

05-1287-CD
R. C. Best vs Estate of G. Hoover

Ralph Best vs Gabriel Hoover Estate, et al
2005-1287-CD

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

RALPH C. BEST,
Plaintiff,

v.

THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, Administratrix,
Defendant,

No. 05-1287-C
OF 2005

TYPE OF PLEADING:
PRAECIPE FOR WRIT OF
SUMMONS

DATE FILED:

FILED ON BEHALF OF:
PLAINTIFF

COUNSEL OF RECORD:
FRANCIS R. MURRMAN
ATTORNEY AT LAW

3 North Maple Street
Greensburg, Pa. 15601

(724) 837-7535
PA. I.D. # 50039

JURY TRIAL DEMANDED

FILED *No CC*
M 11:17 01 *Atty pd. 85.00*
AUG 24 2005 *1 Writ to*
Atty
William A. Shaw
Prothonotary/Clerk of Courts

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

RALPH C. BEST, } No. OF 2005
Plaintiff, }
V. }
THE ESTATE OF GABRIEL HOOVER, }
JILL ERRIGO, Administratrix, }
Defendant, }

PRAECIPE FOR WRIT OF SUMMONS

TO THE PROTHONOTARY:

Would you please be so kind as to issue a WRIT OF SUMMONS in a civil action
naming RALPH C. BEST as the Plaintiff and THE ESTATE OF GABRIEL HOOVER, JILL
ERRIGO, ADMINISTRATRIX as the Defendant.

Respectfully submitted,



Francis R. Murrman
Attorney for Plaintiff

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

 COPY

SUMMONS

Ralph C. Best

Vs.

NO.: 2005-01287-CD

**The Estate of Gabriel Hoover,
Jill Errigo, Administratrix**

**TO: THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, ADMINISTRATRIX**

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

Date: 08/24/2005

William A. Shaw
Prothonotary

Issuing Attorney:
Francis R. Murrman
3 North Maple Street
Greensburg, PA 15601
(724) 837-7535

In The Court of Common Pleas of Clearfield County, Pennsylvania

Service # 1 of 1 Services

Sheriff Docket # **100814**

RALPH C. BEST

Case # 05-1287-CD

vs.

THE ESTATE OF GABRIEL HOOVER, JILL ERRIGO, ADMX.

SHERIFF RETURNS

NCW September 30, 2005 RETURNED THE WITHIN SUMMONS "NOT SERVED, TIME EXPIRED" AS TO JILL ERRIGO, ADMX. OF ESTATE OF GABRIEL HOOVER, DEFENDANT.

SERVED BY: /

FILED

01000
OCT 04 2005

William A. Shaw
Prothonotary/Clerk of Courts

Return Costs

PURPOSE	VENDOR	CHECK #	AMOUNT
NO COSTS			

Sworn to Before me This

____ Day of _____ 2005

So Answers,

*Chester A. Hawkins
by Marilyn Hawn*
Chester A. Hawkins
Sheriff

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

SUMMONS

Ralph C. Best

Vs.

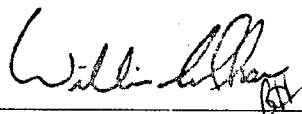
NO.: 2005-01287-CD

**The Estate of Gabriel Hoover,
Jill Errigo, Administratrix**

**TO: THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, ADMINISTRATRIX**

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

Date: 08/24/2005



William A. Shaw
Prothonotary

Issuing Attorney:
Francis R. Murrman
3 North Maple Street
Greensburg, PA 15601
(724) 837-7535

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

RALPH C. BEST,
Plaintiff,

v.

THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, Administratrix,
Defendant,

No. 2005 - 01287 - CD

TYPE OF PLEADING:
PRAECIPE FOR REISSUANCE
OF WRIT OF SUMMONS

DATE FILED:

FILED ON BEHALF OF:
PLAINTIFF

COUNSEL OF RECORD:
FRANCIS R. MURRMAN
ATTORNEY AT LAW

3 North Maple Street
Greensburg, Pa. 15601

(724) 837-7535
PA. I.D. # 50039

JURY TRIAL DEMANDED

FILED 10/17/05
m/10/51801 to Shiff
OCT 17 2005 Atty pd 7.00
William A. Shaw
Prothonotary/Clerk of Courts

FILED

OCT 17 2005

William A. Shaw
Prothonotary/Clerk of Courts

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

 COPY

SUMMONS

Ralph C. Best

Vs.

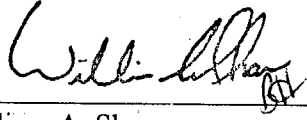
NO.: 2005-01287-CD

**The Estate of Gabriel Hoover,
Jill Errigo, Administratrix**

TO: THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, ADMINISTRATRIX

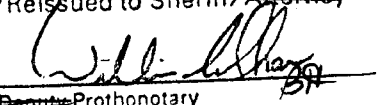
To the above named Defendant(s) you are hereby notified that the above named Plaintiff(s) has/have commenced a Civil Action against you.

Date: 08/24/2005



William A. Shaw
Prothonotary

Issuing Attorney:
Francis R. Murrman
3 North Maple Street
Greensburg, PA 15601
(724) 837-7535

10-17-05 Document
Reinstated/Reissued to Sheriff/Attorney
for service.


William A. Shaw
Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 100906
NO: 05-1287-CD
SERVICE # 1 OF 1
SUMMONS

PLAINTIFF: RALPH C. BEST
vs.
DEFENDANT: THE ESTATE OF GABRIEL HOOVER, JILL ERRIGO, ADMX

SHERIFF RETURN

NOW, October 26, 2005 AT 9:58 AM SERVED THE WITHIN SUMMONS ON JILL ERRIGO, Administratrix of Estate of Gabriel Hoover DEFENDANT AT 425 KEYSTONE HILL, PHILIPSBURG, CLEARFIELD COUNTY, PENNSYLVANIA, BY HANDING TO JILL ERRIGO, ADMX., DEFENDANT A TRUE AND ATTESTED COPY OF THE ORIGINAL SUMMONS AND MADE KNOWN THE CONTENTS THEREOF.

SERVED BY: HUNTER /

FILED
02/09/2006
FEB 09 2006
LM
William A. Shaw
Prothonotary/Clerk of Courts

PURPOSE	VENDOR	CHECK #	AMOUNT
SURCHARGE	MURRMAN	7516	10.00
SHERIFF HAWKINS	MURRMAN	7516	33.89

Sworn to Before Me This

____ Day of _____ 2006

So Answers,

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

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA

RALPH C. BEST,

CIVIL ACTION - LAW

Plaintiff,

Number 2005 - 01287- C. D.

vs.

Type of Case: Civil Division

THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO ADMINISTRATRIX

Type of Pleading: Appearance

Defendant.

Filed on Behalf of: Defendant

Counsel of Record for this Party:
John C. Dennison, II

Supreme Court Number: 29408

DENNISON, DENNISON & HARPER
293 Main Street
Brookville, Pennsylvania 15825
(814) 849-8316

FILED No. 6
11/10:55 AM
DEC 14 2006

William A. Shaw
Prothonotary/Clerk of Courts

RALPH C. BEST,

Plaintiff,

vs.

THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, ADMINISTRATRIX,
Defendant.

* In the Court of Common Pleas of
* Clearfield County, Pennsylvania
* Civil Action - Law

*

*

*

*

* Number 2005-01287, C. D.

APPEARANCE

TO WILLIAM SHAW, PROTHONOTARY:

Enter our Appearance on behalf of the Defendant in the above captioned matter.

DENNISON, DENNISON & HARPER

By

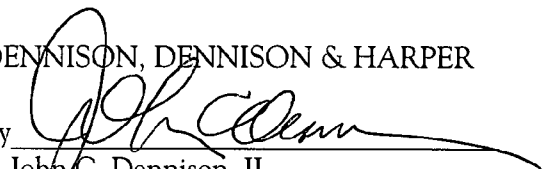

John C. Dennison, II
Attorneys for Defendant

CERTIFICATE OF SERVICE

I certify that a true and correct copy of an Appearance filed on behalf of the Defendant was served on the Plaintiff on the 13th day of December, 2006, by United States Mail, First Class, postage prepared, addressed to his attorney, Francis R. Murrman, Esq., 3 North Maple Street, Greensburg, PA 15601.

