries that they were the judges of law as well the fact they were not bound by the judges instruction. A charge that the jury had the right to consider the law had a corollary at the level of trial procedure: counsel had the right to argue the law--its interpretation and its validity--to the jury. "Note (anon), The Changing Role of the Jury in the Nineteenth Century, *Yale Law Journal* 74, 174, (1964). It is absurd to say that jurors have no moral responsibility for rendering a verdict of "guilty" against a man, for an act which he did not know to be a crime, and in the commission of which, therefore he could have no criminal intent, in the obedience to the instructions of the court that ignorance of the law (that is, of crime) excuses no one." A Grand Jury is (an) investigative body acting independently of either prosecutor or judge whose mission is to bring to trial those who may be guilty and clear the innocent.Marston's Inc. v. Strand, 560 P. 2d 778, 114 Ariz. 260. The Plaintiff is demanding a Civil Trial by Jury, and in the alternative he is requesting a Civil Grand Jury to investigate those who may be liable, it is the Plaintiff's belief that the defendants are liable for the claims set forth against them. In this case at hand absolute immunity does not apply, and contrary to the defendants arguments, the plaintiff never stated that his civil Action was filed under a §1983 action. The defendants are not only being sued in official capacity, but also in their individual capacity. "It is axiomatic that in order to maintain a negligence action, the plaintiff must show that the defendant had a duty "to conform to a certain standard of conduct;" that the defendant breached that duty; that such breach caused the injury in question; and actual loss or damage. See Morena, 462 A.2d at 684 n.5, see also Phillips v. Cricket Lighters, 841 A.2d 1000,1008,1009,11,12 (2003), The plaintiff's case has met the standard and elements to proceed with his civil action. the defendants claims in their preliminary objections must fail. There must be Pre-Trial conferences in this matter, Because one was already scheduled by the Honorable Judge Brown of Centre County, but was postponed because of the Writs not being serviced. Also the Plaintiff objects to the defendants waiver of Oral Arguments, because there has been no Pre-Trial Conference, and would be beneficial to both parties to appear in person or in camera court proceedings. Although judges now generally tell jurors they must obey the judges instructions on the law, the juror may not be compelled to do so. If the jury convicts, however, the defendant is entitled to a broad range of procedural protections to ensure that the jury was fair and honest.

Plaintiff never made this clear in the filing of his action. "Every jury in the land is tampered with and falsely instructed by the judge when it is told it must take(or accept) as the law that which is given to them, or that they must bring in a certain verdict, or that they can decide only the facts of the case" Lord Denman, C.J. O'Connell v.R., (1884). The right of the jury to decide questions of law was widely recognized in the colonies. In 1771, John Adams stated unequivocally that a juror should ignore a judge's instruction on the law if it violates fundamental principles: 'It is not only...[the juror's] right, but his duty, in that case to find the verdict according to his own best understanding, judgment, and conscience, though in direct opposition to the direction of the court.' "The jury has the power to bring a verdict in the teeth of both law and fact" Oliver Wendell Holmes, U.S. Supreme Court Justice, Horning v. District of Columbia, 138 (1920). In the very first jury trial before the U.S. supreme Court in 1794 ("supreme" is not capitalized in the U.S. Constitution, though in terms "Behavior" is), the judges said, "it is presumed, that the juries are the best judges of facts; it is, on the other hand, presumed that the courts are the best judges of law. But still, **both objects are within your power of decision. You have a right to take upon yourselves to judge both, and to determine the law as well as the fact in controversy.**" (Georgia vs. Brailsford, et al, 3 Dall. 1, emphasis ours). John Jay, the first Chief Justice, U.S. Supreme Court, in this case at 4 said " The jury has a right to judge both the law as well as the fact in controversy." 23 states currently include jury nullification provisions in their Constitution, Pennsylvania is one of them (Art. 1, sec.7). September 5, will be the Anniversary of William Penn's acquittal in which the King's law against preaching quaker doctrine was nullified, justice prevailed as jurors said he may guilty, but he's guilty of breaking a lousy law. It must be clearly understood that in America, court decisions (Though they be called case law) are NOT law all, but merely decisions "of a court" applicable only to the case at hand. They may be good decisions, and they may be bad, but in a legitimate government, they are unanimous concensus of a properly empanelled jury (In the Plaintiff's case, the jury was not properly empanelled because of dishonesty and fraudulent actions by the defendant, Sandra Manos. Also, the whole jury did allow the judge to dictate what the law was, and in another instance to make new laws himself, and not in accordance to Pennsylvania law. In addition the jury did not ask the judge what rights they had, and allowed themselves to be coerced into reaching a verdict by allowing the judge to force them deliberate without a break or feeding them, after a full day of court, during their 11 continueos hours of deliberations. [the record is clear and cannot be in dispute by transcriptions of the proceedins in the plaintiff's case at hand]). The jury which has acted independently of a judge or prosecutor, according to that dictates conscience. If consciences of any particular jurors are seared, keep in mind that the same applies to government employees, who's job it is to uphold the liberties of the common man, not his own interests.

In the Plaintiff's case Juror Sandra Manos was not fair or honest. She lied on her Jurors Questionnaire, Voir Dire. Immunity should not be granted to her in particular. It is also possible that the other jurors lied on their questionnaire as well, in regards to a possible relationship between them and Mr. Manos, and would not be known unless the Plaintiff has an opportunity to question them at the necessary Civil Trial by Jury. Also her and the other Jurors should not be granted immunity because they did not assert their rights on the law, when they asked to re-hear testimony of Mr. Spuck, Mrs. Spuck, and Mr McCallough (neighbor at the alleged scene), without them knowing what the testimony was, it would be absurd to believe it was possible for the jury to render a fair and impartial verdict. There would also be no Statue of Limitations Claims in this case at hand, due to the interference, and or obstruction by the Court and it's officials. Because there was attempts made to initiate the plaintiff's Civil Action on numerous occasions through the rules of Civil Procedure within the 2 year Statue of Limitations on or about March 11, 1998. On or about July 7, 2003, his Civil Action was official when the Honorable Judge Brown, Granted the Plaintiff In Forma Pauperis Status and ordered the Praecept For Writ of Summons to be Serviced by the Sheriff's of Centre County upon the defendants. Even though the Sheriff's Department was in error. The Plaintiff filed his Complaint, and was serviced to the Defendants on or about May 25, 2005.. The Plaintiff also filed an Amended Complaint and was serviced on or about June 24, 2005, to the Defendants, and an Amended Certification for Service to the 12 (juror) defendants Counsel. This Civil Action must continue to proceed, In which the Plaintiff now Pleads.

WHEREFORE, the Plaintiff respectfully urges this Honorable Court to deny the Defendant's Relief sought by way of their preliminary objection, notice to plead and waiver of oral arguments, and grant the Plaintiff's objections to the Defendants objections and allow his Civil Action to Proceed by a Demanded Civil Trial By Jury, or in the alternative by way of a Civil Grand Jury, and or Pre-Trial Conference. The Defendant now prays for requested relief.

Respectfully Submitted,

  
\_\_\_\_\_  
Daniel L. Spuck,  
Plaintiff, Pro Se  
S.R.C.F. Mercer, CZ-4825  
801 Butler Pike  
Mercer, Pa. 16137

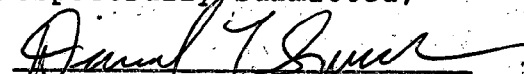
Dated: July 10, 2005.

Leave to Proceed In Forma Pauperis

The Plaintiff, Daniel L. Spuck, Pro Se, Respectfully Requests that the Honorable Court continue his In Forma Pauperis Status. He has previously been granted the said status and still is defined by law as a pauper due to his incarceration of over 10 years.

Respectfully Submitted,

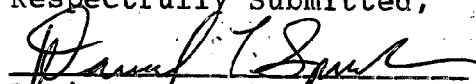
Dated: July 10, 2005.

  
Daniel L. Spuck, Pro Se

Certification

Plaintiff, Daniel L. Spuck, certifies that he served one original and 2 copies Plaintiff's Preliminary Objections to Defendants Preliminary Objections and Defendant's Waiver of Oral Argument to the Prothonotary of the Clearfield County Court 1 copy upon the Defendant's Counsel Mary E. Butler, Esq. Supreme Court Administrative Office of Pa Courts, by U.S. Mail and placing them in the Prison Mail Box on July 10, 2005.

Respectfully Submitted,

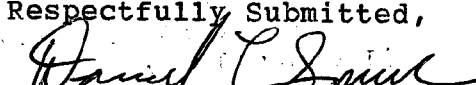
  
Daniel L. Spuck, Pro se

VERIFICATION

Plaintiff, Daniel L. Spuck, declares under Penalty of Perjury, that the foregoing is true and correct: Note: 28 U.S.C. 1746.

Respectfully Submitted,

Dated: July 10, 2005.

  
Daniel L. Spuck, Pro Se  
S.R.C.F. Mercer, CZ-4825  
801 Butler Pike  
Mercer, Pa. 16137.

**FILED**

JUL 18 2005

William A. Shaw  
Prothonotary

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DEPARTMENT OF STATE  
WILLIAM J. CLINTON  
PRESIDENT OF THE UNITED STATES  
WALTER J. BLAINE  
AMBASSADOR TO THE  
REPUBLIC OF CHINA  
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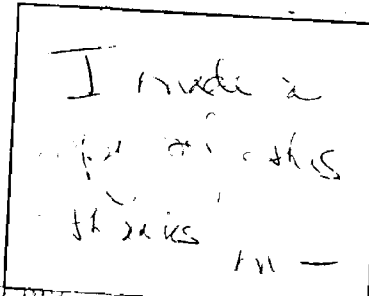
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REPUBLIC OF CHINA



IN THE COURT OF COMMON PLEAS  
OF CLEARFIELD COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,  
v.  
BUD HUGHES, ET AL,  
Defendants,

: No. 05-897-CD,  
: No. 2003-1383, 1998-3086,  
: (Centre County), Spuck v.  
: Kamerer, et al (Clearfield Co.)  
:

Plaintiff's Petition for Review/Reconsideration

NOW COMES, The Plaintiff, Daniel L. Spuck, Pro Se,  
and respectfully moves this Honorable Court to review it's  
Order/Opinion of July 6, 2005, dismissing the Plaintiff's  
Amended Complaint and civil action with prejudice, and avers  
the following:

- 1.) Plaintiff received the Order/Opinion on or about July 12, 2005,
- 2.) Prior to receiving the Order/Opinion the Plaintiff filed his Preliminary Objections to Defendant's Preliminary Objections and Defendant's Waiver of Oral Arguments on July 10, 2005.
- 3.) The Plaintiff also filed a Notice of Appeal to the Honorable Pennsylvania Superior Court, on July 13, 2005, Appealing the Order of June 13, 2005, by the Honorable Judge Brown transferring civil action no. 2003-1383 to the Clearfield County Court.
- 4.) On July 1, 2005, the Plaintiff filed a Motion for a Change of Venue, in the Clearfield County Court asking that the Court transfer the venue to Centre County Court.
- 5.) The Plaintiff asserts to the Honorable Court that Jurisdiction has already been decided because The Honorable Judge Brown from the Centre County Court scheduled (contrary to the docket) a Pre-Trial Conference on September 16, 2004, at 10:30 am., but was postponed due to an error by the Sheriff's Department in servicing the Praecepice For Writ of Summons upon the defendants by In Forma Pauperis Status. (see Attachment Exhibit "A").
- 6.) The Plaintiff was unable to present the evidence to the Court to bound the case over to Trial by Jury. The Plaintiff also asserts that the Honorable Court was prohibited from transferring the Jurisdiction to Clearfield County in the first place, Because Jurisdiction in the case was well settled when the Honorable Judge Brown scheduled the said Pre-Trial conference.
- 7.) Therefore, the Honorable Court's Order, by the Honorable Judge Williamson is without jurisdiction, and the Order of July 6, 2005, is moot because the civil action was improperly transferred, and was neither requested by the plaintiff or the defendants at the time of transfer to the administrative unit. Said Order was also improper because it's Opinion/Order was before the 30 days for the Plaintiff to appeal the transfer order to the Pennsylvania Superior Court, which is now pending, as well as also improper for not allowing the Plaintiff to answer to the Defendants Preliminary Objections.
- 8.) The Honorable Judge Williamson, in the Opinion claims the Plaintiff Complaint is totally frivolous, possibly malicious, without any legal basis, barred by the statute of limitations and the Doctrine of immunity, and that it would be a waste of judicial resources to allow this matter to proceed further. The Court has no basis to make these claims, if the court would have not have disrupted the

Original  
CA

FILED

JUL 27 2005

WMA  
William A. Shaw  
Prothonotary/Clerk of Courts

2CC Puff

plaintiff Right to Appeal the transfer of the case to Clearfield County, to the Superior Court, or the Plaintiff's right of 20 days to answer to the defendants objections, stating his legal basis and right to proceed in this civil matter. There is no statue of limitations and doctrine of immunity, nor malicious intent, nor any frivolousness which was explained in the Plaintiff's answer. The Plaintiff merely just followed the Law and advice of several attorneys.

9.) In support of the Plaintiff is including a few documents:

A. (Please refer to exhibits "B"&"C" ) this issue was raised in the Plaintiff's Amended Complaint in paragraph 5 (b) (iv) as well as who was liable for their actions. Under the Constitutional Amendment #5 Rights of Persons, the plaintiff had a right of a Grand Jury Indictment, this right was violated by the liable defendants. William C. Costopoulos, Esq. One of the states most premiere, and predominate lawyer's challenged it's constitutionality and was successful. The plaintiff has sought his representation but was unable to pay for his services at that time. Mr Costopoulos, graciously advised the Plaintiff in this matter on how he was to appeal. Also a member of House of Representative stated in a letter that the Rule in Pennsylvania still exists for the use of Grand Jury's, and that Philadelphia County still uses the Grand Jury System. The Plaintiff intends to call and subpeona him to testify at trial.

B. (Please refer to exhibit "D") This issue was raised in both his Complaint and Amended Complaint. Helen M. Lynch , Esq. a former Appellate court Law Clerk for 20 years, advised the plaintiff to appeal the written Instruction issue, and felt Judge Ammerman was incorrect, as well as another Lawyer Wayne Hundertmark, esq. admitted at the P.C.R.A. Hearing that he messed up for not raising the issue, and that it was not the law in Pennsylvania to give the written instruction to the Jury during deliberations. ( that makes the Commonwealth,[through the jury, lawyer, Clearfield Co., Judge, and both appellate courts liable], the jury, the judge for their unlawful actions).

C. (Please refer to Exhibits "E","F","G","H","I",&"J") These exhibits Support the plaintiff's Claim 5(B)(iv) Amended Complaint in regards to incentive /promotional transfers. The Plaintiff's said transfer has not been promotional in nature as to Policy, and there has been a financial loss. The Plaintiff completed all his programming at S.C.I. Rockview, before his transfer, but upon promotional transfer he was given additional programming recommendations, which delayed his pre-release because they were not completed, also his clearance level was dropped from a 2x,(A 2R was approved before incentive transfer for March of 2004), to a 2, and more than a year& 1/2 after promotion/incentive transfer it remains a level 2, contrary to Exhibit"E" D.O.C.Policy Inmate Handbook. The plaintiff's pay dropped from 42¢ to 19¢ on G.L.P., and had to work over a year until his pay went again to 42¢. Hundreds of dollars lost there, in which the defendant is liable. Exhibit "I" supports a 6year loss in the Music Business. Trend records is one of the leading Independent record labels in the world. They are affiliated with the 2nd largest music organization MIMIC MUSIC B.M.I.in the world. The Plaintiff has been awarded Songwriter for the month of Dec.1999/Jan.2000,

and has been unable to promote his songs or music due to the actions of the defendants, and has a financial loss as well as future losses. The Plaintiff intends to subpeona and call Huey Dunbar ( which is now one of the leading latin musicians, prior to his latin music success he was a success in Contemporary Country in the U.S.A.).

Wherefore, the Plaintiff respectfully requests the Honorable Court to reconsider it's Opinion/Order of July 6, 2005, and re-instate the Plaintiff's Civil Action, and allow it to proceed to a Civil Trial by Jury or a Grand Jury Proceeding.

Dated: July 20, 2005.

Respectfully Submitted,

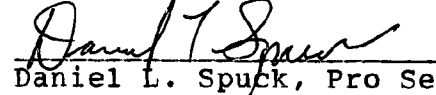
  
Daniel L. Spuck, Pro se

Leave to Proceed In Forma Pauperis

The Plaintiff, Daniel L. Spuck, Pro Se, Respectfully Requests that the Honorable Court continue his In Forma Pauperis Status. He has previously been granted the said status and still is defined by law as a pauper due to his incarceration of over 10 years.

Dated: July 20, 2005.

Respectfully Submitted,

  
Daniel L. Spuck, Pro Se

Certification

Plaintiff, Daniel L. Spuck, certifies that he served one original and 2 copies of Petition for Review/Reconsideration to the Protonotary of Clearfield Co., and 1 copy to the Supreme Court Administrative Office to Defendants Counsel Mary E. Butler, Esq., by U.S. Mail and placing them in the Prison Mail Box on July 20, 2005.

Respectfully Submitted,

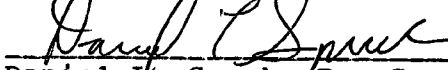
  
Daniel L. Spuck, Pro se

VERIFICATION

Plaintiff, Daniel L. Spuck, declares under Penalty of Perjury, that the foregoing is true and correct: Note: 28 U.S.C. 1746.

Dated: July 20, 2005.

Respectfully Submitted,

  
Daniel L. Spuck, Pro Se  
S.R.C.F. Mercer, CZ-4825  
801 Butler Pike  
Mercer, Pa. 16137

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

DANIEL L. SPUCK, )  
Plaintiff )  
 )  
v. ) NO. 2005-897-CD  
 )  
BUD HUGHES, et al., )  
Defendants )

OPINION

On June 3, 2003, Plaintiff initiated this litigation by filing a "Praecipe for Writ" against twelve individuals, all of whom appear to have been jurors in his criminal trial conducted in 1996 in Clearfield County.<sup>1</sup> A "Class Action Civil Complaint" was eventually filed by Plaintiff against the twelve original Defendants on May 31, 2005. Preliminary Objections were filed by Mary E. Butler, Esquire, of the Administrative Office of Pennsylvania Courts on June 24, 2005. On June 29, 2005, an "Amended Complaint" was filed by Plaintiff against the original twelve Defendants as well as the "Commonwealth of Pennsylvania," "City of DuBois, PA," various members of the Pennsylvania State Police, identified and unidentified, the former District Attorney of Clearfield County, the President Judge of Clearfield County, the Prothonotary of Clearfield County, and the Court Administrator of Clearfield County.

The original Preliminary Objections raise the issues of judicial immunity and the statute of limitations. The Amended Complaint fails to raise any issues which would suggest that

---

MICHAEL WILLIAMSON  
JUDGE  
—  
COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17748

<sup>1</sup>These proceedings were initially filed in Centre County but transferred to the Court of Common Pleas of Clearfield County by Order of President Judge Brown of Centre County on June 13, 2005. We are presiding specially through the Administrative Unit, both Clearfield County Judges having recused themselves.



judicial immunity is not available to the original twelve Defendants, as well as most of the Additional Defendants, or that the statute of limitations would not preclude litigation against all the Defendants. The Amended Complaint re-iterates many of the allegations contained in the original Complaint concerning the conduct of the Plaintiff's trial and the participation of the jurors in that trial but also alleges numerous violations of Plaintiff's constitutional rights, raising issues which, by implication from the Complaint itself, have been fully addressed by the Pennsylvania Superior Court and the Pennsylvania Supreme Court in the context of appeals from his conviction.

While we clearly recognize that new Preliminary Objections have not yet been filed by the original Defendants and that, perhaps, none of the new Defendants has been served, we are satisfied from a review of the documents filed thus far that Plaintiff's Complaint is totally frivolous, possibly malicious, without any legal basis, barred by the statute of limitations and the Doctrine of Judicial Immunity, and that it would be a waste of judicial resources to allow this matter to proceed further. We see absolutely no benefit to the judicial system to delay a final resolution simply for the purpose of expending the time and funds of the Clearfield County Sheriff's Office in effecting service and waiting for all Defendants to file the same Preliminary Objections.

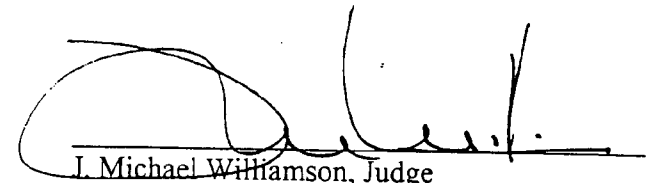
NOW, this 6th day of July, 2005, for the reasons set forth above, IT IS HEREBY ORDERED as follows:

1. Plaintiff's Amended Complaint is DISMISSED with prejudice.

MICHAEL WILLIAMSON  
JUDGE  
  
COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

2. A copy of this Opinion shall be sent to the Pennsylvania Board of Probation and Parole for its consideration in any further proceedings involving the Plaintiff.

BY THE COURT:



I. Michael Williamson, Judge  
Specially Presiding  
25th Judicial District of Pennsylvania

xc: *Daniel L. Spuck, Plaintiff*  
Mary E. Butler, Esquire  
Pennsylvania Board of  
Probation and Parole  
Court Administrator

MICHAEL WILLIAMSON  
JUDGE  
  
COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

TERM OF COURT: 10/04

JUDGE KISTLER  
PEPPER MILL CONCOMINIUM ASSOCIATION  
VS.  
THE HARTFORD FIRE INSURANCE COMPANY,  
THE BOROUGH OF STATE COLLEGE,  
CITY OF WILLIAMSPORT, BRYCE SAYLOR &  
SONS, INC., G.M. MCCROSSIN, INC.,  
LYCOMING SUPPLY, INC., PROFESSIONAL  
AUTO BODY

VANDERLIN, RICHARD A.  
GRANZOW, ANDREW S.  
WILLIAMS, TERRY  
WILLIAMS, LEO JR.  
SAYLOR, GREG  
MACTAVISH, GLENN  
SMITH, DAVID J.  
03-1368  
DECLARATORY JUDGMENT  
PRE-TRIAL CONF.: 9/15/04 @ 11:45 AM

JUDGE BROWN  
MICHAEL J. ASKEY, MARY ASKEY  
VS.  
KRYSYAL WILLIAMS  
KARN, NATHAN W.  
WILLIAMS, KRYSYAL  
03-1370  
CIVIL ACTION  
PRE-TRIAL CONF.: 9/16/04 @ 10:00 AM

JUDGE KISTLER  
SAMUEL FRANK, JR.  
VS.  
UNITED PARCEL SERVICE, INC., AND OUT OF CASE  
MAILBOXES, ETC.  
FRANK, SAMUEL JR.  
GLENN-HART, CHENA  
03-1373  
CIVIL ACTION  
PRE-TRIAL CONF.: 9/15/04 @

JUDGE BROWN  
MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., ITS  
SUCCESSORS AND ASSIGNS, AS NOMINEE FOR WACHOVIA  
BANK N.A. FKA FIRST UNION NATIONAL BANK, TRUSTEE  
UNDER THE TRUST AGREEMENT DATED MAY 1, 2000  
RELATING TO AMORTIZING RESIDENTIAL COLLATERAL TRUST  
MORTGAGE PASS-THROUGH CERTIFICATES SERIES 2000-BC2  
VS.  
THOMAS E. RICHARDS, TERRI L. RICHARDS

UDREN, MARK J.  
RICHARDS, THOMAS E. AND TERRI L.  
03-1382  
MORTGAGE FORECLOSURE  
PRE-TRIAL CONF.: 9/16/04 @ 10:15 AM

JUDGE BROWN  
DANIEL L. SPUCK  
VS.  
BUD HUGHES, SANDRA MANOS, MARLENE GEARHART,  
EUGENE GRESH, DUSTIN MCKEE, JUDITH KRAMER, GLORIA  
EVANS, ANN MARIE PIFER, BARBARA CONWAY, BOBBI JO  
LESKO, DARLENE PRY AND RODNEY BOWERS  
SPUCK, DANIEL L.  
03-1383  
CIVIL ACTION  
PRE-TRIAL CONF.: 9/16/04 @ 10:30 AM

JUDGE BROWN  
CHRISTINA THOMPSON, A MINOR, BY JUNE AND DONALD  
THOMPSON, PARENTS AND GUARDIANS, AND JUNE  
THOMPSON AND DONALD THOMPSON, INDIVIDUALLY  
VS.  
PRESBYTERY OF NORTHUMBERLAND, INC., PRESBYTERY OF  
CARLISLE, AND PREBESYTERY OF NORTHUMBERLAND, INC.  
T/D/A KRISLUND CAMP AND CONFERENCE CENTER; LAUREN  
ISMAILOFF, R.N.

MELILLO, JOSEPH M.  
KROLL, ROLF E.  
MUMFORD, SHAUN J.  
03-1457  
CIVIL ACTION  
PRE-TRIAL CONF.: 9/16/04 @ 10:45 AM

JUDGE GRINE  
WELLS FARGO BANK MINNESOTA, NATIONAL ASSOCIATION,  
AS TRUSTEE UNDER THE POOLING AND SERVICING  
AGREEMENT BY SAXON MORTGAGE SERVICES, INC. F/K/A  
MERITECH MORTGAGE SERVICES, INC. AS ITS ATTORNEY-IN-  
FACT  
VS.  
DEANNA J. BENNETT AND TERRY F. BENNETT

UDREN, MARK J.  
BENNETT, DEANNA J. AND TERRY F.  
03-1490  
MORTGAGE FORECLOSURE  
PRE-TRIAL CONF.: 9/15/04 @ 10:30 AM

JUDGE GRINE  
KRISTEN LUCAS  
VS.  
CHASITY HACKER, JENNIFER DETWEILER, CURTIS SNOOK,  
AND FRED HOCKENBERRY  
MANCHESTER, R. BRUCE  
OLIVER, KATHERINE V.  
GLENN-HART, CHENA L.  
SNOOK, CURTIS  
HOCKENBERRY, FRED  
03-1513  
CIVIL ACTION  
PRE-TRIAL CONF.: 9/15/04 @ 4:15 PM

JUDGE KISTLER  
WILLIAM R. LONER AND BARBARA A. LONER  
VS.  
HERMAN PETERSON, BRYON L. WALK, ARTHUR B. WALK, JR.,  
ROBERT PLANK AND MICHAEL WAGNER  
SCHOONOVER, TIMOTHY A.  
PETERSON, HERMAN  
WALK, BRYON L.  
WALK, ARTHUR B. JR.  
PLANK, ROBERT  
WAGNER, MICHAEL  
03-1579  
CIVIL ACTION  
PRE-TRIAL CONF.: 9/15/04 @ 9:00 AM

JUDGE BROWN  
TAI Y. BAHN AND YOUNG S. BAHN, AS ADMINISTRATORS OF  
THE ESTATE OF MICHELLE J. BAHN, DECEASED  
VS.  
ERIC J. FEESE, M.D.

RAYNES, ARTHUR G.  
RAYNES, STEPHEN E.  
HEHMEYER, CHARLES P.  
MCINTYRE, JOHN L.  
03-1581  
CIVIL ACTION  
PRE-TRIAL CONF.: 9/16/04 @ 11:00 AM

CURRICULUM VITAE

William C. Costopoulos, Esquire  
COSTOPoulos, FOSTER & FIELDS  
831 Market Street  
Lemoyne, Pennsylvania 17043

Education

Undergraduate: Dickinson College, 1966 B.A. Degree, Political Science

Graduate: Duquesne University School of Law, 1971 Juris Doctor Degree, Cum Laude  
Valedictorian

Harvard University School of Law, 1972 L.L.M. Degree  
Masters Thesis: Pursuit of Justice: The Courtroom Concentrated Study: Evidence, Criminal Justice System, Prosecutorial Discretion

Scholastic Honors/Awards: Editor-In-Chief, Duquesne Law Review, Duquesne University School of Law, 1970-71  
Scholarship Award, Duquesne University School of Law, 1971  
Best Oral Advocate, Mid-Atlantic Conference, Duquesne University School of Law, 1971

Military Service

1966-1968: U.S. Army, Reconnaissance Sergeant Honorable Discharge, 1968

Professional History

1972-1973: Deputy District Attorney, Dauphin County, Harrisburg, Pennsylvania.

