

05-1723-CD  
Jean Sheffo vs Justin Larkin

Jean Sheffo vs. Justin Larkin  
05-1723-CD

JEAN SHEFFO,

Plaintiff

vs.

JUSTIN LARKIN,

Defendant

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

:  
: CIVIL DIVISION

:  
: NO. 05-1723-cD

**PRAECIPE FOR WRIT OF SUMMONS**

TO: PROTHONOTARY OF CLEARFIELD COUNTY:

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

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

BY: 

Nathan W. Karn, Esq.

Attorney for Plaintiff

Attorney I.D. #86068

401 Allegheny Street, P. O. Box 415

Hollidaysburg, PA 16648

(814) 695-7581

Dated: 11/2/05

**FILED**


No CC  
m/11-4761  
NOV 03 2005  
Att'y pd. 85.00  
Writ to Shff

William A. Shaw  
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,  
PENNSYLVANIA

CIVIL ACTION

**SUMMONS**

 COPY

Jean Sheffo  
Plaintiff(s)

Vs.

No: 05-1723-CD

Justin Larkin  
Defendant(s)

To: Justin Larkin  
Defendant(s)

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: November 3, 2005

---

William A. Shaw  
Prothonotary

Issuing Attorney:  
Nathan W. Karn, Esq.  
401 Allegheny Street  
PO Box 415  
Hollidaysburg, PA 16648  
(814) 695-7581

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

---

JEAN SHEFFO,

Plaintiff

vs.

JUSTIN LARKIN,

Defendant

Civil Division

No. 05-1723-CD

Type of Pleading: Complaint

Filed on Behalf of Plaintiff

Counsel of Record for this Party:

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

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

(814) 695-7581

---

**FILED** NOCC  
m/p: A/B/D  
FEB 03 2006 @CR

William A. Shaw  
Prothonotary/Clerk of Courts

JEAN SHEFFO, : IN THE COURT OF COMMON PLEAS OF  
Plaintiff : CLEARFIELD COUNTY, PENNSYLVANIA  
vs. : CIVIL DIVISION  
JUSTIN LARKIN, : NO. 05-1723-CD  
Defendant :

NOTICE

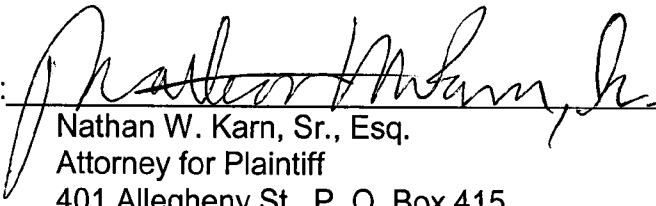
You have been sued in Court. If you wish to defend against the claims set forth in the following pages, you must take action within twenty (20) days after the Complaint and Notice are served, by entering a written appearance personally or by attorney and filing in writing with the court your defenses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

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

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

Phone: (814) 765-2641

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

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

JEAN SHEFFO,		:	IN THE COURT OF COMMON PLEAS OF
	Plaintiff	:	CLEARFIELD COUNTY, PENNSYLVANIA
		:	
vs.		:	CIVIL DIVISION
		:	
JUSTIN LARKIN,		:	NO. 05-1723-CD
	Defendant	:	

### COMPLAINT

AND NOW, comes the Plaintiff, Jean Sheffo, by and through her attorneys, Evey, Rutch, Black, Dorezas, Magee & Levine LLP, and files the following Complaint:

1.

Plaintiff, Jean Sheffo, is an adult individual residing at 309 Winfield Avenue, Bentleyville, Washington County, Pennsylvania 15314-1361.

2.

Defendant, Justin Larkin, is an adult individual residing at 215 Olive Avenue, DuBois, Clearfield County, Pennsylvania 15801.

3.

On or about January 20, 2004, Plaintiff was the owner of a 1991 Honda Accord LX motor vehicle which was involved in the accident described herein.

4.

On that date, Defendant was the owner of a 1992 Chevrolet Beretta motor vehicle which was involved in the accident described herein.

5.

On the aforesaid date, at approximately 10:00 a.m., Plaintiff's vehicle was parked and unoccupied in a careful, lawful and prudent manner at or near 214 Olive Avenue, Dubois, Clearfield County, Pennsylvania.

6.