DENNISON, DENNISON & HARPER

By


John C. Dennison, II
Attorneys for Defendant

DENNISON, DENNISON & HARPER
Attorneys at Law

Donald J. Dennison (1917-2002)
John C. Dennison, II
Troy J. Harper

293 Main Street
Brookville, PA 15825-1291
Telephone (814) 849-8316
Fax (814) 849-4656
E-Mail ddhjohn@usachoice.net

December 12, 2006

William Shaw
Prothonotary
Court House
230 E. Market Street
Clearfield, PA 16830

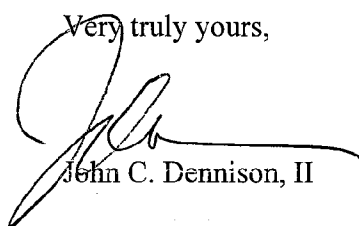
RE: Ralph C. Best v. The Estate of Gabriel Hoover, Jill Errigo Administratrix
Number 2005 - 01287 - C. D.

Dear Mr. Shaw:

Enclosed are the following in regard to the above entitled matter:

- (1) Appearance;
- (2) Praecipe for Rule to File Complaint and Rule.

Kindly file the same.

Very truly yours,

John C. Dennison, II

JCD:slr

Enclosures

pc: Francis R. Murrman, Esq.

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA

RALPH C. BEST,

CIVIL ACTION - LAW

Plaintiff,

Number 2005 - 01287- C. D.

vs.

Type of Case: Civil Division

THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO ADMINISTRATRIX

Type of Pleading: Praeclipe for Rule to File
Complaint

Defendant.

Filed on Behalf of: Defendant

Counsel of Record for this Party:
John C. Dennison, II

Supreme Court Number: 29408

DENNISON, DENNISON & HARPER
293 Main Street
Brookville, Pennsylvania 15825
(814) 849-8316

FILED NOC
0/10.55cm rule issued
DEC 14 2006 to A.A. Dennison

William A. Shaw
Prothonotary/Clerk of Courts

RALPH C. BEST,

Plaintiff,

vs.

THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, ADMINISTRATRIX,
Defendant.

* In the Court of Common Pleas of
* Clearfield County, Pennsylvania
* Civil Action - Law

*

*

*

*

*

* Number 2005-01287, C. D.

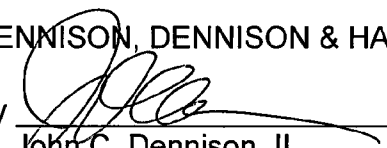
PRAECIPE FOR RULE TO FILE COMPLAINT

TO WILLIAM SHAW, PROTHONOTARY:

Enter a Rule upon the Plaintiff to file a Complaint within twenty (20) days after service of the Rule, or judgment of non-pros will be entered.

DENNISON, DENNISON & HARPER

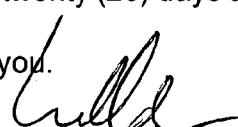
By


John C. Dennison, II
Attorneys for Defendant

RULE:

TO THE PLAINTIFF:

You are ruled to file a Complaint within twenty (20) days after the service hereof or judgment of non-pros will be entered against you.

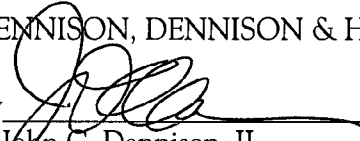


Prothonotary

Dated: December 14, 2006

CERTIFICATE OF SERVICE

I certify that a true and correct copy of a Praeclipe for Rule to File Complaint and Rule were served on the Plaintiff on the 13th day of December, 2006, by United States Mail, First Class, postage prepared, addressed to his attorney, Francis R. Murrman, Esq., 3 North Maple Street, Greensburg, PA 15601.

DENNISON, DENNISON & HARPER
By 
John C. Dennison, II
Attorneys for Defendant

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

RALPH C. BEST,
Plaintiff

No. 2005 - 01287 - CD

v.

THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, Administratrix,
Defendant

TYPE OF PLEADING:
COMPLAINT

DATE FILED:

FILED ON BEHALF OF:
PLAINTIFF

COUNSEL OF RECORD:
FRANCIS R. MURRMAN
ATTORNEY AT LAW

3 North Maple Street
Greensburg, Pa. 15601

(724) 837-7535
PA. I.D. # 50039

JURY TRIAL DEMANDED

FILED NO CC
M 10-55/64
FEB 05 2007
JW

William A. Shaw
Prothonotary/Clerk of Courts

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

RALPH C. BEST,) No. 2005-01287-CD
Plaintiff,)
)
vs.)
)
THE ESTATE OF GABRIEL HOOVER,)
JILL ERRIGO, Administratrix,)
Defendant)

NOTICE

YOU HAVE BEEN SUED IN COURT. IF YOU WISH TO DEFEND AGAINST THE CLAIMS SET FORTH IN THE FOLLOWING PAGES, YOU MUST TAKE ACTION WITHIN TWENTY (20) DAYS AFTER THIS COMPLAINT AND NOTICE ARE SERVED BY ENTERING A WRITTEN APPEARANCE PERSONALLY OR BY AN ATTORNEY AND FILING IN WRITING WITH THE COURT YOUR DEFENSES OR OBJECTIONS TO THE CLAIMS SET FORTH AGAINST YOU. YOU ARE WARNED THAT IF YOU FAIL TO DO SO THE CASE MAY PROCEED WITHOUT YOU AND A JUDGMENT MAY BE ENTERED AGAINST YOU BY THE COURT WITHOUT FURTHER NOTICE FOR ANY MONEY CLAIMED IN THE COMPLAINT OR FOR ANY CLAIM OR RELIEF REQUESTED BY THE PLAINTIFF(S). YOU MAY LOSE MONEY OR PROPERTY OR OTHER RIGHTS IMPORTANT TO YOU.

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

IF YOU CANNOT AFFORD TO HIRE A LAWYER, THIS OFFICE MAY BE ABLE TO PROVIDE YOU WITH INFORMATION ON AGENCIES THAT MAY OFFER LEGAL SERVICES TO ELIGIBLE PERSONS AT A REDUCED FEE OR NO FEE.

CLEARFIELD COUNTY COURT ADMINISTRATOR'S OFFICE
CLEARFIELD COUNTY COURTHOUSE
1 North Second Street
Clearfield, PA 15830
(814) 692-2641

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

RALPH C. BEST,
Plaintiff
v.
THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, Administratrix,
Defendant }
} No. 2005 - 01287 - CD
} } } } }

COMPLAINT

AND NOW comes the Plaintiff, Ralph C. Best, respectfully filing this Complaint and in support thereof avers the following:

- 1) The Plaintiff is an individual living and residing at 462 Main Street, Woodland, Pennsylvania, 16881.
 - 2) The Defendant, Jill Errigo, is the adminstratrix of the estate of Gabriel Hoover which has been opened in the Register of Wills Office of Clearfield County, Pennsylvania.
 - 3) On or about the 1st of September 2003 , the Plaintiff was in the presence of Gabriel Hoover in a bar.
 - 4) While at the bar, Gabriel Hoover had a disagreement with a man by the name of Joe Guy.
 - 5) The disagreement with Joe Guy boiled into a physical fight wherein Joe Guy and Gabriel Hoover exchanged physical blows.

- 6) After the fight, Gabriel Hoover directed the Plaintiff to get into his automobile in order that they could leave the scene.
- 7) At that time the Plaintiff told Gabriel Hoover to immediately telephone the police.
- 8) Gabriel Hoover refused to telephone the police and insisted on leaving the location.
- 9) The Plaintiff continued to plead with Gabriel Hoover not to leave the scene but to immediately telephone the police.
- 10) Gabriel Hoover insisted on leaving the scene and refused to hear the pleas of Gabriel Hoover.
- 11) Upon entering Gabriel Hoover's vehicle, the Plaintiff again repeated that they should simply telephone the police.
- 12) Despite the plaintiff's pleas, Gabriel Hoover insisted on leaving the scene and would not stop the car in order to telephone the police.
- 13) Gabriel Hoover drove the car up an alley and right onto Route #970 at the red light of Osceola Mills.
- 14) While traveling to the red light and while awaiting the change of the signal and the red light, the Plaintiff again requested that they stop in order to telephone the police.
- 15) While waiting for the red light to change, Gabriel Hoover's car was struck from behind by an SUV driven by Tony Guy.