1973-Present: Private Practice; Partner in firm of Costopoulos, Foster & Fields, Lemoyne, PA

RIGHTS OF PERSONS

FIFTH AMENDMENT

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a Grand Jury, except in cases arising in the land or naval forces, or in the Militia, when in actual service in time of War or public danger; nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself; nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

INDICTMENT BY GRAND JURY

The history of the grand jury is rooted in the common and civil law, extending back to Athens, pre-Norman England, and the Assize of Clarendon promulgated by Henry II. The right seems to have been first mentioned in the colonies in the Charter of Liberties and Privileges of 1683, which was passed by the first assembly permitted to be elected in the colony of New York.<sup>1</sup> Included from the first in Madison's introduced draft of the Bill of Rights, the provision elicited no recorded debate and no opposition.<sup>2</sup> The grand jury is an English institution, brought to this country by the early colonists and incorporated in the Constitution by the Founders. There is every reason to believe that our constitutional grand jury was intended to operate substantially like its English progenitor. The basic purpose of the English grand jury was to provide a fair method for instituting

<sup>1</sup> Morse, "A Survey of the Grand Jury System," 10 U. L. Rev. 101 (1981).  
<sup>2</sup> I. B. Schwartz, The Bill of Rights: A Documentary History (New York: 1971), 102, 106. The provision read: "That in all Cases Capital or Criminal there shall be a grand Inquest who shall direct, present the offence . . ." 1089

Exhibit "B"

Exhibit "C"

**DC43 Correctional Plan for DANIEL L SPUCK**

Location: E-A-1004

**Correctional Plan**

Program	Recommended By	Recommended Date	Status
AODE	436664	04/07/2003	Pending Program
MFR	436664	04/07/2003	Pending Program
PSTHR	436664	04/07/2003	Pending Program
PWR	436664	04/07/2003	Pending Program

**Programs Completed Previous Year 04/01/02 - 04/07/03**

Program	Evaluated By	Completed Date	Status
C72	501574	03/31/2003	Completed Program

**National Association of Criminal Defense Lawyers****Adjunct Professor, Dickinson School of Law. 1982-1985**

The Price of Accusation - Non-fiction; published 1982, Carlton Books, New York, NY  
White Lady War - Fiction; published 1990, Ashley Books, Inc., Fort Lauderdale, Florida  
Principal Suspect - Non-fiction; released in May, 1996 by Camino Books, Inc., Philadelphia, Pennsylvania

**Personal Data**

Best Lawyers In America, Criminal Defense Section, 1987, 1989, 1990, 1994 & 1995.  
Order of Barristers  
Pennsylvania Association of Criminal Defense Lawyers  
National Association of Criminal Defense Lawyers

Exhibit "C"

*4-7-03* *David Bland* *4-7-03*  
Staff Date Input Date

Page 1  
Exhibit "F"

04/07/03

**Authored**

2 C 2002

## **HELEN M. LYNCH**

---

600 Lawyers Building  
Pittsburgh, PA 15219  
(412) 261-4561  
FAX (412) 261-3577

July 19, 2002

Daniel Spuck C2-4825  
S.I.C.R. Box A  
Bellfont, PA 16823

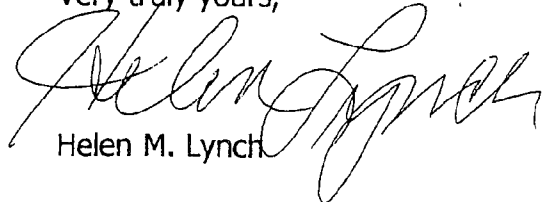
Dear Dan,

Enclosed please find a copy of the opinion and order issued by Judge Ammernam. I am not surprised that he dismissed your PCRA Petition. Nonetheless, I still think that the Judge is incorrect in regard to the issue about sending the note out with the jury. I think that this issue should be appealed.

I received this opinion and order today which is the nineteenth of July. Apparently he signed it the seventeenth and it was filed on the eighteenth. You have thirty days from the date of the order, which to be safe, I would take as the seventeenth, to file a notice of appeal. I strongly suggest that you appeal.

I understand that you and your family are undoubtedly financially strapped. I would agree to handle your appeal for the amount of \$3,000.00. This amount would need to be paid prior to my filing the notice of appeal. Otherwise, I strongly suggest you file a notice of appeal yourself.

Very truly yours,



Helen M. Lynch

HML/lif

Exhibit "D"

13. In accordance with 18 Pa. C.S. §5701, all telephone calls are subject to interception, recording, monitoring, and disclosure except those placed to or from an attorney representing you. Attorney telephone numbers must be verifiable and will not be subject to recording or monitoring.

## **S. Transfers**

### **1. Incentive Transfers**

a. The following criteria will be used for processing inmates for promotional L-2 transfers.

- (1) The transfers should be viewed by staff and you as promotional in nature.
- (2) Transfers should be to, or closer to, your home region.
- (3) The transfers should not jeopardize you programmatically, (i.e., if you are currently in a program, which you need to complete, you should not be transferred until completion of that program).
- (4) All facilities are open to receiving promotional transfers.
- (5) Hardship transfers in their own right will not be approved; they must also meet the criteria for promotional transfers.
- (6) You should be in compliance with your **Correctional Plan (DC-43)**.
- (7) You must have held Custody Level 2 for a minimum of 12 months.
- (8) You should not be scheduled for Parole reviews within the next six months.
- (9) You should be free of Class I misconducts for one year and should have no more than one Class II misconduct in the past year.
- (10) You must be compliant with the **Sections VII. B. (DNA Collection)** and **VII. D. (Megan's Law Registration)** of this handbook, if applicable.
- (11) You must have served two years in the facility or fifty percent (50%) of the minimum sentence, whichever is less.
- (12) If you are transferred away from your home region for disciplinary reasons (including, assault, escape, and drug related misconducts) you will not be eligible for transfer back for a minimum of five years.

b. In addition to the above criteria, the following criteria applies to

<b>DC 43 Correctional Plan</b>																																	
4/22/2004 6:48:21 PM	Producer																																
<p>Inmate Name: SPUCK, DANIEL L.            Location: I-A-1007-42</p> <p>Countee: Measros, George            Inmate Number: C24825</p>																																	
<table border="1"> <thead> <tr> <th colspan="2">General Expectations:</th> <th>Recommended</th> <th>Comment</th> </tr> </thead> <tbody> <tr> <td>Expectation</td> <td></td> <td></td> <td></td> </tr> <tr> <td>Act 27 (\$0.00)</td> <td></td> <td>01/30/2004</td> <td></td> </tr> <tr> <td>COR</td> <td></td> <td>01/30/2004</td> <td></td> </tr> <tr> <td>Maintain positive work reports</td> <td></td> <td>04/07/2003</td> <td></td> </tr> <tr> <td>Misconduct Free Behavior</td> <td></td> <td>04/07/2003</td> <td></td> </tr> <tr> <td>Positive Housing Reports</td> <td></td> <td>04/07/2003</td> <td></td> </tr> <tr> <td>Vocational Education</td> <td></td> <td>01/30/2004</td> <td></td> </tr> </tbody> </table>		General Expectations:		Recommended	Comment	Expectation				Act 27 (\$0.00)		01/30/2004		COR		01/30/2004		Maintain positive work reports		04/07/2003		Misconduct Free Behavior		04/07/2003		Positive Housing Reports		04/07/2003		Vocational Education		01/30/2004	
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Misconduct Free Behavior		04/07/2003																															
Positive Housing Reports		04/07/2003																															
Vocational Education		01/30/2004																															
<p>Recommended Programming:</p> <p>Programs</p> <ul style="list-style-type: none"> <li>Bearers Group</li> <li>Character Development</li> <li>Thinking For Change</li> <li>Violence Prevention</li> </ul>																																	
<table border="1"> <thead> <tr> <th colspan="2">Currently Enrolled In:</th> <th>Facilitator</th> <th>Start Date</th> <th>End Date</th> </tr> </thead> <tbody> <tr> <td colspan="2">Program</td> <td></td> <td></td> <td></td> </tr> <tr> <td colspan="2">No Current Enrollments</td> <td></td> <td></td> <td></td> </tr> </tbody> </table>		Currently Enrolled In:		Facilitator	Start Date	End Date	Program					No Current Enrollments																					
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No Current Enrollments																																	
<p>Programs Previously Completed:</p> <p>Program</p> <ul style="list-style-type: none"> <li>Alcohol and Other Drug Education</li> <li>Citizenship</li> </ul>																																	
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Citizenship		Completed	03/17/2003																														
 Counselor's Signature/Date																																	
 Inmate's Signature/Date																																	

Exhibit "H"

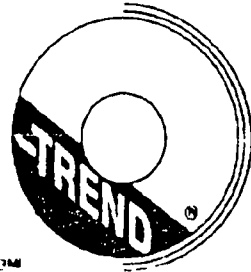
Exhibit 6 "

s(R). . . . .  
30081  
54

I.M.C.

Dec. 1999/Jan. 2000  
(C) 1999 & 2000  
tomattrend@aol.com  
temgh@aol.com

# TrendSETTERS



## Trend Trax Volume 7

1. BE BOP A LULA 2:23  
LITTLE JIMMY DEMPSEY  
(None Vinnent) Mimic Music BMI
2. COME HOME DADDY 2:55  
KEITH & CHARLOTTE BRADFORD  
(Harold / Redick) Mimic Music BMI
3. PLANT YOUR ROOTS DEEP 3:49  
TERRY BUCIGNER  
(Terry Buckner) McAlbony Music BMI/Mimic Music BMI
4. ROCK-A-BILLY-ROCK 2:30  
BOBBY LEE  
(T. Hedges) Mimic Music BMI
5. PRETTIEST GIRL IN TOWN 1:41  
BOBBY LEE  
(R. Lee Holmes) Mimic Music BMI
6. TOO PRECIOUS TO LOSE 3:16  
BILLY RAY  
(One Del Meastro) Woodrich Music BMI
7. CALIFORNIA BABY 2:24  
CHARLES CLARK  
(Robert Sharp) BOAM, ASCAP / Guitar House Music ASCAP
8. IN MY FATHER'S HOUSE 2:29  
WILMA BELL  
(Wilma Bell) Mimic Music BMI
9. SHE'S ON HIS MIND 2:46  
ANN LEE  
(Ann Lee) Mimic Music BMI
10. JUST A FALLEN DREAM 2:26  
KEITH BRADFORD  
(Daniel Spuck) Mimic Music BMI
11. SATURDAY NIGHT COWBOY 2:39  
FRANK COSTANTINO  
(Carl & Frank Costantino) Mimic Music BMI
12. YOU WALKED AWAY FROM ME 2:35  
FRANK COSTANTINO  
(Carl & Frank Costantino) Mimic Music BMI
13. LOVE IS WONDERFUL YOU 3:47  
FRANK COSTANTINO  
(Carl & Frank Costantino) Mimic Music BMI
14. HIS LIGHT IS SHINING ALL  
AROUND ME 3:40  
FRANK COSTANTINO  
(Carl & Frank Costantino) Mimic Music BMI
15. MY BUTTERFLY 4:20  
JACKIE STONE  
(Don & Dorothy Jackson) Jackson Songs ASCAP / BOAM ASCAP
16. I REMEMBER DAVID IN ONE OF  
HIS PSALMS 4:57  
DOONE FOSTER  
(Oriana Jones Dobbs) BMI

© TREND RECORDS, INC.  
P.O. BOX 201 Smyrna, GA 30081  
(770) 432-2454 Ph. & Fax  
Email: tomattrend@aol.com  
TREND 00598

The CD of the month is Trend Trax Volume 7. The artist of the month is Keith Bradford and the song writer of the month is Daniel Spuck. The CD's are already available for purchase for only \$6.00 each. They will be housed in a slim line jewell box with an insert of all songs.

Name \_\_\_\_\_ Address \_\_\_\_\_

City \_\_\_\_\_ State \_\_\_\_\_ ZIP \_\_\_\_\_

No. of units ordered \_\_\_\_\_ Total \$ Enclosed \_\_\_\_\_

Exhibit "I"

IN THE COURT OF COMMON PLEAS OF ~~CENTRE~~ COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : NO. 2005-897-CD  
Plaintiff :  
v. :  
BUD HUGHES, ET AL., :  
Defendants :  
:

NOTICE OF APPEAL

NOW COMES, Daniel L. Spuck, Plaintiff and appeals the Order of Order of July 6, 2005, dismissing Plaintiff's civil action before Plaintiff's 20 days to answer to Defendants Preliminary Objections, and Notice to Plead, also the Court dismissing the Plaintiff's Amended Complaint with prejudice, by the Honorable Michael Williamson (Appointed by Administrative unit, before a Notice of Appeal could be filed on the Order by Centre County Court transferring proceeding to Clearfield Co. Court on June 13, 2005).

Dated: August 5, 2005.

Respectfully Submitted,

Daniel L. Spuck

CERTIFICATE OF SERVICE

I Daniel L. Spuck, Pro Se Plaintiff, certify that I served Legal Counsel for the Defendant's Mary E. Butler, ESQ. and 1 original and 3 copies <sup>Clearfield Co. Prothonotary</sup> to Pa. Superior Court with a copy of the Plaintiff's Notice of Appeal on August 5, 2005, by regular U.S. Mail

Dated: August 5, 2005.

Respectfully Submitted,

Daniel L. Spuck

Daniel L. Spuck, Pro Se  
S.R.C.F. Mercer, CZ-4825  
801 Butler Pike  
Mercer, Pa. 16137

order for Transcripts

No Proceedings None Available

FILED

135061  
AUG 08 2005

acc

PIFF

1 cent

BS

William A. Shaw Prothonotary/Clerk of Courts CT.  
SUPERIOR

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

DANIEL L. SPUCK, )  
Plaintiff )  
 )  
v. ) NO. 2005-897-CD  
 )  
BUD HUGHES, et al., )  
Defendants )

OPINION

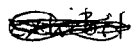
On June 3, 2003, Plaintiff initiated this litigation by filing a "Praecipe for Writ" against twelve individuals, all of whom appear to have been jurors in his criminal trial conducted in 1996 in Clearfield County.<sup>1</sup> A "Class Action Civil Complaint" was eventually filed by Plaintiff against the twelve original Defendants on May 31, 2005. Preliminary Objections were filed by Mary E. Butler, Esquire, of the Administrative Office of Pennsylvania Courts on June 24, 2005. On June 29, 2005, an "Amended Complaint" was filed by Plaintiff against the original twelve Defendants as well as the "Commonwealth of Pennsylvania," "City of DuBois, PA," various members of the Pennsylvania State Police, identified and unidentified, the former District Attorney of Clearfield County, the President Judge of Clearfield County, the Prothonotary of Clearfield County, and the Court Administrator of Clearfield County.

The original Preliminary Objections raise the issues of judicial immunity and the statute of limitations. The Amended Complaint fails to raise any issues which would suggest that

---

MICHAEL WILLIAMSON  
JUDGE  
  
COURT OF COMMON PLEAS  
28TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

<sup>1</sup>These proceedings were initially filed in Centre County but transferred to the Court of Common Pleas of Clearfield County by Order of President Judge Brown of Centre County on June 13, 2005. We are presiding specially through the Administrative Unit, both Clearfield County Judges having recused themselves.



judicial immunity is not available to the original twelve Defendants, as well as most of the Additional Defendants, or that the statute of limitations would not preclude litigation against all the Defendants. The Amended Complaint re-iterates many of the allegations contained in the original Complaint concerning the conduct of the Plaintiff's trial and the participation of the jurors in that trial but also alleges numerous violations of Plaintiff's constitutional rights, raising issues which, by implication from the Complaint itself, have been fully addressed by the Pennsylvania Superior Court and the Pennsylvania Supreme Court in the context of appeals from his conviction.

While we clearly recognize that new Preliminary Objections have not yet been filed by the original Defendants and that, perhaps, none of the new Defendants has been served, we are satisfied from a review of the documents filed thus far that Plaintiff's Complaint is totally frivolous, possibly malicious, without any legal basis, barred by the statute of limitations and the Doctrine of Judicial Immunity, and that it would be a waste of judicial resources to allow this matter to proceed further. We see absolutely no benefit to the judicial system to delay a final resolution simply for the purpose of expending the time and funds of the Clearfield County Sheriff's Office in effecting service and waiting for all Defendants to file the same Preliminary Objections.

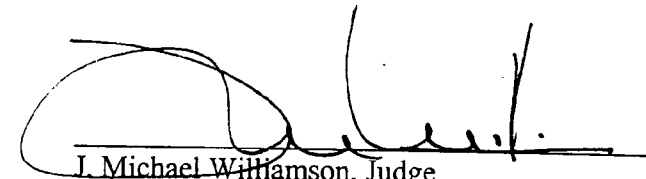
NOW, this 6th day of July, 2005, for the reasons set forth above, IT IS HEREBY ORDERED as follows:

1. Plaintiff's Amended Complaint is DISMISSED with prejudice.

MICHAEL WILLIAMSON  
JUDGE  
  
COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

2. A copy of this Opinion shall be sent to the Pennsylvania Board of Probation and Parole for its consideration in any further proceedings involving the Plaintiff.

BY THE COURT:



J. Michael Williamson, Judge  
Specially Presiding  
25th Judicial District of Pennsylvania

xc: *Daniel L. Spuck, Plaintiff*  
Mary E. Butler, Esquire  
Pennsylvania Board of  
Probation and Parole  
Court Administrator

MICHAEL WILLIAMSON  
JUDGE  
  
COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

IN THE COURT OF COMMON PLEAS OF *Clearfield* COUNTY, PENNSYLVANIA  
CIVIL DIVISION

DANIEL L. SPUCK, : No. 2005-897-CD  
v. Plaintiff :  
: BUD HUGHES, ET.AL. :  
Defendants :  
:

PETITION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

TO THE HONORABLE JUDGE *Williamson* :

AND NOW, comes your Petitioner Daniel L. Spuck, In Propria Persona, who respectfully represents the following in support of the above captioned matter for filing with this Honorable Court.

1.) Petitioner Daniel L. Spuck is incarcerated at S.R.C.F. Mercer and has been incarcerated for approximately 10 1/2 years, and his income is .42¢ per hr. & has .17¢ presently on his account.

2.) Petitioner is a pauper as defined by law and sets forth that the Petitioners has no:

- a.) Stocks or bonds
- b.) Checking accounts
- c.) Real-Estate, or valuable property
- d.) Pensions, annuities or life insurance payments
- e.) Petitioners believe that they are entitled to the relief for which they seek.

f. Petitioner verifies that all statements herein are true and correct to the best of his knowledge and belief.

Wherefore, Petitioner respectfully requests leave of this Honorable Court to Proceed in Forma Pauperis.

Dated: August 5, 2005

Respectfully Submitted,

*Daniel L. Spuck*  
Daniel L. Spuck, Pro se

VERIFICATION

I Daniel L. Spuck that the enclosed statements involving I.F.P. Status and my Notice of Appeal are true to the best belief of my knowledge. I understand that any false statements herein made are subject to the penalties of perjury pursuant to Title 18 § 4904, relating to unsworn falsifications to authorities.

Dated: August 5, 2005.

Respectfully Submitted,

Daniel L Spuck

Daniel L Spuck Pro Se

S.R.C.F. Mercer, CZ-4825

801 Butler Pike

Mercer, Pa 16137

**FILED**

**AUG 08 2005**

William A. Shaw

Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA  
CIVIL ACTION - LAW

DANIEL L. SPUCK, )  
Plaintiff )  
 )  
v. ) NO. 2005-897-CD  
 )  
BUD HUGHES, et al., )  
Defendants )

**ORDER**

Plaintiff filed a Petition for Review/Reconsideration on July 27, 2005, asking us to reconsider our Order of July 6, 2005, dismissing his Amended Complaint with prejudice.

Initially, while Plaintiff contends he filed an appeal to the Superior Court from the June 13, 2005, Order of President Judge Brown of Centre County transferring this matter to Clearfield County on June 13, 2005, we were not advised that such an appeal had been filed and question why Plaintiff would appeal the transfer of venue when he filed an Amended Complaint in Clearfield County on June 29, 2005. In any event, since we have never been served with a copy of the allegedly pending appeal to the Superior Court, we will assume such appeal does not exist until advised by the appellate court.

NOW, this 2nd day of August, 2005, having considered Plaintiff's Petition for Review/Reconsideration and finding it to be merely a continuation of his frivolous and malicious

J. MICHAEL WILLIAMSON

JUDGE

COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

**FILED**  
01/11/2005  
AUG 04 2005

William A. Shaw  
Prothonotary/Clerk of Courts

*SFC ATTACHED LETTER*

attempts to overturn a criminal conviction of long-standing, IT IS HEREBY ORDERED that Plaintiff's Petition for Review/Reconsideration is DENIED.

BY THE COURT



J. Michael Williamson, Judge  
Specially Presiding  
25th Judicial District of Pennsylvania

xc: Daniel L. Spuck, Plaintiff  
Mary E. Butler, Esquire  
Pennsylvania Board of  
Probation and Parole  
Court Administrator

J. MICHAEL WILLIAMSON  
JUDGE  
COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745



JUDGES CHAMBERS  
TWENTY-FIFTH JUDICIAL DISTRICT OF PENNSYLVANIA  
LOCK HAVEN, PENNSYLVANIA 17745

J. MICHAEL WILLIAMSON  
Judge

Clinton County Courthouse  
230 E. Water Street  
Lock Haven, PA 17745  
570-893-4014  
FAX 570-893-4126

August 2, 2005

William Shaw, Prothonotary  
Clearfield County Courthouse  
230 East Market Street  
Clearfield, PA 16830

**Re: Spuck v. Hughes  
No. 2005-897-CD**

Dear Mr. Shaw:

Please file the enclosed Order in the above referenced matter. All copies have been distributed.

Thank you.

Very truly yours,

*Carol E. Miller*  
Carol E. Miller  
Secretary to Judge Williamson

Enclosure



RECEIVED  
PROTHONOTARY'S OFFICE  
5-18-05  
WILLIAM A. SHAW  
PROTHONOTARY CLERK OF COURTS

The Superior Court of Pennsylvania  
Office of the Prothonotary

GRANT BUILDING  
310 GRANT STREET, SUITE 600  
PITTSBURGH, PA 15219-2297

DAVID A. SZEWCZAK, ESQUIRE  
PROTHONOTARY

(412) 565-7592

ELEANOR R. VALECKO  
DEPUTY PROTHONOTARY

FAX: (412) 565-7711

WEBSITE: [www.superior.pacourts.us](http://www.superior.pacourts.us)

August 16, 2005

William A. Shaw, Clerk of Courts  
Court House  
Clearfield, Pa. 16830

In Re: Daniel Spuck v Bud Hughes et al  
No. 2005-897-CD

Dear Mr. Shaw:

Pursuant to Pa.R.A.P. 751(a), we are forwarding the appeal received in the above-captioned matter to your office.

Very truly yours,

DEPUTY PROTHONOTARY

ERV/sm  
Cc: Daniel F. Spuck

Copy

IN THE COURT OF COMMON PLEAS OF ~~CENTRE~~ COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff

: NO. 2005-897-CD

RECEIVED

PROTHONOTARY'S OFFICE

8-15-05

v.  
BUD HUGHES, ET AL.,  
Defendants

:

WILLIAM A. SHAW  
PROTHONOTARY/CLERK OF COURTS

NOTICE OF APPEAL

NOW COMES, Daniel L. Spuck, Plaintiff and appeals the Order of Order of July 6, 2005, dismissing Plaintiff's civil action before Plaintiff's 20 days to answer to Defendants Preliminary Objections, and Notice to Plead, also the Court dismissing the Plaintiff's Amended Complaint with prejudice, by the Honorable Michael Williamson (Appointed by Administrative unit, before a Notice of Appeal could be filed on the Order by Centre County Court transferring proceeding to Clearfield Co. Court on June 13, 2005).

Dated: August 5, 2005.

Respectfully Submitted,

Daniel L. Spuck

CERTIFICATE OF SERVICE

I Daniel L. Spuck, Pro Se Plaintiff, certify that I served Legal Counsel for the Defendant's <sup>Clearfield Co. Prothonotary</sup> Mary E. Butler, ESQ. and 1 original and 3 copies <sup>Clearfield Co. Prothonotary</sup> to Pa. Superior Court with a copy of the Plaintiff's Notice of Appeal on August 5, 2005, by regular U.S. Mail

Dated: August 5, 2005.

Respectfully Submitted,

Daniel L. Spuck

Daniel L. Spuck, Pro Se  
S.R.C.F. Mercer, CZ-4825  
801 Butler Pike  
Mercer, Pa. 16137

Order for Transcripts

No Proceedings. None Available

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

DANIEL L. SPUCK, )  
Plaintiff )  
 )  
v. ) NO. 2005-897-CD  
 )  
BUD HUGHES, et al., )  
Defendants )

OPINION

On June 3, 2003, Plaintiff initiated this litigation by filing a "Praeclipe for Writ" against twelve individuals, all of whom appear to have been jurors in his criminal trial conducted in 1996 in Clearfield County.<sup>1</sup> A "Class Action Civil Complaint" was eventually filed by Plaintiff against the twelve original Defendants on May 31, 2005. Preliminary Objections were filed by Mary E. Butler, Esquire, of the Administrative Office of Pennsylvania Courts on June 24, 2005. On June 29, 2005, an "Amended Complaint" was filed by Plaintiff against the original twelve Defendants as well as the "Commonwealth of Pennsylvania," "City of DuBois, PA," various members of the Pennsylvania State Police, identified and unidentified, the former District Attorney of Clearfield County, the President Judge of Clearfield County, the Prothonotary of Clearfield County, and the Court Administrator of Clearfield County.

The original Preliminary Objections raise the issues of judicial immunity and the statute of limitations. The Amended Complaint fails to raise any issues which would suggest that

MICHAEL WILLIAMSON  
JUDGE  
COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

<sup>1</sup>These proceedings were initially filed in Centre County but transferred to the Court of Common Pleas of Clearfield County by Order of President Judge Brown of Centre County on June 13, 2005. We are presiding specially through the Administrative Unit, both Clearfield County Judges having recused themselves.



judicial immunity is not available to the original twelve Defendants, as well as most of the Additional Defendants, or that the statute of limitations would not preclude litigation against all the Defendants. The Amended Complaint re-iterates many of the allegations contained in the original Complaint concerning the conduct of the Plaintiff's trial and the participation of the jurors in that trial but also alleges numerous violations of Plaintiff's constitutional rights, raising issues which, by implication from the Complaint itself, have been fully addressed by the Pennsylvania Superior Court and the Pennsylvania Supreme Court in the context of appeals from his conviction.

While we clearly recognize that new Preliminary Objections have not yet been filed by the original Defendants and that, perhaps, none of the new Defendants has been served, we are satisfied from a review of the documents filed thus far that Plaintiff's Complaint is totally frivolous, possibly malicious, without any legal basis, barred by the statute of limitations and the Doctrine of Judicial Immunity, and that it would be a waste of judicial resources to allow this matter to proceed further. We see absolutely no benefit to the judicial system to delay a final resolution simply for the purpose of expending the time and funds of the Clearfield County Sheriff's Office in effecting service and waiting for all Defendants to file the same Preliminary Objections.

NOW, this 6th day of July, 2005, for the reasons set forth above, IT IS HEREBY ORDERED as follows:

1. Plaintiff's Amended Complaint is DISMISSED with prejudice.

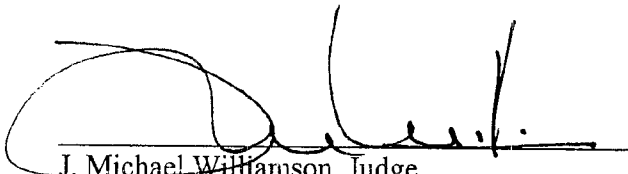
MICHAEL WILLIAMSON

JUDGE

COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

2. A copy of this Opinion shall be sent to the Pennsylvania Board of Probation and Parole for its consideration in any further proceedings involving the Plaintiff.

BY THE COURT:



J. Michael Williamson, Judge  
Specially Presiding  
25th Judicial District of Pennsylvania

xc: Daniel L. Spuck, Plaintiff  
Mary E. Butler, Esquire  
Pennsylvania Board of  
Probation and Parole  
Court Administrator

MICHAEL WILLIAMSON

JUDGE

COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

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

DANIEL L. SPUCK,	:	HO. 2005-897-CD
V. Plaintiff	:	
	:	
BUD HUGHES, ET.AL.	:	
Defendant	:	

PETITION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

TO THE HONORABLE JUDGE ~~\_\_\_\_~~,  
Williamson

"AND NOW, comes your Petitioner Daniel L. Spuck, In Propria Persona, who respectfully represents the following in support of the above captioned matter for filing with this Honorable Court.

1.) Petitioner Daniel L. Spuck is incarcerated at S.R.C.P. Mercer and has been incarcerated for approximately 10 1/2 years, and his income is .42¢ per hr. & has .17¢ presently on his account.

2.) Petitioner is a pauper as defined by law and sets forth that the Petitioner has not

- a.) Stocks or bonds
- b.) Checking accounts
- c.) Real-Estate, or valuable property
- d.) Positions, annuities or life insurance payments
- e.) Petitioners believe that they are entitled to the relief for which they seek.

f. Petitioner verifies that all statements herein are true and correct to the best of his knowledge and belief.