On the aforesaid date and time, Defendant was operating his motor vehicle in a careless, reckless and negligent manner on Olive Avenue, DuBois, Clearfield County, Pennsylvania.

7.

As the motor vehicle being operated by Defendant approached Plaintiff's parked and unoccupied vehicle, said motor vehicle, suddenly and without warning, carelessly, negligently and recklessly came into violent contact and collision with the front driver's side of the motor vehicle of the Plaintiff, causing damages as more specifically set forth below.

8.

The motor vehicle of the Plaintiff was damaged solely, directly and entirely as a result of the aforesaid collision in the amount of \$1,563.65, being less than the fair market value of the motor vehicle of the Plaintiff at the time of the collision.

COUNT I

PLAINTIFF V. JUSTIN LARKIN

9.

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

10.

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

a. Failing to have the motor vehicle under proper, adequate, and reasonable control under the circumstances and conditions then and there existing;

b. Being inattentive and disregarding the condition and circumstances then and there existing when parking his motor vehicle;

c. Parking a motor vehicle in such a way as to negligently and carelessly allow his motor vehicle to coast into and collide with Plaintiff's motor vehicle;

d. Failing to set the parking brake of his motor vehicle;

e. Failing to inspect his motor vehicle to ensure its brakes were operating properly to ensure it would not coast into Plaintiff's motor vehicle;

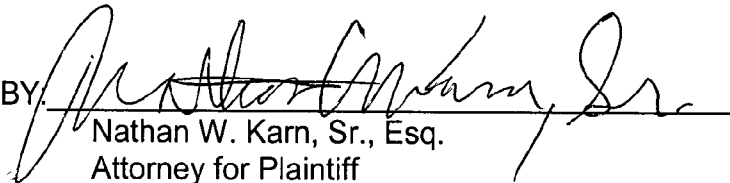
f. Operating his vehicle on a highway when it was not insured in violation of 75 Pa. C.S.A. § 1786(e) and (f); and

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

WHEREFORE, Plaintiff claims damages of Defendant in the amount of One Thousand Five Hundred Sixty-Three and 65/100 (\$1,563.65) Dollars, together with interest plus costs of suit.

Respectfully Submitted,

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

BY: 

Nathan W. Karn, Sr., Esq.

Attorney for Plaintiff

PA I.D. # 86068

401 Allegheny Street

Hollidaysburg, Pennsylvania

(814) 695-7581



## VERIFICATION

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

  
\_\_\_\_\_  
Jean Sheffo

DATED: 1-26-06

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was served on the 2<sup>nd</sup> day of February, 2006, by United States Mail, First Class, postage prepaid, addressed to the following:

Justin Larkin  
215 Olive Avenue  
DuBois, PA 15801

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

BY:

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

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 100974  
NO: 05-1723-CD  
SERVICE # 1 OF 1  
SUMMONS

PLAINTIFF: JEAN SHEFFO  
vs.  
DEFENDANT: JUSTIN LARKIN

SHERIFF RETURN

NOW, November 29, 2005 AT 11:15 AM SERVED THE WITHIN SUMMONS ON JUSTIN LARKIN DEFENDANT AT Meeting place: General Store, LUTHERSBURG, CLEARFIELD COUNTY, PENNSYLVANIA, BY HANDING TO JUSTIN LARKIN, DEFENDANT A TRUE AND ATTESTED COPY OF THE ORIGINAL SUMMONS AND MADE KNOWN THE CONTENTS THEREOF.

SERVED BY: COUDRIET / DEHAVEN

FILED  
01/30/06  
FEB 15 2006  
LM

William A. Shaw  
Prothonotary/Clerk of Courts

PURPOSE	VENDOR	CHECK #	AMOUNT
SURCHARGE	EVEY	24594	10.00
SHERIFF HAWKINS	EVEY	24594	71.72

Sworn to Before Me This

\_\_\_\_\_ Day of \_\_\_\_\_ 2006

\_\_\_\_\_

So Answers,

*Chester A. Hawkins*  
*Jay Marilyn Hawk*

Chester A. Hawkins  
Sheriff

JEAN SHEFFO,  
Plaintiff

vs.

JUSTIN LARKIN,  
Defendant.