- 16) Joe Guy was sitting in the passenger seat of the SUV driven by Tony Guy.
- 17) Upon being struck by the SUV of Tony Guy, Gabriel Hoover immediately began accelerating the car forward.
- 18) The Plaintiff began pleading with Gabriel Hoover to stop the vehicle and call the police.
- 19) Despite the earnest, repetitious, and desperate pleas of the Plaintiff, Gabriel Hoover refused to stop the automobile.
- 20) The Plaintiff then began pleading to Gabriel Hoover to allow the Plaintiff to get out of the vehicle.
- 21) Gabriel Hoover refused to heed the Plaintiff's pleas.
- 22) Gabriel Hoover's operation of his automobile was reckless and dangerous.
- 23) As a result of the reckless and dangerous manner of operating the car, Gabriel Hoover lost control of the car and the car spun out of control.
- 24) Immediately prior to or immediately after Gabriel Hoover's automobile came to a rest, Gabriel Hoover removed himself from the car.
- 25) Seconds after the car had come to a rest, Gabriel Hoover's car was struck again by Tony Guy's Sports Utility Vehicle while the Plaintiff sat as a passenger within said vehicle.
- 26) The collision of Gabriel Hoover's automobile with the automobile of Tony Guy has caused Plaintiff to suffer injuries which may be of a permanent and severe nature.

27) All the injuries, damages, and losses hereinafter set forth to the Plaintiff was caused by the negligence of Gabriel Hoover, and said negligence consisted of the following:

- (a) by failing to properly control his motorized vehicle;
- (b) by failing to properly operate his motorized vehicle;
- (c) by traveling too fast under the circumstances;
- (d) by operating the vehicle in a dangerous and reckless manner;
- (e) by failing to stop his vehicle after the first collision;
- (f) by failing to operate the vehicle in compliance with the Motor Vehicle Code of the Commonwealth of Pennsylvania;
- (g) by failing to stop his automobile prior to any collision;
- (h) by failing to telephone the Pennsylvania State Police;
- (I) by failing to bring the vehicle to a safe stop and permitting the Plaintiff to exit the vehicle prior to any collision;
- (j) by fighting with Joe Guy on the night in question;
- (k) by failing to ascertain the whereabouts of Tony Guy prior to leaving the parking lot;
- (l) by failing to take evasive action;
- (m) by recklessly or negligently placing the Plaintiff in a situation of tremendous peril;
- (n) by operating his vehicle at an unsafe speed;
- (o) by jumping out of the vehicle in such a manner as to conceal his whereabouts thereby exposing the Plaintiff to the risk of further harm;
- (p) by failing to stop at a residence prior to the collision to telephone the police;

- (q) by operating his vehicle carelessly, recklessly, and whimsically without comprehension or concern of the appreciable risks involved in the underlying situation;
- (r) by failing to detect the presence of an approaching vehicle prior to the first collision; and/or
- (s) by failing to accelerate or otherwise maneuver his vehicle in such a manner as to avoid the first collision.

28) As a direct and proximate consequence of the sole negligence of Defendant, the Plaintiff has suffered injuries to his head, neck, shoulders, tongue, back, arms, legs, and/or lower back.

29) As a direct and proximate consequence of the sole negligence of Defendant, the Plaintiff has suffered certain injuries which were severe and are now permanent.

30) As a direct and proximate result of the sole negligence of the Defendant, the Plaintiff has suffered severe mental pain, anguish, suffering, inconvenience, and/or embarrassment up to the present time and may suffer the same for a long and indefinite period of time in the future.

31) As a direct and proximate result of the sole negligence of the Defendant, the Plaintiff has been deprived of his earnings and his earning capacity and power has been reduced and may be permanently impaired.

32) As a direct and proximate result of the sole negligence of the Defendant, the Plaintiff has paid for certain medical treatment and/or services for the pursuit of said treatment and may be forced to pay for future medical treatment and/or services.

33) As a direct and proximate result of the sole negligence of the Defendant, the Plaintiff has suffered certain out of pocket expenses.

34) As a direct and proximate result of the sole negligence of the Defendant, the Plaintiff has been deprived of certain enjoyments of life and may continue to suffer further loss of enjoyment of life.

WHEREFORE, Plaintiff demands judgment against the Defendant in an amount exceeding Thirty Thousand (\$30,0000.00) Dollars

Respectfully submitted,



Francis R. Murrman
Attorney for Plaintiff

VERIFICATION

I, Ralph C. Best, verify that the statements made in this Complaint are true and correct and that the attached Complaint is based upon information which I have furnished to my counsel and information which has been gathered by my counsel in the preparation of the lawsuit. The language of the Complaint is that of counsel and not that of Ralph C. Best. I have read the Complaint, and, to the extent that the Complaint is based upon information which I have given to my counsel, it is true and correct to the best of my knowledge, information and belief. To the extent that the content of the Complaint is that of counsel, I have relied upon counsel in making this Verification.

I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. § 4904 relating to unsworn falsification to authorities.

Date: 2-1-07


Ralph C. Best

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA

RALPH C. BEST,

Plaintiff,

vs.

THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, ADMINISTRATRIX,
Original Defendant,

vs.

ANTHONY DOMINIC GUY,

Additional Defendant.

CIVIL ACTION - LAW

Number 2005 - 01287 C. D.

Type of Case: Civil Division

Type of Pleading: Praecep to Join
Additional Defendant

Filed on Behalf of: Original Defendant

Counsel of Record for this Party:
John C. Dennison, II

Supreme Court Number: 29408

FILED *(Handwritten)*

MAR 16 2007

M112:20/20
William A. Shaw
Prothonotary/Clerk of Courts

No C/C

ISSUED W/PLA
TO SHFF.

DENNISON, DENNISON & HARPER
293 Main Street
Brookville, Pennsylvania 15825
(814) 849-8316

Apri 18, 2007 Document
Reinstated/Reissued to Sheriff/Attorney
for service.

Deputy Prothonotary

RALPH C. BEST

Plaintiff,

vs.

THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, ADMINISTRATRIX,
Original Defendant,

vs.

ANTHONY DOMINIC GUY,

Additional Defendant.

* In the Court of Common Pleas of

* Clearfield County, Pennsylvania

* Civil Action - Law

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* Number 2005 - 01287 C. D.

PRAECIPE TO JOIN ADDITIONAL DEFENDANT

TO THE PROTHONOTARY:

Issue Writ to join Anthony Dominic Guy as an Additional Defendant in this action.

The address of the Additional Defendant is State Route 2024, Philipsburg, Pennsylvania
16866.

DENNISON, DENNISON & HARPER

By

John C. Dennison, II

Attorneys for the Estate of Gabriel
Hoover, Jill Errigo, Administratrix,
Original Defendant

Dated: March 15, 2007

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA

WRIT TO JOIN ADDITIONAL DEFENDANT

Ralph C. Best;
Plaintiff(s)

Vs.

Gabriel Hoover Estate; Jill Errigo;
Defendant(s) 2005-01287-CI

Vs.

Anthony Dominic Guy
Additional Defendant(s)

To: Anthony Dominic Guy

You are notified that John C. Dennison, II, Esq. has joined you as an additional defendant in this action, which you are required to defend.

Dated: March 16, 2007

Prothonotary

Filing Attorney: John C. Dennison, II, Esq.
293 Main Street
Brookville, PA 15825
814-849-8316

DENNISON, DENNISON & HARPER
Attorneys at Law

Donald J. Dennison (1917-2002)
John C. Dennison, II
Troy J. Harper

293 Main Street
Brookville, PA 15825-1291
Telephone (814) 849-8316
Fax (814) 849-4656
E-Mail ddhjohn@usachoice.net

March 15, 2007

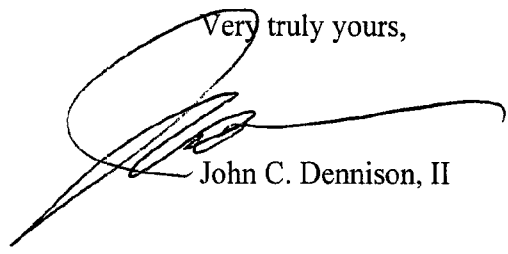
William Shaw
Prothonotary
Court House
230 E. Market Street
Clearfield, PA 16830

RE: Ralph C. Best v. The Estate f Gabriel Hoover, Jill Errigo Administratrix, v. Anthony
Dominic Guy
Number 2005 - 01287 - C. D.

