

173
DOCKET NO. _____

Number	Term	Year
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169	February	1961
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Stanley Petrosky

Versus

J. E. Petroski

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

STANLEY PETROSKY :

:

VS : No. 169 February Term, 1961

:

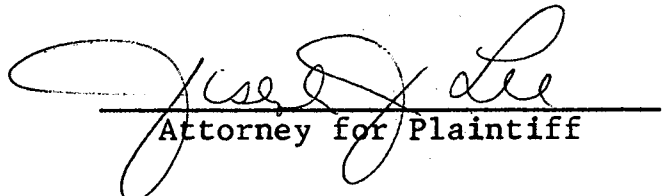
J.E. PETROSKI :

PRAECIPE FOR SATISFACTION

TO: CARL E. WALKER, PROTHONOTARY

SIR:

Mark the judgment in the above case satisfied.



J. E. Lee
Attorney for Plaintiff

Dated: October 16, 1962

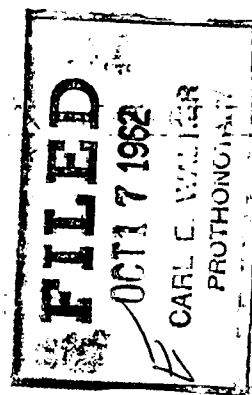
IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNA.
No. 169 February Term, 1961

STANLEY PETROSKY

VS

J.E. PETROSKI

PRAECIPE FOR SATISFACTION



Philipsburg, Pa.,

December 29, 1955

\$ 350.00

For value received I/We

promise to pay to the order of

at

5 West Ley

Places

in

25

Dollars without defalcation, with

the principal sum of

722.82 hundred

Elfty

Four

Cent

and

00

Interest

from

maturity; said principal sum to be payable at The First National Bank of Philipsburg, Pa., in

24

Installments

(number)

beginning

195

of \$

25

(last installment may be unequal) and an equal amount on the same

date of each month thereafter until paid.

(amount of payment).

In case said installments, or any of them, are not paid within 15 days after the same become due, or in the event of the death, insolvency, bankruptcy, failure in business or the entry of judgement against any of the undersigned or any endorser or guarantor of this obligation then, at the option of the holder hereof, the entire balance of principal unpaid shall become due and payable. In the event that I/We shall fail to make any payment herein provided for at the time when the same becomes due under the provisions hereof, and said payment shall become overdue for a period in excess of 15 days, I/We promise to pay a late charge of five cents (5c) for each dollar so overdue, for the purpose of defraying the expense of following up and handling the said delinquent payment.

If not paid when due and payable I/We hereby empower any attorney of any Court of Record within the United States to appear for Me/Us and with or without declaration filed confess judgment against Me/Us as of any term for the above sum with costs of suit and attorney's commission of 5 per cent, for collection, with release of all errors, and without stay of execution; and inquisition and extension upon any levy upon real estate is hereby waived; and no benefit of exemption shall be claimed under and by virtue of any exemption law now in force or which may be hereafter passed.

Witness My/Our hand and seal

53 Joseph S. Olszak SEAL

Address

SEAL

168 Feb 1961

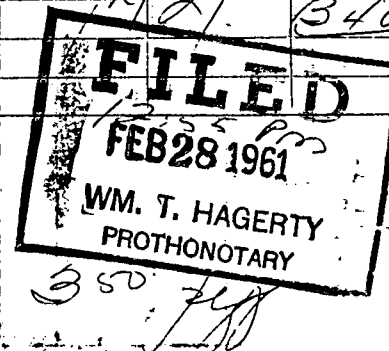
For value received hereby assign the within
note to

and guarantee payment of the same at maturity, waiving demand, notice and protest, and I/We do hereby authorize and empower any Attorney of any Court of Record to confess judgment against Me/Us jointly and severally for the sum within named with interest, attorney's commission, and with waiver of stay of execution, and the benefit of inquisition and all exemption laws.