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

: NO. 05 – 1723-CD

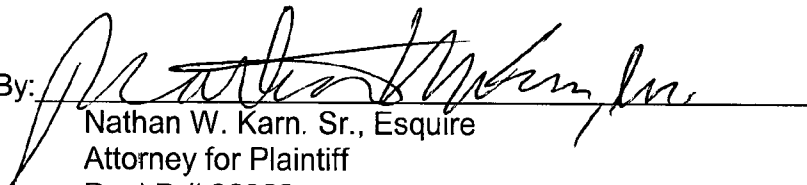
**PRAECIPE FOR ENTRY OF DEFAULT JUDGMENT**  
**AS TO LIABILITY**

TO THE PROTHONOTARY OF CLEARFIELD COUNTY:

Please enter default judgment against the above-referenced Defendant as to liability only for failure to file an Answer to the Complaint as permitted by Pa. R.C.P. §237.1. Attached hereto as Exhibit A and incorporated herein by reference is the important ten-day notice of our intent to take default judgment which was mailed to the Defendant on September 18, 2006.

EVEY, BLACK, DOREZAS, MAGEE, LEVINE,  
ROSENSTEEL & MAUK, LLP

By:



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

**FILED**

OCT 18 2006

William A. Shaw  
Prothonotary/Clerk of Courts  
1 CENT TO ATT

NOTICE TO DEPT.

CERTIFICATE OF SERVICE

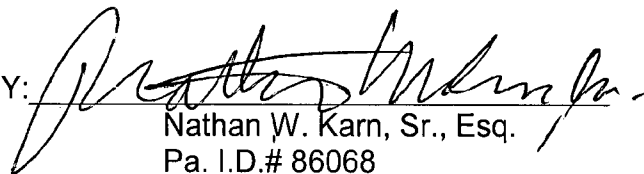
The undersigned hereby certifies that on this 17<sup>th</sup> day of Oct., 2006, a true and correct copy of the foregoing document was served by United States mail, postage prepaid, on the following:

Justin Larkin  
215 Olive Avenue  
Dubois, PA 15801

Benjamin S. Blakley, III, Esquire  
Blakely & Jones  
90 Beaver Drive  
Box 6  
Dubois, PA 15801

EVEY, BLACK, DOREZAS, MAGEE, LEVINE,  
ROSENSTEEL & MAUK, LLP

BY:



Nathan W. Karn, Sr., Esq.

Pa. I.D.# 86068

Attorney for Plaintiff

401 Allegheny Street

Hollidaysburg, PA 16648

(814) 695-7581

NOTICE OF JUDGMENT

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,  
PENNSYLVANIA

CIVIL DIVISION

Jean Sheffo

Vs.

No. 2005-01723-CD

Justin Larkin

To: DEFENDANT(S)

NOTICE is given that a JUDGMENT in the above captioned matter has been entered against you in the amount of as to liability ONLY on October 18, 2006.

William A. Shaw  
Prothonotary

---

William A. Shaw

JEAN SHEFFO,  
Plaintiff

vs.

JUSTIN LARKIN,  
Defendant.

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

: No. 05 - 1723 - CD

FILED

JAN 18 2007

n/1:30/c

William A. Shaw  
Prothonotary/Clerk of Courts

NOTICE TO  
DEPT.

**PRAECIPE FOR ENTRY OF JUDGMENT**

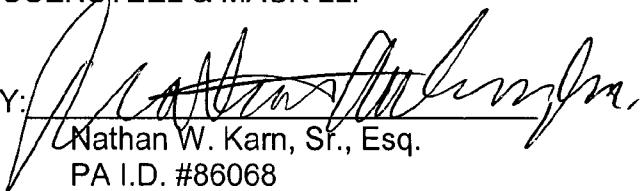
TO THE PROTHONOTARY OF CLEARFIELD COUNTY:

Kindly enter judgment in favor of the Plaintiff and against the Defendant in the above-captioned matter, for failure to appear or file an Answer within twenty (20) days from the date of service of the Complaint; and damages in the amount of \$1,563.65, together with costs and interest. I certify that written notice of intention to file this praecipe was mailed to Defendant after the default had occurred and at least ten days prior to the date of the filing of this praecipe. In addition, I certify that Notice of Assessment of Damages, along with Appraiser's Affidavit and Repair Estimate were sent to the Defendant by certified mail return receipt requested to the last known address of Defendant at least ten days prior to filing this Praecipe. Copies of the notices are attached. I further certify that the Defendant had no attorney of record at the time the attached notices were mailed to Defendant.