Dear Mr. Shaw:

Enclosed is a Praecipe to Join Additional Defendant in regard to the above entitled matter.
Kindly issue the Writ and send it to the Sheriff for service on the Additional Defendant, Anthony
Dominic Guy.

Very truly yours,


John C. Dennison, II

JCD:slr

Enclosure

pc: Francis R. Murrman, Esq.

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

RALPH C. BEST,

No. 2005 - 01287, C. D.

Plaintiff,

Type of Case: Civil

vs.

THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, ADMINISTRATRIX,
Defendant.

Type of Pleading: Answer and New Matter

Filed on Behalf of: Defendant

Counsel of Record for this Party:
John C. Dennison, II, Esquire

Supreme Court No.: 29408

Dennison, Dennison & Harper
293 Main Street
Brookville, PA 15825
Phone: 814-849-8316

FILED

MAR 30 2007

12:15 PM

William A. Shaw
Prothonotary/Clerk of Courts

No 9/2 (6K)

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

RALPH C. BEST,

Plaintiff,

vs.

THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, ADMINISTRATRIX,
Defendant.

* In the Court of Common Pleas of
* Clearfield County, Pennsylvania
* Civil Action - Law
*
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*
*
*
* Number 2005-01287, C. D.

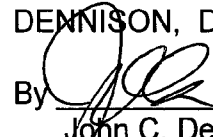
NOTICE TO PLEAD

TO: PLAINTIFF, RALPH C. BEST

You are hereby notified to plead to the enclosed New Matter within twenty (20) days from service hereof or a default judgment may be entered against you.

DENNISON, DENNISON & HARPER

By


John C. Dennison, II
Attorneys for the Defendant

RALPH C. BEST,

Plaintiff,

vs.

THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, ADMINISTRATRIX,
Defendant.

* In the Court of Common Pleas of

* Clearfield County, Pennsylvania

* Civil Action - Law

*

*

*

*

*

* Number 2005-01287, C. D.

ANSWER AND NEW MATTER

AND NOW, comes the Defendant, JILL ERRIGO, ADMINISTRATRIX OF THE ESTATE OF GABRIEL HOOVER, by her attorneys, Dennison, Dennison & Harper, who file the following Answer and New Matter to the Plaintiff's Complaint:

1. The averments of Paragraph 1 of Plaintiff's Complaint are admitted.
2. The averments of Paragraph 2 of Plaintiff's Complaint are admitted.
3. The averments of Paragraph 3 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.
4. The averments of Paragraph 4 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.
5. The averments of Paragraph 5 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.
6. The averments of Paragraph 6 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.
7. The averments of Paragraph 7 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

8. The averments of Paragraph 8 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

9. The averments of Paragraph 9 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

10. The averments of Paragraph 10 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

11. The averments of Paragraph 11 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

12. The averments of Paragraph 12 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

13. The averments of Paragraph 13 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

14. The averments of Paragraph 14 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

15. The averments of Paragraph 15 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

16. The averments of Paragraph 16 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

17. The averments of Paragraph 17 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

18. The averments of Paragraph 18 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

19. The averments of Paragraph 19 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

20. The averments of Paragraph 20 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

21. The averments of Paragraph 21 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

22. The averments of Paragraph 22 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

23. The averments of Paragraph 23 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

24. The averments of Paragraph 24 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

25. The averments of Paragraph 25 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

26. The averments of Paragraph 26 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

27. The averments of Paragraph 27 of Plaintiff's Complaint, including but not limited to subparagraphs (a) through (s) are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

28. The averments of Paragraph 28 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

29. The averments of Paragraph 29 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

30. The averments of Paragraph 30 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

31. The averments of Paragraph 31 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

32. The averments of Paragraph 32 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

33. The averments of Paragraph 33 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

34. The averments of Paragraph 34 of Plaintiff's Complaint are denied in accordance with Pennsylvania Rule of Procedure 1028(e), and no further answer is required thereto.

WHEREFORE, Defendant demands judgment against the Plaintiff.

NEW MATTER

In further answer to the averments of Plaintiff's Complaint, the Defendant avers the following New Matter:

35. The provisions of the Motor Vehicular Financial Responsibility Act, as amended, are incorporated herein by reference thereto as fully as the same bar and/or diminish any claim or cause of action of Plaintiff.

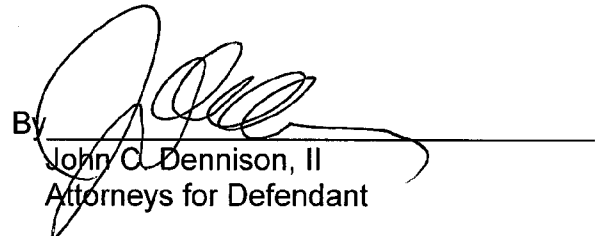
36. The Plaintiff did not sustain a serious injury in the accident described in his Complaint, and if the Plaintiff has elected the limited tort option on his motor vehicle insurance policy, any and all claims and causes of action of Plaintiff as set forth in his Complaint are barred.

37. If the Plaintiff did sustain any injuries in the accident complained of in his Complaint, then such injuries were caused by the supervening intervening willful acts of

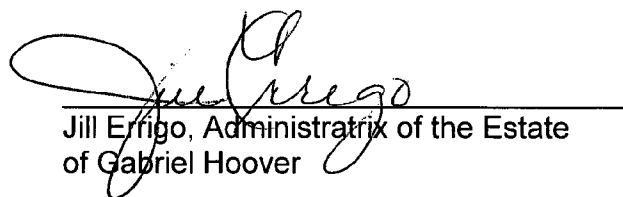
Anthony Dominic Guy in driving the motor vehicle that he was operating into and striking the motor vehicle operated by the Defendant in which the Plaintiff was a passenger.

WHEREFORE, Defendant demands judgment against the Plaintiff.

DENNISON, DENNISON & HARPER

By 
John C. Dennison, II
Attorneys for Defendant

I verify that the statements made in the foregoing Answer and New Matter are true and correct to the best of my knowledge, information and belief. I understand that false statements herein made are subject to the penalties of 18 Pa. C. S. Section 4904, relating to unsworn falsification to authorities.



Jill Erigo
Jill Erigo, Administratrix of the Estate
of Gabriel Hoover

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

RALPH C. BEST,) No. 2005-01287-CD
Plaintiff,)
)
vs.)
)
THE ESTATE OF GABRIEL HOOVER,)
JILL ERRIGO, Administratrix,)
Defendant)

Filed on behalf of:
Ralph C. Best,
Plaintiff

Counsel of Record for this Party:

FRANCIS R. MURRMAN, ESQUIRE

Pa. I.D. No.: 50039

Address:
3 North Maple Avenue
Greensburg PA 15601
(724) 837-7535

FILED NO CC
MAY 20 2007
APR 02 2007
6K

William A. Shaw
Prothonotary/Clerk of Courts

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

RALPH C. BEST,) No. 2005-01287-CD
Plaintiff,)
)
vs.)
)
THE ESTATE OF GABRIEL HOOVER,)
JILL ERRIGO, Administratrix,)
Defendant)

REPLY TO NEW MATTER

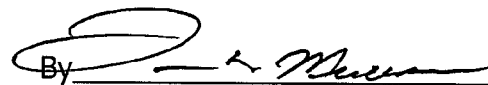
AND NOW, comes the Plaintiff, Ralph C. Best, by and through his attorney, Francis R. Murrman, respectfully filing this Reply in reply to the Defendant's New Matter and, in support thereof, respectfully avers the following:

1. The averments of Paragraph No. 35 constitute conclusions of law to which no response is necessary.
2. The averments of Paragraph No. 36 constitute conclusions of law to which no response is necessary.
3. The averments of Paragraph No. 37 constitute conclusions of law to which no response is necessary. To the extent that any response may later be deemed necessary, the Plaintiff denies that his injuries were caused by the supervening, intervening, willful acts of Anthony Dominic Guy in driving the motor vehicle that he was operating into and striking the motor vehicle operated by the Defendant in which the Plaintiff was a passenger. As more fully outlined within the Plaintiff's Complaint, the injuries sustained by Plaintiff were directly and proximately caused by the actions of the

Defendant. All of those allegations are incorporated herein as fully as though the same were set forth at length.