(SEAL)

(SEAL)

DATE	LATE CHARGES	AMOUNT PAID	BALANCE UNPAID
<p>I hereby certify the precise residence address of the within judgment creditor is</p> <p><u>Stanley Petrovsky</u> <u>400 curtain st.</u> <u>Oscela Mills Pa</u> the defendant and the plaintiff is <u>Oscela Mills Pa</u></p> <p><u>Plaintiff</u></p> <p>R. D.</p> <p><u>U. C. Williams</u> <u>Oscela Mills Pa.</u></p> <p><i>S. R. J.</i></p> <p><i>340</i></p> <p>FILED</p>			





In re: **Stanley Petrosky**

-vs-

Joseph E. Petroski

Nos. 168 & 169 Feb. T. 1961

To be taxed as costs:

Transcript of testimony
58 folios @ 30¢ \$17.40

McGinnis

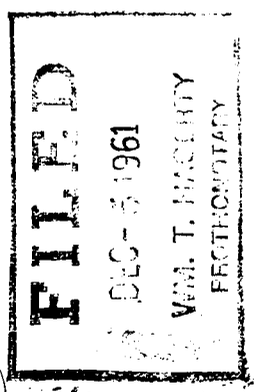
IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNA.
No. 168 February Term, 1961

STANLEY PETROSKY

VS

JOSEPH E. PETROSKI

ANSWER TO PETITION TO OPEN



6
JOSEPH J. LEE
ATTORNEY-AT-LAW
CLEARFIELD, PA.

I find that this 13th day of December, 1961 service of the within Answer
is hereby accepted and receipt of a copy thereof is hereby acknowledged.

*Stanley Petrosky
By John J. Lee Gammie,
Atty. for Plaintiff*

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

STANLEY PETROSKY

-vs-

JOSEPH E. PETROSKI

: No. 168 February Term, 1961

: Petition to Open Judgment

13-14-Sept 1961

STANLEY PETROSKY

-vs-

J. E. PETROSKI

: No. 169 February Term, 1961

: Petition to Open Judgment

You are hereby notified that the testimony in the above entitled cases has been transcribed and lodged with the Prothonotary, and that the same will be duly certified and filed so as to become part of the record, if no objection be made thereto within fifteen days from this date. Court Order and Rules of Court will be computed from this date.

March 8, 1962

FILED
MAR-8 1962
CARL E. WALKER
PROTHONOTARY

Pearl B. Connors
Stenographer

NOW, March 8, 1962, the above notice served by carbon copy on John J. McCamley, Esq. of Baird & McCamley, Esqs., counsel for defendant, and Joseph J. Lee, Esq., counsel for Plaintiff.

Pearl B. Connors
Stenographer

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

STANLEY PETROSKY :

:

VS : No. 168 February Term, 1961

:

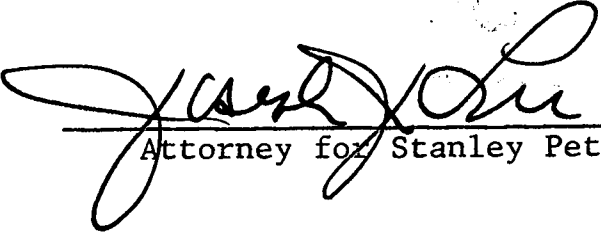
JOSEPH E. PETROSKI :

PRAECIPE FOR APPEARANCE

TO WILLIAM T. HAGERTY, PROTHONOTARY

SIR:

Enter my appearance on behalf of the plaintiff in the above
entitled case.



Attorney for Stanley Petrosky

Dated: October 7, 1961

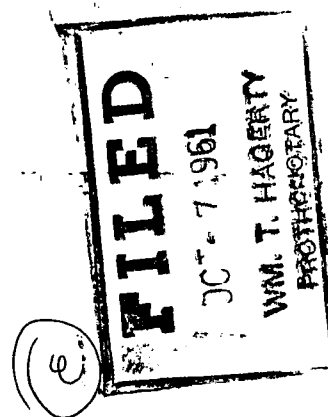
IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNA.
No. 168 February Term, 1961

STANLEY PETROSKY

VS

JOSEPH E. PETROSKI

PRAECIPE FOR APPEARANCE



IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

STANLEY PETROSKY

:

:

VS : No. 168 February Term, 1961

JOSEPH E. PETROSKI

:

:

13 Sept 1961

PRAECIPE FOR WRIT OF EXECUTION

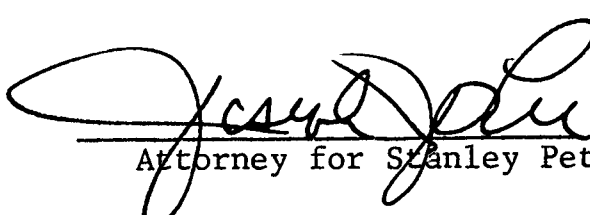
TO WILLIAM T. HAGERTY, PROTHONOTARY

SIR:

Issue a writ of execution against the defendant and in favor of the plaintiff to recover the amount due, with interest and costs.

Computation:

Real debt - - - - -	\$350.00
Int. from Dec. 29, 1958 - - - -	
Attorney's commission - - - -	17.50



Attorney for Stanley Petrosky

Dated: October 7, 1961

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNA.
No. 168 February Term, 1961

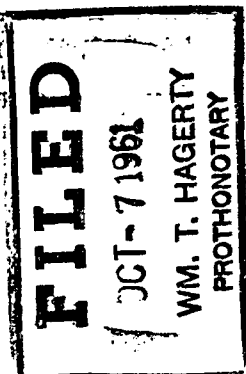
STANLEY PETROSKY

VS

JOSEPH E. PETROSKI

PRAECIPE FOR WRIT OF
EXECUTION

Feb 16 6
Done



IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

STANLEY PETROSKY

:

VS

:

:

JOSEPH E. PETROSKI

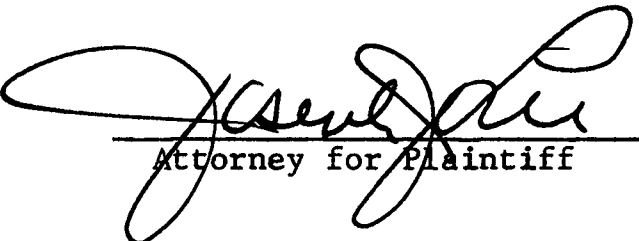
:

P R A E C I P E

TO: WILLIAM T. HAGERTY, PROTHONOTARY

SIR:

Place the above case on the argument list for the coming term of Court on rule issued to show cause why judgment should not be opened and Plaintiff's answer thereto. Combine this case with No. 169 February Term, 1961.



Attorney for Plaintiff

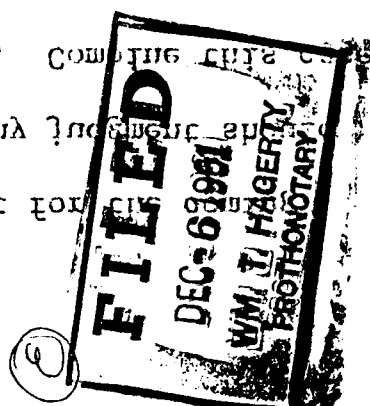
Dated: December 5, 1961

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNA.
No. 168 February Term, 1961

STANLEY PETROSKY

VS JOSEPH E. PETROSKI
VS PRATEK, HACEKLA, VATONCHICKA
P R E C I P E
STANLEY E. PETROSKI :
AS : NO. 168 February Term, 1961

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA



Date: December 2, 1961

~~Plaintiff to be filed~~

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

STANLEY PETROSKY

:

VS

:

No. 168 February Term, 1961

JOSEPH E. PETROSKI

:

Petition to Open Judgment

STANLEY PETROSKY

:

VS

:

No. (169) February Term, 1961

J.E. PETROSKI

:

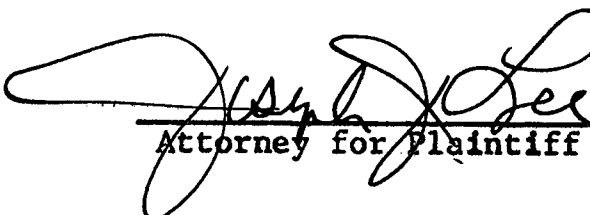
Petition to Open Judgment

P R A E C I P E

TO: CARL E. WALKER, PROTHONOTARY

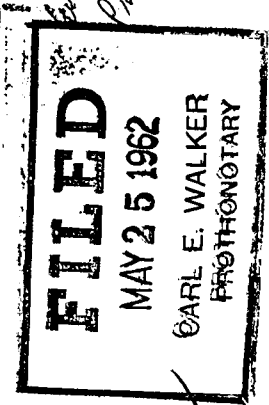
SIR:

Please place the above cases on the argument list for the next term of argument Court on Defendant's Petition to open judgment.