Respectfully submitted,

EVEY BLACK DOREZAS MAGEE LEVINE  
ROSENSTEEL & MAUK LLP

BY:

  
Nathan W. Karn, Sr., Esq.

PA I.D. #86068


401 Allegheny St.

Hollidaysburg, PA 16648

814.695.7581

Attorney for Plaintiff

AND NOW, this 18<sup>TH</sup> day of JANUARY 2007, Judgment is entered  
as above.

  
Prothonotary

JEAN SHEFFO,  
Plaintiff

vs.

JUSTIN LARKIN,  
Defendant.

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

: NO. 05-1723-CD

TO: JUSTIN LARKIN  
215 Olive Avenue  
Dubois, PA 15801

DATE OF NOTICE: September 18, 2006

### IMPORTANT NOTICE

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

David S. Meholick, Ct. Administrator  
Clearfield County Courthouse  
Clearfield, PA 16830  
PHONE: 814.765.2641 EXT. 5982

EVEY, BLACK, DOREZAS, MAGEE, LEVINE,  
ROSENSTEEL & MAUK, LLP

BY 

Nathan W. Karn, Sr., Esq.  
6068  
or Plaintiff  
henry Street  
415  
burg, PA 16648  
-7581

U.S. POSTAL SERVICE		CERTIFICATE OF MAILING	
MAY BE USED FOR DOMESTIC AND INTERNATIONAL MAIL, DOES NOT PROVIDE FOR INSURANCE-POSTMASTER			
Received From:			
Nathan W. Karn, Sr., Esq.			
EVEY BLACK ATTORNEYS			
401 Allegheny St.			
Hollidaysburg, PA 16648			
One piece of ordinary mail addressed to:			
Justin Larkin			
215 Olive Ave.			
Dubois, PA 15801			







401-03 ALLEGHENY STREET  
P. O. BOX 415  
HOLLIDAYSBURG, PA 16648  
(814) 695-7581  
FAX: (814) 695-1750

ROARING SPRING OFFICE:  
99 NASON DRIVE  
P. O. BOX 5  
ROARING SPRING, PA 16673  
(814) 224-5162

## ATTORNEYS

REPLY TO HOLLIDAYSBURG OFFICE

CLYDE O. BLACK, II      BENJAMIN I. LEVINE, JR.  
J. MICHAEL DOREZAS      MICHAEL B. MAGEE  
AMY ORR ROSENSTEEL      KATHY J. MAUK  
WILLIAM R. BRENNER      NATHAN W. KARN, SR.  
JEFFREY A. MURICEAK

WWW.EVEYBLACK.COM

MERLE K. EVEY  
OF COUNSEL

November 14, 2006

"CERTIFIED MAIL, RETURN RECEIPT REQUESTED"

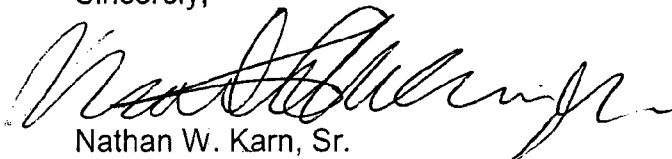
Justin Larkin  
215 Olive Avenue  
Dubois, PA 15801

In re: SHEFFO v. LARKIN

Dear Mr. Larkin:

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

Sincerely,



Nathan W. Karn, Sr.

NWK:jmm  
Enclosures

7005 1820 0001 0576 9151

**U.S. Postal Service<sup>TM</sup>**  
**CERTIFIED MAIL<sup>TM</sup> RECEIPT**  
 (Domestic Mail Only; No Insurance Coverage Provided)

For delivery information visit our website at [www.usps.com](http://www.usps.com)

**OFFICIAL USE**

Postage	\$ .87
Certified Fee	2.40
Return Receipt Fee (Endorsement Required)	1.85
Restricted Delivery Fee (Endorsement Required)	
<b>Total Postage &amp; Fees</b>	<b>\$ 5.12</b>

Postmark  
 NOV 15 2005  
 HOLLIDAYSBURG PA 16648

Sent To  
 Justin Larkin  
 Street, Apt. No.,  
 or PO Box No. 215 Olive Ave.  
 City, State, ZIP+4<sup>®</sup> Dubois Pa 15801