WHEREFORE, the Plaintiff respectfully requests that this Honorable Court dismiss the Defendant's New Matter and enter judgment in favor of the Plaintiff and against the Defendant.

Respectfully submitted,

By 

Francis R. Murrman
Attorney for Plaintiff

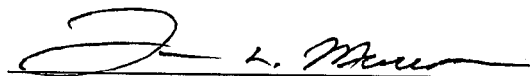
IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY
COMMONWEALTH OF PENNSYLVANIA
CIVIL DIVISION

RALPH C. BEST,) No. 2005-01287-CD
Plaintiff,)
vs.)
THE ESTATE OF GABRIEL HOOVER,)
JILL ERRIGO, Administratrix,)
Defendant)

CERTIFICATE OF SERVICE

I, FRANCIS R. MURRMAN, ESQUIRE, hereby certify that I served a true and correct copy of the within Reply to New Matter by first class United States Mail, postage prepaid, this 30th day of March 2007 upon:

John C. Dennison, II, Esquire
Dennison, Dennison & Harper
293 Main Street
Brookville, PA 15825



FRANCIS R. MURRMAN
ATTORNEY FOR PLAINTIFF

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA

RALPH C. BEST,

CIVIL ACTION - LAW

Plaintiff,

Number 2005 - 01287 C. D.

vs.

Type of Case: Civil Division

THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, Administratrix,
Original Defendant,

Type of Pleading: Praeclipe to Reissue Writ

vs.

Filed on Behalf of: Original Defendant

ANTHONY DOMINIC GUY,

Counsel of Record for this Party:
John C. Dennison, II

Additional Defendant.

Supreme Court Number: 29408

DENNISON, DENNISON & HARPER
293 Main Street
Brookville, Pennsylvania 15825
(814) 849-8316

FILED

APR 18 2007

W/4 Loo/cw

William A. Shaw

Prothonotary/Clerk of Courts

No Cents.

I REQUESTED WIRE
TO SHER.

RALPH C. BEST,

Plaintiff,

vs.

THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, ADMINISTRATRIX,
Original Defendant,

vs.

ANTHONY DOMINIC GUY,

Additional Defendant.

* In the Court of Common Pleas of
* Clearfield County, Pennsylvania
* Civil Action - Law

*

*

*

*

*

*

*

*

*

*

* Number 2005 - 01287 C. D.

PRAECIPE TO REISSUE WRIT

TO WILLIAM SHAW, PROTHONOTARY:

You are requested to reissue the Writ to Join Anthony Dominic Guy as an Additional Defendant in the above captioned matter.

DENNISON, DENNISON & HARPER

By

John C. Dennison, II

Attorneys for Original Defendant

Dated: April 16, 2007

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA

WRIT TO JOIN ADDITIONAL DEFENDANT

Ralph C. Best;
Plaintiff(s)

Vs.

Gabriel Hoover Estate; Jill Errigo;
Defendant(s) 2005-01287-CI

Vs.

Anthony Dominic Guy
Additional Defendant(s)

To: Anthony Dominic Guy

You are notified that John C. Dennison, II, Esq. has joined you as an additional defendant in this action, which you are required to defend.

Dated: March 16, 2007



Prothonotary

Filing Attorney: John C. Dennison, II, Esq.
293 Main Street
Brookville, PA 15825
814-849-8316

APRIL 18, 2007 Document
Reinstated/Reissued to Sheriff/Attorney
for service.



Deputy Prothonotary

In The Court of Common Pleas of Clearfield County, Pennsylvania

Service # 1 of 1 Services

Sheriff Docket # 102572

RALPH C. BEST

Case # 05-1287-CD

vs.

GABRIEL HOOVER ESTATE; -VS- ANTHONY DOMINIC GUY

TYPE OF SERVICE WRIT TO JOIN ADDITIONAL DEFENDANT

SHERIFF RETURNS

NOW July 25, 2007 RETURNED THE WITHIN WRIT TO JOIN ADDITIONAL DEFENDANT "NOT SERVED, TIME EXPIRED" AS TO ANTHONY DOMINIC GUY, DEFENDANT. NEED 911 ADDRESS FOR SERVICE

SERVED BY: /

Return Costs

PURPOSE	VENDOR	CHECK #	AMOUNT
SURCHARGE	DENNISON	45476	10.00
SHERIFF HAWKINS	DENNISON	45476	14.39



FILED
9/2/07 LM
JUL 25 2007
CR

William A. Shaw
Prothonotary/Clerk of Courts

Sworn to Before me This

So Answers,

____ Day of _____ 2007

Chester A. Hawkins
Chester A. Hawkins
Sheriff

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA

WRIT TO JOIN ADDITIONAL DEFENDANT

Ralph C. Best;
Plaintiff(s)

Vs.

Gabriel Hoover Estate; Jill Errigo;
Defendant(s) 2005-01287-CI

Vs.

Anthony Dominic Guy
Additional Defendant(s)

To: Anthony Dominic Guy

You are notified that John C. Dennison, II, Esq. has joined you as an additional defendant in this action, which you are required to defend.

Dated: March 16, 2007



Prothonotary

Filing Attorney: John C. Dennison, II, Esq.
293 Main Street
Brookville, PA 15825
814-849-8316

In The Court of Common Pleas of Clearfield County, Pennsylvania

Service # 1 of 1 Services

Sheriff Docket #

RALPH C. BEST

Case # 05-1287-CD

vs.

**GABRIEL HOOVER ESTATE: JILL ERRIGO
-vs- ANTHONY DOMINIC GUY**

TYPE OF SERVICE SUMMONS

SHERIFF RETURNS

NOW July 25, 2007 RETURNED THE WITHIN SUMMONS "NOT SERVED, TIME EXPIRED" AS TO ANTHONY DOMINIC GUY. DEFENDANT. NEVER RECEIVED ADVANCE OR ADDRESS

SERVED BY: /

Return Costs

PURPOSE	VENDOR	CHECK #	AMOUNT
SURCHARGE	Dennison	45811	10.00
SHERIFF HAWKINS	Dennison	45811	5.39

FILED
01/15/2007
JUL 31 2007
SFC
William A. Shaw
Notary/Clerk of Courts

Sworn to Before me This

So Answers.

Day of _____ 2007

*Ches A. Hawkins
by Marilyn Hawkins*
Chester A. Hawkins
Sheriff

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA

WRIT TO JOIN ADDITIONAL DEFENDANT

Ralph C. Best;
Plaintiff(s)

Vs.

Gabriel Hoover Estate; Jill Errigo;
Defendant(s) 2005-01287-CI

Vs.

Anthony Dominic Guy
Additional Defendant(s)

To: Anthony Dominic Guy

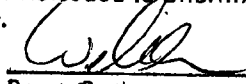
You are notified that John C. Dennison, II, Esq. has joined you as an additional defendant in this action, which you are required to defend.

Dated: March 16, 2007



Prothonotary

Filing Attorney: John C. Dennison, II, Esq.
293 Main Street
Brookville, PA 15825
814-849-8316

APR 18 2007 Document
Reinstated/Reissued to Sheriff/Attorney
for service.


Deputy Prothonotary

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA

RALPH C. BEST,

CIVIL ACTION - LAW

Plaintiff,

Number 1287 of 2005, C. D.

vs.

Type of Case: Civil Division

THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, ADMINISTRATRIX,
Original Defendant,

Type of Pleading: Praeclipe to Reissue
Writ

vs.

Filed on Behalf of: Original Defendant

ANTHONY DOMINIC GUY,

Counsel of Record for this Party:
John C. Dennison, II

Additional Defendant.