Attorney for Plaintiff

Dated: May 25, 1962



IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

STANLEY PETROSKY

VS

: No. 168 February Term, 1961

JOSEPH E. PETROSKI

: Petition to Open Judgment

STANLEY PETROSKY

VS

: No. 169 February Term, 1961

J.E. PETROSKI

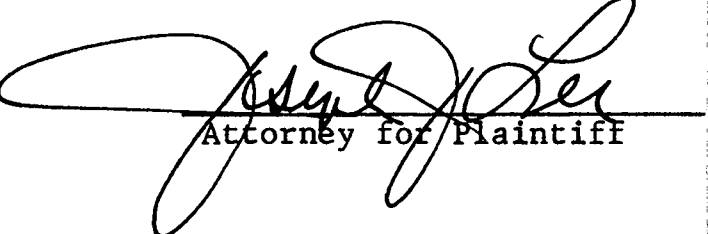
: Petition to Open Judgment

P R A E C I P E

TO: CARL E. WALKER, PROTHONOTARY

SIR:

Please place the above cases on the argument list for the next term of argument Court on Defendant's Petition to open judgment.



Attorney for Plaintiff

Dated: May 25, 1962

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

STANLEY PETROSKY

vs
No. 163 September Term, 1961

JOSEPH E. PETROSKY : Petition to Open Judgment

STANLEY PETROSKY

vs
No. 163 September Term, 1961

PETROSKY : Petition to Open Judgment

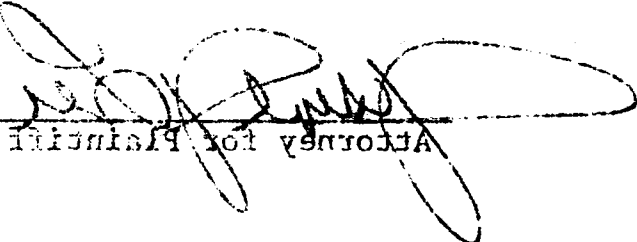
P R A E C I P E

CARL E. WALKER, PROTHONOTARY

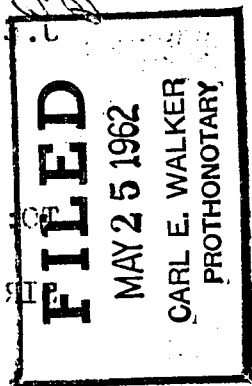
Please place the above case on the argument file for the

next term of this court on December 5, a petition to open

judgment.


Carl E. Walker
Prothonotary

Date: May 25, 1962



IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

STANLEY PETROSKY

:

VS

:

No. 168 February Term, 1961

JOSEPH E. PETROSKI

:

ANSWER TO PETITION TO OPEN

TO THE HONORABLE JOHN J. PENTZ, PRESIDENT JUDGE OF SAID COURT:

COMES NOW, Stanley Petrosky, and by counsel files this Answer to the Petition to Open the Judgment filed by the defendant in the above entitled proceedings.

(1). Admitted.

(2). Admitted.

(3). It is admitted that three notes were given by the defendant to the plaintiff in respective amounts of \$350.00, \$559.72 and \$400.00. It is denied that at the same time there was a note given from the plaintiff to the defendant. In further answer thereto it is averred that on August 30, 1957 the plaintiff gave a note to the defendant in the amount of \$8000.00, which said note was given at the time an agreement was entered into between the plaintiff and the defendant whereby the defendant agreed to sell to the plaintiff a one-half interest in the license, business, equipment and building, known as "THE TEE", situate in Decatur Township, Clearfield County. It is further averred that certain differences having arisen between the parties involving the rights of the plaintiff under said agreement and with respect to other transactions between the parties, that in the latter part of 1958 it was agreed that the said agreement should be cancelled and a settlement effected between the parties hereto. Said settlement consisted of the defendant

cancelling the \$8000.00 note and issuing the three notes hereinabove referred to and conveying to the plaintiff herein a piece of land situate in Decatur Township near said "THE TEE", with a valuation of \$600.00. A deed was executed on April 20, 1960 by the defendant to the plaintiff - said deed being recorded in Deed Book 482, page 358, and incorporated herein by reference.