PS Form 3800, June 2002 See Reverse for Instructions

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
<ul style="list-style-type: none"> <li>Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.</li> <li>Print your name and address on the reverse so that we can return the card to you.</li> <li>Attach this card to the back of the mailpiece, or on the front if space permits.</li> </ul>	<p>A. Signature <i>[Signature]</i> <input type="checkbox"/> Agent <input type="checkbox"/> Addressee</p> <p>B. Received by (Printed Name) <i>[Name]</i> C. Date of Delivery <i>[Date]</i></p> <p>D. Is delivery address different from item 1? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No          If YES, enter delivery address below:</p>
<p>1. Article Addressed to:</p> <p>Justin Larkin          215 Olive Ave.          Dubois Pa 15801</p>	<p>3. Service Type</p> <p><input checked="" type="checkbox"/> Certified Mail <input type="checkbox"/> Express Mail</p> <p><input type="checkbox"/> Registered <input type="checkbox"/> Return Receipt for Merchandise</p> <p><input type="checkbox"/> Insured Mail <input type="checkbox"/> C.O.D.</p>
<p>2. Article Number          (Transfer from service label)</p>	<p>4. Restricted Delivery? (Extra Fee) <input type="checkbox"/> Yes</p>
<p>7005 1820 0001 0576 9151</p>	

PS Form 3811, February 2004

Domestic Return Receipt

102595-02-M-1540

JEAN SHEFFO,  
Plaintiff

vs.

JUSTIN LARKIN,  
Defendant.

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

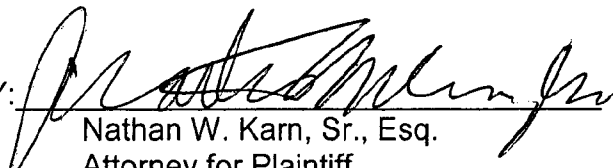
:  
: NO. 05 – 1723-CD  
:  
:

**NOTICE OF ASSESSMENT OF DAMAGES**

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

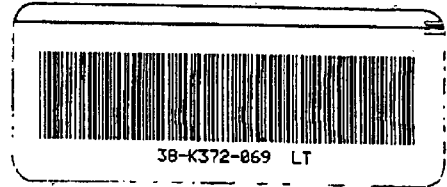
EVEY, BLACK, DOREZAS, MAGEE, LEVINE,  
ROSENSTEEL & MAUK, LLP

BY:

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

Dated: November 14, 2006

**APPRAISER'S AFFIDAVIT**



STATE OF ILLINOIS

COUNTY OF McLean

SS

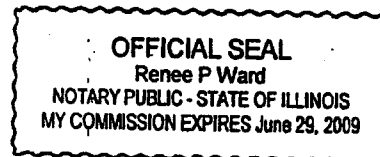
AND NOW, this 36 day of November, 2006, before me, the undersigned authority, personally appeared Notah a Ryan who acknowledged himself/herself to be an employee of State Farm Insurance Companies, and that the appraisal attached hereto accurately reflects the damages which were sustained to motor vehicle owned by JEAN SHEFFO. I certify that these repairs were necessary, and that the prices for labor and material were fair and reasonable and those customarily charged. The undersigned also states that he/she has experience in the appraisal of automobiles for a period of 1 years.

Notah a Ryan

Sworn to and subscribed before me

this 6th day of November, 2006.

Renee P. Ward  
Notary Public



My Commission Expires: June 29, 2009

02/16/2004 AT 08:09 AM  
30743

JOB NUMBER: 3413

CATALDO'S COLLISION SERVICE  
FEDERAL ID #:251547448  
WE DO MAGIC  
10040 TYLER ROAD  
PENFIELD, PA 15849  
(814)637-5596 FAX: (814)637-5260

SUPPLEMENT OF RECORD 1 WITH SUMMARY

WRITTEN BY: JOHN FORSTER #238721 02/16/2004 08:09 AM  
ADJUSTER: EXT 4210 CLAIM REP (717)321-6805

INSURED: JEAN SHEFFO CLAIM #38-K372-06901  
OWNER: JEAN SHEFFO POLICY #  
ADDRESS: 309 WINFIELD AVE DEDUCTIBLE: \$500.00  
BENTLEYVILLE, PA 15314-1361 DATE OF LOSS: 01/20/2004 AT 10:00 AM  
EVENING: (412)239-3879 TYPE OF LOSS: COLLISION  
POINT OF IMPACT: 11. LEFT FRONT