Supreme Court Number: 29408

DENNISON, DENNISON & HARPER
293 Main Street
Brookville, Pennsylvania 15825
(814) 849-8316

FILED *Atty pd.*
7/1/2007 7:00
AUG 08 2007

William A. Shaw
Prothonotary/Clerk of Courts

I Writ Reissued to Sheriff

(GK)

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA

WRIT TO JOIN ADDITIONAL DEFENDANT

COPY

Ralph C. Best:

Plaintiff(s)

Vs.

Gabriel Hoover Estate; Jill Errigo:
Defendant(s)

2005-01287-CI

Vs.

Anthony Dominic Guy
Additional Defendant(s)

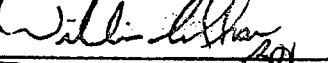
To: Anthony Dominic Guy

You are notified that John C. Dennison, II, Esq. has joined you as an additional defendant in this action, which you are required to defend.

Dated: March 16, 2007


Prothonotary

818107 Document
Reinstated/Reissued to Sheriff/Attorney
for service.


Deputy Prothonotary

APRIL 18, 2007 Document
Reinstated/Reissued to Sheriff/Attorney
for service.


Deputy Prothonotary

Filing Attorney: John C. Dennison, II, Esq.
293 Main Street
Brookville, PA 15825
814-849-8316

FILED

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

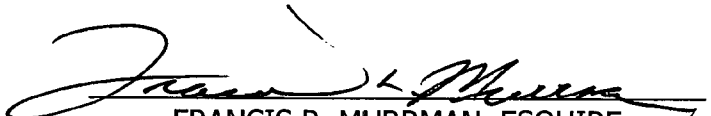
NOV 05 2007
M/16/07
William A. Shaw
Prothonotary/Clerk of Courts
I CERT TO ATTY

RALPH C. BEST,) No. 2005-01287-CD
Plaintiff,)
vs.)
THE ESTATE OF GABRIEL HOOVER,)
JILL ERRIGO, Administratrix,)
Defendant)

CERTIFICATE OF SERVICE

I, FRANCIS R. MURRMAN, ESQUIRE, hereby certify that I served a true and correct copy of the within Plaintiff's Answers to Defendant's Interrogatories and Request for Production of Documents by first class United States Mail, postage prepaid, this 1st day of November 2007 upon:

John C. Dennison, II, Esquire
Dennison, Dennison & Harper
293 Main Street
Brookville, PA 15825-1291


FRANCIS R. MURRMAN, ESQUIRE

710 North Washington Street
P.O. Box 1000
Moline, IL 61265-1000

RECEIVED
MAY 10 2007
CLERK OF THE COURT

ILLINOIS

William A. Shaw
Prothonotary/Clerk of Courts

NOV 05 2007

FILED

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 103083
NO: 05-1287-CD
SERVICE # 1 OF 1
WRIT TO JOIN ADDITIONAL DEFENDANT

PLAINTIFF: RALPH C. BEST

vs.

DEFENDANT: GABRIEL HOOVER ESTATE -VS- ANTHONY DOMINIC GUY, Addl. Deft.

SHERIFF RETURN

NOW, August 14, 2007 AT 9:18 AM SERVED THE WITHIN WRIT TO JOIN ADDITIONAL DEFENDANT ON ANTHONY DOMINIC GUY DEFENDANT AT 3782 OLD ERIE PIKE, WEST DECATUR, CLEARFIELD COUNTY, PENNSYLVANIA, BY HANDING TO ANTHONY DOMINIC GUY, DEFENDANT A TRUE AND ATTESTED COPY OF THE ORIGINAL WRIT TO JOIN ADDITIONAL DEFENDANT AND MADE KNOWN THE CONTENTS THEREOF.

SERVED BY: HUNTER /

PURPOSE	VENDOR	CHECK #	AMOUNT
SURCHARGE	DENNISON	45843	10.00
SHERIFF HAWKINS	DENNISON	45843	30.75

FILED
9/3/06 cm
JAN 10 2008
SHERIFF

William A. Shaw
So Answers, Prothonotary/Clerk of Courts

Sworn to Before Me This
____ Day of _____ 2008
____ Day of _____ 2008

Chester A. Hawkins
Chester A. Hawkins
Sheriff

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

RALPH C. BEST
Plaintiff

* NO. 2005-1287-CD

vs.

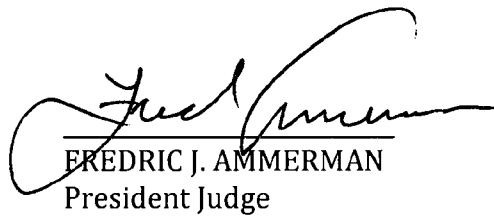
GABRIEL HOOVER ESTATE, JILL ERRIGO and
ANTHONY DOMINIC GUY
Defendants

*
*
*
*
*

ORDER

NOW, this 20th day of March, 2013, it is the ORDER of this Court that a **status conference** in the above-captioned case be and is hereby scheduled for the **8th day of May, 2013 at 1:30 p.m.** in Courtroom No. 1, Clearfield County Courthouse, Clearfield, Pennsylvania.

BY THE COURT,


FREDRIC J. AMMERMAN
President Judge

FILED
11:00am
MAR 20 2013

William A. Shaw
Prothonotary/Clerk of Courts

ICC Atty's:
F. Murrman
J. Dennis

ICC deft
A. Guy
OK

CA

FILED

MAR 20 2013

William A. Shaw
Prothonotary/Clerk of Courts

DATE: 3-20-13

 You are responsible for serving all appropriate parties.

X The Prothonotary's office has provided service to the following parties:

 Plaintiff(s) X Plaintiff(s) Attorney Other

X Defendant(s) X Defendant(s) Attorney

 Special Instructions:

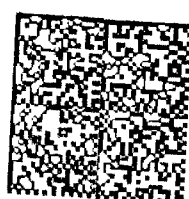
Anthony Dominic Bay
State Route 2024
Philipsburg PA 16864

William A. Shaw
Prothonotary/Clerk of Court
Po Box 549
Clearfield, PA 16830.

FILED

4 MAR 27 2013
4 ml 1:30 PM
William A. Shaw
Prothonotary/Clerk of Courts

Anthony D. Guy
State Route 2024
Philipsburg PA 16866



Hasler

016H26524836
\$00.460
03/20/2013
Mailed From 16830
US POSTAGE

A. Guy State Rt 2004
Philipsburg, PA 16866

OFFICE OF THE PROTHONOTARY and CLERK OF COURTS

WILLIAM A. SHAW
Prothonotary/Clerk of Courts

JACKI KENDRICK
Deputy Prothonotary/
Clerk of Courts

PHONE: 814-765-2641 ext. 1330

To: All Concerned Parties



Clearfield County Courthouse
PO Box 549
Clearfield, Pennsylvania 16830

JOHN SUGHRUE, ESQ.
Solicitor

BONNIE HUDSON
Administrative Assistant

FAX: 814-765-7659
www.clearfieldco.org

DATE: 3-20-13

William A. Shaw, Prothonotary

You are responsible for serving all appropriate parties.

The Prothonotary's office has provided service to the following parties:

<input checked="" type="checkbox"/>	Plaintiff(s)	<input checked="" type="checkbox"/>	Plaintiff(s) Attorney	<input type="checkbox"/>	Other
<input checked="" type="checkbox"/>	Defendant(s)	<input checked="" type="checkbox"/>	Defendant(s) Attorney	<input type="checkbox"/>	

Special Instructions:

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

RALPH C. BEST * NO. 2005-1287-CD
Plaintiff *
vs. *
GABRIEL HOOVER ESTATE, JILL ERRIGO and *
ANTHONY DOMINIC GUY *
Defendants *
*
*
*

ORDER

NOW, this 20th day of March, 2013, it is the ORDER of this Court that a **status conference** in the above-captioned case be and is hereby scheduled for the **8th day of May, 2013 at 1:30 p.m.** in Courtroom No. 1, Clearfield County Courthouse, Clearfield, Pennsylvania.

BY THE COURT,

/S/ Fredric J Ammerman
FREDRIC J. AMMERMAN
President Judge

1172 7.3

William A. Shaw
Prothonotary/Clerk of Courts
Po Box 549
Clearfield, PA 16830.