(4). Paragraph 4 is denied as stated, and on the contrary the facts set forth in paragraph 3 of this Answer are incorporated herein by reference. In further answer thereto the defendant did sell a car to the plaintiff, but not for the amount of \$100.00 and, in fact, for the sum of \$142.00, which said car was paid for by check dated September 28, 1959 drawn on the First National Bank of Philipsburg on the account of Stanley Petrosky, payable to J.E. Petroski, which said check was cashed. It is likewise averred that commencing in January, 1959 the plaintiff paid rental in the amount of \$5.00 per week.

(5). Paragraph 5 is denied, and on the contrary said notes speak for themselves.

(6). Paragraph 6 is denied as stated, and on the contrary it is averred that said note in the amount of \$559.72 was returned to the defendant by the plaintiff, but that there was no understanding concerning the other two outstanding notes.

(7). Paragraph 7 is denied, and on the contrary it is averred that the said notes speak for themselves, and that the defendant is entitled to no credits thereon.

(8). It is admitted that the plaintiff confessed judgment against the defendant petitioner on the note referred to therein and that the total execution debt, exclusive of interest on said two judgments, is \$750.00. It is denied that the defendant is entitled to any credits.

(9). Admitted.

WHEREFORE, the plaintiff prays that the rule be discharged and that execution proceedings be permitted to continue.

Stanley Petrosky X
(Stanley Petrosky)

STATE OF PENNSYLVANIA:
:SS

COUNTY OF CLEARFIELD :

STANLEY PETROSKY, being duly sworn according to law, deposes and says that the facts set forth in the foregoing Answer are true and correct to the best of his information, knowledge and belief.

Stanley Petrosky
(Stanley Petrosky)

Subscribed and sworn to before
me this 1st day of December, 1961.

Guy Coudriet

My Commission expires January 6, 1964

GUY COUDRIET, Justice of the Peace
R. D. Osceola Mills, Penna.

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA
Joe Lee

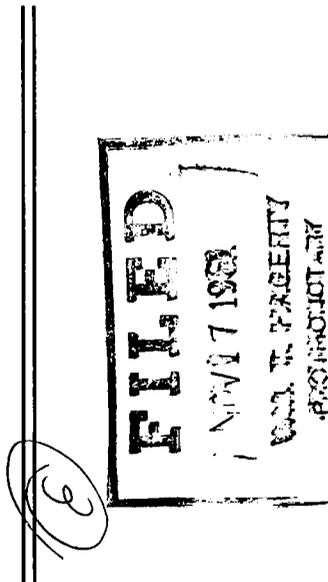
No. 168 February Term, 1961

STANLEY PETROSKY,
Plaintiff

vs.

JOSEPH E. PETROSKI,
Defendant

PETITION TO OPEN JUDGMENT



BAIRD & McCAMLEY
ATTORNEYS AT LAW
PHILIPSBURG, PENNSYLVANIA

Service accepted 11-24-61 and issuance
of rule waived *Joe Lee*
Acty for P.

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
STANLEY PETROSKY, Plaintiff }
vs. }
JOSEPH E. PETROSKI, Defendant }
TO THE HONORABLE JOHN J. PENTZ, PRESIDENT JUDGE OF THE ~~SAY~~ COURT:

The Petition of Joseph E. Petroski, the Defendant herein, respectfully represents:

1. That your Petitioner is the Defendant above named, and resides in Decatur Township, Clearfield County, Pennsylvania, and the Plaintiff is Stanley Petrosky who resides in Osceola Mills, Clearfield County, Pennsylvania.
2. That the Plaintiff herein, Stanley Petrosky, confessed judgment against your Petitioner on the basis of a Warrant of Attorney contained in a certain judgment note dated December 29, 1958; the said judgment note being a matter of record to the above term and number; writ of execution being issued on said judgment to No. 13 September Term, 1961.
3. That said judgment note in the face amount of Three Hundred and Fifty (\$350.00) Dollars was one of a series of notes between the Plaintiff and the Defendant given in late 1958 and early 1959; said series of notes consisting of three (3) notes in the amounts of \$350.00; \$559.72 and \$400.00 respectively. In addition, at approximately the same time there was a note given from the Plaintiff to the Defendant. These notes representing a series of transactions between the said parties.
4. Subsequent to the issuance of the notes, there were various dealings between the Plaintiff and the Defendant with credit to be given as a result of such dealings. These dealings consisting of the Defendant conveying a piece of land to the Plaintiff for the consideration of Six Hundred (\$600.00) Dollars, selling a car to the Plaintiff for the consideration of One Hundred

(\$100.00) Dollars and rental for an apartment owned by the Defendant and resided in by the Plaintiff with total rental of One Hundred Ninety-five (\$195.00) Dollars credited.

5. It was agreed by the Parties, being the Plaintiff and the Defendant, that the various notes, both of the Defendant and the Plaintiff, were to bear no interest.

6. The one note above noted in the amount of \$559.72 was returned to the Defendant by the Plaintiff, at which time it was understood that the balance outstanding on the other two notes was to be consolidated in one note for future disposition; such consolidation never taking place.

7. The total consideration or face amounts of the three (3) notes hereinbefore set forth amount to One Thousand Three Hundred Nine and 72/100 (\$1309.72) Dollars whereas the total credits in reference to the land, automobile, and rentals above set forth, amount to Eight Hundred Ninety-five (\$895.00) Dollars leaving a balance of Four Hundred Fourteen and 72/100 (\$414.72) Dollars.

8. The Plaintiff also confessed judgment against your Petitioner on the basis of a Warrant of Attorney contained in a certain judgment note dated January 22, 1959; said judgment note being a matter of record to No. 169 February Term, 1961; writ of execution being issued on said judgment to No. 14 September Term, 1961. The execution debt on the two judgments total Seven Hundred and Fifty (\$750.00) Dollars whereas, as hereinbefore noted, there is only a balance of Four Hundred Fourteen and 72/100 (\$414.72) Dollars due and owing.

9. The Plaintiff has refused to give credit to the Defendant against the notes hereinbefore noted.

WHEREFORE, your Petitioner prays your Honorable Court to grant a Rule against the above named Plaintiff to show cause why the judgment entered in the above entitled case should not be

open and the Defendant let into a defense. Meanwhile all proceedings to stay.

Joseph E Petroski

COMMONWEALTH OF PENNSYLVANIA
COUNTY OF CENTRE

SS:

Before me, a Notary Public in and for the above named State and County, personally appeared Joseph E. Petroski, the Petitioner named in the foregoing Petition, who being duly sworn according to law, deposes and says that the facts set forth in the foregoing Petition to open judgment are true and correct.

Joseph E. Petroski

Sworn to and subscribed before me this 17 day of November, 1961.

Leonard Hess
Notary Public
Commission expires 2/23/5

ORDER OF COURT

AND, NOW, THIS 17th day of November, 1961, the Court having read and considered the foregoing Petition, and on motion of Baird & McCamley, Esqs., Attorneys for the Defendant, grants a Rule on the Plaintiff to show cause why said judgment entered in the above entitled cause should not be open and the Defendant let into a defense. Meanwhile all proceedings to stay.