Wherefore, Petitioner respectfully requests leave of this Honorable Court to Proceed in Forma Pauperis.

Dated: August 5, 2005

Respectfully Submitted,

Daniel L. Spuck

Daniel L. Spuck, Pro se

VERIFICATION

I, Daniel L. Spuck, that the enclosed statements involving  
I.P.P. Status and my Notice of Appeal are true to the best  
belief of my knowledge. I understand that any false statements  
herein made are subject to the penalties of perjury pursuant to  
Title 18 § 4604, relating to various falsifications to authorities.

Dated: August 9, 2005.

Respectfully Submitted,

Daniel L. Spuck

Daniel L. Spuck Pro Se

P.R.C.F. Norcar, CZ-4925

801 Butler Pike

Norcar, Pa 16137



RECEIVED  
PROTHONOTARY'S OFFICE

8-22-05

WILLIAM A. SHAW

PROTHONOTARY/CLERK OF COURTS

The Superior Court of Pennsylvania  
Office of the Prothonotary

GRANT BUILDING  
310 GRANT STREET, SUITE 600  
PITTSBURGH, PA 15219-2297

DAVID A. SZEWCZAK, ESQUIRE  
PROTHONOTARY

(412) 565-7592

ELEANOR R. VALECKO  
DEPUTY PROTHONOTARY

FAX: (412) 565-7711

WEBSITE: [www.superior.pacourts.us](http://www.superior.pacourts.us)

August 18, 2005

William A. Shaw, Prothonotary  
Court House  
Clearfield, Pa. 16830

In Re: Daniel L. Spuck v Bud Hughes  
No. 2005-897-CD

Dear Mr. Shaw:

The use of "et al" is not permitted in Superior Court. When appellant amends his appeal to reflect the caption as it appears on the original complaint, and amends his proof of service to verify that all opposing counsel, court reporter and trial court judge received a copy, kindly return this appeal to our office.

Very truly yours,

*Eleanor R. Valecko*

DEPUTY PROTHONOTARY

ERV/smc

Cc: Daniel L. Spuck

Clearfield  
IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

Copy

DANIEL L. SPUCK,  
Plaintiff  
v.  
BUD HUGHES, ET AL.,  
Defendants

NO. 2005-897-CD

NOTICE OF APPEAL

NOW COMES, Daniel L. Spuck, Plaintiff and appeals the Order of Order of July 5, 2005, dismissing Plaintiff's civil action before Plaintiff's 20 days to answer to Defendants Preliminary Objections, and Notice to Plead, also the Court dismissing the Plaintiff's Amended Complaint with prejudice, by the Honorable Michael Williamson (Appointed by Administrative unit, before a Notice of Appeal could be filed on the Order by Centre County Court transferring proceeding to Clearfield Co. Court on June 13, 2005).

Dated: August 5, 2005.

Respectfully Submitted,

Daniel L. Spuck

CERTIFICATE OF SERVICE

I Daniel L. Spuck, Pro Se Plaintiff, certify that I served Legal Counsel for the Defendant's Mary E. Butler, ESO, and 1 original and 3 copies <sup>Clearfield Co. Prothonotary</sup> and 1 copy to Pa. Superior Court with a copy of the Plaintiff's Notice of Appeal on August 5, 2005, by regular U.S. Mail

Dated: August 5, 2005.

Respectfully Submitted,

Daniel L. Spuck

Daniel L. Spuck, Pro Se  
S.R.C.P. Mercer, CZ-4825  
301 Butler Pike  
Mercer, Pa. 16137

Order for Transcripts

No Proceedings None Available

I hereby certify this to be a true and attested copy of the original statement filed in this case.

AUG 08 2005

Attest.

William H. Brown  
Prothonotary/  
Clerk of Courts

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

DANIEL L. SPUCK, )  
Plaintiff )  
 )  
v. ) NO. 2005-897-CD  
 )  
BUD HUGHES, et al., )  
Defendants )

OPINION

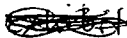
On June 3, 2003, Plaintiff initiated this litigation by filing a "Praecept for Writ" against twelve individuals, all of whom appear to have been jurors in his criminal trial conducted in 1996 in Clearfield County.<sup>1</sup> A "Class Action Civil Complaint" was eventually filed by Plaintiff against the twelve original Defendants on May 31, 2005. Preliminary Objections were filed by Mary E. Butler, Esquire, of the Administrative Office of Pennsylvania Courts on June 24, 2005. On June 29, 2005, an "Amended Complaint" was filed by Plaintiff against the original twelve Defendants as well as the "Commonwealth of Pennsylvania," "City of DuBois, PA," various members of the Pennsylvania State Police, identified and unidentified, the former District Attorney of Clearfield County, the President Judge of Clearfield County, the Prothonotary of Clearfield County, and the Court Administrator of Clearfield County.

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---

MICHAEL WILLIAMSON  
JUDGE  
—  
COURT OF COMMON PLEAS  
28TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

<sup>1</sup>These proceedings were initially filed in Centre County but transferred to the Court of Common Pleas of Clearfield County by Order of President Judge Brown of Centre County on June 13, 2005. We are presiding specially through the Administrative Unit, both Clearfield County Judges having recused themselves.



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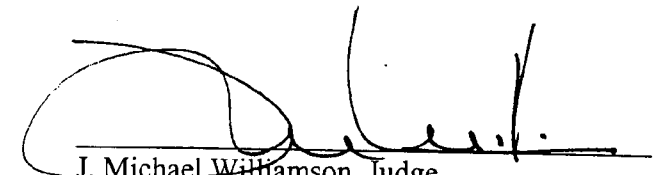
NOW, this 6th day of July, 2005, for the reasons set forth above, IT IS HEREBY ORDERED as follows:

1. Plaintiff's Amended Complaint is DISMISSED with prejudice.

MICHAEL WILLIAMSON  
JUDGE  
  
COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

2. A copy of this Opinion shall be sent to the Pennsylvania Board of Probation and Parole for its consideration in any further proceedings involving the Plaintiff.

BY THE COURT:



J. Michael Williamson, Judge  
Specially Presiding  
25th Judicial District of Pennsylvania

xc: Daniel L. Spuck, Plaintiff  
Mary E. Butler, Esquire  
Pennsylvania Board of  
Probation and Parole  
Court Administrator

MICHAEL WILLIAMSON  
JUDGE  
COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

IN THE COURT OF COMMON PLEAS OF ~~████████~~ COUNTY, PENNSYLVANIA  
CIVIL DIVISION

DANIEL L. SPUCK, : No. 2005-897-CD

v. Plaintiff : :

BUD HUGHES, ET.AL. :  
Defendants : :

PETITION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

TO THE HONORABLE JUDGE <sup>williamson</sup> ~~████████~~:

AND NOW, comes your Petitioner Daniel L. Spuck, In Propria Persona, who respectfully represents the following in support of the above captioned matter for filing with this Honorable Court.

1.) Petitioner Daniel L. Spuck is incarcerated at S.R.C.F. Mercer and has been incarcerated for approximately 10 1/2 years, and his income is .42¢ per hr. & has .17¢ presently on his account.

2.) Petitioner is a pauper as defined by law and sets forth that the Petitioner has no:

- a.) Stocks or bonds
- b.) Checking accounts
- c.) Real-Estate, or valuable property
- d.) Pensions, annuities or life insurance payments
- e.) Petitioners believe that they are entitled to the relief for which they seek.

f. Petitioner verifies that all statements herein are true and correct to the best of his knowledge and belief.

Wherefore, Petitioner respectfully requests leave of this Honorable Court to Proceed in Forma Pauperis.

Respectfully Submitted,

Dated: August 5, 2005

  
Daniel L. Spuck, Pro se

VERIFICATION

I Daniel L. Spuck that the enclosed statements involving I.F.P. Status and my Notice of Appeal are true to the best belief of my knowledge. I understand that any false statements herein made are subject to the penalties of perjury pursuant to Title 18 § 4904, relating to unsworn falsifications to authorities.

Dated: August 5, 2005.

Respectfully Submitted,

*Daniel L. Spuck*  
Daniel L Spuck Pro Se  
S.R.C.F. Mercer, CZ-4825  
801 Butler Pike  
Mercer, Pa 16137

Date: 08/09/2005

Time: 11:38 AM

Page 1 of 1

**Clearfield County Court of Common Pleas**

User: BHUDSON

**ROA Report**

Case: 2005-00897-CD

Current Judge: J. Michael Williamson

**Civil Other**

Date		Judge
06/22/2005	New Case Filed.  Filing: Certified Record - Transferred from Centre County Paid by: Spuck, Daniel L. (plaintiff) Receipt number: 1903342 Dated: 6/22/2005 Amount: \$0.00 (Cash)	No Judge No Judge
06/24/2005	Praecipe For Entry of Appearance, filed by Atty. Butler on behalf of Defendants.  Notice to Plead, filed by Atty. Butler 1 Cert. With Praecipe to Waive Oral Argument and Preliminary Objections on Behalf of Juror Defendants.  Order, NOW, this 24th day of June, 2205, upon consideration of the Preliminary Objections to Plaintiff's Complaint, Ordered that Defendants, having waived oral argument, the argument will be submitted on the briefs. BY THE COURT: /s/ Fredric J. Ammerman, Pres. Judge. 1CC Atty M. Butler	Fredric Joseph Ammerman Fredric Joseph Ammerman Fredric Joseph Ammerman
06/29/2005	Amended Complaint, filed by s/Daniel L. Spuck 6 CC to Plaintiff with letter re: service  Order, NOW, this 29th day of June, 2005, upon consideration of recusal of both Judges sitting in the 46th Judicial District, it is the Order of this Court that the Court Administrator of Clearfield County refer the matter to Administrative Regional Unit II for assignment of a specially presiding judicial authority. BY THE COURT: /s/Fredric J. Ammerman, P.J. Six CC C/A	Fredric Joseph Ammerman Fredric Joseph Ammerman
07/07/2005	Amended Certificate of Service, filed by Plaintiff 1 Cert. to Plaintiff Served Legal Council for Defendant's with a copy of Amended Complaint.  Motion For Change of Venue, filed by Plaintiff. 1 Cert. to Plaintiff.	J. Michael Williamson J. Michael Williamson
07/08/2005	Opinion and Order, NOW, this 6th day of July, 2005, for the reasons set forth above, It is ORDERED as follows: 1. Plaintiff's Amended Complaint is Dismissed with prejudice. 2. A Copy of this Opinion shall be sent to the Pennsylvania Board of Probation and Parole for its consideration in any further proceedings involving the Plaintiff. By The Court, /s/ J. Michael Williamson, Judge. CC to Atty. Kesner, Atty Butler, Plff Spuck, and Pa. Board of Probation and Parole (12 Cert. to C/A for service to Jurors)	J. Michael Williamson J. Michael Williamson
07/18/2005	Plaintiff's Preliminary Objections to Defendant's Preliminary Objections and Defendant's Waiver of Oral Arguments, filed by Plaintiff. 2 Cert. to Plaintiff.	J. Michael Williamson
07/27/2005	Plaintiff's Petition for Review/Reconsideration, filed by s/Daniel L. Spuck Two CC Plaintiff	J. Michael Williamson
08/04/2005	Order, Plaintiff's Petition for Review/Reconsideration is Denied. By The Court, /s/ J. Michael Williamson, Judge.	J. Michael Williamson
08/08/2005	Notice of Appeal, filed by s/Daniel L. Spuck 1 Cert. to Superior Court and 2 CC to Plaintiff	J. Michael Williamson

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

Original

DANIEL L. SPUCK, : NO. 2005-897-CD  
Plaintiff :  
v. :  
BUD HUGHES, et al., :  
Defendants :  
:

NOTICE OF APPEAL

NOW COMES, Daniel L. Spuck, Plaintiff, Pro se, and appeals the Order of August 2, 2005, by the Honorable Judge Williamson denying the Plaintiff's Petition for Review/Reconsideration to the Pennsylvania Superior Court.

Dated: August 27, 2005

Respectfully Submitted,  
Daniel L. Spuck  
Daniel L. Spuck, Pro Se

REQUEST FOR TRANSCRIPTS

No Transcripts available in the proceeding.

LEAVE TO PROCEED IN FORMA PAUPERIS

The Plaintiff, Daniel L. Spuck, Pro Se, Respectfully Requests that the Honorable Court continue his In Forma Pauperis Status. He has previously been granted the said status and still is defined by law as a pauper due to his incarceration of over 10 years.(See Attached Petition)

Dated: August 27, 2005.

Respectfully Submitted,  
Daniel L. Spuck  
Daniel L. Spuck, Pro Se

Certification

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that on August 27, 2005, he placed 1 and 3 copies of Notice of Appeal in the prison mailbox to the Clearfield County Court of Common Pleas (1 copy each to Court Administrator and Judge Williamson) also one copy to the Defendants Attorney, Mary Butler, Esq., 1 copy to the Pennsylvania Superior Court.

Dated: August 27, 2005.

Respectfully Submitted,  
Daniel L. Spuck  
Daniel L. Spuck, Pro Se

VERIFICATION

Plaintiff, Daniel L. Spuck, declares under Penalty of Perjury, that the foregoing is true and correct: Note: 28 U.S.C. 1746.

Dated: August 27, 2005.

Respectfully Submitted,  
Daniel L. Spuck  
Daniel L. Spuck, Pro Se  
S.R.C.F. Mercer, CZ-4825  
801 Butler Pike  
Mercer, Pa. 16137

FILED

AUG 31 2005 *EW*

AM 110:30/2005  
William A. Shaw  
Prothonotary

1 COPY TO S/C

2 COPIES TO ~~PLUFF~~ PLUFF  
*DEPT*

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA  
CIVIL ACTION - LAW

DANIEL L. SPUCK, )  
Plaintiff )  
 )  
v. ) NO. 2005-897-CD  
 )  
BUD HUGHES, et al., )  
Defendants )

**ORDER**

Plaintiff filed a Petition for Review/Reconsideration on July 27, 2005, asking us to reconsider our Order of July 6, 2005, dismissing his Amended Complaint with prejudice.

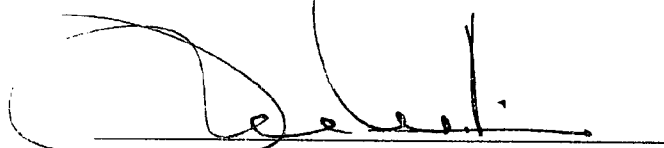
Initially, while Plaintiff contends he filed an appeal to the Superior Court from the June 13, 2005, Order of President Judge Brown of Centre County transferring this matter to Clearfield County on June 13, 2005, we were not advised that such an appeal had been filed and question why Plaintiff would appeal the transfer of venue when he filed an Amended Complaint in Clearfield County on June 29, 2005. In any event, since we have never been served with a copy of the allegedly pending appeal to the Superior Court, we will assume such appeal does not exist until advised by the appellate court.

NOW, this 2nd day of August, 2005, having considered Plaintiff's Petition for Review/Reconsideration and finding it to be merely a continuation of his frivolous and malicious

MICHAEL WILLIAMSON  
JUDGE  
  
COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

attempts to overturn a criminal conviction of long-standing, IT IS HEREBY ORDERED that Plaintiff's Petition for Review/Reconsideration is DENIED.

BY THE COURT



J. Michael Williamson, Judge  
Specially Presiding  
25th Judicial District of Pennsylvania

xc: Daniel L. Spuck, Plaintiff  
Mary E. Butler, Esquire  
Pennsylvania Board of  
Probation and Parole  
Court Administrator

MICHAEL WILLIAMSON  
JUDGE  
  
COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

Original

DANIEL L. SPUCK, : No. 2005-897-CD  
v. Plaintiff :  
BUD HUGHES, ET.AL. :  
Defendants :

PETITION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

TO THE HONORABLE JUDGE WILLIAMSON:

AND NOW, comes your Petitioner Daniel L. Spuck, In Propria Persona, who respectfully represents the following in support of the above captioned matter for filing with this Honorable Court.

1.) Petitioner Daniel L. Spuck is incarcerated at S.R.C.F. Mercer and has been incarcerated for approximately 10 1/2 years, and his income is .42¢ per hr. & has ~~000~~ \$9.51 presently on his account.

2.) Petitioner is a pauper as defined by law and sets forth that the Petitioner has no:

- a.) Stocks or bonds
- b.) Checking accounts
- c.) Real-Estate, or valuable property
- d.) Pensions, annuities or life insurance payments
- e.) Petitioner believes that ~~she~~ <sup>is</sup> entitled to the relief for which ~~she~~ seeks.

f. Petitioner verifies that all statements herein are true and correct to the best of his knowledge and belief.

Wherefore, Petitioner respectfully requests leave of this Honorable Court to Proceed in Forma Pauperis.

Dated: August 27, 2005

Respectfully Submitted,

  
Daniel L. Spuck, Pro se

Affachment

**FILED**

AUG 31 2005

William A. Shaw  
Prothonotary



**DEBRA C. IMMEL**

PROTHONOTARY

CENTRE COUNTY COURTHOUSE

BELLEFONTE, PA 16823

(814) 355-6796

TDD# (814) 355-9768

September 6, 2005

William A. Shaw, Prothonotary  
Office of the Prothonotary  
Clearfield County Court House  
Second and Market Street  
Clearfield, PA 16830

RE: DANIEL L. SPUCK VS BUD HUGHES, ET AL  
Centre County Case #2003-1383

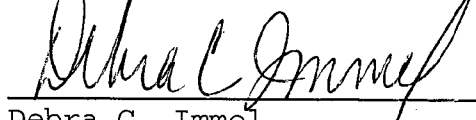
Dear Sir:

We are transferring to you a "Notice of Appeal" filed in our office by the Plaintiff. We are mailing this to you per the "Order" of June 13, 2005, Judge Charles Brown, Jr. We are enclosing an original plus two (2) copies.

The original record for this case was transferred to you on June 21, 2005 by certified mail and we have received an acknowledgment from you dated June 22, 2005.

Please acknowledgement receipt of this "Supplemental Record" by entering your number below and returning it to us. Thank you for your help in this matter.

Yours Truly,

  
\_\_\_\_\_  
Debra C. Immel  
Prothonotary/Clerk of Courts

NO: 2005-897-40

DATE FILED: 9-7-05

2003-1383

2005-897-CD

DANIEL L. SPUCK VS BUD HUGHES, ET AL

SUPPLEMENTAL

1. NOTICE OF APPEAL OF ORDER OF JUNE 13, 2005 WITH REQUEST FOR TRANSCRIPT AND CERTIFICATION OF SERVICE. (ORIGINAL PLUS TWO (2) COPIES.)

FILED

SEP 07 2005

W.A. Shaw  
William A. Shaw  
Prothonotary



IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

CIVIL ACTION - LAW

DANIEL L. SPUCK,

Plaintiff

v.

BUD HUGHES, et al.,

Defendants

) No. 2003-1383

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

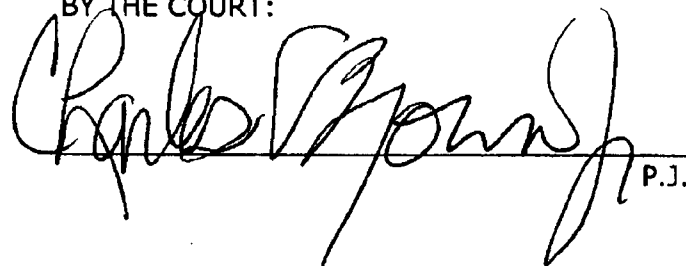
FILED FOR RECORD  
TUES JUN 13 P 4:41

ORDER

AND NOW, this 13<sup>th</sup> day of June, 2005, **it is ORDERED** that the above captioned case be transferred to the Court of Common Pleas of the 46th Judicial District of Pennsylvania, Clearfield County.

This case should be transferred immediately.

BY THE COURT:



Charles Brown, Jr.

P.J.

CERTIFIED from the records as entered  
and filed in this office

6<sup>th</sup> day of September 2005  
Charles Brown, Jr.  
Prothonotary and Clerk of the Court

Centre County Prothonotary  
Room 102 Courthouse  
Bellefonte, PA 16823  
(814) 355-6796

Page Number: 1  
Case Number: 03-1383

GENERAL  
WRIT OF SUMMONS

Filed..... 06-03-2003  
11:01  
Sat/Dis/Gntd..

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Litigants  
-----  
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Plaintiff(s)

Lawyer(s) for the Plaintiff(s)

SPUCK, DANIEL L.  
CZ 4825  
S C R F - MERCER  
801 BUTLER PIKE  
MERCER, PA 16137

Defendant(s)

Lawyer(s) for the Defendant(s)

HUGHES, BUD

MANOS, SANDRA

GEARHART, MARLENE

GRESH, EUGENE

MCKEE, DUSTIN

KRAMER, JUDITH

EVANS, GLORIA

PIFER, ANN MARIE

CONWAY, BARBARA

LESKO, BOBBI JO

PRY, DARLENE

BOWERS, RODNEY

CERTIFIED from the records as entered  
and filed in this office  
6/9/2003 by [Signature]  
Prothonotary and Clerk of the Court

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Proceedings

06-03-2003 PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST THE DEF BUD HUGHES,  
FILED. (WRIT ISSUED) (GAVE COPY OF WRIT, PRAECIPE AND IFP TO  
SHERIFF FOR SERVICE, MAILED COPY TO PLAINTIFF JULY 9, 2003)  
06-03-2003 PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST RODNEY BOWERS,  
FILED. (WRIT ISSUED) (GAVE COPY OF WRIT, PRAECIPE AND IFP TO  
SHERIFF FOR SERVICE, MAILED COPY TO PLAINTIFF JULY 9, 2003)

Centre County Prothonotary  
Room 102 Courthouse  
Bellefonte, PA 16823  
(814) 355-6796

Page Number: 2 GENERAL Filed..... 06-03-2003  
Case Number: 03-1383 WRIT OF SUMMONS 11:01  
Sat/Dis/Gntd..

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06-03-2003 PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST DEF DARLENE PRY, FILED. (WRIT ISSUED) (GAVE COPY OF WRIT, PRAECIPE AND IFP TO SHERIFF FOR SERVICE, MAILED COPY TO PLAINTIFF JULY 9, 2003)  
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06-03-2003 PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST DEF DUSTIN MCKEE, SR, FILED. (WRIT ISSUED) (GAVE COPY WRIT, PRAECIPE AND IFP TO SHERIFF FOR SERVICE) (MAILED COPY TO PLAINTIFF JULY 9, 2003)  
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06-03-2003 PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST DEF EUGENE GRESH, FILED. (WRIT ISSUED) (GAVE COPY OF WRIT AND PRAECIPE TO SHERIFF FOR SERVICE, MAILED COPY TO PLAINTIFF JULY 9, 2003)  
06-03-2003 PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST DEF MARLENE GEARHART, FILED. (WRIT ISSUED) (GAVE COPY OF PRAECIPE AND WRIT TO SHERIFF, MAILED COPY TO PLAINTIFF JULY 9, 2003)  
06-03-2003 PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST DEF SANDRA MANOS, FILED. (WRIT ISSUED) (GAVE COPY OF WRIT AND PRAECIPE TO SHERIFF FOR SERVICE WITH IFP MAILED COPY TO PLAINTIFF JULY 9, 2003)  
06-03-2003 PRAECIPE TO PROCEED IN FORMA PAUPERIS, FILED. (GAVE TO JUDGE JUNE 11, 2003)  
06-03-2003 PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS, FILED.  
07-07-2003 ORDER, FILED. (PLAINTIFF'S IFP APPROVED. MAILED COPY TO PLAINTIFF JULY 8, 2003)  
09-07-2004 MOTION FOR TRANSPORT WITH CERTIFICATION, FILED. (GAVE TO THE JUDGE SEPTEMBER 8, 2004)  
05-31-2005 CLASS ACTION CIVIL COMPLAINT AND AFFIDAVIT WITH NOTICE TO DEFEND AND CERTIFICATION OF SERVICE, FILED. (MAILED COPY TO PLT AND GAVE COPY TO JUDGE MAY 31, 2005)  
06-06-2005 LETTER TO THE PROTHONOTARY FROM PLAINTIFF, DANIEL SPUCK REQUESTING COPY OF DOCKET ENTRIES, FILED. (COPY OF DOCKET ENTRIES MAILED TO PLAINTIFF ON 06-07-2005.)  
05-13-2005 LETTER TO THE HONORABLE PRESIDENT JUDGE BROWN FROM DANIEL L. SPUCK, PLAINTIFF, FILED.

Centre County Prothonotary  
Room 102 Courthouse  
Bellefonte, PA 16823  
(814) 355-6796

Page Number: 3  
Case Number: 03-1383

GENERAL  
WRIT OF SUMMONS

Filed..... 06-03-2003  
11:01  
Sat/Dis/Gntd..

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06-13-2005 ORDER, FILED. (IT IS ORDERED THAT THE ABOVE CAPTIONED CASE BE TRANSFERRED TO THE COURT OF COMMON PLEAS OF THE 46TH JUDICIAL DISTRICT OF PENNSYLVANIA, CLEARFIELD COUNTY. THE CASE SHOULD BE TRANSFERRED IMMEDIATELY.) (TIME-STAMPED COPY MAILED TO PLAINTIFF ON 06-15-2005.)  
06-21-2005 CASE TRANSFERRED TO CLEARFIELD COUNTY, PER "ORDER" OF COURT OF JUNE 13, 2005, BY CERTIFIED MAIL ON 06-21-2005 - 7099 3400 0012 4577 9591  
06-23-2005 GREEN "CERTIFIED" RECEIPT FROM CLEARFIELD COUNTY OF CASE NUMBER 2003-1383, FILED.  
06-24-2005 ACKNOWLEDGMENT RECEIPT OF THE ENTIRE RECORD IN THE ABOVE CAPTIONED CASE FROM THE PROTHONOTARY OF CLEARFIELD COUNTY, FILED.  
07-20-2005 NOTICE OF APPEAL OF ORDER OF JUNE 13, 2005 WITH REQUEST FOR TRANSCRIPTS AND CERTIFICATION, FILED. (ORIGINAL PLUS TWO (2) COPIES MAILED TO COURT OF COMMON PLEAS OF CLEARFIELD COUNTY PER "ORDER" OF JUNE 13, 2005, JUDGE CHARLES BROWN, JR., BY "CERTIFIED MAIL" ON 09-06-2005.)  
09-06-2005 SUPPLEMENTAL RECORD MAILED TO WILLIAM A. SHAW, PROTHONOTARY, CLEARFIELD COUNTY COURT HOUSE ON 09-06-2005 - "CERTIFIED" #7099 3400 0012 4577 9577.

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Fees

===== End of case print-out =====

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

DANIEL L. SPUCK,  
Plaintiff  
v.  
BUD HUGHES, ET AL  
Defendants

: NO. 2003-1383

Original  
Copy



Notice of Appeal

NOW COMES, Daniel L. Spuck, Plaintiff and appeals the Order of June 13, 2005 transferring the Plaintiff's Civil action to Clearfield County, Pennsylvania, to the Pennsylvania Superior Court.

Dated: July 13, 2005.

Respectfully Submitted,  
Daniel L. Spuck  
Daniel L. Spuck, Pro Se

Request for Transcripts

No Transcripts available in the Proceeding.

Leave to Proceed In Forma Pauperis

NOW COMES, the Plaintiff, Daniel L. Spuck, Pro Se and respectfully Requests to continue to proceed In Forma Pauperis. The Plaintiff has previously been granted said status because he is incarcerated and defined as a pauper by law.

Dated: July 13, 2005.

Respectfully Submitted,  
Daniel L. Spuck  
Daniel L. Spuck, Pro Se

Verification

I, Daniel L. Spuck, Plaintiff, Pro se, verify that statements Made herein are true and correct to the best of his Knowledge and belief. I understand that false statements made herein are subject to perjury.

Dated: July 13, 2005.

Respectfully Submitted,  
Daniel L. Spuck  
Daniel L. Spuck, Pro Se

Certification

I, Daniel L. Spuck, Plaintiff, Pro se, Certify that on July 14, 2005. He placed 1 original and 4 copies of Notice of Appeal in the Prison Mailbox to the Centre County Court of Common Pleas, a copy each Court Administrator and Judge Brown, Prothonotary, also 1 Copy to the Defendant's Attorney, Mary Butler, Esq. also 1 copy to Superior Court Prothonotary.

Dated: July 13, 2005.

Respectfully Submitted,  
Daniel L. Spuck

Daniel L. Spuck, Pro Se  
Plaintiff.