FILED (16)

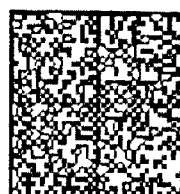
MAY 29 2013
119:09 am 1L6
William A. Shaw
Prothonotary/Clerk of Courts

Anthony Dominic Guy
State Route 2024
Philipsburg PA 16866

RECEIVED 112 22 2013 05/10/2013 112

RETURN TO SENDER
ATTEMPTED - NOT KNOWN
UNABLE TO FORWARD

8C 32896503939 *1019-67628-10-41



Hasler

\$00.460
05/10/2013
Mailed From 16830
US POSTAGE

016H26524836

OFFICE OF THE PROTHONOTARY AND CLERK OF COURTS
CLEARFIELD COUNTY

WILLIAM A. SHAW
PROTHONOTARY
AND
CLERK OF COURTS

JACKI KENDRICK
DEPUTY PROTHONOTARY



PO BOX 549
CLEARFIELD, PENNSYLVANIA 16830
(814) 765-2641 Ext. 5013
FAX (814) 765-2641

JOHN SUGHRUE
SOLICITOR

LYNN MILLER
ADMINISTRATIVE ASSISTANT

deft A Guy
State Route 204
Philipsburg
16804

To: All Concerned Parties

It has come to my attention that there is some confusion on court orders over the issue of service. To attempt to clear up this question, from this date forward until further notice, this or a similar memo will be attached to each order, indicating responsibility for service on each order or rule. If you have any questions, please contact me at (814) 765-2641, ext. 2136 Thank you.

William A. Shaw, Prothonotary

DATE: 5-10-13

You are responsible for serving all appropriate parties.

The Prothonotary's office has provided service to the following parties:

Plaintiff(s) Plaintiff(s) Attorney Other

Defendant(s) Defendant(s) Attorney

Special Instructions:

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

RALPH C. BEST }
VS } NO. 2005-1287-CD
GABRIEL HOOVER ESTATE, }
JILL ERRIGO AND ANTHONY }
DOMINIC GUY }

0 R D E R

NOW, this 8th day of May, 2013, following status conference amongst counsel for plaintiff and defendant, it is the Order of this Court that the matter be scheduled for civil jury selection on September 17th, 2013. Pretrial conference shall be scheduled for 2:00 p.m. on Friday, August 9, 2013, Courtroom No. 1, Clearfield County Courthouse, Clearfield, PA.

BY THE COURT.

/S/ Fredric J Ammerman

President Judge and witness to the statement made in this case.

MAY 10 2013

Attest,

William L. Brown
Prothonotary
Clerk of Courts

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA

RALPH C. BEST,

CIVIL ACTION - LAW

Plaintiff,

Number 2005 - 1287, C. D.

vs.

Type of Case: Civil Division

THE ESTATE OF GABRIEL
HOOVER, JILL ERRIGO,
ADMINISTRATRIX,

Type of Pleading: Praeclipe to Discontinue
Action Against Additional Defendant

Original Defendant,

Filed on Behalf of: Plaintiff and Original
Defendant

vs.

ANTHONY DOMINIC GUY,

Counsel of Record for Original Defendant
John C. Dennison, II

Additional Defendant.

Supreme Court Number: 29408

DENNISON, DENNISON & HARPER
293 Main Street
Brookville, Pennsylvania 15825
(814) 849-8316

FILED
M 11:20 a.m. COK
JUL 10 2013
S William A. Shaw
Prothonotary/Clerk of Courts
No cc
614

RALPH C. BEST,

Plaintiff,

vs.

THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, ADMINISTRATRIX,
Original Defendant,

vs.

ANTHONY DOMINIC GUY,

Additional Defendant.

* In the Court of Common Pleas of
* Clearfield County, Pennsylvania
* Civil Action - Law

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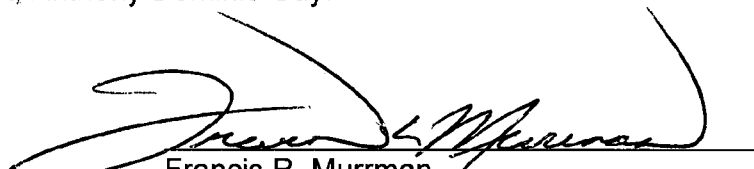
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* Number 2005-01287, C. D.

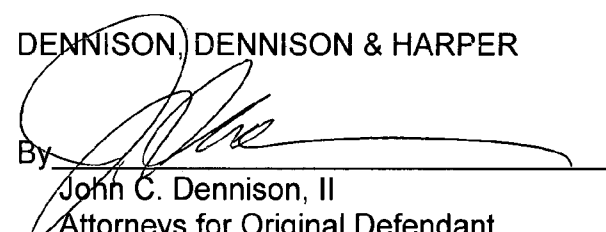
**PRAECIPE TO DISCONTINUE ACTION AGAINST
ADDITIONAL DEFENDANT, ANTHONY DOMINIC GUY**

You are hereby directed to mark the above matter "discontinued and ended" against the Additional Defendant, Anthony Dominic Guy.



Francis R. Murrman
Attorney for Plaintiff

DENNISON, DENNISON & HARPER



By John C. Dennison, II
Attorneys for Original Defendant

FILED *(R)*

Jul 15 2013
William A. Shaw
Prothonotary/Clerk of Courts
No. 91

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA

RALPH C. BEST,

CIVIL ACTION - LAW

Plaintiff,

Number 2005 - 1287, C. D.

vs.

Type of Case: Civil Division

THE ESTATE OF GABRIEL
HOOVER, JILL ERRIGO,
ADMINISTRATRIX,
Defendant.

Type of Pleading: Stipulation

Filed on Behalf of: Original Defendant

Counsel of Record for this Party:
John C. Dennison, II

Supreme Court Number: 29408

DENNISON, DENNISON & HARPER
293 Main Street
Brookville, Pennsylvania 15825
(814) 849-8316

RALPH C. BEST,

Plaintiff,

vs.

THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, ADMINISTRATRIX,
Defendant.

* In the Court of Common Pleas of
* Clearfield County, Pennsylvania
* Civil Action - Law

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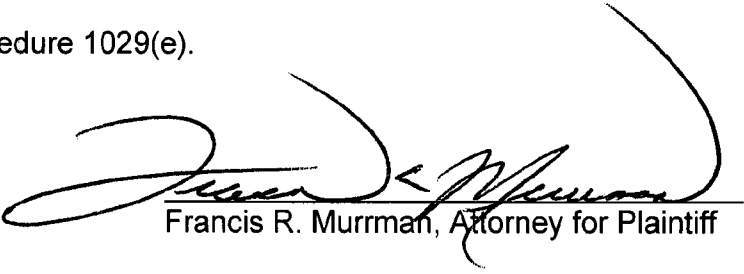
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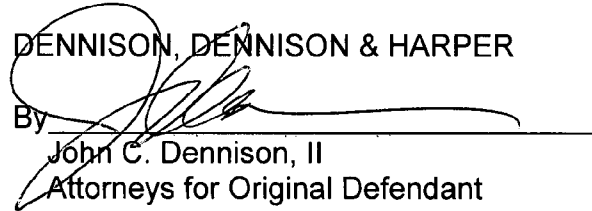
* Number 2005-01287, C. D.

STIPULATION

The parties hereto stipulate and agree that all references in Defendant's Answer to Pennsylvania Rule of Civil Procedure 1028(e) shall instead be treated as references to Pennsylvania Rule of Civil Procedure 1029(e).