Returnable the _____ day of _____, 1961. *See Lee*

BY THE COURT

John J. Peuf

P. J.

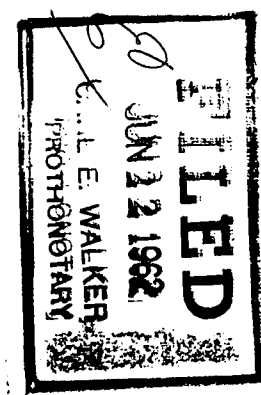
IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNA.
No. 168 February Term 1961

STANLEY PETROSKY

VS

J. E. PETROSKY

ORDER



JOHN J. PENTZ
PRESIDENT JUDGE
CLEARFIELD, PENNSYLVANIA

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

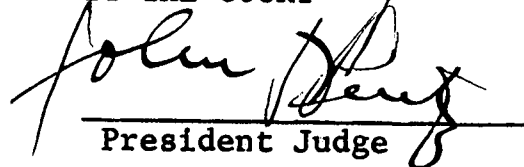
STANLEY PETROSKY :
VS : No. 168 February Term 1961
J. E. PETROSKY :
:

O R D E R

NOW, June 22, 1962, after hearing testimony in the above petition to open judgment and let defendant into a defense, and argument thereon, it appears that the defendant is entitled to have his defense presented for adjudication; and, accordingly, the judgment is opened and defendant permitted to put in such defense as he may have.

Exception noted.

BY THE COURT



President Judge

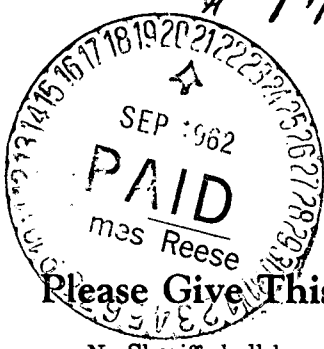


Joseph J. Lee

October 10, 1961

TO SHERIFF OF CLEARFIELD COUNTY, DR.

PLAINTIFF	DEFENDANT	NO.	TERM	AMOUNT
Stanley Petrosky 400 Curtin Street, Osceola Mills, Pa.		No 169	Feb Term 1961	
vs		No 14	September Term 1961	
J. E. Petrosky RD., Osceola Mills, Pa.				
RDR.	3.75	Exec Debt		\$400.00
Service	3.75	Int Fr 1/22/59		44.00
Levy	3.75	Prothonotary		7.50
✓ d/s	2.00	Plaintiff		3.50
Mileage	4.20	Attys Comm		20.00
<u>Commission</u>	<u>8.00</u>	Sheriffs Costs		<u>25.45</u>
Total	\$25.45	Total		\$500.45
	8.00			



Please Give This Prompt Attention

No Sheriff shall be required to render any service in any civil proceedings until he receives indemnity satisfactory to him for the payment of his official fees, mileage, expenses, and legal costs or payment of same, from the party at whose instance or for whose benefit such service is to be performed, but any money advanced for his charges, and not earned or expended shall be refunded to the payer thereof. And in case he does not receive his charges in advance or upon demand, he may file with his return an itemized list of unpaid fees, mileage, costs and expenses respecting the services to which such return relates, and if no exceptions are filed to the same within thirty days, from the time of making such return, the items included in such list shall be considered taxed, and confirmed as fees and costs due such Sheriff and become a judgment in law against the party for whose benefit the services were rendered as well as against any other party who may be or become liable for such fees and costs by law; and the said Sheriff may issue an execution for the amount so taxed, and collect the same from any party so chargeable therewith without further suit, and shall not be disqualified to enforce such execution by reason of his interest therein.

P. L. Laws.

1923

Act No. 220, page 347.

James B. Reese
Charles G. Ammerman

SHERIFF

Return this Bill with Remittance

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

STANLEY PETROSKY : :

-vs- : No. 169 February Term, 1961

J. E. PETROSKI : :

ORDER OF COURT

AND, NOW, THIS 17th day of November, 1961, the Court having read and considered the foregoing Petition, and on motion of Baird & McCamley, Esqs., Attorneys for the Defendant, grants a Rule on the Plaintiff to show cause why said judgment entered in the above entitled cause should not be open and the Defendant let into a defense. Meanwhile all proceedings to stay.

Returnable sec. leg.

BY THE COURT,

/s/ John J. Pentz
P. J.

Certified from the record this 22nd day of November A. D. 1961.

John J. Nagerty
Prothonotary.