Inst. No. C2-4825

S.R.C.F. Mercer  
801 Butler Pike  
Mercer, Pa. 16137

DEBRA C. IMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

2005 JUL 20 A 10:46

1155 15TH RECORDS

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Centre County Prothonotary  
Room 102 Courthouse  
Bellefonte, PA 16823  
(814) 355-6796

Page Number: 1  
Case Number: 03-1383

GENERAL  
WRIT OF SUMMONS

Filed..... 06-03-2003  
11:01  
Sat/Dis/Gntd..

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Litigants

Plaintiff(s)

Lawyer(s) for the Plaintiff(s)

SPUCK, DANIEL L.  
CZ 4825  
S C R F - MERCER  
801 BUTLER PIKE  
MERCER, PA 16137

Defendant(s)

Lawyer(s) for the Defendant(s)

HUGHES, BUD

MANOS, SANDRA

GEARHART, MARLENE

GRESH, EUGENE

MCKEE, DUSTIN

KRAMER, JUDITH

EVANS, GLORIA

PIFER, ANN MARIE

CONWAY, BARBARA

LESKO, BOBBI JO

PRY, DARLENE

BOWERS, RODNEY

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06-13-2005 LETTER TO THE HONORABLE PRESIDENT JUDGE BROWN FROM DANIEL L. SPUCK, PLAINTIFF, FILED.

Centre County Prothonotary  
Room 102 Courthouse  
Bellefonte, PA 16823  
(814) 355-6796

Page Number: 3  
Case Number: 03-1383

GENERAL  
WRIT OF SUMMONS

Filed..... 06-03-2003  
11:01  
Sat/Dis/Gntd..

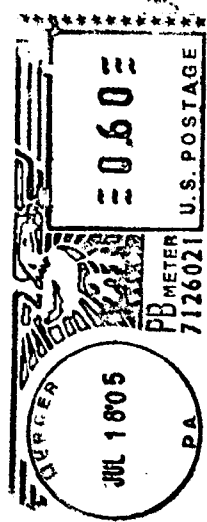
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06-13-2005 ORDER, FILED. (IT IS ORDERED THAT THE ABOVE CAPTIONED CASE BE TRANSFERRED TO THE COURT OF COMMON PLEAS OF THE 46TH JUDICIAL DISTRICT OF PENNSYLVANIA, CLEARFIELD COUNTY. THE CASE SHOULD BE TRANSFERRED IMMEDIATELY.) (TIME-STAMPED COPY MAILED TO PLAINTIFF ON 06-15-2005.)  
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06-23-2005 GREEN "CERTIFIED" RECEIPT FROM CLEARFIELD COUNTY OF CASE NUMBER 2003-1383, FILED.  
06-24-2005 ACKNOWLEDGMENT RECEIPT OF THE ENTIRE RECORD IN THE ABOVE CAPTIONED CASE FROM THE PROTHONOTARY OF CLEARFIELD COUNTY, FILED.  
-----

Fees

===== End of case print-out =====

Daniel Spuck C2-4825  
S. R. C. F. Mercer  
801 Butler Pike  
Mercer, Pa. 16137

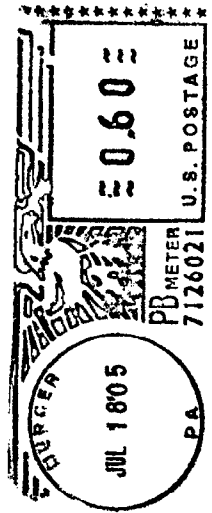
PRIVATE P.  
PA. DEPT. OF  
CORRECTION



Debra C. Fennel  
Centre County Prothonotary  
Centre County Courthouse  
Bellefonte, Pa. 16823  
16823-3297  
20

Daniel Spuck CZ-4825  
S.R.C.F. Mercer  
801 Butler Pike  
Mercer, Pa. 16137

INMATE #  
PA. DEPT. OF  
CORRECTIONS



Pennsylvania Superior Court  
Office of the Prothonotary  
Grant Building  
310 Grant St. Suite 600  
Pittsburgh, Pa. 15222-297

1521542200-500 CO35



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

Copy

DANIEL L. SPUCK,  
Plaintiff  
v.  
BUD HUGHES, ET AL  
Defendants

NO. 2003-1383

Notice of Appeal  
NOW COMES, Daniel L. Spuck, Plaintiff and appeals the Order of June 13, 2005 transferring the Plaintiff's Civil action to Clearfield County, Pennsylvania, to the Pennsylvania Superior Court.

Dated: July 13, 2005.

Respectfully Submitted,  
*Daniel L. Spuck*  
Daniel L. Spuck, Pro Se

Request for Transcripts  
No Transcripts available in the Proceeding.

Leave to Proceed In Forma Pauperis

NOW COMES, the Plaintiff, Daniel L. Spuck, Pro Se and respectfully Requests to continue to proceed In Forma Pauperis. The Plaintiff has previously been granted said status because he is incarcerated and defined as a pauper by law.

Dated: July 13, 2005.

Respectfully Submitted,  
*Daniel L. Spuck*  
Daniel L. Spuck, Pro Se

Verification

I, Daniel L. Spuck, Plaintiff, Pro se, verify that statements Made herein are true and correct to the best of his Knowledge and belief. I understand that false statements made herein are subject to perjury.

Dated: July 13, 2005.

Respectfully Submitted,  
*Daniel L. Spuck*  
Daniel L. Spuck, Pro Se

Certification

I, Daniel L. Spuck, Plaintiff, Pro se, Certify that on July 14, 2005. He placed 1 original and 4 copies of Notice of Appeal in the Prison Mailbox to the Centre County Court of Common Pleas, a copy each Court Administrator and Judge Brown, also 1 copy to the Defendant's Attorney, Mary Butler, Esq.

Dated: July 13, 2005.

Respectfully Submitted,

*Daniel L. Spuck*  
Daniel L. Spuck, Pro Se

Attn: Jiff

L.S. No. CZ-4825

S.R.C.F. Mercer

501 Butler Pike

Mr. C.R. Pa. 16137

**COPY**

①

Centre County Prothonotary  
Room 102 Courthouse  
Bellefonte, PA 16823  
(814) 355-6796

Page Number: 1  
Case Number: 03-1383

GENERAL  
WRIT OF SUMMONS

Filed..... 06-03-2003  
11:01  
Sat/Dis/Gntd..

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-----  
Litigants

Plaintiff(s)

Lawyer(s) for the Plaintiff(s)

SPUCK, DANIEL L.  
CZ 4825  
S C R F - MERCER  
801 BUTLER PIKE  
MERCER, PA 16137

Defendant(s)

Lawyer(s) for the Defendant(s)

HUGHES, BUD

MANOS, SANDRA

GEARHART, MARLENE

GRESH, EUGENE

MCKEE, DUSTIN

KRAMER, JUDITH

EVANS, GLORIA

PIFER, ANN MARIE

CONWAY, BARBARA

LESKO, BOBBI JO

PRY, DARLENE

BOWERS, RODNEY

-----  
Proceedings

06-03-2003

PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST THE DEF BUD HUGHES,  
FILED. (WRIT ISSUED) (GAVE COPY OF WRIT, PRAECIPE AND IFP TO  
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06-03-2003

PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST RODNEY BOWERS,  
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Centre County Prothonotary  
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Centre County Prothonotary  
Room 102 Courthouse  
Bellefonte, PA 16823  
(814) 355-6796

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Fees

===== End of case print-out =====

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

Honorable  
Judge  
Brown

DANIEL L. SPUCK, : NO. 2003-1383  
Plaintiff

v.

BUD HUGHES, ET AL

Defendants

Notice of Appeal

NOW COMES, Daniel L. Spuck, Plaintiff and appeals the Order of June 13, 2005 transferring the Plaintiff's Civil action to Clearfield County, Pennsylvania, to the Pennsylvania Superior Court.

Dated: July 13, 2005.

Respectfully Submitted,

Daniel L. Spuck  
Daniel L. Spuck, Pro Se

Request for Transcripts

No Transcripts available in the Proceeding.

Leave to Proceed In Forma Pauperis

NOW COMES, the Plaintiff, Daniel L. Spuck, Pro Se and respectfully Requests to continue to proceed In Forma Pauperis. The Plaintiff has previously been granted said status because he is incarcerated and defined as a pauper by law.

Dated: July 13, 2005.

Respectfully Submitted,

Daniel L. Spuck  
Daniel L. Spuck, Pro Se

Verification

I, Daniel L. Spuck, Plaintiff, Pro se, verify that statements Made herein are true and correct to the best of his Knowledge and belief. I understand that false statements made herein are subject to perjury.

Dated: July 13, 2005.

Respectfully Submitted,

Daniel L. Spuck  
Daniel L. Spuck, Pro Se

Certification

I, Daniel L. Spuck, Plaintiff, Pro se, Certify that on July 14, 2005. He placed 1 original and 4 copies of Notice of Appeal in the Prison Mailbox to the Centre County Court of Common Pleas, a copy each Court Administrator and Judge Brown, also 1 Copy to the Defendant's Attorney, Mary Butler, Esq. Also 1 copy Pa Superior Court Prothonotary.

Dated: July 13, 2005.

Respectfully Submitted,

Daniel L. Spuck  
Daniel L. Spuck, Pro Se  
Plaintiff

Inst. No. C2-4825

S.R.C.F. Mercer  
801 Butler Pike  
Mercer, Pa. 16137

2005 JUL 20 A 10:46  
DEBRA C. IMMEI  
PROTHONOTARY  
CENTRE COUNTY, PA

FIELD FOR RECORD

COPY

(1)



**DEBRA C. IMMEL**

PROTHONOTARY

CENTRE COUNTY COURTHOUSE

BELLEFONTE, PA 16823

(814) 355-6796

TDD# (814) 355-9768

September 8, 2005

William A. Shaw; Prothonotary  
Office of the Prothonotary  
Clearfield County Court House  
Second and Market Street  
Clearfield, PA 16830

RE: DANIEL L. SPUCK VS BUD HUGHES, ET AL  
Centre County Case #2003-1383

Dear Sir:

We are transferring to you a "second supplemental" record filed in our office by the Plaintiff. We are mailing this to you per the "Order" of June 13, 2005, Judge Charles Brown, Jr.

The original record for this case, plus one "supplemental" record has already been mailed to you.

Please acknowledge receipt of this "second supplemental" by entering your number below and returning it to us. Thank you for your help in this matter.

Yours Truly,

Debra C. Immel  
Debra C. Immel  
Prothonotary/Clerk of Courts

NO: 2005-897-CD

DATE FILED: 9-12-05

2003-1383

2005 - 897-~~CD~~

DANIEL L. SPUCK VS BUD HUGHES, ET AL

SECOND SUPPLEMENTAL

1. MEMORANDUM FROM SUPERIOR COURT OF ERRONEOUS FILING.
2. CERTIFICATE OF SERVICE WITH AMENDMENTS TO NOTICE OF APPEAL. (ORIGINAL PLUS FOUR (4) COPIES.)

FILED

SEP 12 2005  
m1 3:00/m  
William A. Shaw  
Prothonotary

Centre County Prothonotary  
Room 102 Courthouse  
Bellefonte, PA 16823  
(814) 355-6796

Page Number: 1  
Case Number: 03-1383

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Filed..... 06-03-2003  
11:01  
Sat/Dis/Gntd..

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Litigants  
-----

Plaintiff(s)

Lawyer(s) for the Plaintiff(s)

SPUCK, DANIEL L.  
CZ 4825  
S C R F - MERCER  
801 BUTLER PIKE  
MERCER, PA 16137

Defendant(s)

Lawyer(s) for the Defendant(s)

HUGHES, BUD

MANOS, SANDRA

GEARHART, MARLENE

GRESH, EUGENE

MCKEE, DUSTIN

KRAMER, JUDITH

EVANS, GLORIA

PIFER, ANN MARIE

CONWAY, BARBARA

LESKO, BOBBI JO

PRY, DARLENE

BOWERS, RODNEY

CERTIFIED from the records as entered

and filed in this office

8th day of Sept. A.D. 2003  
Debra C. Jmmer  
Prothonotary and Clerk of the Court

Proceedings

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Centre County Prothonotary  
Room 102 Courthouse  
Bellefonte, PA 16823  
(814) 355-6796

Page Number: 3  
Case Number: 03-1383

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WRIT OF SUMMONS

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06-24-2005 ACKNOWLEDGMENT RECEIPT OF THE ENTIRE RECORD IN THE ABOVE CAPTIONED CASE FROM THE PROTHONOTARY OF CLEARFIELD COUNTY, FILED.  
07-20-2005 NOTICE OF APPEAL OF ORDER OF JUNE 13, 2005 WITH REQUEST FOR TRANSCRIPTS AND CERTIFICATION, FILED. (ORIGINAL PLUS TWO (2) COPIES MAILED TO COURT OF COMMON PLEAS OF CLEARFIELD COUNTY PER "ORDER" OF JUNE 13, 2005, JUDGE CHARLES BROWN, JR., BY "CERTIFIED MAIL" ON 09-06-2005.)  
08-01-2005 MEMORANDUM FROM SUPERIOR COURT OF ERRONEOUS FILING, FILED.  
09-06-2005 SUPPLEMENTAL RECORD MAILED TO WILLIAM A. SHAW, PROTHONOTARY, CLEARFIELD COUNTY COURT HOUSE ON 09-06-2005 - "CERTIFIED" #7099 3400 0012 4577 9577.  
09-06-2005 CERTIFICATE OF SERVICE WITH AMENDMENTS TO NOTICE OF APPEAL, FILED. (ORIGINAL PLUS FOUR (4) COPIES TRANSFERRED TO WILLIAM A. SHAW, PROTHONOTARY OF CLEARFIELD COUNTY, ON 09-08-2005.)  
09-08-2005 MAILED "SECOND SUPPLEMENTAL" RECORD TO WILLIAM A. SHAW, PROTHONOTARY OF CLEARFIELD COUNTY ON 09-08-2005 BY "CERTIFIED" MAIL - #7099 3400 0012 4577 9539.

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Fees

===== End of case print-out =====



IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

CIVIL ACTION - LAW

DANIEL L. SPUCK,

Plaintiff

v.

BUD HUGHES, *et al.*,

Defendants

No. 2003-1383

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

FILED FOR RECORD

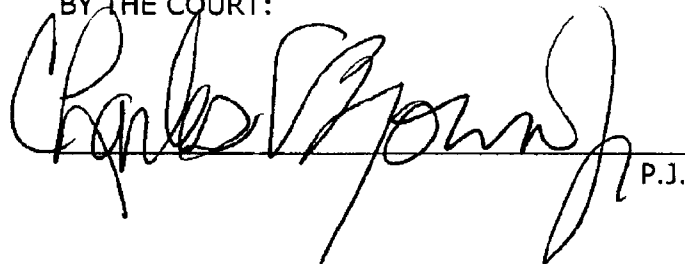
2005 JUN 13 P 4:41

ORDER

AND NOW, this 13<sup>th</sup> day of June, 2005, **it is ORDERED** that the above captioned case be transferred to the Court of Common Pleas of the 46th Judicial District of Pennsylvania, Clearfield County.

This case should be transferred immediately.

BY THE COURT:



P.J.

CERTIFIED from the records as entered  
and filed in this office

the 8th day of Sept. A.D. 2005  
Debra C. Immel  
Prothonotary and Clerk of the Court

IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

Original

DANIEL L. SPUCK,  
Plaintiff  
v.  
BUD HUGHES, ET AL.,  
Defendants

NO. 2003-1383

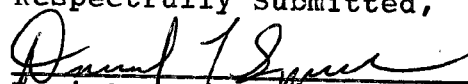


CERTIFICATE OF SERVICE

I Daniel L. Spuck, Pro Se Plaintiff, certify that I served Legal Counsel for the Defendant's Mary E. Butler, ESQ. and 1 original and 4 copies and 1 copy to Pa. Superior Court with a copy of the Plaintiff's Amendments to his Notice of Appeal on August 5, 2005, by regular U.S. Mail

Respectfully Submitted,

Dated: August 5, 2005.

  
Daniel L. Spuck, Pro Se  
S.R.C.F. Mercer, CZ-4825  
801 Butler Pike  
Mercer, Pa. 16137

FILED FOR RECORD

2005 SEP 12 A.D. 49

2005 SEP 12 P 2:23

DEPARTMENT OF  
PROBATION AND  
CORRECTIONAL  
SERVICES  
CENTRE COUNTY, PA.

(2)

Original Copy

Spack  
v.

Hughes, ET AL

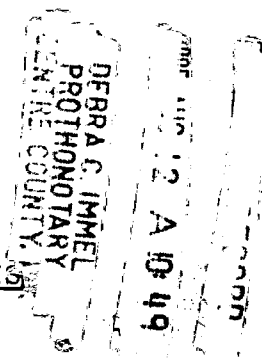
No. 2003-1383

Centre County, Pa.

Amendments to Notice of Appeal  
(filed on or about 7-13-05)

7/13/05 12 AM 2005  
DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

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

DANIEL L. SPUCK, : No. 2003-1383  
v. Plaintiff :  
:   
BUD HUGHES, ET.AL. :  
Defendants :  
:

PETITION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

TO THE HONORABLE JUDGE BROWN:

AND NOW, comes your Petitioner Daniel L. Spuck, In Propria Persona, who respectfully represents the following in support of the above captioned matter for filing with this Honorable Court.

1.) Petitioner Daniel L. Spuck is incarcerated at S.R.C.F. Mercer and has been incarcerated for approximately 10 1/2 years, and his income is .42¢ per hr. & has .17¢ presently on his account.

2.) Petitioner is a pauper as defined by law and sets forth that the Petitioners has no:

- a.) Stocks or bonds
- b.) Checking accounts
- c.) Real-Estate, or valuable property
- d.) Pensions, annuities or life insurance payments
- e.) Petitioners believe that they are entitled to the relief for which they seek.

f. Petitioner verifies that all statements herein are true and correct to the best of his knowledge and belief.

Wherefore, Petitioner respectfully requests leave of this Honorable Court to Proceed in Forma Pauperis.

Dated: August 5, 2005

Respectfully Submitted,

Daniel L. Spuck

Daniel L. Spuck, Pro se

VERIFICATION

I Daniel L. Spuck that the enclosed statements involving I.F.P. Status and my Amendments to the Notice of Appeal are true to the best belief of my knowledge. We understand that any false statements herein made are subject to the penalties of perjury pursuant to Title 18 § 4904, relating to unsworn falsifications to authorities.

Dated: August 5, 2005.

Respectfully Submitted,

Daniel L Spuck

Daniel L Spuck Pro Se

S.R.C.F. Mercer, CZ-4825

801 Butler Pike

Merger, Pa 16137

IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

CIVIL ACTION - LAW

DANIEL L. SPUCK,  
Plaintiff  
v.  
BUD HUGHES, et al.,  
Defendants

) No. 2003-1383

DEBRA C. IMMEI  
PROTHONOTARY  
CENTRE COUNTY, PA

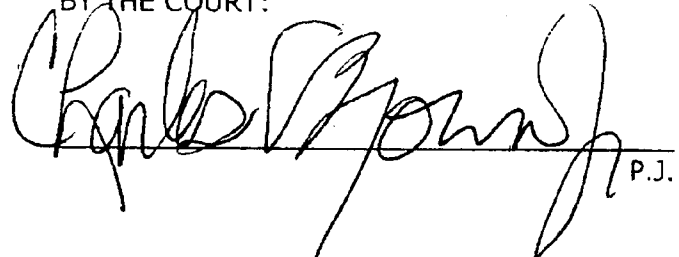
1005 JUN 13 P 4:41  
FILE FOR RECORD

ORDER

AND NOW, this 13<sup>th</sup> day of June, 2005, **it is ORDERED** that the above captioned case be transferred to the Court of Common Pleas of the 46th Judicial District of Pennsylvania, Clearfield County.

This case should be transferred immediately.

BY THE COURT:

  
P.J.

Centre County Prothonotary  
Room 102 Courthouse  
Bellefonte, PA 16823  
(814) 355-6796

Page Number: 2  
Case Number: 03-1383

GENERAL  
WRIT OF SUMMONS

Filed..... 06-03-2003  
11:01  
Sat/Dis/Gntd..

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Fees

===== End of case print-out =====

*COPY*

Centre County Prothonotary  
Room 102 Courthouse  
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(814) 355-6796

*COPY*

Page Number: 1  
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Litigants

Plaintiff(s)

Lawyer(s) for the Plaintiff(s)

SPUCK, DANIEL L.  
CZ 4825  
S C R F - MERCER  
801 BUTLER PIKE  
MERCER, PA 16137

Defendant(s)

Lawyer(s) for the Defendant(s)

HUGHES, BUD

MANOS, SANDRA

GEARHART, MARLENE

GRESH, EUGENE

MCKEE, DUSTIN

KRAMER, JUDITH

EVANS, GLORIA

FIFER, ANN MARIE

CONWAY, BARBARA

LESKO, BOBBI JO

PRY, DARLENE

BOWERS, RODNEY

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IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA  
CIVIL DIVISION  
DANIEL L. SPUCK, Plaintiff  
v.  
BUD HUGHES, ET AL  
Defendants

NO. 2003-1383

Erroneously  
RECEIVED

JUL 19 2005

OFFICE OF  
THE SUPERIOR COURT

Notice of Appeal  
NOW COMES, Daniel L. Spuck, Plaintiff and appeals the  
Order of June 13, 2005 transferring the Plaintiff's Civil  
action to Clearfield County, Pennsylvania, to the  
Pennsylvania Superior Court.

Dated: July 13, 2005.

Respectfully Submitted,

Daniel L. Spuck, Pro Se

Forwarded  
TO

Request For Transcripts

No Transcripts available in the Proceeding.

Leave to Proceed In Forma Pauperis

NOW COMES, the Plaintiff, Daniel L. Spuck, Pro Se and  
respectfully Requests to continue to proceed in Forma  
Pauperis. The Plaintiff has previously been granted said  
status because he is incarcerated and defined as a pauper by  
law.

Dated: July 13, 2005.

Respectfully Submitted,

Daniel L. Spuck, Pro Se

Received in Superior Court  
JUL 21 2005

I, Daniel L. Spuck, Plaintiff, Pro se, verify that  
statements made herein are true and correct to the best of  
his knowledge and belief. I understand that false statements  
made herein are subject to perjury.

Dated: July 13, 2005.

Respectfully Submitted,

Daniel L. Spuck, Pro Se

MIDDLE

Certification

I, Daniel L. Spuck, Plaintiff, Pro se, Certify that on  
July 14, 2005. He placed 1 original and 4 copies of Notice of  
Appeal in the Prison Mailbox to the Centre County Court of  
Common Pleas, a copy each Court Administrator and Judge Brown,  
also 1 Copy to the Defendant's Attorney, Mary Butler, Esq.

Dated: July 13, 2005.

IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : NO. 2003-1383  
Plaintiff :  
v. :  
BUD HUGHES, ET AL., :  
Defendants :  
C/C

CERTIFICATE OF SERVICE

I Daniel L. Spuck, Pro Se Plaintiff, certify that I served Legal Counsel for the Defendant's Mary E. Butler, ESQ. and 1 original and 4 copies and 1 copy to Pa. Superior Court with a copy of the Plaintiff's Amendments to his Notice of Appeal on August 9, 2005, by regular U.S. Mail

Respectfully Submitted,

Dated: August 9, 2005.

Daniel L. Spuck  
Daniel L. Spuck, Pro Se  
S.R.C.F. Mercer, CZ-4825  
801 Butler Pike  
Mercer, Pa. 16137

DEBRA C IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

7/10/05 REC'D 12 A.D. 50

(2)

Spuck

v.

Hughes, Et. AL

Copy

No. 2003-1383  
Centre County, Pa

Amendments to Notice of Appeal  
(filed on or about 7-13-05)

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

DANIEL L. SPUCK, : No. 2003-1383  
v. Plaintiff :  
: :  
BUD HUGHES, ET.AL. :  
Defendants : :  
:

PETITION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

TO THE HONORABLE JUDGE BROWN:

AND NOW, comes your Petitioner Daniel L. Spuck, In Propria Persona, who respectfully represents the following in support of the above captioned matter for filing with this Honorable Court.

1.) Petitioner Daniel L. Spuck is incarcerated at S.R.C.P. Mercer and has been incarcerated for approximately 10 1/2 years, and his income is .420 per hr. & has .170 presently on his account.

2.) Petitioner is a pauper as defined by law and sets forth that the Petitioner has not:

- a.) Stocks or bonds
- b.) Checking accounts
- c.) Real-Estate, or valuable property
- d.) Pensions, annuities or life insurance payments
- e.) Petitioners believe that they are entitled to the relief for which they seek.

f. Petitioner verifies that all statements herein are true and correct to the best of his knowledge and belief.

Wherefore, Petitioner respectfully requests leave of this Honorable Court to Proceed in Forma Pauperis.

Dated: August 5, 2005

Respectfully Submitted,

Daniel L. Spuck  
Daniel L. Spuck, Pro se

VERIFICATION

I Daniel L. Spuck that the enclosed statements involving I.F.P. Status and my Amendments to the Notice of Appeal are true to the best belief of my knowledge. We understand that any false statements herein made are subject to the penalties of perjury pursuant to Title 18 § 4904, relating to unsworn falsifications to authorities.

Dated: August 5, 2005.

Respectfully Submitted,

---

Daniel L Spuck Pro Se  
S.R.C.F. Mercer, 08-4825  
801 Butler Pike  
Mercer, Pa 16137



IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

CIVIL ACTION - LAW

DANIEL L. SPUCK,

Plaintiff

v.

BUD HUGHES, et al.,

Defendants

) No. 2003-1383

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

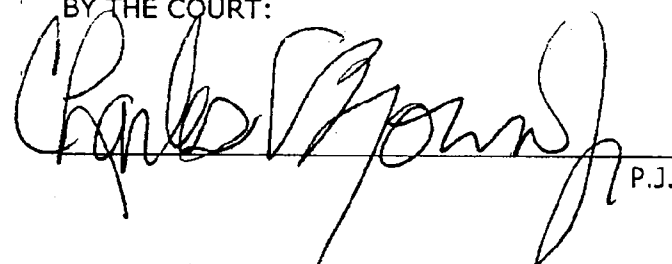
2005 JUN 13 P 441  
FILED FOR RECORD

**ORDER**

AND NOW, this 13<sup>th</sup> day of June, 2005, **it is ORDERED** that the above captioned case be transferred to the Court of Common Pleas of the 46th Judicial District of Pennsylvania, Clearfield County.

This case should be transferred immediately.

BY THE COURT:

  
P.J.

Centre County Prothonotary  
Room 102 Courthouse  
Bellefonte, PA 16823  
(814) 355-6796

Page Number: 2  
Case Number: 03-1383

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Fees

===== End of case print-out =====

**COPY**

Centre County Prothonotary  
Room 102 Courthouse  
Bellefonte, PA 16823  
(814) 355-6796

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Case Number: 03-1383

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Litigants  
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Plaintiff(s)

Lawyer(s) for the Plaintiff(s)

SPUCK, DANIEL L.  
CZ 4825  
S C R F - MERCER  
801 BUTLER PIKE  
MERCER, PA 16137

Defendant(s)

Lawyer(s) for the Defendant(s)

HUGHES, BUD

MANOS, SANDRA

GEARHART, MARLENE

GRESH, EUGENE

MCKEE, DUSTIN

KRAMER, JUDITH

EVANS, GLORIA

PIFER, ANN MARIE

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IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : NO. 2003-1383  
Plaintiff :  
v. :  
BUD HUGHES, ET AL., :  
Defendants :  
2

Copy

CERTIFICATE OF SERVICE

I Daniel L. Spuck, Pro Se Plaintiff, certify that I served Legal Counsel for the Defendant's Mary E. Butler, ESQ. and 1 original and 4 copies and 1 copy to Pa. Superior Court with a copy of the Plaintiff's Amendments to his Notice of Appeal on August 5, 2005, by regular U.S. Mail

Respectfully Submitted,

Dated: August 5, 2005.

*Daniel L. Spuck*  
Daniel L. Spuck, Pro Se  
S.R.C.F. Mercer, CZ-4825  
801 Butler Pike  
Mercer, Pa. 16137

SEARCHED  
INDEXED  
FILED  
AUG 12 2005  
DEBRA C. IMMER  
PROTHONOTARY  
CENTRE COUNTY CLERK

2

11/11/2023 RECORD

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DEPARTMENT OF  
CENTRAL INVESTIGATION  
AND COMMUNITY

copy

Spuck

v.

Hughes, Et. AL

No. 2003 - 1383

Centre County, Pa.

Amendments to Notice of Appeal  
(filed on or about 7-13-05)

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

DANIEL L. SPUCK, : No. 2003-1383  
v. Plaintiff :  
:   
BUD HUGHES, ET.AL. :  
Defendants :  
:

PETITION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

TO THE HONORABLE JUDGE BROWN:

AND NOW, comes your Petitioner Daniel L. Spuck, In Propria Persona, who respectfully represents the following in support of the above captioned matter for filing with this Honorable Court.