Francis R. Murrman, Attorney for Plaintiff



DENNISON, DENNISON & HARPER

By

John C. Dennison, II
Attorneys for Original Defendant

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

RALPH C. BEST,) No. 2005-01287-CD
Plaintiff,)
)
vs.) PETITION FOR
) CONTINUANCE
THE ESTATE OF GABRIEL HOOVER,)
JILL ERRIGO, Administratrix,)
Defendant) Filed on behalf of:
) Plaintiff,
) RALPH C. BEST

Counsel of Record for this Party:

FRANCIS R. MURRMAN, ESQ.
PA. I.D. #50039

3 North Maple Avenue
Greensburg, PA 15601

724-837-7535

FILED No CC
m 11:42 AM
JUL 29 2013 QW
S William A. Shaw
Prothonotary/Clerk of Courts

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

RALPH C. BEST,) No. 2005-01287-CD
Plaintiff,)
vs.)
THE ESTATE OF GABRIEL HOOVER,)
JILL ERRIGO, Administratrix,)
Defendant)

PETITION FOR CONTINUANCE

AND NOW, comes the Plaintiff, Ralph C. Best, by and through his attorney, Francis R. Murrman, respectfully averring the follows:

- 1) The Plaintiff, Ralph Best, is an individual who is represented by Attorney Francis R. Murrman maintaining a law office at 3 North Maple Avenue, Greensburg, Pa., 15601.
- 2) The Defendant, The Estate of Gabriel Hoover, is represented by Attorney John Dennison who maintains a law office at 293 Main Street, Brookville, Pa., 15825.
- 3) The parties have been notified to appear before this Honorable Court on August 9, 2013, at 2:00 p.m. for the purposes of a Pre-Trial Conference.
- 4) The undersigned, Attorney Francis R. Murrman, is scheduled to visit a number of colleges with his daughter, Alexa (age 17), beginning August 3, 2013, and continuing until August 11, 2013.
- 5) The college trip for Attorney Murrman's daughter will involve the state of

Florida, Georgia, South Carolina, North Carolina, Virginia, Maryland, and Delaware.

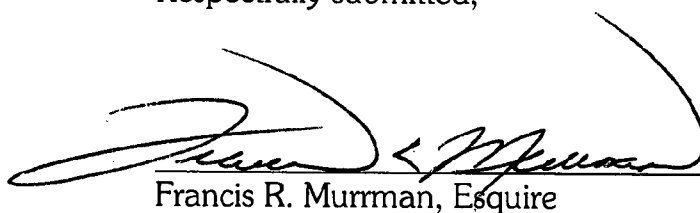
6) Based upon a number of factors, including the trial schedule of Attorney Murrman, Alexa Murrman's summertime employment, Michele Murrman's employment, and a number of other factors, the only week that was available to schedule Alexa's college tour was from August 3, 2013, through August 11, 2013.

7) The undersigned has secure the consent of John Dennison for the requested continuance of this matter.

8) Attorney Francis R. Murrman respectfully requests this Honorable Court continue the Pre-Trial Conference scheduled for August 9, 2013, at 2:00 p.m. since he will not be in the Commonwealth of Pennsylvania at that time.

WHEREFORE, the undersigned respectfully requests this Honorable Court continue the Pre-Trial Conference scheduled for August 9, 2013, and continue the case from the September trial list.

Respectfully submitted,



Francis R. Murrman, Esquire

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

RALPH C. BEST
Plaintiff

* NO. 2005-1287-CD

VS.

THE ESTATE OF GABRIEL HOOVER, JILL ERRIGO,
Administratrix,
Defendant

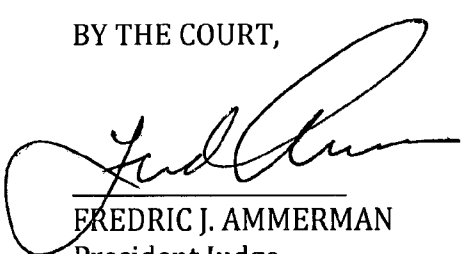
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ORDER

NOW, this 30th day of July, 2013, upon receipt and review of the Plaintiff's Petition for Continuance; it is the ORDER of this Court that the Pre-Trial Conference in the above-captioned case scheduled for **9th day of August, 2013** be and is hereby **rescheduled** to **August 23, 2013 at 3:30 p.m.** in Judge's Chambers, Clearfield County Courthouse, Clearfield, Pennsylvania.

Civil Jury Selection in this case remains scheduled for September 17, 2013 at 9:00 a.m., Courtroom No. 1, Clearfield County Courthouse, Clearfield, Pennsylvania.

BY THE COURT,


FREDRIC J. AMMERMAN

President Judge

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William A. Shaw
Prothonotary/Clerk of Courts

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William A. Shaw
Prothonotary/Clerk of Courts
nc c/c

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

RALPH C. BEST,
Plaintiff

} No. 2005 - 01287 - CD

v.

THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, Administratrix,
Defendants

} TYPE OF PLEADING:
PRAECIPE TO SETTLE

} DATE FILED:

} FILED ON BEHALF OF:
PLAINTIFF

} COUNSEL OF RECORD:
FRANCIS R. MURRMAN
ATTORNEY AT LAW

3 North Maple Street
Greensburg, Pa. 15601

(724) 837-7535
PA. I.D. # 50039

JURY TRIAL DEMANDED

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

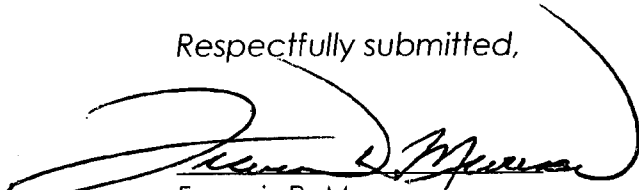
RALPH C. BEST, } No. 2005 - 01287 - CD
Plaintiff }
} }
v. }
} }
} }
THE ESTATE OF GABRIEL HOOVER, }
JILL ERRIGO, Administratrix, }
Defendants } }

PRAECIPE TO SETTLE, DISCONTINUE AND END

TO THE PROTHONOTARY:

Would you please be so kind as to mark the docket in the above- captioned matter as settled, discontinued and ended.

Respectfully submitted,



Francis R. Murman
Attorney for Plaintiff

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

RALPH C. BEST

* NO. 2005-1287-CD

vs.

THE ESTATE OF GABRIEL HOOVER,
JILL ERRIGO, Administratrix,

*

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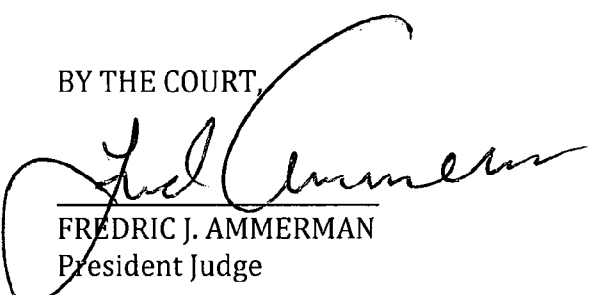
AUG 26 2013

4 018401W
William A. Shaw
Prothonotary/Clerk of Courts
Court to Murrman
+ Domanian

ORDER

NOW, this 23rd day of August, 2013, the Court notes that on August 22, 2013 a Praeclipe to Settle, Discontinue and End was filed by Francis R. Murrman, Esquire, counsel for the Plaintiff; therefore, it is the ORDER of this Court that the pre-trial conference scheduled for August 23, 2013 and civil jury selection scheduled on September 17, 2013 in the above-captioned case be and are hereby canceled.

BY THE COURT,


FREDRIC J. AMMERMAN
President Judge

FILED

AUG 26 2013

William A. Shaw
Prothonotary/Clerk of Courts

Court of
Massachusetts

3 N. Market Ave
Concord, NH 03301

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

RALPH C. BEST	}	
VS	}	NO. 2005-1287-CD
GABRIEL HOOVER ESTATE,	}	
JILL ERRIGO AND ANTHONY	}	
DOMINIC GUY	}	

ORDER

NOW, this 8th day of May, 2013, following status conference amongst counsel for plaintiff and defendant, it is the Order of this Court that the matter be scheduled for civil jury selection on September 17th, 2013. Pretrial conference shall be scheduled for 2:00 p.m. on Friday, August 9, 2013, Courtroom No. 1, Clearfield County Courthouse, Clearfield, PA.

BY THE COURT,

President Judge

FILED
O 9.50 AM
MAY 10 2013
F. Murrman
J. Dennis

William A. Shaw
Prothonotary/Clerk of Courts *ICC draft*

A Guy

DATE: 5-10-13

 You are responsible for serving all appropriate parties.

The Prothonotary's office has provided service to the following parties:

Plaintiff(s) Plaintiff(s) Attorney Other

Defendant(s) Defendant(s) Attorney

 Special Instructions:

FILED

MAY 10 2013

William A. Shaw
Prothonotary/Clerk of Courts

Jeff

A Guy

State Route 2024
Philipsburg 16866