INSPECT CATALDO'S COLLISION SERVICE  
LOCATION: 10040 TYLER ROAD  
PENFIELD, PA 15849

BUSINESS: (814)637-5596

INSURANCE STATE FARM INSURANCE COMPANIES  
COMPANY: 383 ROLLING RIDGE  
STATE COLLEGE, PA 16801

BUSINESS: (717)321-6805  
DAYS TO REPAIR

1991 HOND ACCORD LX 4-2.2L-FI 4D SED RED  
VIN: 1HGCB7658MA073850 LIC: DMV6825 PA PROD DATE: ODOMETER: UNK  
AIR CONDITIONING REAR DEFOGGER TILT WHEEL  
CRUISE CONTROL INTERMITTENT WIPERS TINTED GLASS  
BODY SIDE MOLDINGS DUAL MIRRORS CLEAR COAT PAINT  
METALLIC PAINT POWER STEERING POWER BRAKES  
POWER WINDOWS POWER LOCKS POWER ANTENNA  
POWER MIRRORS AM RADIO FM RADIO  
STEREO CASSETTE SEARCH/SEEK  
CLOTH SEATS BUCKET SEATS RECLINE/LOUNGE SEATS  
AUTOMATIC TRANSMISSION OVERDRIVE STYLED STEEL WHEELS

NO.	OP.	DESCRIPTION	QTY	EXT.	PRICE	LABOR	PAINT
1		FRONT BUMPER					
2	R&I	R&I BUMPER ASSY				1.0	
3		FRONT LAMPS					
4	R&I	LT HEADLAMP ASSY				0.5	
5	R&I	LT PARK/MARKER LAMP				0.3	
6		FENDER					
N 7*	REPL	LKQ LT FENDER ASSY +25%	1	181.25*		1.8	2.1
8		ADD FOR CLEAR COAT					0.8
9		REFN EDGES					0.5
10		R&I MOLDING				0.2	
11		R&I MUD GUARD				0.3	
12	R&I	LT SPLASH SHIELD				0.5	

02/16/2004 AT 08:09 AM  
30743

JOB NUMBER: 3413

SUPPLEMENT OF RECORD 1 WITH SUMMARY  
1991 HOND ACCORD LX 4-2.2L-FI 4D SED RED

NO.	OP.	DESCRIPTION	QTY	EXT.	PRICE	LABOR	PAINT
13#	S01	R&I W/O MOLDING				0.3	
14		FRONT DOOR				6.0*	2.3
15*	RPR	LT DOOR SHELL					-0.4
16		OVERLAP MAJOR ADJ. PANEL					0.4
17		ADD FOR CLEAR COAT					
18	REPL	LT BODY SIDE MLDG	1	60.08		0.3	
19	R&I	LT MIRROR ASSY				0.4	
20*	R&I	LT RUN CHANNEL				0.3*	
21	R&I	LT HANDLE, OUTSIDE LX & EX				0.4	
22	R&I	LT LOCK CYLINDER				0.3	
23	R&I	LT R&I TRIM PANEL				0.4	
24#		CAR COVER	1	5.00	T	0.2	
25#		CORROSION PROT PER PANEL	1		T		0.1
26#		TIRE MOUNT & BALANCE	1	9.95	T	0.3	D
27#	S01	HAZARDOUS WASTE REMOVAL	1	2.75	T		
28#		TWO WHEEL ALIGNMENT	1	39.95		1.0	D
29#		PINSTRIPES TAPE PER PANEL X2	1	12.50	T	0.4	
30#		VALVE STEM	1	1.50	T		M
31		WHEELS					
32*	REPL	LKQ LT/FRONT WHEEL COVER 14	1	25.00*	M	0.1*	
		+25%					
33*	REPL	LKQ RT/FRONT WHEEL COVER 14	1	25.00*	M	0.1*	
		+25%					
34	S01	FRONT SUSPENSION					
35*	S01	REPL LKQ LT KNUCKLE +25%	1	62.50*	M	1.9*	M
36*	S01	REPL LKQ LT UPPER CNTRL ARM +25%	1	31.25*	M	1.0*	M
37	S01	DEDUCT FOR OVERLAP				-0.3	M
38*	S01	R&I LT BEARING				0.5*	M
39#	S01	*****	1				
		*****					
40#	S01	FINAL BILL--AUTHORIZATION	1				
41#	S01	TO PAY SECURED	1				
42#	S01	*****	1				
		*****					
43		OTHER CHARGES					
44#		TOWING	1	83.75			
SUBTOTALS ==>				540.48		18.2	5.8