1.) Petitioner Daniel L. Spuck is incarcerated at S.R.C.F. Mercer and has been incarcerated for approximately 10 1/2 years, and his income is .42¢ per hr. & has .17¢ presently on his account.

2.) Petitioner is a pauper as defined by law and sets forth that the Petitioner has no:

- a.) Stocks or bonds
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Dated: August 5, 2005

Respectfully Submitted,

Daniel L. Spuck

Daniel L. Spuck, Pro se

VERIFICATION

I Daniel L. Spuck that the enclosed statements involving I.F.P. Status and my Amendments to the Notice of Appeal are true to the best belief of my knowledge. We understand that any false statements herein made are subject to the penalties of perjury pursuant to Title 18 § 4904, relating to unsworn falsifications to authorities.

Dated: August 5, 2005.

Respectfully Submitted,

D.L. Spuck

Daniel L Spuck Pro Se  
S.R.C.F. Mercer, CZ-4825  
801 Butler Pike  
Mercer, Pa 16137



0000015456 CCCPRO0505

IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

CIVIL ACTION - LAW

DANIEL L. SPUCK,

Plaintiff

v.

BUD HUGHES, et al.,

Defendants

) No. 2003-1383

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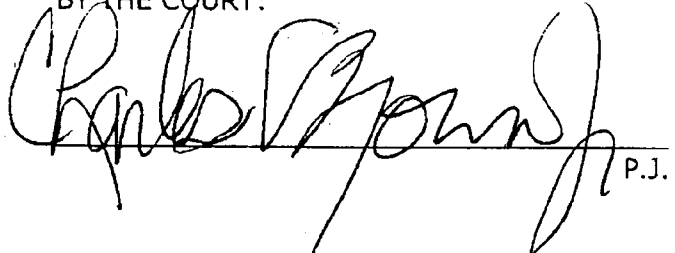
2005 JUN 13 P 4:11  
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ORDER

AND NOW, this 13<sup>th</sup> day of June, 2005, **it is ORDERED** that the above captioned case be transferred to the Court of Common Pleas of the 46th Judicial District of Pennsylvania, Clearfield County.

This case should be transferred immediately.

BY THE COURT:

  
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Fees

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*COPY*

Centre County Prothonotary  
Room 102 Courthouse  
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Litigants

Plaintiff(s)

Lawyer(s) for the Plaintiff(s)

SPUCK, DANIEL L.  
CZ 4825  
S C R F - MERCER  
801 BUTLER PIKE  
MERCER, PA 16137

Defendant(s)

Lawyer(s) for the Defendant(s)

HUGHES, BUD

MANOS, SANDRA

GEARHART, MARLENE

GRESH, EUGENE

MCKEE, DUSTIN

KRAMER, JUDITH

EVANS, GLORIA

PIFER, ANN MARIE

CONWAY, BARBARA

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SHERIFF FOR SERVICE, MAILED COPY TO PLAINTIFF JULY 9, 2003)  
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SHERIFF FOR SERVICE, MAILED COPY TO PLAINTIFF JULY 9, 2003)

IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff  
v.  
DUD HUGHES, ET AL.,  
Defendants

NO. 2003-1383

OPY

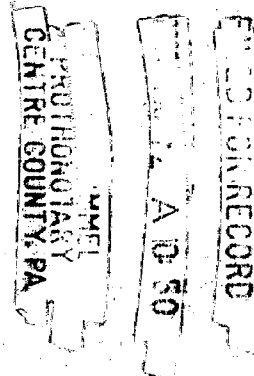
CERTIFICATE OF SERVICE

I Daniel L. Spuck, Pro Se Plaintiff, certify that I served Legal Counsel for the Defendant's Mary E. Butler, Esq. and 1 original and 4 copies and 1 copy to Pa. Superior Court with a copy of the Plaintiff's Amendments to his Notice of Appeal on August 5, 2003, by regular U.S. Mail.

Respectfully Submitted,

Dated: August 5, 2003.

Daniel L. Spuck, Pro Se  
S.R.C.F. Mercer, 03-4825  
301 Butler Pike  
Mercer, Pa. 16137



02 00 A 15 00 00  
11-2-11-006511  
JEWISH COMMUNITY  
OF BETH HAMOAH  
YAVAT HAMOAH  
CENTRE COMMUNITY

Copy

Spuck

v.

Hughes, Et AL

No. 2003-1383

Centre County, Pa

Amendments to Notice of Appeal  
(filed on or about 7-13-05)

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

DANIEL L. SPUCK, : No. 2003-1383  
v. Plaintiff :  
: :  
BUD HUGHES, ET,AL. :  
Defendants :  
:

PETITION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

TO THE HONORABLE JUDGE BROWN:

AND NOW, comes your Petitioner Daniel L. Spuck, In Propria Persona, who respectfully represents the following in support of the above captioned matter for filing with this Honorable Court.

1.) Petitioner Daniel L. Spuck is incarcerated at S.R.C.F. Mercer and has been incarcerated for approximately 10 1/2 years, and his income is .42¢ per hr. & has .17¢ presently on his account.

2.) Petitioner is a pauper as defined by law and sets forth that the Petitioner has no:

- a.) Stocks or bonds
- b.) Checking accounts
- c.) Real-Estate, or valuable property
- d.) Pensions, annuities or life insurance payments
- e.) Petitioners believe that they are entitled to the relief for which they seek.

f. Petitioner verifies that all statements herein are true and correct to the best of his knowledge and belief.

Wherefore, Petitioner respectfully requests leave of this Honorable Court to Proceed in Forma Pauperis.

Respectfully Submitted,

Daniel L. Spuck  
Daniel L. Spuck, Pro se

Dated: August 5, 2005

VERIFICATION

I Daniel L. Spuck that the enclosed statements involving I.F.P. Status and my Amendments to the Notice of Appeal are true to the best belief of my knowledge. We understand that any false statements herein made are subject to the penalties of perjury pursuant to Title 18 § 4904, relating to unsworn falsifications to authorities.

Dated: August 5, 2005.

Respectfully Submitted,

Daniel L Spuck

Daniel L Spuck Pro Se  
S.R.C.F. Mercer, CZ-4825  
801 Butler Pike  
Mercer, Pa 16137



IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

CIVIL ACTION - LAW

DANIEL L. SPUCK,

Plaintiff

v.

BUD HUGHES, et al.,

Defendants

) No. 2003-1383

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

1005 JUN 13 P 4:41

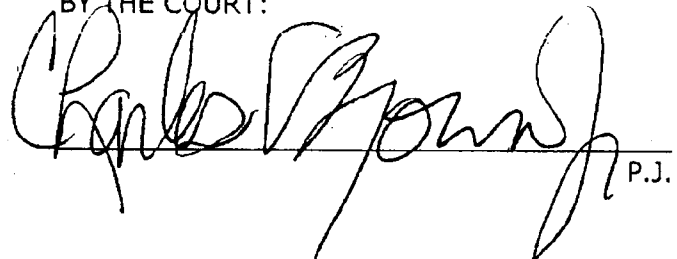
FILED FOR RECORD

ORDER

AND NOW, this 13<sup>th</sup> day of June, 2005, **it is ORDERED** that the above captioned case be transferred to the Court of Common Pleas of the 46th Judicial District of Pennsylvania, Clearfield County.

This case should be transferred immediately.

BY THE COURT:

  
P.J.

Centre County Prothonotary  
Room 102 Courthouse  
Bellefonte, PA 16823  
(814) 355-6796

Page Number: 2  
Case Number: 03-1383

GENERAL  
WRIT OF SUMMONS

Filed..... 06-03-2003  
11:01  
Sat/Dis/Gntd..

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06-03-2003 PRAECIPE TO ISSUE PRAECIPE FOR WRIT AGAINST DEF DARLENE PRY, FILED. (WRIT ISSUED) (GAVE COPY OF WRIT, PRAECIPE AND IFP TO SHERIFF FOR SERVICE, MAILED COPY TO PLAINTIFF JULY 9, 2003)  
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09-07-2004 MOTION FOR TRANSPORT WITH CERTIFICATION, FILED. (GAVE TO THE JUDGE SEPTEMBER 8, 2004) *[For scheduled pre-Trial Conf. 9-16-04, 10:30 am]*  
05-31-2005 CLASS ACTION CIVIL COMPLAINT AND AFFIDAVIT WITH NOTICE TO DEFEND AND CERTIFICATION OF SERVICE, FILED. (MAILED COPY TO PLT AND GAVE COPY TO JUDGE MAY 31, 2005)  
-----

Fees

===== End of case print-out =====

*COPY*

Centre County Prothonotary  
Room 102 Courthouse  
Bellefonte, PA 16823  
(814) 355-6796

*COPY*

Page Number: 1  
Case Number: 03-1383

GENERAL  
WRIT OF SUMMONS

Filed..... 06-03-2003  
11:01  
Sat/Dis/Gntd..

-----  
Litigants  
-----

Plaintiff(s)

Lawyer(s) for the Plaintiff(s)

SPUCK, DANIEL L.  
CZ 4825  
S C R F - MERCER  
801 BUTLER PIKE  
MERCER, PA 16137

Defendant(s)

Lawyer(s) for the Defendant(s)

HUGHES, BUD

MANOS, SANDRA

GEARHART, MARLENE

GRESH, EUGENE

MCKEE, DUSTIN

KRAMER, JUDITH

EVANS, GLORIA

PIFER, ANN MARIE

CONWAY, BARBARA

LESKO, BOBBI JO

PRY, DARLENE

BOWERS, RODNEY

-----  
Proceedings  
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SHERIFF FOR SERVICE, MAILED COPY TO PLAINTIFF JULY 9, 2003)

IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

Copy

DANIEL L. SPUCK,  
Plaintiff  
v.  
BUD HUGHES, ET AL.,  
Defendants

: NO. 2003-1383  
:  
:  
:  
:

COPY

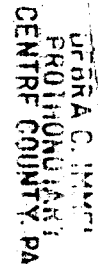
CERTIFICATE OF SERVICE

I Daniel L. Spuck, Pro Se Plaintiff, certify that I served Legal Counsel for the Defendant's Mary E. Butler, ESQ. and 1 original and 4 copies and 1 copy to Pa. Superior Court with a copy of the Plaintiff's Amendments to his Notice of Appeal on August 5, 2005, by regular U.S. Mail

Respectfully Submitted,

Dated: August 5, 2005.

  
Daniel L. Spuck, Pro Se  
S.R.C.F. Mercer, CZ-4825  
801 Butler Pike  
Mercer, Pa. 16137



SEARCHED  
INDEXED  
FILED  
SERIALIZED  
JULY 17 2005  
CLERK  
CENTRE COUNTY, PA  
PROTHONOTARY  
CLERK'S OFFICE  
CENTRE COUNTY, PA

②

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05:01 A.S.I. 2025

**CEMILLE COUNTY, ARK.  
PROTHONOTARY**

Copy

Spuck

v.

Hughes, Et. AL

No. 2003-1383

Centre County, Pa

Amendments to Notice of Appeal  
(filed on or about 7-13-05)

Copy

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

DANIEL L. SPUCK,	:	No. 2003-1383
v. Plaintiff	:	
	:	
BUD HUGHES, ET AL.	:	
Defendants	:	

PETITION FOR LEAVE TO PROCEED IN FORMA PAUPERIS

TO THE HONORABLE JUDGE BROWN:

AND NOW, comes your Petitioner Daniel L. Spuck, In Propria Persona, who respectfully represents the following in support of the above captioned matter for filing with this Honorable Court.

1.) Petitioner Daniel L. Spuck is incarcerated at S.R.C.F. Mercer and has been incarcerated for approximately 10 1/2 years, and his income is .42¢ per hr. & has .17¢ presently on his account.

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Dated: August 5, 2005

Respectfully Submitted,

Daniel L. Spuck

Daniel L. Spuck, Pro se

VERIFICATION

I Daniel L. Spuck that the enclosed statements involving I.F.P. Status and my Amendments to the Notice of Appeal are true to the best belief of my knowledge. We understand that any false statements herein made are subject to the penalties of perjury pursuant to Title 18 § 4904, relating to unsworn falsifications to authorities.

Dated: August 5, 2005.

Respectfully Submitted,

Daniel L Spuck

Daniel L Spuck Pro Se

S.R.C.F. Mercer, CZ-4825

801 Butler Pike

Merger, Pa 16137



IN THE COURT OF COMMON PLEAS OF CENTRE COUNTY, PENNSYLVANIA

CIVIL ACTION - LAW

DANIEL L. SPUCK,

Plaintiff

v.

BUD HUGHES, et al.,

Defendants

) No. 2003-1383

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

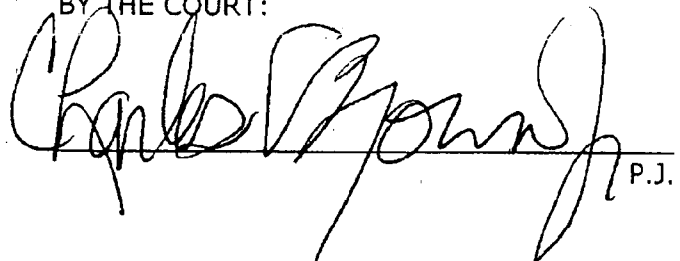
2005 JUN 13 P 4:41  
FILED FOR RECORD

ORDER

AND NOW, this 13<sup>th</sup> day of June, 2005, **it is ORDERED** that the above captioned case be transferred to the Court of Common Pleas of the 46th Judicial District of Pennsylvania, Clearfield County.

This case should be transferred immediately.

BY THE COURT:

  
P.J.

Centre County Prothonotary  
Room 102 Courthouse  
Bellefonte, PA 16823  
(814) 355-6796

Page Number: 2  
Case Number: 03-1383

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-----

Fees

===== End of case print-out =====

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*COPY*

Centre County Prothonotary  
Room 102 Courthouse  
Bellefonte, PA 16823  
(814) 355-6796

Page Number: 1  
Case Number: 03-1383

GENERAL  
WRIT OF SUMMONS

Filed..... 06-03-2003  
11:01  
Sat/Dis/Gntd..

-----  
Litigants  
-----

Plaintiff(s)

Lawyer(s) for the Plaintiff(s)

SPUCK, DANIEL L.  
CZ 4825  
S C R F - MERCER  
801 BUTLER PIKE  
MERCER, PA 16137

Defendant(s)

Lawyer(s) for the Defendant(s)

HUGHES, BUD

MANOS, SANDRA

GEARHART, MARLENE

GRESH, EUGENE

MCKEE, DUSTIN

KRAMER, JUDITH

EVANS, GLORIA

PIFER, ANN MARIE

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LESKO, BOBBI JO

PRY, DARLENE

BOWERS, RODNEY

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Proceedings  
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SHERIFF FOR SERVICE, MAILED COPY TO PLAINTIFF JULY 9, 2003)



**The Superior Court of Pennsylvania  
Office of the Prothonotary**

100 PINE STREET, SUITE 400  
HARRISBURG, PENNSYLVANIA 17101

DAVID A. SZEWCAK, ESQUIRE  
PROTHONOTARY

July 27, 2005

(717) 772-1294

PATRICIA A. WHITTAKER  
DEPUTY PROTHONOTARY

FAX: (717) 705-2146

WEBSITE: [www.superior.pacourts.us](http://www.superior.pacourts.us)

TO: PROTHONOTARY/CLERK OF COURTS

FROM: Patricia A. Whittaker, Deputy Prothonotary  
Superior Court of Pennsylvania  
Middle District

RE: Spuck v Hughes

DEBRA C. HMEI  
PROTHONOTARY  
CENTRE COUNTY, PA

2005 AUG - 1 A II: 47

FILED FOR RECORD

Common Pleas Court in the County of: Centre  
Trial Court Docket No. 2003-1383

Returned herein is the notice of appeal received in the Prothonotary's Office, Superior Court of Pennsylvania, for the above-captioned matter to be perfected in compliance with the Pennsylvania Rules of Appellate Procedure:

- PA.R.A.P. 551 thru 561 Filing Fee/IFP Order/Verified Statement
- PA.R.A.P. 906 Service of Notice of Appeal to all Parties
- PA.R.A.P. 904(c) Request for Transcript
- PA.R.A.P. 904(d) Docket Entries reflecting order appealing
- PA.R.A.P. 905 Erroneous Filing (Received in Superior Court of Pennsylvania on July 19, 2005 in Western District forwarded to Middle District for review)
- Incomplete Caption – PA.R.A.P. 904(b)
- Other – Pro se litigant is responsible for perfecting this appeal with the Clerk of Courts, Centre Co. as well as having his appeal time stamped by the trial court for transmission and docketing.

cc: Daniel L. Spuck, CZ-4825, SCI Mercer

(1)

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

DANIEL L. SPUCK,  
Plaintiff  
v.  
BUD HUGHES, ET AL  
Defendants

DO. 2003-1303

erroneously  
RECEIVED

JUL 19 2005

PENNSYLVANIA OFFICE OF  
THE SUPERIOR COURT

Notice of Appeal

NOW COMES, Daniel L. Spuck, Plaintiff and appeals the SUPERIOR COURT  
Order of June 13, 2005 transferring the Plaintiff's Civil  
action to Clearfield County, Pennsylvania, to the  
Pennsylvania Superior Court.

Dated: July 13, 2005.

Respectfully Submitted,

Daniel L. Spuck, Pro Se

Forwarded  
TJ

Request for Transcripts

No Transcripts available in the Proceeding.

Leave to Proceed In Forma Pauperis

NOW COMES, the Plaintiff, Daniel L. Spuck, Pro Se and  
respectfully Requests to continue to proceed In Forma  
Pauperis. The Plaintiff has previously been granted said  
status because he is incarcerated and defined as a pauper by  
law.

Dated: July 13, 2005.

Respectfully Submitted,

Daniel L. Spuck, Pro Se

Received in Superior Court  
JUL 21 2005

MIDDLE

Verification

I, Daniel L. Spuck, Plaintiff, Pro se, verify that  
statements made herein are true and correct to the best of  
his knowledge and belief. I understand that false statements  
made herein are subject to perjury.

Dated: July 13, 2005.

Respectfully Submitted,

Daniel L. Spuck, Pro Se

Certification

I, Daniel L. Spuck, Plaintiff, Pro se, Certify that on  
July 14, 2005. He placed 1 original and 4 copies of Notice of  
Appeal in the Prison Mailbox to the Centre County Court of  
Common Pleas, a copy each Court Administrator and Judge Brown,  
also 1 Copy to the Defendant's Attorney, Mary Butler, Esq.

Dated: July 13, 2005.

Date: 6/22/2005  
Time: 02:34 PM

Clearfield County Court of Common Pleas  
Receipt

NO. 1903342  
Page 1 of 1

Received of: Spuck, Daniel L. (plaintiff) \$ 0.00

Zero and 00/100 Dollars

Case: 2005-00897-CD	Plaintiff: Daniel L. Spuck vs. Bud Hughes	Amount
Civil Complaint - Transfer from Another County		0.00
Total:		0.00

Copies

Payment Method: Cash  
Amount Tendered:

0.00

William A. Shaw, Prothonotary/Clerk of Cou

Clerk: BILLSHAW

By: \_\_\_\_\_  
Deputy Clerk

2003-1383

2005-897-0

FILED

DANIEL L. SPUCK VS BUD HUGHES, ET AL

JUN 22 2005 (E)

PL 6/20/05  
T/C  
CJA & FJA

6/22/05 (E)  
William A. Shaw  
Prothonotary

1. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT, BUD HUGHES.
2. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT, RODNEY BOWERS.
3. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT, DARLENE PRY.
4. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT, BOBBI JO LESKO.
5. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT, BARBARA CONWAY.
6. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT, JUDITH CRAMER.
7. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT DUSTIN MCKEE.
8. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT GLORIA EVANS.
9. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT ANN MARIE PIFER.
10. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT EUGENE GRESH.
11. PRAECIPE FOR WRIT OF SUMMONS AGAINST DEFENDANT MARLENE GEARHART.
12. PRAECIPE FOR WRIT OF SUMMONS AGAINST SANDRA MANOS.

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003/1383  
:  
V. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY,:  
in her individual, and official :  
capacity; <sup>Bobby Jo</sup> ~~BILLY JAY~~ LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :  
  
PRAECIPE FOR WRIT

2003 JUN -3 A 11:02  
DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

FILED FOR RECORD

*Other  
Copies*

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

*COPY*

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
:  
Eugene Gresh, ET AL. :  
Defendants, :  
:  
:

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Eugene Gresh, ET AL., The Defendant.

Daniel L. Spu  
DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823  
Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
v. :  
:  
Eugene Gresh, ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT  
:  
:

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, against Eugene Gresh, ET AL., Defendant.

RESPECTFULLY SUBMITTED,

Daniel L. SPUCK

DANIEL L. SPUCK

Plaintiff

S.C.I.- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PA.

16823-0820

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,

Plaintiff,

v.

Eugene Gresh

, ET AL.

Defendants,

: CIVIL ACTION

: NO. 2003-1383

: COURT OF COMMON

: PLEAS OF CENTRE

: COUNTY,

: PENNSYLVANIA

: TERM 2003

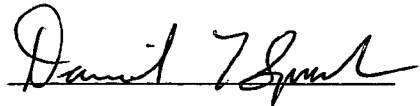
:

PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in  
Forma Pauperis.

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I  
am unable to pay the cost for filing Praeceipe For Writ, and  
I am unable to pay the cost for service by sheriffs. The  
Plaintiff's Affidavit showing inability to pay the costs of  
litigation as attached hereto.



DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre \_\_\_\_\_ COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
:  
Eugene Gresh, ET AL. :  
Defendants, :

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.

2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.

3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at

Rockview, Box A/Route 26

Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment: \_\_\_\_\_

Prison Allowance \$ 15.00 mo.

c.) Other Income within the past twelve months

Business or Profession: none

Other Self Employment: none

Interest: none

Dividends: none

Pension and Annuities: none

Social Security Benefits: none

Support Payments: none

Disability Payments: none

Unemployment Compensation and  
Supplemental Benefits: none

Workman's Compensation: none

Public Assistance: none

Other: none

d.) Other Contributions to Household Support

Wife: none

Employer: none

Salary or Wages Per Month: none

Type of Work: none

Contributions from Children: none

Contributions from Parents: none

see (c).

Other Contributions: none

e.) Property Owned

Cash: none

Checking Account: none

Savings Account: none

Certificates of Deposit: none

Real Estate: none

Motor Vehicle: none

Stocks/Bonds: none

Other: household furniture

f.) Debts and Obligations

Mortage: none

Rent: none

Loans: none

Other: none

g.) Persons Dependant Upon You for Support

Wife: none

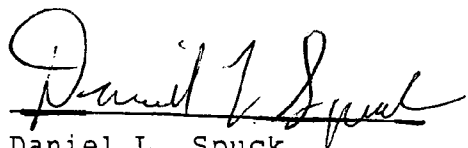
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



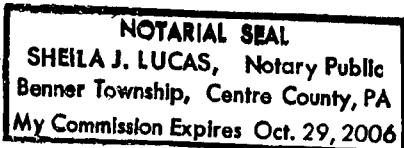
Daniel L. Spuck

Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania  
16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003.  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Eugene Gresh, ET AL. : PETITION FOR WRIT  
Defendants, :

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
the sheriff of Centre County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck

DANIEL L. SPUCK, CZ-4825

S.C.I.-- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: :  
Eugene Gresh, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

ORDER FOR SERVICE

TO: SHERIFF OF Centre COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue  
Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praeclipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Eugene Gresh  
Star Route Box 95  
Smithmill, Pa. 16680

---

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Dated: 5-30-03

Daniel L. Spuck

DANIEL L. SPUCK CZ-4825

S.C.I.- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PA.

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre County, Pennsylvania

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY,:  
in her individual, and official :  
capacity; <sup>Bobbi Jo</sup> ~~BILLY~~ LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :  
:

FILED FOR RECORD

200 JUN -3 A 11:02

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA.

PRAECIPE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

*COPY*

IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
:  
Marlene Gearhart, ET AL. :  
Defendants, :  
:  
:

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Marlene Gearhart, ET AL, The Defendant.



DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA. 16823

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre  
[REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
v. :  
:  
Marlene Gearhart, ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT  
:  
:

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, against Marlene Gearhart, ET AL., Defendant.

RESPECTFULLY SUBMITTED,

Daniel L. Spu

DANIEL L. SPUCK

Plaintiff

S.C.I.- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PA.

16823-0820

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,

Plaintiff,

v.

Marlene Gearhart, ET AL.

Defendants,

: CIVIL ACTION

: NO. 2003-1383

: COURT OF COMMON

: PLEAS OF CENTRE

: COUNTY,

: PENNSYLVANIA

: TERM 2003

:

PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in  
Forma Pauperis.

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I  
am unable to pay the cost for filing Praecipe For Writ, and  
I am unable to pay the cost for service by sheriffs. The  
Plaintiff's Affidavit showing inability to pay the costs of  
litigation as attached hereto.

Daniel L. Spuck

DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v, :  
: Marlene Gearhart, ET AL. :  
Defendants, :

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

- 1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.
- 2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.
- 3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at  
Rockview, Box A/Route 26  
Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment: [REDACTED] <sup>Prison</sup> Allowance \$15.00 mo.  
[REDACTED]

c.) Other Income within the past twelve months

Business or Profession: none

Other Self Employment: none

Interest: none

Dividends: none

Pension and Annuities: none

Social Security Benefits: none

Support Payments: none

Disability Payments: none

Unemployment Compensation and

Supplemental Benefits: none

Workman's Compensation: none

Public Assistance: none

Other: none

d.) Other Contributions to Household Support

Wife: none

Employer: none

Salary or Wages Per Month: none

Type of Work: none

Contributions from Children: none

Contributions from Parents: none

see (c).

Other Contributions: none

e.) Property Owned

Cash: none

Checking Account: none

Savings Account: none

Certificates of Deposit: none

Real Estate: none

Motor Vehicle: none

Stocks/Bonds: none

Other: household furniture

f.) Debts and Obligations

Mortage: none

Rent: none

Loans: none

Other: none

g.) Persons Dependant Upon You for Support

Wife: none

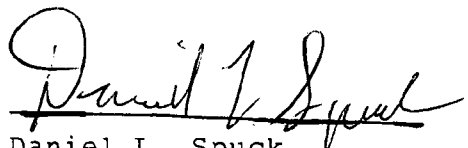
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



Daniel L. Spuck

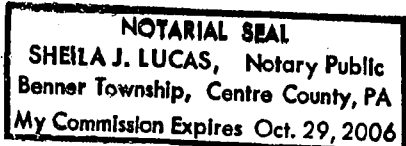
Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania

16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003.  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Marlene Gearhart, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
the sheriff of Centre County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck  
DANIEL L. SPUCK, CZ-4825

S.C.I.- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre  
[REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
:   
Marlene Gearhart, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

ORDER FOR SERVICE

Centre  
TO: SHERIFF OF [REDACTED] COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue  
Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praeclipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Marlene Gearhart  
522 Spruce Street  
Clearfield, Pa. 16830  
\_\_\_\_\_  
\_\_\_\_\_

Dated: 5-30-03

  
DANIEL L. SPUCK CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.  
16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY,:  
in her individual, and official :  
capacity; <sup>Bobby</sup> ~~Jo~~ LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :

FILED FOR RECORD

2003 JUN - 3 A 11:02

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECIPE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
v. :  
:  
Sandra Manos, ET AL. :  
Defendants, :  
:  
:

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Sandra Manos, ET AL., The Defendant.

Daniel L. SPUCK  
DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823  
Plaintiff, Pro Se,

Dated: 5-30-03

(2)

*COPY*

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 0003-1383  
:  
V. :  
:  
Sandra Manos, ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT  
:  
:

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned  
Civil Action, against Sandra Manos, ET AL., Defendant.

RESPECTFULLY SUBMITTED,

  
DANIEL L. SPUCK  
Plaintiff  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

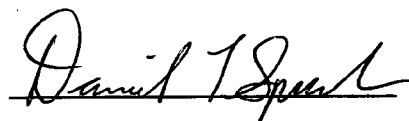
DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
V. : COURT OF COMMON  
Defendants, : PLEAS OF CENTRE  
Sandra Manos, ET AL. : COUNTY,  
Defendants, : PENNSYLVANIA  
: TERM 2003  
:

PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in  
Forma Pauperis.

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I  
am unable to pay the cost for filing Praeclipe For Writ, and  
I am unable to pay the cost for service by sheriffs. The  
Plaintiff's Affidavit showing inability to pay the costs of  
litigation as attached hereto.



DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v.  
Sandra Manos, ET AL. :  
Defendants, :

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

- 1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.
- 2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.
- 3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at  
Rockview, Box A/Route 26  
Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment: [REDACTED], Prison Allowance \$15.00 mo.

c.) Other Income within the past twelve months

Business or Profession: none

Other Self Employment: none

Interest: none

Dividends: none

Pension and Annuities: none

Social Security Benefits: none

Support Payments: none

Disability Payments: none

Unemployment Compensation and

Supplemental Benefits: none

Workman's Compensation: none

Public Assistance: none

Other: none

d.) Other Contributions to Household Support

Wife: none

Employer: none

Salary or Wages Per Month: none

Type of Work: none

Contributions from Children: none

Contributions from Parents: none

see (c).

Other Contributions: none

e.) Property Owned

Cash: none

Checking Account: none

Savings Account: none

Certificates of Deposit: none

Real Estate: none

Motor Vehicle: none

Stocks/Bonds: none

Other: household furniture

f.) Debts and Obligations

Mortage: none

Rent: none

Loans: none

Other: none

g.) Persons Dependant Upon You for Support

Wife: none

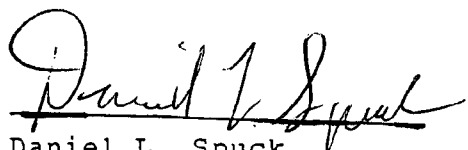
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



Daniel L. Spuck

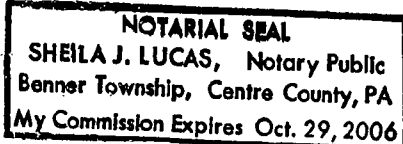
Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania

16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003.  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

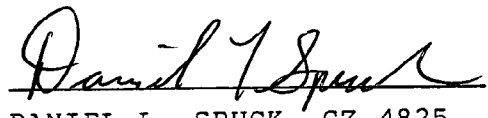
DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: :  
Sandra Manos, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
the sheriff of Centre County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.



DANIEL L. SPUCK, CZ-4825

S.C.I.-- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre  
[REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
V. :  
: :  
Sandra Manos, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

ORDER FOR SERVICE

Centre  
TO: SHERIFF OF [REDACTED] COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue  
Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praeclipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Sandra Manos  
712 Mitchell Rd.  
Clearfield, Pa. 16830

Dated: 5-30-03

Daniel L Spuck  
DANIEL L. SPUCK CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.  
16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY,:  
in her individual, and official :  
capacity; <sup>Bobbi Jo</sup> ~~BILLY~~ LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :

FILED FOR RECORD

2003 JUN -3 A 11:02

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECIPE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

*COPY*

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
v. :  
:  
Bud Hughes, ET AL. :  
Defendants, :  
:  
:

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Bud Hughes, ET AL., The Defendant.

Daniel L. SPUCK

DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA. 16823

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
v. :  
:  
Bud Hughes, ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT  
:  
:

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, against Bud Hughes, ET AL., Defendant.

RESPECTFULLY SUBMITTED,



DANIEL L. SPUCK

Plaintiff

S.C.I.- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PA.

16823-0820

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
v. : COURT OF COMMON  
Bud Hughes, ET AL. : PLEAS OF CENTRE  
Defendants, : COUNTY,  
 : PENNSYLVANIA  
 : TERM 2003

**PRAECIPE TO PROCEED IN FORMA PAUPERIS**

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in  
Forma Pauperis.

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I am unable to pay the cost for filing Praecept For Writ, and I am unable to pay the cost for service by sheriffs. The Plaintiff's Affidavit showing inability to pay the costs of litigation as attached hereto.

Daniel T. Speck  
DANIEL T. SPECK

DANIEL L. SPUCK<sup>1</sup>

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
: :  
Bud Hughes, ET AL. :  
Defendants, :

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.

2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.

3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at  
Rockview, Box A/Route 26  
Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment: [REDACTED], <sup>Prison</sup> Allowance \$15.00 mo.  
[REDACTED].

c.) Other Income within the past twelve months

Business or Profession: none

Other Self Employment: none

Interest: none

Dividends: none

Pension and Annuities: none

Social Security Benefits: none

Support Payments: none

Disability Payments: none

Unemployment Compensation and  
Supplemental Benefits: none

Workman's Compensation: none

Public Assistance: none

Other: none

d.) Other Contributions to Household Support

Wife: none

Employer: none

Salary or Wages Per Month: none

Type of Work: none

Contributions from Children: none

Contributions from Parents: none

see (c).

Other Contributions: none

e.) Property Owned

Cash: none

Checking Account: none

Savings Account: none

Certificates of Deposit: none

Real Estate: none

Motor Vehicle: none

Stocks/Bonds: none

Other: household furniture

f.) Debts and Obligations

Mortage: none

Rent: none

Loans: none

Other: none

g.) Persons Dependant Upon You for Support

Wife: none

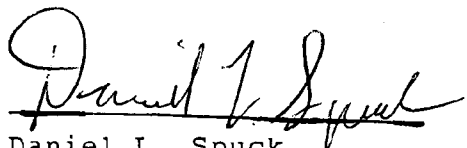
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



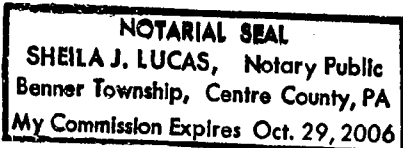
Daniel L. Spuck

Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania  
16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003.  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Bud Hughes, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
Centre the sheriff of Centre County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck  
DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PENNSYLVANIA  
16823-0820

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre \_\_\_\_\_ COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
v. :  
: :  
Bud Hughes, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

ORDER FOR SERVICE

TO: SHERIFF OF Centre \_\_\_\_\_ COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue  
Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praeclipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Bud Hughes  
221 East Scribner Ave.  
DuBois, Pa. 15801  
\_\_\_\_\_  
\_\_\_\_\_

Dated: 5-30-03

Daniel L. Spuck  
DANIEL L. SPUCK CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.  
16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY,:  
in her individual, and official :  
capacity; <sup>Bobbi Jo</sup> ~~BILLY JAY~~ LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :

FILED FOR RECORD

2003 JUN - 3 A 11:04

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA.

PRAECIPE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

COPY

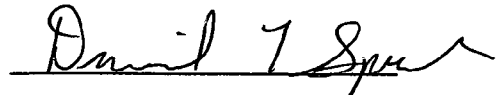
IN THE COURT OF COMMON PLEAS OF  
Centre  
[REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
v. :  
:  
Judith Cramer, ET AL. :  
Defendants, :  
:  
:

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Judith Cramer, ET AL, The Defendant.



DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA. 16823

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
:  
Judith Cramer, ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT  
:  
:

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, against Judith Cramer, Defendant.

RESPECTFULLY SUBMITTED,

Daniel L. SPUCK

DANIEL L. SPUCK

Plaintiff

S.C.I.- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PA.

16823-0820

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

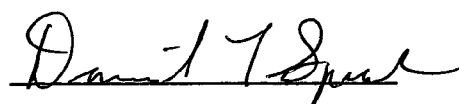
DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
v. : COURT OF COMMON  
Judith Cramer, ET AL. : PLEAS OF CENTRE  
Defendants, : COUNTY,  
: PENNSYLVANIA  
: TERM 2003  
:

PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in  
Forma Pauperis.

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I  
am unable to pay the cost for filing Praeclipe For Writ, and  
I am unable to pay the cost for service by sheriffs. The  
Plaintiff's Affidavit showing inability to pay the costs of  
litigation as attached hereto.



DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Judith Cramer, ET AL. :  
Defendants, :

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

- 1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.
- 2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.
- 3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at  
Rockview, Box A/Route 26  
Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment: [REDACTED] <sup>Prison</sup> Allowance \$15.00 mo  
[REDACTED]

c.) Other Income within the past twelve months

Business or Profession: none  
Other Self Employment: none  
Interest: none  
Dividends: none  
Pension and Annuities: none  
Social Security Benefits: none  
Support Payments: none  
Disability Payments: none  
Unemployment Compensation and  
Supplemental Benefits: none  
Workman's Compensation: none  
Public Assistance: none  
Other: none

d.) Other Contributions to Household Support

Wife: none  
Employer: none  
Salary or Wages Per Month: none  
Type of Work: none  
Contributions from Children: none  
Contributions from Parents: none  
see (c).  
Other Contributions: none

e.) Property Owned

Cash: none  
Checking Account: none  
Savings Account: none  
Certificates of Deposit: none  
Real Estate: none  
Motor Vehicle: none  
Stocks/Bonds: none  
Other: household furniture

f.) Debts and Obligations

Mortage: none  
Rent: none  
Loans: none  
Other: none

g.) Persons Dependant Upon You for Support

Wife: none

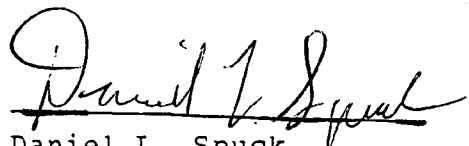
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



Daniel L. Spuck

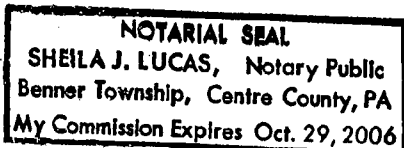
Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania

16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Judith Cramer, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
Centre the sheriff of Centre County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck

DANIEL L. SPUCK, CZ-4825

S.C.I.- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Judith Cramer, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

ORDER FOR SERVICE

TO: SHERIFF OF Centre COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue  
Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praeclipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Judith Cramer  
558 Treasure Lake  
DuBois, Pa. 15801

Dated: 5-30-03

Daniel L. Spuck  
DANIEL L. SPUCK CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.  
16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre \_\_\_\_\_ COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,

Plaintiff,

: CIVIL ACTION

: NO. 02003-1383

:

v.

:

BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:

MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :

in his individual, and official :  
capacity; DUSTIN MCKEE, in his :

individual, and official capacity; :

JUDITH KRAMER, in her individual, and :

official capacity; GLORIA EVANS, in :

her individual, and official capacity;:

ANN MARIE PIFER, in her individual, :

and official capacity; BARBARA CONWAY,:

in her individual, and official :

<sup>Bobbi Jo</sup> capacity; ~~BILLY JAY~~ LESKO, in his :  
individual, and official capacity; :

DARLENE PRY, in her individual, and :

official capacity; RODNEY BOWERS, in :

his individual, and official capacity.:

Defendants ET AL. :

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

2003 JUN - 3 A 11:04

FILED FOR RECORD

PRAECIPE FOR WRIT

DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA. 16823

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
v. :  
:  
Dustin McKee, Sr., ET AL. :  
Defendants, :  
:  
:

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Dustin McKee, Sr., The Defendant.

Daniel L. SPUCK

DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA. 16823

Plaintiff, Pro Se,

Dated: 5-30-03

(2)

COPY

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
v. :  
:  
Dustin McKee, Sr., ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT  
:  
:

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, against Dustin McKee, Sr. ET AL., Defendant.

RESPECTFULLY SUBMITTED,



DANIEL L. SPUCK  
Plaintiff  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,

v.

Dustin McKee, Sr, ET AL.  
Defendants,

: CIVIL ACTION  
: NO. 2003-1383  
: COURT OF COMMON  
: PLEAS OF CENTRE  
: COUNTY,  
: PENNSYLVANIA  
: TERM 2003  
:

PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in  
Forma Pauperis.

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I  
am unable to pay the cost for filing Praeceipe For Writ, and  
I am unable to pay the cost for service by sheriffs. The  
Plaintiff's Affidavit showing inability to pay the costs of  
litigation as attached hereto.



DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v, :  
: Dustin McKee, Sr, ET AL. :  
Defendants, :

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

- 1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.
- 2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.
- 3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at  
Rockview, Box A/Route 26  
Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment: [REDACTED] <sup>Prison</sup> Allowance \$ 15.00 mo.  
[REDACTED]

c.) Other Income within the past twelve months

Business or Profession: none

Other Self Employment: none

Interest: none

Dividends: none

Pension and Annuities: none

Social Security Benefits: none

Support Payments: none

Disability Payments: none

Unemployment Compensation and

Supplemental Benefits: none

Workman's Compensation: none

Public Assistance: none

Other: none

d.) Other Contributions to Household Support

Wife: none

Employer: none

Salary or Wages Per Month: none

Type of Work: none

Contributions from Children: none

Contributions from Parents: none

see (c).

Other Contributions: none

e.) Property Owned

Cash: none

Checking Account: none

Savings Account: none

Certificates of Deposit: none

Real Estate: none

Motor Vehicle: none

Stocks/Bonds: none

Other: household furniture

f.) Debts and Obligations

Mortage: none

Rent: none

Loans: none

Other: none

g.) Persons Dependant Upon You for Support

Wife: none

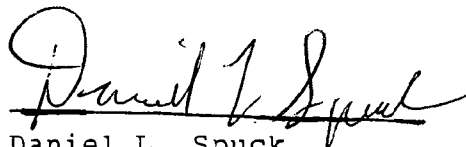
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



Daniel L. Spuck

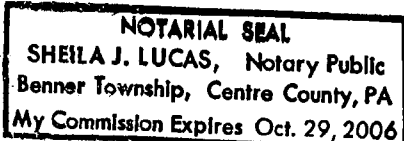
Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania

16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003.  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Dustin McKee, Sr., ET AL. : PETITION FOR WRIT  
Defendants, :  
:

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
Centre the sheriff of Centre County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck

DANIEL L. SPUCK, CZ-4825

S.C.I.-- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Dustin McKee, Sr., ET AL. : PETITION FOR WRIT  
Defendants, :  
:

ORDER FOR SERVICE

TO: SHERIFF OF Centre COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue  
Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praeclipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Dustin McKee, Sr.  
Box 151  
Grassflat, Pa. 16839

Dated: 5-30-03

  
DANIEL L. SPUCK CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.  
16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre \_\_\_\_\_ COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY,:  
in her individual, and official :  
capacity; <sup>Bobbi Jo</sup> ~~Barry Jay~~ LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :  
}

FILED FOR RECORD

2003 JUN - 3 A 11:04

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECIPE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

COPY

IN THE COURT OF COMMON PLEAS OF  
Centre  
[REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
: :  
v. : :  
: :  
Gloria Evans, ET AL. :  
Defendants, : :  
: :

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Gloria Evans, ET AL. The Defendant.

  
DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823  
Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

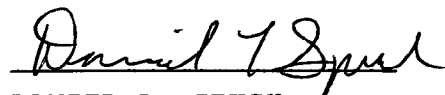
DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
v. :  
:  
Gloria Evans, ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT  
:  
:

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, against Gloria Evans, ET AL, Defendant.

RESPECTFULLY SUBMITTED,



DANIEL L. SPUCK

Plaintiff

S.C.I.- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PA.

16823-0820

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,

Plaintiff,

v.

Gloria Evans

, ET AL.

Defendants,

: CIVIL ACTION

: NO. 2003-1383

: COURT OF COMMON

: PLEAS OF CENTRE

: COUNTY,

: PENNSYLVANIA

: \_\_\_\_\_ TERM 2003

:

PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in Forma Pauperis.

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I am unable to pay the cost for filing Praeceipe For Writ, and I am unable to pay the cost for service by sheriffs. The Plaintiff's Affidavit showing inability to pay the costs of litigation as attached hereto.



DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Gloria Evans, ET AL. :  
Defendants, :

**AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK**

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.

2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.

3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at  
Rockview, Box A/Route 26  
Bellefonte, Pennsylvania 16823-08

Social Security Number: 167-56-9554

b.) Employment: [REDACTED], Prison Allowance \$15.00 mo.

c.) Other Income within the past twelve months

Business or Profession: none

Other Self Employment: none

Interest: none

Dividends: none

Pension and Annuities: none

Social Security Benefits: none

Support Payments: none

Disability Payments: none

Unemployment Compensation and

Supplemental Benefits: none

Workman's Compensation: none

Public Assistance: none

Other: none

d.) Other Contributions to Household Support

Wife: none

Employer: none

Salary or Wages Per Month: none

Type of Work: none

Contributions from Children: none

Contributions from Parents: none

see (c).

Other Contributions: none

e.) Property Owned

Cash: none

Checking Account: none

Savings Account: none

Certificates of Deposit: none

Real Estate: none

Motor Vehicle: none

Stocks/Bonds: none

Other: household furniture

f.) Debts and Obligations

Mortage: none

Rent: none

Loans: none

Other: none

g.) Persons Dependant Upon You for Support

Wife: none

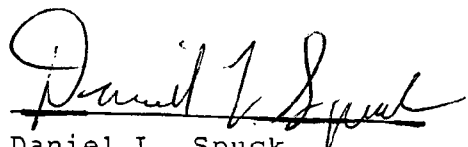
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



Daniel L. Spuck

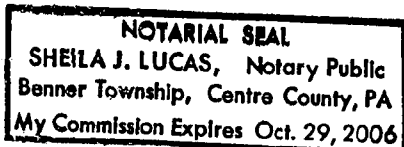
Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania

16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003.  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Gloria Evans, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
Centre the sheriff of Centre County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck

DANIEL L. SPUCK, CZ-4825

S.C.I.- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Gloria Evans, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

ORDER FOR SERVICE

Centre  
TO: SHERIFF OF ██████████ COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue  
Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praeclipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Gloria Evans  
RD#1 Box 252  
Clearfield, Pa 16830  
\_\_\_\_\_  
\_\_\_\_\_

Dated: 5-30-03

Daniel L. Spuck  
DANIEL L. SPUCK CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.  
16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
v. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY,:  
in her individual, and official :  
capacity; <sup>Bobby Jo</sup> LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

2003 JUN -3 A 11:08

FILED FOR RECORD

PRAECIPE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

COPY

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
v. :  
:  
Ann Marie Pifer, ET AL. :  
Defendants, :  
:  
:

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Ann Marie Pifer, ET AL. The Defendant.

Daniel L. SPUCK

DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA. 16823

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
v. :  
:  
Ann Marie Pifer, ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT  
:  
:

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, against Ann Marie Pifer, ET AL., Defendant.

RESPECTFULLY SUBMITTED,

Daniel L. SPUCK

DANIEL L. SPUCK  
Plaintiff  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,

Plaintiff,

v.

Ann Marie Pifer, ET AL.

Defendants,

: CIVIL ACTION

: NO. 2003-1383

: COURT OF COMMON

: PLEAS OF CENTRE

: COUNTY,

: PENNSYLVANIA

: \_\_\_\_\_ TERM [REDACTED] 2003

:

PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in  
Forma Pauperis.

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I  
am unable to pay the cost for filing Praecipe For Writ, and  
I am unable to pay the cost for service by sheriffs. The  
Plaintiff's Affidavit showing inability to pay the costs of  
litigation as attached hereto.



DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Ann Marie Pifer, ET AL. :  
Defendants, :

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

- 1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.
- 2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.
- 3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:
  - a.) Name: Daniel L. Spuck  
Address: State Correctional Institution at  
Rockview, Box A/Route 26  
Bellefonte, Pennsylvania 16823-0820  
Social Security Number: 167-56-9554
  - b.) Employment: [REDACTED], <sup>Prison</sup> Allowance \$15.00 mo.  
[REDACTED]

c.) Other Income within the past twelve months

Business or Profession: none

Other Self Employment: none

Interest: none

Dividends: none

Pension and Annuities: none

Social Security Benefits: none

Support Payments: none

Disability Payments: none

Unemployment Compensation and

Supplemental Benefits: none

Workman's Compensation: none

Public Assistance: none

Other: none

d.) Other Contributions to Household Support

Wife: none

Employer: none

Salary or Wages Per Month: none

Type of Work: none

Contributions from Children: none

Contributions from Parents: none

see (c).

Other Contributions: none

e.) Property Owned

Cash: none

Checking Account: none

Savings Account: none

Certificates of Deposit: none

Real Estate: none

Motor Vehicle: none

Stocks/Bonds: none

Other: household furniture

f.) Debts and Obligations

Mortage: none

Rent: none

Loans: none

Other: none

g.) Persons Dependant Upon You for Support

Wife: none

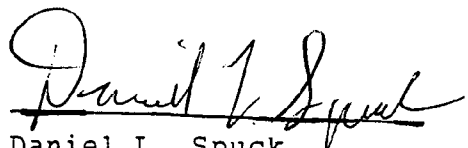
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



Daniel L. Spuck

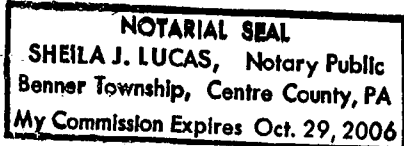
Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania

16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003.  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. Q003-1383  
v. :  
: Ann Marie Pifer, ET AL. : PETITION FOR WRIT  
Defendants, :

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
Centre County the sheriff of ██████████, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck

DANIEL L. SPUCK, CZ-4825

S.C.I.-- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. Q2003-1383  
v. :  
: Ann Marie Pifer, ET AL. : PETITION FOR WRIT  
Defendants, :

ORDER FOR SERVICE

TO: SHERIFF OF Centre COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue  
Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praeclipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Ann Marie Pifer  
RD # 1 Box 468  
Woodland, Pa. 16881

Dated: 5-30-03

Daniel L Spuck  
DANIEL L.SPUCK CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.  
16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre County, Pennsylvania

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY, :  
in her individual, and official :  
capacity; <sup>Babbi Jo</sup> ~~BILLY SAT~~ LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :  
:

FILED FOR RECORD

JUN - 3 A 10:58

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECLPICE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

COPY

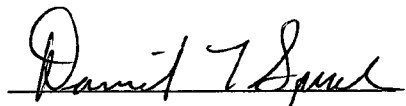
IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
: :  
v. : :  
: :  
Barbara Conway, ET AL. :  
Defendants, : :  
: :

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Barbara Conway, ET AL., The Defendant.



DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA. 16823

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre  
[REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
:  
Barbara Conway, ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT  
:  
:

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned  
Civil Action, against Barbara Conway, ET AL., Defendant.

RESPECTFULLY SUBMITTED,

Daniel T Spuck

DANIEL L. SPUCK  
Plaintiff  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
v. : COURT OF COMMON  
Barbara Conway, ET AL. : PLEAS OF CENTRE  
Defendants, : COUNTY,  
: PENNSYLVANIA  
: TERM 2003  
:

PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in  
Forma Pauperis.

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I  
am unable to pay the cost for filing Praeclipe For Writ, and  
I am unable to pay the cost for service by sheriffs. The  
Plaintiff's Affidavit showing inability to pay the costs of  
litigation as attached hereto.

Daniel L Spuck

DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: :  
Barbara Conway, ET AL. :  
Defendants, :

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

- 1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.
- 2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.
- 3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at  
Rockview, Box A/Route 26  
Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment: [REDACTED] Prison Allowance \$15.00 mo.

c.) Other Income within the past twelve months

Business or Profession: none  
Other Self Employment: none  
Interest: none  
Dividends: none  
Pension and Annuities: none  
Social Security Benefits: none  
Support Payments: none  
Disability Payments: none  
Unemployment Compensation and  
Supplemental Benefits: none  
Workman's Compensation: none  
Public Assistance: none  
Other: none

d.) Other Contributions to Household Support

Wife: none  
Employer: none  
Salary or Wages Per Month: none  
Type of Work: none  
Contributions from Children: none  
Contributions from Parents: none  
see (c).  
Other Contributions: none

e.) Property Owned

Cash: none  
Checking Account: none  
Savings Account: none  
Certificates of Deposit: none  
Real Estate: none  
Motor Vehicle: none  
Stocks/Bonds: none  
Other: household furniture

f.) Debts and Obligations

Mortage: none  
Rent: none  
Loans: none  
Other: none

g.) Persons Dependant Upon You for Support

Wife: none

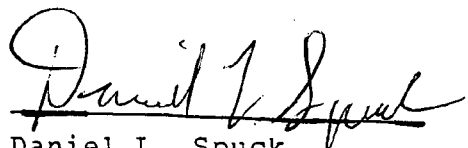
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



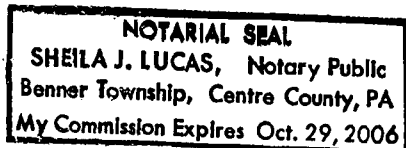
Daniel L. Spuck

Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania  
16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Barbara Conway, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
the sheriff of [REDACTED] County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck  
DANIEL L. SPUCK, CZ-4825  
S.C.I.-- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre \_\_\_\_\_ COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
v. :  
: NO. 2003-1383  
Barbara Conway, ET AL. : PETITION FOR WRIT  
Defendants, :

ORDER FOR SERVICE

TO: SHERIFF OF Centre \_\_\_\_\_ COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

Kindly serve the: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Barbara Conway  
603 Sheridan Drive  
Clearfield, Pa 16830

Dated: 5-30-03

  
Daniel L. Spuck  
DANIEL L. SPUCK CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.  
16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY,:  
in her individual, and official :  
capacity; <sup>Bobbi Jo</sup> LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :  
:

FILED FOR RECORD

2003 JUN - 3 A 10:59

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECIPE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

COPY

IN THE COURT OF COMMON PLEAS OF  
Centre  
COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
v. :  
:  
Bobbi Jo Lesko, ET AL. :  
Defendants, :  
:  
:

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Bobbi Jo Lesko, ET AL. The Defendant.



DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.16823

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
v. :  
:  
Bobbi Jo Lesko, ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT  
:  
:

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, against Bobbi Jo Lesko, Defendant.

RESPECTFULLY SUBMITTED,

Daniel L. SPUCK

DANIEL L. SPUCK  
Plaintiff  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
v. : COURT OF COMMON  
Bobbi Jo Lesko, ET AL. : PLEAS OF CENTRE  
Defendants, : COUNTY,  
: PENNSYLVANIA  
: TERM [REDACTED] 2003  
:

PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in  
Forma Pauperis.

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I  
am unable to pay the cost for filing Praeclipe For Writ, and  
I am unable to pay the cost for service by sheriffs. The  
Plaintiff's Affidavit showing inability to pay the costs of  
litigation as attached hereto.

Daniel L. Spuck

DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v, :  
: Bobbi Jo Lesko, ET AL. :  
Defendants, :

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

- 1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.
- 2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.
- 3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at

Rockview, Box A/Route 26

Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment: [REDACTED]

Prison Allowance \$15.00 mo.

c.) Other Income within the past twelve months

Business or Profession: none  
Other Self Employment: none  
Interest: none  
Dividends: none  
Pension and Annuities: none  
Social Security Benefits: none  
Support Payments: none  
Disability Payments: none  
Unemployment Compensation and  
Supplemental Benefits: none  
Workman's Compensation: none  
Public Assistance: none  
Other: none

d.) Other Contributions to Household Support

Wife: none  
Employer: none  
Salary or Wages Per Month: none  
Type of Work: none  
Contributions from Children: none  
Contributions from Parents: none  
see (c).  
Other Contributions: none

e.) Property Owned

Cash: none  
Checking Account: none  
Savings Account: none  
Certificates of Deposit: none  
Real Estate: none  
Motor Vehicle: none  
Stocks/Bonds: none  
Other: household furniture

f.) Debts and Obligations

Mortage: none  
Rent: none  
Loans: none  
Other: none

g.) Persons Dependant Upon You for Support

Wife: none

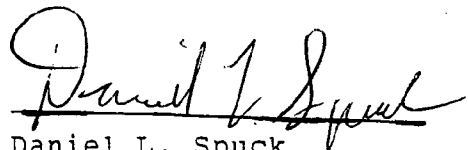
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



Daniel L. Spuck

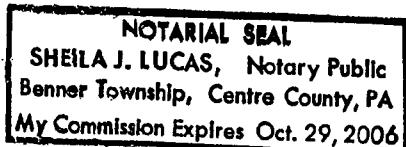
Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania

16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003.  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Bobbi Jo Lesko, ET AL. : PETITION FOR WRIT  
Defendants, :

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
the sheriff of Centre County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck

DANIEL L. SPUCK, CZ-4825

S.C.I.-- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Bobbi Jo Lesko, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

ORDER FOR SERVICE

Centre  
TO: SHERIFF OF [REDACTED] COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue  
Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praeclipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Bobbi Jo Lesko  
RD # 3 Box 228 A-1  
Philipsburg, Pa. 16866

Dated: 5-30-03

Daniel L. Spuck

DANIEL L. SPUCK CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.  
16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY,:  
in her individual, and official :  
capacity; <sup>Bobbi Jo</sup> ~~DEBBY~~ LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :  
:

2003 JUN - 3 A 10:59  
DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA.

FILED FOR RECORD

PRAECIPE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

**COPY**

IN THE COURT OF COMMON PLEAS OF  
Centre  
COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
:  
Darlene Pry, ET AL. :  
Defendants, :  
:  
:

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praeclipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Darlene Pry, ET AL, The Defendant.

Daniel L. SPUCK  
DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823  
Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
v. :  
:  
Darlene Pry, ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT  
:  
:

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, against Darlene Pry, ET AL., Defendant.