SHERIFF'S LEVY

BY VIRTUE of Writ of Execution, issued out of the Court of Common Pleas of Clearfield County, Pennsylvania, and to me directed, I have levied on the following described property of the Defendant, situated in the

International Truck

Chev. Panel Truck

Ford Wrecker Truck

1957 Plymouth

1 lot used cars

Seized, taken in execution, and to be sold as the property of

Joseph E. Petrosky

CHARLES G. AMMERMAN

Sheriff

Sheriff's Office, Clearfield, Pa., November 9, 1961

Writ of Execution - Money Judgments.

Stanley Petrosky

vs.

) IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNSYLVANIA.

NO. 14 September

Term, 19 61

WRIT OF EXECUTION

Commonwealth of Pennsylvania }
County of Clearfield } SS:

To the Sheriff of Clearfield County:

To satisfy the judgment, interest and costs against J. E. Petroski

..., defendant(s);

(1) You are directed to levy upon the following property of the defendant(s) and to sell his interest therein;

(2) You are also directed to attach the following property of the defendant not levied upon in the possession of _____, as garnishee,

(Specifically describe property)

and to notify the garnishee that

(a) an attachment has been issued;

(b) the garnishee is enjoined from paying any debt to or for the account of the defendant(s) and from delivering any property of the defendant or otherwise disposing thereof.

(3) if property of the defendant not levied upon and subject to attachment is found in the possession of anyone other than a named garnishee, you are directed to notify him that he has been added as a garnishee and is enjoined as above stated.

Amount due \$ 400.00

Costs (to be added) Plaintiff \$3.50 Prothonotary \$7.50 \$.....

John J. Haggerty
Prothonotary



By _____
Deputy

Date October 7, 1961

Proth'y. No. 64

RECEIVED WRIT THIS 1st day
No. 169 February Term, 1961 of Joseph A. D. 1961,
No. 14 September Term, 1961 at 109 N. M.
IN THE COURT OF COMMON
PLEAS, CLEARFIELD COUNTY,
PENNSYLVANIA.

Stanley Petrosky
400 Curtin St., Osceola Mills, Pa.

vs.

J. E. Petroski
R.D., Osceola Mills, Pa.

WRIT OF EXECUTION (Money Judgments)	
EXECUTION DEBT	\$400.00
Interest from - - -	1.22.59
Prothonotary - - -	7.50
Use Attorney - - -	
Use Plaintiff - - -	3.50
Attorney's Comm. - - -	20.00
Satisfaction <u>Testimony</u>	<u>17.40</u>
Sheriff - - -	

Joseph J. Lee
Attorney(s) for Plaintiff(s)

Joseph J. Lee
Attorney for Plaintiff(s)

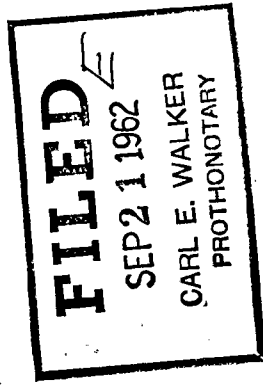
Now, to wit this 21st day of September, 1962
the Sheriff is directed to return this writ as unexecuted

Joseph J. Lee
Atty for Plaintiff

Now, September 21, 1962 by direction of Joseph J. Lee,
Attorney for the Plaintiff, I return this Writ as
unexecuted, Sheriff costs paid.

So Answers,

James B. Reese
James B. Reese
Sheriff



Joseph J. Lee
Attorney for Plaintiff(s)

STANLEY PETROSKY *VS* *S&L* *61*
Versus

J. E. PETROSKI *VS* *S&L* *61*

In the Court of Common Pleas
Clearfield County, Pennsylvania

No. 169 Feb Term, 19 61

CERTIFICATE OF DISCONTINUANCE

Commonwealth of Pennsylvania } SS
County of Clearfield

I, Archie Hill, Prothonotary of the Court of Common Pleas, in and for the County and Commonwealth aforesaid, do hereby certify that the above stated case was this day, the 3th day of June A. D. 19 66 marked ~~settled and discontinued~~ SATISFIED

Record costs in the sum of \$ 53.45 have been paid in full by

Joseph J. Lee

In Witness Whereof, I have hereunto affixed my hand and seal of this Court at Clearfield, Clearfield County, Pennsylvania, this 8th day of June A. D. 19 66.

Prothonotary

factory DR
Pepito Drak
Pepo + Drak