RESPECTFULLY SUBMITTED,

Daniel L. SPUCK

DANIEL L. SPUCK  
Plaintiff  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.

16823-0820

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
[REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,

Plaintiff,

v.

Darlene Fry

, ET AL.

Defendants,

: CIVIL ACTION

: NO. 2003-1383

: COURT OF COMMON

: PLEAS OF CENTRE

: COUNTY,

: PENNSYLVANIA

: TERM [REDACTED] 2003

:

PRAECLPICE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in Forma Pauperis.

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I am unable to pay the cost for filing Praeclpice For Writ, and I am unable to pay the cost for service by sheriffs. The Plaintiff's Affidavit showing inability to pay the costs of litigation as attached hereto.



DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Dated: 5-30-03

Plaintiff, Pro Se,

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
: :  
Darlene Pry, ET AL. :  
Defendants, :

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

- 1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.
- 2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.
- 3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at  
Rockview, Box A/Route 26  
Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment: [REDACTED] <sup>Prison</sup> Allowance \$15.00 mo. [REDACTED]

c.) Other Income within the past twelve months

Business or Profession: none

Other Self Employment: none

Interest: none

Dividends: none

Pension and Annuities: none

Social Security Benefits: none

Support Payments: none

Disability Payments: none

Unemployment Compensation and

Supplemental Benefits: none

Workman's Compensation: none

Public Assistance: none

Other: none

d.) Other Contributions to Household Support

Wife: none

Employer: none

Salary or Wages Per Month: none

Type of Work: none

Contributions from Children: none

Contributions from Parents: none

see (c).

Other Contributions: none

e.) Property Owned

Cash: none

Checking Account: none

Savings Account: none

Certificates of Deposit: none

Real Estate: none

Motor Vehicle: none

Stocks/Bonds: none

Other: household furniture

f.) Debts and Obligations

Mortage: none

Rent: none

Loans: none

Other: none

g.) Persons Dependant Upon You for Support

Wife: none

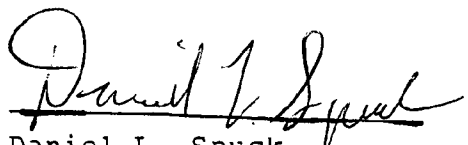
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



Daniel L. Spuck

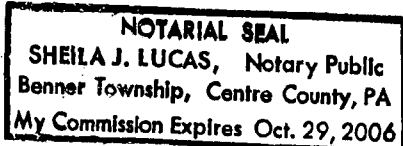
Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania

16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003.  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Darlene Pry, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
the sheriff of [REDACTED] County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck

DANIEL L. SPUCK, CZ-4825

S.C.I.-- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Darlene Pry, ET AL. : PETITION FOR WRIT  
Defendants, :

ORDER FOR SERVICE

Centre  
TO: SHERIFF OF [REDACTED] COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue  
Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praeclipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Darlene Pry  
RD#1 Box 178-E  
Woodland, Pa. 16881

Dated: 5-30-03

Daniel L Spuck  
DANIEL L.SPUCK CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.  
16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
V. :  
BUD HUGHES, in his individual, and :  
official capacity; SANDRA MANOS, in :  
her individual, and official capacity;:  
MARLENE GEARHART, in her individual, :  
and official capacity; EUGENE GRESH, :  
in his individual, and official :  
capacity; DUSTIN MCKEE, in his :  
individual, and official capacity; :  
JUDITH KRAMER, in her individual, and :  
official capacity; GLORIA EVANS, in :  
her individual, and official capacity;:  
ANN MARIE PIFER, in her individual, :  
and official capacity; BARBARA CONWAY, :  
in her individual, and official :  
capacity; <sup>Bobbie Jo</sup> ~~BILLY JAY~~ LESKO, in his :  
individual, and official capacity; :  
DARLENE PRY, in her individual, and :  
official capacity; RODNEY BOWERS, in :  
his individual, and official capacity.:  
Defendants ET AL. :  
:

FILED FOR RECORD

2003 JUN - 3 A 10:59

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECIPE FOR WRIT

DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823

CONV

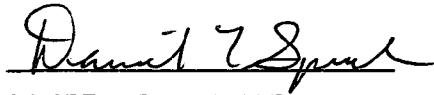
IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
v. :  
:  
Rodney Bowers, ET AL. :  
Defendants, :  
:  
:

PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, in excess of 25,000, plus Attorney expenses and Court costs, against Rodney Bowers, ET AL, The Defendant.

  
DANIEL L. SPUCK  
CZ-4825  
BOX A  
BELLEFONTE, PA. 16823  
Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. 2003-1383  
:  
v. :  
:  
Rodney Bowers, ET AL. : PRAECIPE TO ISSUE  
Defendants, : PRAECIPE FOR WRIT  
:  
:

PRAECIPE TO ISSUE PRAECIPE FOR WRIT

TO THE PROTHONOTARY:

Kindly issue a Praecipe For Writ in the above captioned Civil Action, against Rodney Bowers, ET AL., Defendant.

RESPECTFULLY SUBMITTED,

Daniel L. SPUCK

DANIEL L. SPUCK  
Plaintiff  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.

16823-0820

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
[REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,

Plaintiff,

v.

Rodney Bowers, ET AL.

Defendants,

: CIVIL ACTION

: NO. 2003-1383

: COURT OF COMMON

: PLEAS OF CENTRE

: COUNTY,

: PENNSYLVANIA

: TERM [REDACTED] 2003

:

PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in  
Forma Pauperis.

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I  
am unable to pay the cost for filing Praecipe For Writ, and  
I am unable to pay the cost for service by sheriffs. The  
Plaintiff's Affidavit showing inability to pay the costs of  
litigation as attached hereto.

Daniel L. Spuck

DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
[REDACTED] CENTRE COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v, :  
: Rodney Bowers, ET AL. :  
Defendants, :

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

- 1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.
- 2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.
- 3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at  
Rockview, Box A/Route 26  
Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment: [REDACTED] / Prison Allowance \$15.00 mo.

c.) Other Income within the past twelve months

Business or Profession: none

Other Self Employment: none

Interest: none

Dividends: none

Pension and Annuities: none

Social Security Benefits: none

Support Payments: none

Disability Payments: none

Unemployment Compensation and

Supplemental Benefits: none

Workman's Compensation: none

Public Assistance: none

Other: none

d.) Other Contributions to Household Support

Wife: none

Employer: none

Salary or Wages Per Month: none

Type of Work: none

Contributions from Children: none

Contributions from Parents: none

see (c).

Other Contributions: none

e.) Property Owned

Cash: none

Checking Account: none

Savings Account: none

Certificates of Deposit: none

Real Estate: none

Motor Vehicle: none

Stocks/Bonds: none

Other: household furniture

f.) Debts and Obligations

Mortage: none

Rent: none

Loans: none

Other: none

g.) Persons Dependant Upon You for Support

Wife: none

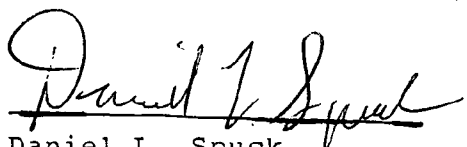
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



Daniel L. Spuck

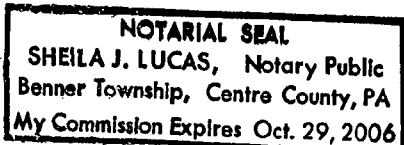
Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania

16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003.  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre County, Pennsylvania

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Rodney Bowers, ET AL. : PETITION FOR WRIT  
Defendants, :

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
the sheriff of Centre County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck

DANIEL L. SPUCK, CZ-4825

S.C.I.-- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
v. : NO. 2003-1383.  
Rodney Bowers, ET AL. : PETITION FOR WRIT  
Defendants, :

ORDER FOR SERVICE

Centre  
TO: SHERIFF OF [REDACTED] COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue  
Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praeclipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Rodney Bowers  
515 W. First St.  
Clearfield, Pa. 16830

Dated: 5-30-03

Daniel L. Spuck  
DANIEL L. SPUCK CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.  
16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,

Plaintiff,

v.

Eugene Gresh

, ET AL.

Defendants,

: CIVIL ACTION

: NO. 2003-1383

: COURT OF COMMON

: PLEAS OF CENTRE

: COUNTY,

: PENNSYLVANIA

: TERM 2003

2003 JUN - 3 A 11:21  
DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

FILED FOR RECORD

PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in Forma Pauperis.

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I am unable to pay the cost for filing Praecipe For Writ, and I am unable to pay the cost for service by sheriffs. The Plaintiff's Affidavit showing inability to pay the costs of litigation as attached hereto.

*After  
Copies*

*Daniel L. Spuck*

DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Eugene Gresh, ET AL. :  
Defendants, :  
: DEBRA C. SPUCK  
: PROTHONOTARY  
: CENTRE COUNTY, PA

FILED FOR RECORD

2003 JUN -3 A II: 21

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

- 1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.
- 2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.
- 3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at  
Rockview, Box A/Route 26  
Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment: [REDACTED] Prison Allowance \$15.00 mo.  
[REDACTED]

c.) Other Income within the past twelve months

Business or Profession: none  
Other Self Employment: none  
Interest: none  
Dividends: none  
Pension and Annuities: none  
Social Security Benefits: none  
Support Payments: none  
Disability Payments: none  
Unemployment Compensation and  
Supplemental Benefits: none  
Workman's Compensation: none  
Public Assistance: none  
Other: none

d.) Other Contributions to Household Support

Wife: none  
Employer: none  
Salary or Wages Per Month: none  
Type of Work: none  
Contributions from Children: none  
Contributions from Parents: none  
see (c).  
Other Contributions: none

e.) Property Owned

Cash: none  
Checking Account: none  
Savings Account: none  
Certificates of Deposit: none  
Real Estate: none  
Motor Vehicle: none  
Stocks/Bonds: none  
Other: household furniture

f.) Debts and Obligations

Mortage: none  
Rent: none  
Loans: none  
Other: none

g.) Persons Dependant Upon You for Support

Wife: none

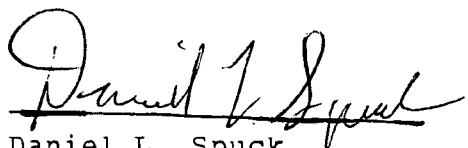
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



Daniel L. Spuck

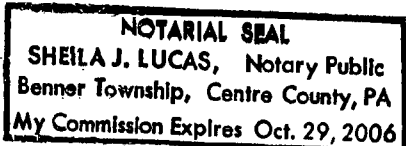
Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania

16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003.  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Eugene Gresh, ET AL. : PETITION FOR WRIT  
Defendants, :

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
Centre the sheriff of Centre County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck

DANIEL L. SPUCK, CZ-4825

S.C.I.-- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Eugene Gresh, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

FILED FOR RECORD

2003 JUN - 3 A 11: 21

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

ORDER FOR SERVICE

TO: SHERIFF OF Centre COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

Kindly serve the: Praecepice for Writ, Praecepice to Issue  
Praecepice for Writ, Praecepice to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecepice for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Eugene Gresh  
Star Route Box 95  
Smithmill, Pa 16680

Dated: 5-30-03

Daniel L. Spuck

DANIEL L. SPUCK CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,

v.

Marlene Gearhart, ET AL.

Defendants,

: CIVIL ACTION  
: NO. 2003-1383  
: COURT OF COMMON  
: PLEAS OF CENTRE  
: COUNTY,  
: PENNSYLVANIA  
: TERM 2003  
:

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

FILED FOR RECORD.

2003 JUN -3 A 11: 21

PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in  
Forma Pauperis.

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I  
am unable to pay the cost for filing Praecipe For Writ, and  
I am unable to pay the cost for service by sheriffs. The  
Plaintiff's Affidavit showing inability to pay the costs of  
litigation as attached hereto.



DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v.  
: :  
Marlene Gearhart, ET AL. :  
Defendants, :

FILED FOR RECORD

2003 JUN -3 A 11:21

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PENNSYLVANIA

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.

2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.

3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at  
Rockview, Box A/Route 26  
Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment: [REDACTED] Prison Allowance \$15.00 mo.

c.) Other Income within the past twelve months

Business or Profession: none  
Other Self Employment: none  
Interest: none  
Dividends: none  
Pension and Annuities: none  
Social Security Benefits: none  
Support Payments: none  
Disability Payments: none  
Unemployment Compensation and  
Supplemental Benefits: none  
Workman's Compensation: none  
Public Assistance: none  
Other: none

d.) Other Contributions to Household Support

Wife: none  
Employer: none  
Salary or Wages Per Month: none  
Type of Work: none  
Contributions from Children: none  
Contributions from Parents: none  
see (c).  
Other Contributions: none

e.) Property Owned

Cash: none  
Checking Account: none  
Savings Account: none  
Certificates of Deposit: none  
Real Estate: none  
Motor Vehicle: none  
Stocks/Bonds: none  
Other: household furniture

f.) Debts and Obligations

Mortage: none  
Rent: none  
Loans: none  
Other: none

g.) Persons Dependant Upon You for Support

Wife: none

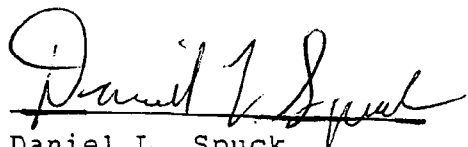
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



Daniel L. Spuck

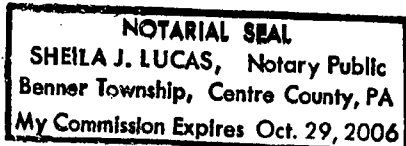
Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania

16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003.  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre  
[REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Marlene Gearhart, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
the sheriff of [REDACTED] County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck  
DANIEL L. SPUCK, CZ-4825  
S.C.I.-- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre \_\_\_\_\_ COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: :  
Marlene Gearhart, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

FILED FOR RECORD

2003 JUN -3 A 11:21

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

ORDER FOR SERVICE

TO: SHERIFF OF Centre COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue  
Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praeclipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Marlene Gearhart  
522 Spruce Street  
Clearfield, Pa. 16830

Dated: 5-30-03

Daniel L Spuck  
DANIEL L.SPUCK CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.  
16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre \_\_\_\_\_ COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,

Plaintiff,

v.

Sandra Manos, ET AL.

Defendants,

: CIVIL ACTION

: NO. 2003-1383

: COURT OF COMMON

: PLEAS OF CENTRE

: COUNTY,

: PENNSYLVANIA

: TERM \_\_\_\_\_ 2003

:

FILED FOR RECORD

2003 JUN -3 A 11:13

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in Forma Pauperis.

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I am unable to pay the cost for filing Praecipe For Writ, and I am unable to pay the cost for service by sheriffs. The Plaintiff's Affidavit showing inability to pay the costs of litigation as attached hereto.

Daniel L. Spuck

DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre County, Pennsylvania

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v, :  
Sandra Manos, ET AL. :  
Defendants, :

FILED FOR RECORD

2003 JUN - 3 A 11: 13

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PENNSYLVANIA

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

- 1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.
- 2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.
- 3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at

Rockview, Box A/Route 26

Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment: [REDACTED], Prison Allowance \$15.00 mo.

c.) Other Income within the past twelve months

Business or Profession: none

Other Self Employment: none

Interest: none

Dividends: none

Pension and Annuities: none

Social Security Benefits: none

Support Payments: none

Disability Payments: none

Unemployment Compensation and

Supplemental Benefits: none

Workman's Compensation: none

Public Assistance: none

Other: none

d.) Other Contributions to Household Support

Wife: none

Employer: none

Salary or Wages Per Month: none

Type of Work: none

Contributions from Children: none

Contributions from Parents: none

see (c).

Other Contributions: none

e.) Property Owned

Cash: none

Checking Account: none

Savings Account: none

Certificates of Deposit: none

Real Estate: none

Motor Vehicle: none

Stocks/Bonds: none

Other: household furniture

f.) Debts and Obligations

Mortage: none

Rent: none

Loans: none

Other: none

g.) Persons Dependant Upon You for Support

Wife: none

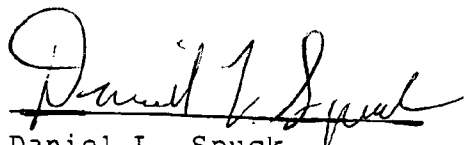
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.

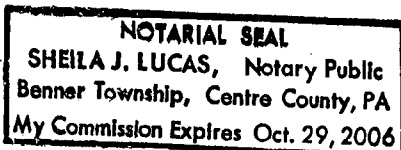


Daniel L. Spuck  
Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania  
16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003.  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: :  
Sandra Manos, ET AL. : PETITION FOR WRIT  
Defendants, :

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
the sheriff of Centre County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck  
DANIEL L. SPUCK, CZ-4825

S.C.I.-- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Sandra Manos, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

FILED FOR RECORD

2003 JUN - 3 A II: 14

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

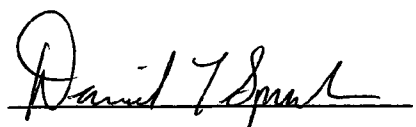
ORDER FOR SERVICE

TO: SHERIFF OF Centre COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue  
Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praeclipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Sandra Manos  
712 Mitchell Rd.  
Clearfield, Pa. 16830

Dated: 5-30-03

  
DANIEL L. SPUCK CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,

Plaintiff,

v.

Judith Cramer, ET AL.

Defendants,

: CIVIL ACTION

: NO. 2003-1383

: COURT OF COMMON

: PLEAS OF CENTRE

: COUNTY,

: PENNSYLVANIA

: TERM 2003

:

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

FILED FOR RECORD

2003 JUN -3 A II: 05

PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in Forma Pauperis.

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I am unable to pay the cost for filing Praecipe For Writ, and I am unable to pay the cost for service by sheriffs. The Plaintiff's Affidavit showing inability to pay the costs of litigation as attached hereto.



DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION

Plaintiff,

**CIVIL ACTION**

: NO. 2003-1383

2

2

6

1

Judith Cramer, ET AL.  
Defendant

DEBRA C. IMMEY  
PROTHONOTARY  
CENTRE COUNT SPAN

FILED FOR RECORD

2003 JUN -3 A 11:05

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPICK

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.

2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.

3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at

Rockview, Box A/Route 26

Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment: [REDACTED], Prison Allowance \$15.00 mo.

c.) Other Income within the past twelve months

Business or Profession: none

Other Self Employment: none

Interest: none

Dividends: none

Pension and Annuities: none

Social Security Benefits: none

Support Payments: none

Disability Payments: none

Unemployment Compensation and

Supplemental Benefits: none

Workman's Compensation: none

Public Assistance: none

Other: none

d.) Other Contributions to Household Support

Wife: none

Employer: none

Salary or Wages Per Month: none

Type of Work: none

Contributions from Children: none

Contributions from Parents: none

see (c).

Other Contributions: none

e.) Property Owned

Cash: none

Checking Account: none

Savings Account: none

Certificates of Deposit: none

Real Estate: none

Motor Vehicle: none

Stocks/Bonds: none

Other: household furniture

f.) Debts and Obligations

Mortage: none

Rent: none

Loans: none

Other: none

g.) Persons Dependant Upon You for Support

Wife: none

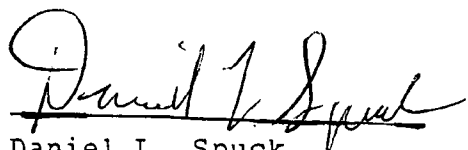
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



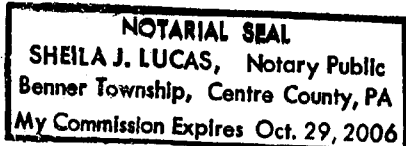
Daniel L. Spuck

Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania  
16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Judith Cramer, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
the sheriff of Centre County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck

DANIEL L. SPUCK, CZ-4825

S.C.I.-- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Judith Cramer, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

FILED FOR RECORD

2003 JUN - 3 A 11: 05

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

ORDER FOR SERVICE

TO: SHERIFF OF Centre COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue  
Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praeclipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Judith Cramer  
558 Treasure Lake  
Dubois, Pa. 15801

Dated: 5-30-03

Daniel L. Spuck

DANIEL L. SPUCK CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.  
16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre \_\_\_\_\_ COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, : NO. \_\_\_\_\_  
v. : COURT OF COMMON  
Dustin McKee, Sr, ET AL. : PLEAS OF CENTRE  
Defendants, : COUNTY, PENNSYLVANIA  
: TERM \_\_\_\_\_ 2003  
:

PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in  
Forma Pauperis.

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I  
am unable to pay the cost for filing Praeclipe For Writ, and  
I am unable to pay the cost for service by sheriffs. The  
Plaintiff's Affidavit showing inability to pay the costs of  
litigation as attached hereto.

FILED FOR RECORD

2003 JUN -3 A 11:04  
DEBRA C. IMMER in  
PROTHONOTARY  
CENTRE COUNTY, PA.



DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v.  
: :  
Dustin McKee, Sr, ET AL. :  
Defendants, :

FILED FOR RECORD

2003 JUN - 3 A 11:04

DEBRA SPUCK  
PROTHOTARY  
CENTRE COUNTY, PA

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, and  
through himself, and respectfully represents as follows:

- 1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.
- 2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.
- 3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at  
Rockview, Box A/Route 26  
Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment: [REDACTED], Prison Allowance \$15.00 mo.

c.) Other Income within the past twelve months

Business or Profession: none  
Other Self Employment: none  
Interest: none  
Dividends: none  
Pension and Annuities: none  
Social Security Benefits: none  
Support Payments: none  
Disability Payments: none  
Unemployment Compensation and  
Supplemental Benefits: none  
Workman's Compensation: none  
Public Assistance: none  
Other: none

d.) Other Contributions to Household Support

Wife: none  
Employer: none  
Salary or Wages Per Month: none  
Type of Work: none  
Contributions from Children: none  
Contributions from Parents: none  
see (c).  
Other Contributions: none

e.) Property Owned

Cash: none  
Checking Account: none  
Savings Account: none  
Certificates of Deposit: none  
Real Estate: none  
Motor Vehicle: none  
Stocks/Bonds: none  
Other: household furniture

f.) Debts and Obligations

Mortage: none  
Rent: none  
Loans: none  
Other: none

g.) Persons Dependant Upon You for Support

Wife: none

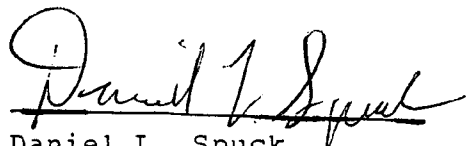
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



Daniel L. Spuck

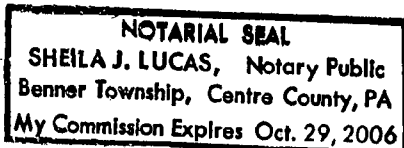
Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania

16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003.  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Dustin McKee, Sr., ET AL. : PETITION FOR WRIT  
Defendants, :  
:

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
Centre the sheriff of Centre County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.



DANIEL L. SPUCK, CZ-4825

S.C.I.-- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
V. :  
: :  
Dustin McKee, Sr., ET AL. : PETITION FOR WRIT  
Defendants, :  
:

ORDER FOR SERVICE

TO: SHERIFF OF Centre COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA.

2003 JUN - 3 A 11:00

FILED FOR RECORD

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue  
Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praeclipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Dustin McKee, Sr.  
Box 151  
Grassflat, Pa. 16839

Dated: 5-30-03

Daniel L. Spuck

DANIEL L. SPUCK CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.  
16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,  
v.

Gloria Evans, ET AL.  
Defendants,

: CIVIL ACTION  
: NO. 2003-1383  
: COURT OF COMMON  
: PLEAS OF CENTRE  
: COUNTY,  
: PENNSYLVANIA  
: TERM 2003  
:

FILED FOR RECORD

2003 JUN - 3 A 11:00

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in  
Forma Pauperis.

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I  
am unable to pay the cost for filing Praeclipe For Writ, and  
I am unable to pay the cost for service by sheriffs. The  
Plaintiff's Affidavit showing inability to pay the costs of  
litigation as attached hereto.



DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
: :  
: :  
Gloria Evans, ET AL. :  
Defendants, :

FILED FOR RECORD

2003 JUN - 3 A 11:07

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

- 1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.
- 2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.
- 3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at  
Rockview, Box A/Route 26  
Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment: [REDACTED] Prison Allowance \$15.00 mo.

c.) Other Income within the past twelve months

Business or Profession: none

Other Self Employment: none

Interest: none

Dividends: none

Pension and Annuities: none

Social Security Benefits: none

Support Payments: none

Disability Payments: none

Unemployment Compensation and

Supplemental Benefits: none

Workman's Compensation: none

Public Assistance: none

Other: none

d.) Other Contributions to Household Support

Wife: none

Employer: none

Salary or Wages Per Month: none

Type of Work: none

Contributions from Children: none

Contributions from Parents: none

see (c).

Other Contributions: none

e.) Property Owned

Cash: none

Checking Account: none

Savings Account: none

Certificates of Deposit: none

Real Estate: none

Motor Vehicle: none

Stocks/Bonds: none

Other: household furniture

f.) Debts and Obligations

Mortage: none

Rent: none

Loans: none

Other: none

g.) Persons Dependant Upon You for Support

Wife: none

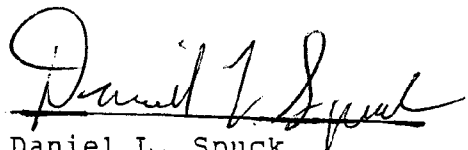
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



Daniel L. Spuck

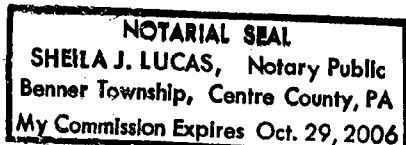
Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania

16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003.  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
:  
Gloria Evans, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
Centre the sheriff of ██████████ County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck

DANIEL L. SPUCK, CZ-4825

S.C.I.-- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: :  
Gloria Evans, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

FILED FOR RECORD

2003 JUN - 3 A 11: 07

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

ORDER FOR SERVICE

TO: SHERIFF OF Centre COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue  
Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praeclipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Gloria Evans  
RD#1 Box 252  
Clearfield, Pa. 16830

Dated: 5-30-03

Daniel L. Spuck  
DANIEL L. SPUCK CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.  
16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre  
[REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,

Plaintiff,

v.

Ann Marie Pifer, ET AL.

Defendants,

: CIVIL ACTION

: NO. 2003-1383

: COURT OF COMMON

: PLEAS OF CENTRE

: COUNTY,

: PENNSYLVANIA

: TERM [REDACTED] 2003

:

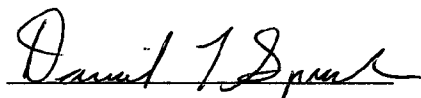
PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in  
Forma Pauperis.

2003 JUN - 3 A 11: 07  
DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I  
am unable to pay the cost for filing Praecepice For Writ, and  
I am unable to pay the cost for service by sheriffs. The  
Plaintiff's Affidavit showing inability to pay the costs of  
litigation as attached hereto.



DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

FILED FOR RECORD

IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
Ann Marie Pifer, ET AL. :  
Defendants, :

FILED FOR RECORD

2003 JUN - 3 A 11:07

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.

2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.

3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at  
Rockview, Box A/Route 26  
Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment: [REDACTED] <sup>Prison</sup> Allowance \$15.00 mo.

c.) Other Income within the past twelve months

Business or Profession: none

Other Self Employment: none

Interest: none

Dividends: none

Pension and Annuities: none

Social Security Benefits: none

Support Payments: none

Disability Payments: none

Unemployment Compensation and

Supplemental Benefits: none

Workman's Compensation: none

Public Assistance: none

Other: none

d.) Other Contributions to Household Support

Wife: none

Employer: none

Salary or Wages Per Month: none

Type of Work: none

Contributions from Children: none

Contributions from Parents: none

see (c).

Other Contributions: none

e.) Property Owned

Cash: none

Checking Account: none

Savings Account: none

Certificates of Deposit: none

Real Estate: none

Motor Vehicle: none

Stocks/Bonds: none

Other: household furniture

f.) Debts and Obligations

Mortage: none

Rent: none

Loans: none

Other: none

g.) Persons Dependant Upon You for Support

Wife: none

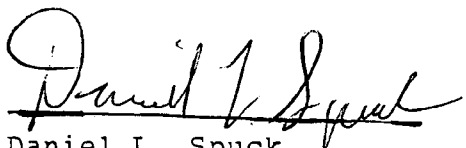
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



Daniel L. Spuck

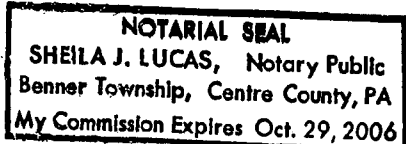
Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania

16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003.  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Ann Marie Pifer, ET AL. : PETITION FOR WRIT  
Defendants, :

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
the sheriff of Centre County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck

DANIEL L. SPUCK, CZ-4825

S.C.I.-- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Ann Marie Pifer, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

ORDER FOR SERVICE

TO: SHERIFF OF Centre COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

FILED FOR RECORD  
2003 JUN - 3 A 11:07  
DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue  
Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praeclipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Ann Marie Pifer  
RD#1 Box 468  
Woodland, Pa. 16881

Dated: 5-30-03

Daniel L. Spuck

DANIEL L. SPUCK CZ-4825

S.C.I.- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PA.

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre [REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,

v.

Rodney Bowers, ET AL.  
Defendants,

: CIVIL ACTION  
: NO. 2003-1383  
: COURT OF COMMON  
: PLEAS OF CENTRE  
: COUNTY,  
: PENNSYLVANIA  
: \_\_\_\_\_ TERM 2003  
:

PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in  
Forma Pauperis.

2003 JUN -3 A 11:11  
DEBRA C. IMMER  
PROTHONOTARY  
CENTRE COUNTY PA

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I  
am unable to pay the cost for filing Praecepice For Writ, and  
I am unable to pay the cost for service by sheriffs. The  
Plaintiff's Affidavit showing inability to pay the costs of  
litigation as attached hereto.

Daniel L. Spuck

DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
: :  
Rodney Bowers, ET AL. :  
Defendants, :

FILED FOR RECORD

2003 JUN -3 AM 11:11

DEBRA C. IMPEY and  
PROTHONOTARY, A  
CENTRE COUNTY, PA

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, and  
through himself, and respectfully represents as follows:

- 1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.
- 2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.
- 3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at  
Rockview, Box A/Route 26  
Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment: Prison Allowance \$15.00 mo.

c.) Other Income within the past twelve months

Business or Profession: none

Other Self Employment: none

Interest: none

Dividends: none

Pension and Annuities: none

Social Security Benefits: none

Support Payments: none

Disability Payments: none

Unemployment Compensation and  
Supplemental Benefits: none

Workman's Compensation: none

Public Assistance: none

Other: none

d.) Other Contributions to Household Support

Wife: none

Employer: none

Salary or Wages Per Month: none

Type of Work: none

Contributions from Children: none

Contributions from Parents: none

see (c).

Other Contributions: none

e.) Property Owned

Cash: none

Checking Account: none

Savings Account: none

Certificates of Deposit: none

Real Estate: none

Motor Vehicle: none

Stocks/Bonds: none

Other: household furniture

f.) Debts and Obligations

Mortage: none

Rent: none

Loans: none

Other: none

g.) Persons Dependant Upon You for Support

Wife: none

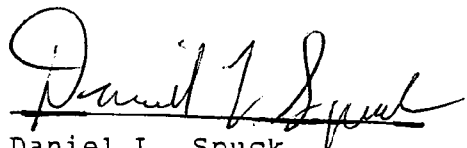
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



Daniel L. Spuck

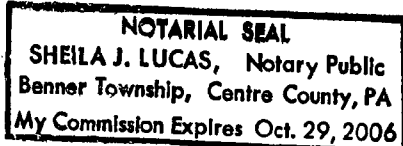
Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania

16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003.  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Rodney Bowers, ET AL. : PETITION FOR WRIT  
Defendants, :

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
the sheriff of Centre County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck

DANIEL L. SPUCK, CZ-4825

S.C.I.-- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
[REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Rodney Bowers, ET AL. : PETITION FOR WRIT  
Defendants, :  
: DEBRA C. IMMEL  
: PROTHONOTARY  
: CENTRE COUNTY, PA.

FILED FOR RECORD

2003 JUN - 3 A 11: 11

TO: SHERIFF OF [REDACTED] COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue  
Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praeclipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Rodney Bowers  
515 W. First St.  
Clearfield, Pa. 16830

Dated: 5-30-03

*Daniel L. Spuck*  
DANIEL L. SPUCK CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.  
16823-0820

IN THE COURT OF COMMON PLEAS OF  
[REDACTED] COUNTY, PENNSYLVANIA  
Centre

DANIEL L. SPUCK,

Plaintiff,

v.

Bobbi Jo Lesko, ET AL.

Defendants,

: CIVIL ACTION

: NO. 2003-1383

: COURT OF COMMON

: PLEAS OF CENTRE

: COUNTY,

: PENNSYLVANIA

: TERM 2003

:

PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in  
Forma Pauperis.

2003 JUN - 3 A 11: 09  
DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

FILED FOR RECORD

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I  
am unable to pay the cost for filing Praecept For Writ, and  
I am unable to pay the cost for service by sheriffs. The  
Plaintiff's Affidavit showing inability to pay the costs of  
litigation as attached hereto.

Daniel L. Spuck

DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
*Centre* COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v, :  
:   
Bobbi Jo Lesko, ET AL. :  
Defendants, : 007

FILED FOR RECORD

2003 JUN -3 A II:09

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.

2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.

3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at

Rockview, Box A/Route 26

Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment:

Prison  
Allowance \$ 15.00 mo.

c.) Other Income within the past twelve months

Business or Profession: none  
Other Self Employment: none  
Interest: none  
Dividends: none  
Pension and Annuities: none  
Social Security Benefits: none  
Support Payments: none  
Disability Payments: none  
Unemployment Compensation and  
Supplemental Benefits: none  
Workman's Compensation: none  
Public Assistance: none  
Other: none

d.) Other Contributions to Household Support

Wife: none  
Employer: none  
Salary or Wages Per Month: none  
Type of Work: none  
Contributions from Children: none  
Contributions from Parents: none  
see (c).  
Other Contributions: none

e.) Property Owned

Cash: none  
Checking Account: none  
Savings Account: none  
Certificates of Deposit: none  
Real Estate: none  
Motor Vehicle: none  
Stocks/Bonds: none  
Other: household furniture

f.) Debts and Obligations

Mortage: none  
Rent: none  
Loans: none  
Other: none

g.) Persons Dependant Upon You for Support

Wife: none

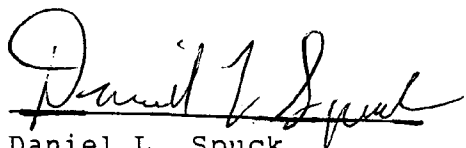
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



Daniel L. Spuck

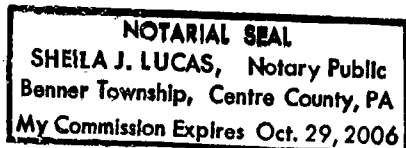
Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania

16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003.  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Bobbi Jo Lisko, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
Centre the sheriff of \_\_\_\_\_ County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck

DANIEL L. SPUCK, CZ-4825

S.C.I.- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
[REDACTED] COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: :  
Bobbi Jo Lesko, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

ORDER FOR SERVICE

Centre  
TO: SHERIFF OF [REDACTED] COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

FILED FOR RECORD  
2003 JUN - 3 A 11: 09  
DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue  
Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praeclipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Bobbi Jo Lesko  
RD#3 Box 228 A-1  
Philipsburg, Pa. 16866

Dated: 5-30 - 03

Daniel L. Spuck  
DANIEL L. SPUCK CZ-4825

S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,

Plaintiff,

v.

Darlene Pry

, ET AL.

Defendants,

: CIVIL ACTION

: NO. 2003-1383

: COURT OF COMMON

: PLEAS OF CENTRE

: COUNTY,

: PENNSYLVANIA

: TERM 2003

:

PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

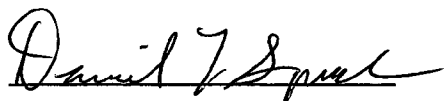
Kindly allow Daniel L. Spuck, Plaintiff to proceed in  
Forma Pauperis.

FILED FOR RECORD

2003 JUN - 3 A 11:10

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I  
am unable to pay the cost for filing Praeclipe For Writ, and  
I am unable to pay the cost for service by sheriffs. The  
Plaintiff's Affidavit showing inability to pay the costs of  
litigation as attached hereto.



DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Darlene Pry, ET AL. :  
Defendants, :  
DEBRA C. SPUCK, ATTORNEY, CENTRE COUNTY, PA

FILED FOR RECORD

2003 JUN -3 A 11:10

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, ~~PA~~ and ~~by~~ and through himself, and respectfully represents as follows:

- 1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.
- 2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.
- 3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at  
Rockview, Box A/Route 26  
Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment: [REDACTED] Prison Allowance \$15.00 mo.

c.) Other Income within the past twelve months

Business or Profession: none  
Other Self Employment: none  
Interest: none  
Dividends: none  
Pension and Annuities: none  
Social Security Benefits: none  
Support Payments: none  
Disability Payments: none  
Unemployment Compensation and  
Supplemental Benefits: none  
Workman's Compensation: none  
Public Assistance: none  
Other: none

d.) Other Contributions to Household Support

Wife: none  
Employer: none  
Salary or Wages Per Month: none  
Type of Work: none  
Contributions from Children: none  
Contributions from Parents: none  
see (c).  
Other Contributions: none

e.) Property Owned

Cash: none  
Checking Account: none  
Savings Account: none  
Certificates of Deposit: none  
Real Estate: none  
Motor Vehicle: none  
Stocks/Bonds: none  
Other: household furniture

f.) Debts and Obligations

Mortage: none  
Rent: none  
Loans: none  
Other: none

g.) Persons Dependant Upon You for Support

Wife: none

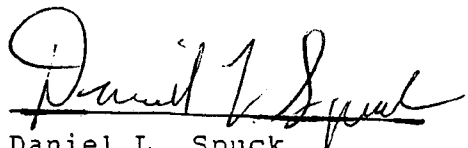
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



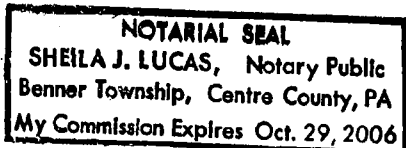
Daniel L. Spuck

Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania  
16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 0003-1383  
v. :  
: Darlene Pry, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
the sheriff of [REDACTED] County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck

DANIEL L. SPUCK, CZ-4825

S.C.I.-- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Darlene Pry, ET AL. : PETITION FOR WRIT  
Defendants, :  
: Centre

FILED FOR RECORD

2003 JUN -3 A 11:10

DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA.

ORDER FOR SERVICE

TO: SHERIFF OF Centre COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue  
Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praeclipe for Sheriff's Service in Forma Pauperis, and Order  
for Service, to the Defendant at:

Darlene Pry  
RD#1 Box 178-E  
Woodland, Pa. 16881

Dated: 5-30-03

Daniel 178

DANIEL L. SPUCK CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.  
16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff,

v.

Barbara Conway, ET AL.  
Defendants,

: CIVIL ACTION  
: NO. 2003-1383  
: COURT OF COMMON  
: PLEAS OF CENTRE  
: COUNTY,  
: PENNSYLVANIA  
: TERM 2003  
:

PRAECIPE TO PROCEED IN FORMA PAUPERIS

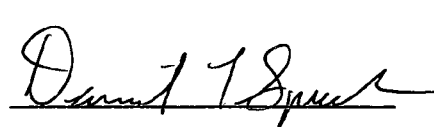
TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, Plaintiff to proceed in  
Forma Pauperis.

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that I  
am unable to pay the cost for filing Praeclipe For Writ, and  
I am unable to pay the cost for service by sheriffs. The  
Plaintiff's Affidavit showing inability to pay the costs of  
litigation as attached hereto.

2003 JUN - 3 A 10: 58  
DEBRA C. IMMEL  
PROTHONOTARY  
CENTRE COUNTY, PA

FILED FOR RECORD



DANIEL L. SPUCK

CZ-4825

BOX A

BELLEFONTE, PA.

16823-0820

Plaintiff, Pro Se,

Dated: 5-30-03

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: :  
Barbara Conway, ET AL. :  
Defendants, :  
: DE  
CEN FILED  
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2003 JUN -3 A 10:58

AFFIDAVIT AS TO FINANCIAL STATUS OF DANIEL L. SPUCK

And Now, comes the Plaintiff, Daniel L. Spuck, by and through himself, and respectfully represents as follows:

DEBRA C. IMKEL  
PROTHONOTARY  
CENTRE CITY, PA

1) That I am the Plaintiff in the above captioned matter and because of my financial condition am unable to pay the fees and costs of prosecuting the above captioned matter.

2) That I am unable to obtain funds from anyone, including my family and associates, to pay the costs of litigation.

3) That I represent that the information below relating to my ability to pay the fees and costs is true and correct:

a.) Name: Daniel L. Spuck

Address: State Correctional Institution at

Rockview, Box A/Route 26

Bellefonte, Pennsylvania 16823-0820

Social Security Number: 167-56-9554

b.) Employment:

Prison Allowance \$15.00 mo.

c.) Other Income within the past twelve months

Business or Profession: none

Other Self Employment: none

Interest: none

Dividends: none

Pension and Annuities: none

Social Security Benefits: none

Support Payments: none

Disability Payments: none

Unemployment Compensation and

Supplemental Benefits: none

Workman's Compensation: none

Public Assistance: none

Other: none

d.) Other Contributions to Household Support

Wife: none

Employer: none

Salary or Wages Per Month: none

Type of Work: none

Contributions from Children: none

Contributions from Parents: none

see (c).

Other Contributions: none

e.) Property Owned

Cash: none

Checking Account: none

Savings Account: none

Certificates of Deposit: none

Real Estate: none

Motor Vehicle: none

Stocks/Bonds: none

Other: household furniture

f.) Debts and Obligations

Mortage: none

Rent: none

Loans: none

Other: none

g.) Persons Dependant Upon You for Support

Wife: none

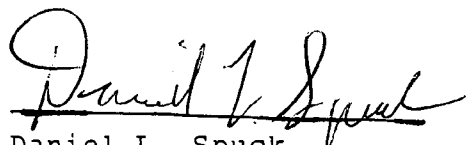
Children: none

Other Persons: none

4) I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.

5) I, the Petitioner, Daniel L. Spuck, verify that the statements made in this Affidavit are true and correct.

Wherefore, it is respectfully requested that this Honorable Court, permit the Plaintiff, Daniel L. Spuck, to Proceed in Forma Pauperis status on the instant Civil Action.



Daniel L. Spuck

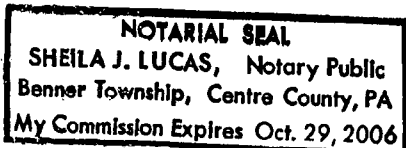
Plaintiff, Petitioner, Pro se,  
S.C.I.- Rockview  
Box A/Route 26  
Bellefonte, Pennsylvania

16823-0820

DATED 5-30-03

Sworn and subscribed before me this

30 day of May, 2003.  
Sheila J. Lucas



IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Barbara Conway, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

PRAECIPE FOR SHERIFF'S SERVICE IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow Daniel L. Spuck, the Plaintiff, to have  
the sheriff of Centre County, Pennsylvania, to serve the  
Defendants with: Praecipe for Writ, Praecipe to Issue  
Praecipe for Writ, Praecipe to Proceed in Forma Pauperis,  
Affidavit as to Financial Status of Daniel L. Spuck,  
Praecipe for Sheriff's Service in Forma Pauperis, Order for  
Service.

I, Daniel L. Spuck, Plaintiff, certify that I am unable  
to pay the costs for service by sheriffs.

Daniel L. Spuck

DANIEL L. SPUCK, CZ-4825

S.C.I.-- ROCKVIEW

BOX A/ROUTE 26

BELLEFONTE, PENNSYLVANIA

Dated: 5-30-03

16823-0820

IN THE COURT OF COMMON PLEAS OF  
Centre COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : CIVIL ACTION  
Plaintiff, :  
: NO. 2003-1383  
v. :  
: Barbara Conway, ET AL. : PETITION FOR WRIT  
Defendants, :  
:

**ORDER FOR SERVICE**

TO: SHERIFF OF Centre COUNTY, PENNSYLVANIA  
FROM: DANIEL L. SPUCK, CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA. 16823-0820

Kindly serve the: Praeclipe for Writ, Praeclipe to Issue Praeclipe for Writ, Praeclipe to Proceed in Forma Pauperis, Affidavit as to Financial Status of Daniel L. Spuck, Praeclipe for Sheriff's Service in Forma Pauperis, and Order for Service, to the Defendant at:

Barbara Conway  
603 Sheridan Drive  
Clearfield, Pa. 16830

Dated: 5-30-03

Daniel L. Spuck  
DANIEL L. SPUCK CZ-4825  
S.C.I.- ROCKVIEW  
BOX A/ROUTE 26  
BELLEFONTE, PA.



**The Superior Court of Pennsylvania  
Office of the Prothonotary**

GRANT BUILDING

310 GRANT STREET, SUITE 600  
PITTSBURGH, PA 15219-2297

DAVID A. SZEWCZAK, ESQUIRE  
PROTHONOTARY

(412) 565-7592

FAX: (412) 565-7711

WEBSITE: [www.superior.pacourts.us](http://www.superior.pacourts.us)

ELEANOR R. VALECKO  
DEPUTY PROTHONOTARY

September 1, 2005

William A. Shaw, Prothonotary  
Clearfield County Courthouse  
Clearfield, Pa. 16830

**FILED**

SEP 06 2005  
m/12:55p  
William A. Shaw (G)  
Prothonotary/Clerk of Courts  
w/c/c

In Re: Daniel L. Spuck v Bud Hughes  
No. 2005-897-CD

Dear Mr. Shaw:

Pursuant to Pa.R.A.P. 751(a), we are forwarding the appeal received in the above-captioned matter to your office.

Very truly yours,

*Eleanor R. Valecko*

DEPUTY PROTHONOTARY

ERV/smc  
Cc: Daniel Spuck

Copy

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DANIEL L. SPUCK,  
Plaintiff  
v.  
BUD HUGHES, et al.,  
Defendants

: NO. 2005-897-CD

NOTICE OF APPEAL

NOW COMES, Daniel L. Spuck, Plaintiff, Pro Se, and appeals the Order of August 2, 2005, by the Honorable Judge Williamson denying the Plaintiff's Petition for Review/Reconsideration to the Pennsylvania Superior Court.

Dated: August 27, 2005

Respectfully Submitted,

Daniel L. Spuck  
Daniel L. Spuck, Pro Se

REQUEST FOR TRANSCRIPTS

No Transcripts available in the proceeding.

LEAVE TO PROCEED IN FORMA PAUPERIS

The Plaintiff, Daniel L. Spuck, Pro Se, Respectfully Requests that the Honorable Court continue his In Forma Pauperis Status. He has previously been granted the said status and still is defined by law as a pauper due to his incarceration of over 10 years. (See Attached Petition)

Dated: August 27, 2005.

Respectfully Submitted,

Daniel L. Spuck  
Daniel L. Spuck, Pro Se

Certification

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that on August 27, 2005, he placed 1 and 3 copies of Notice of Appeal in the prison mailbox to the Clearfield County Court of Common Pleas (1 copy each to Court Administrator and Judge Williamson) also one copy to the Defendants Attorney, Mary Butler, Esq., 1 copy to the Pennsylvania Superior Court.

Dated: August 27, 2005.

Respectfully Submitted,  
Daniel L. Spuck  
Daniel L. Spuck, Pro Se

VERIFICATION

Plaintiff, Daniel L. Spuck, declares under Penalty of Perjury, that the foregoing is true and correct; Muster 28 U.S.C. 1746.

Dated: August 27, 2005.

Respectfully Submitted,

Daniel L. Spuck  
Daniel L. Spuck, Pro Se  
S.R.C.P., Mercer, CZ-4925  
801 Butler Pike  
Mercer, Pa. 16137

I hereby certify this to be a true and attested copy of the original statement filed in this case.

AUG 3 2005

Attest.

William H. Williamson  
Prothonotary/  
Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA  
CIVIL ACTION - LAW

DANIEL L. SPUCK, )  
Plaintiff )  
 )  
v. ) NO. 2005-897-CD  
 )  
BUD HUGHES, et al., )  
Defendants )

**ORDER**

Plaintiff filed a Petition for Review/Reconsideration on July 27, 2005, asking us to reconsider our Order of July 6, 2005, dismissing his Amended Complaint with prejudice.

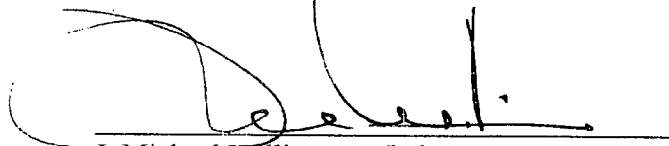
Initially, while Plaintiff contends he filed an appeal to the Superior Court from the June 13, 2005, Order of President Judge Brown of Centre County transferring this matter to Clearfield County on June 13, 2005, we were not advised that such an appeal had been filed and question why Plaintiff would appeal the transfer of venue when he filed an Amended Complaint in Clearfield County on June 29, 2005. In any event, since we have never been served with a copy of the allegedly pending appeal to the Superior Court, we will assume such appeal does not exist until advised by the appellate court.

NOW, this 2nd day of August, 2005, having considered Plaintiff's Petition for Review/Reconsideration and finding it to be merely a continuation of his frivolous and malicious

MICHAEL WILLIAMSON  
JUDGE  
—  
COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

attempts to overturn a criminal conviction of long-standing, IT IS HEREBY ORDERED that Plaintiff's Petition for Review/Reconsideration is DENIED.

BY THE COURT



J. Michael Williamson, Judge  
Specially Presiding  
25th Judicial District of Pennsylvania

xc: Daniel L. Spuck, Plaintiff  
Mary E. Butler, Esquire  
Pennsylvania Board of  
Probation and Parole  
Court Administrator

MICHAEL WILLIAMSON  
JUDGE  
  
COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

Copy

DANIEL L. SPUCK, : No. 2005-397-CD  
v. Plaintiff :  
RUD HUGHES, ET.AL. :  
Defendants :  
:

PETITION FOR LEAVE TO PROCEED IN FORMA PAUPERIS  
TO THE HONORABLE JUDGE WILLIAMSON:

AND NOW, comes your Petitioner Daniel L. Spuck, In Propria Persona, who respectfully represents the following in support of the above captioned matter for filing with this Honorable Court.

1.) Petitioner Daniel L. Spuck is incarcerated at S.R.C.F. Mercer and has been incarcerated for approximately 10 1/2 years, and his income is .42¢ per hr. & has ~~\$9.51~~ presently on his account.

2.) Petitioner is a pauper as defined by law and sets forth that the Petitioner has not:

- a.) Stocks or bonds
- b.) Checking accounts
- c.) Real-Estate, or valuable property
- d.) Pensions, annuities or life insurance payments
- e.) Petitioner <sup>IS</sup> believe that ~~she~~ ~~is~~ entitled to the relief for which ~~she~~ seeks.

f. Petitioner verifies that all statements herein are true and correct to the best of his knowledge and belief.

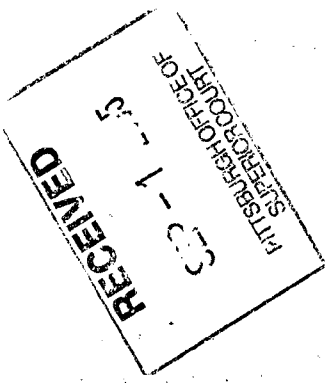
Wherefore, Petitioner respectfully requests leave of this Honorable Court to Proceed in Forma Pauperis.

Respectfully Submitted,

Dated: August 27, 2005

Daniel L. Spuck  
Daniel L. Spuck, Pro se

Attachment





**The Superior Court of Pennsylvania  
Office of the Prothonotary**

GRANT BUILDING

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ELEANOR R. VALECKO  
DEPUTY PROTHONOTARY

September 1, 2005

William A. Shaw, Prothonotary  
Clearfield County Courthouse  
Clearfield, Pa. 16830

**FILED**

SEP 06 2005

u12:50PM  
William A. Shaw  
Prothonotary/Clerk of Courts  
no C/C

In Re: Daniel L. Spuck v Bud Hughes  
No. 2005-897-CD

Dear Mr. Shaw:

The use of "et al" is not permitted in Superior Court. When appellant amends his notice of appeal to reflect the full caption as it appears on the original complaint, and stipulates the nature of the complaint, kindly return this appeal to our office.

Very truly yours,

*Eleanor R. Valecko*

DEPUTY PROTHONOTARY

ERV/smc  
Cc: Daniel Spuck

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA  
DANIEL L. SPUCK, Plaintiff, v. NO. 2005-897-CD  
v.  
BUD HUGHES, et al., Defendants

NOTICE OF APPEAL

NOW COMES, Daniel L. Spuck, Plaintiff, Pro se, and appeals the Order of August 2, 2005, by the Honorable Judge Williamson denying the Plaintiff's Petition for Review/Reconsideration to the Pennsylvania Superior Court.

Dated: August 27, 2005

Respectfully Submitted,

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Daniel L. Spuck, Pro Se

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Dated: August 27, 2005.

Respectfully Submitted,  
Daniel L. Spuck  
Daniel L. Spuck, Pro Se

Certification

I, Daniel L. Spuck, Plaintiff, Pro Se, certify that on August 27, 2005, he placed 1 and 3 copies of Notice of Appeal in the prison mailbox to the Clearfield County Court of Common Pleas (1 copy each to Court Administrator and Judge Williamson) also one copy to the Defendants Attorney, Mary Butler, Esq., 1 copy to the Pennsylvania Superior Court.

Dated: August 27, 2005.

Respectfully Submitted,  
Daniel L. Spuck  
Daniel L. Spuck, Pro Se

VERIFICATION

Plaintiff, Daniel L. Spuck, declares under Penalty of Perjury, that the foregoing is true and correct: Note: 28 U.S.C. 1746.

Dated: August 27, 2005.

Respectfully Submitted,  
Daniel L. Spuck  
Daniel L. Spuck, Pro Se  
S.R.C.P. Mercer, CR-4825  
801 Butler Pike  
Mercer, Pa. 16137

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA  
CIVIL ACTION - LAW

DANIEL L. SPUCK, )  
Plaintiff )  
 )  
v. ) NO. 2005-897-CD  
 )  
BUD HUGHES, et al., )  
Defendants )

**O R D E R**

Plaintiff filed a Petition for Review/Reconsideration on July 27, 2005, asking us to reconsider our Order of July 6, 2005, dismissing his Amended Complaint with prejudice.

Initially, while Plaintiff contends he filed an appeal to the Superior Court from the June 13, 2005, Order of President Judge Brown of Centre County transferring this matter to Clearfield County on June 13, 2005, we were not advised that such an appeal had been filed and question why Plaintiff would appeal the transfer of venue when he filed an Amended Complaint in Clearfield County on June 29, 2005. In any event, since we have never been served with a copy of the allegedly pending appeal to the Superior Court, we will assume such appeal does not exist until advised by the appellate court.

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JUDGE  
—  
COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

attempts to overturn a criminal conviction of long-standing, IT IS HEREBY ORDERED that Plaintiff's Petition for Review/Reconsideration is DENIED.

BY THE COURT



J. Michael Williamson, Judge  
Specially Presiding  
25th Judicial District of Pennsylvania

xc: Daniel L. Spuck, Plaintiff  
Mary E. Butler, Esquire  
Pennsylvania Board of  
Probation and Parole  
Court Administrator

MICHAEL WILLIAMSON  
JUDGE  
  
COURT OF COMMON PLEAS  
25TH JUDICIAL DISTRICT  
OF PENNSYLVANIA  
COURT HOUSE  
LOCK HAVEN, PA 17745

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DANIEL L. SPUCK, : No. 2005-897-CD  
v. Plaintiff :  
RUD HUGHES, ET.AL. :  
Defendants :  
:

PETITION FOR LEAVE TO PROCEED IN FORMA PAUPERIS  
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AND NOW, comes your Petitioner Daniel L. Spuck, In Proprie Persona, who respectfully represents the following in support of the above captioned matter for filing with this Honorable Court.

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- e.) Petitioner believes that ~~he~~ <sup>is</sup> entitled to the relief for which ~~he~~ seeks.

f. Petitioner verifies that all statements herein are true and correct to the best of his knowledge and belief.

Wherefore, Petitioner respectfully requests leave of this Honorable Court to Proceed in Forma Pauperis.

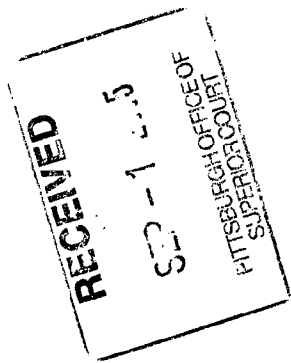
Dated: August 27, 2005

Respectfully Submitted,

Daniel Spuck

Daniel L. Spuck, Pro se

Attachment



FILED  
SEP 06 2005  
William A. Shaw  
Prothonotary/Clerk of Courts