LINE 7 : PAEL PAINT NO BLEND ON HOOD DUE TO PRIOR DAMAGE

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JOB NUMBER: 3413

SUPPLEMENT OF RECORD 1 WITH SUMMARY  
1991 HOND ACCORD LX 4-2.2L-FI 4D SED RED

-----  
ESTIMATE NOTES:

CHECKED FOR LKQ WITH TRIPLETT - BRETT, CRISTINIS - MARK, STOYSTOWN - TERRY,  
NOVAK, HARMONY, JACKS  
VEHICLE IS NOT DRIVEABLE  
FOUND PRE-EXISTING DAMAGE CAR HAS PEALING CLEAR AND MINOR DAMAGE ALL OVER  
NO RENTAL TO BE USED  
PARTS ORDERING WILL TAKE: 3 DAYS  
REPAIRS WILL TAKE: 4 DAYS  
TOTAL NUMBER OF DAYS TO REPAIR 4  
REPAIRS TO START AS SOON AS PARTS ARRIVE  
COPY OF PRELIMINARY ESTIMATE GIVEN TO CUSTOMER  
POSSIBLITY OF HIDDEN DAMAGE EXISTS, WILL ADVISE ON TEAR DOWN

PARTS			425.03
BODY LABOR	13.8 HRS	@ \$ 36.00/HR	496.80
PAINT LABOR	5.8 HRS	@ \$ 36.00/HR	208.80
MECHANICAL LABOR	3.1 HRS	@ \$ 38.00/HR	117.80
DIAGNOSTIC LABOR	1.3 HRS	@ \$ 0.00/HR	0.00
PAINT SUPPLIES	5.8 HRS	@ \$ 20.00/HR	116.00
SUBLET/MISC.			31.70
OTHER CHARGES			83.75
-----			
SUBTOTAL			\$ 1479.88
SALES TAX	\$ 1396.13	@ 6.0000%	83.77
-----			
GRAND TOTAL			\$ 1563.65
ADJUSTMENTS:			
DEDUCTIBLE			500.00
-----			
CUSTOMER PAY			\$ 500.00
INSURANCE PAY			\$ 1063.65

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JOB NUMBER: 3413

SUPPLEMENT OF RECORD 1 WITH SUMMARY  
1991 HOND ACCORD LX 4-2.2L-FI 4D SED RED

ANY PERSON WHO KNOWINGLY AND WITH INTENT TO DEFRAUD ANY INSURANCE COMPANY OR OTHER PERSON FILES AN APPLICATION FOR INSURANCE OR STATEMENT OF CLAIM CONTAINING ANY MATERIALLY FALSE INFORMATION OR CONCEALS FOR THE PURPOSE OF MISLEADING, INFORMATION CONCERNING ANY FACT MATERIAL THERETO COMMITS A FRAUDULENT INSURANCE ACT, WHICH IS A CRIME AND SUBJECTS THE PERSON TO CRIMINAL AND CIVIL PENALTIES.

THE FOLLOWING IS A LIST OF ABBREVIATIONS OR SYMBOLS THAT MAY BE USED TO DESCRIBE WORK TO BE DONE OR PARTS TO BE REPAIRED OR REPLACED: D=DISCONTINUED PART A=APPROXIMATE PRICE B=BODY LABOR D=DIAGNOSTIC E=ELECTRICAL F=FRAME G=GLASS M=MECHANICAL P=PAINT LABOR S=STRUCTURAL T=TAXED MISCELLANEOUS X=NON TAXED MISCELLANEOUS ADJ=ADJACENT ALGN=ALIGN A/M=AFTERMARKET BLND=BLEND CAPA=CERTIFIED AUTOMOTIVE PARTS ASSOCIATION D&R=DISCONNECT AND RECONNECT EST=ESTIMATE EXT. PRICE=UNIT PRICE MULTIPLIED BY THE QUANTITY INCL=INCLUDED MISC=MISCELLANEOUS NON-ADJ=NON ADJACENT O/H=OVERHAUL OP=OPERATION NO=LINE NUMBER QTY=QUANTITY QUAL RECY=QUALITY RECYCLED PART QUAL REPL=QUALITY REPLACEMENT PART COMP REPL PARTS=COMPETITIVE REPLACEMENT PARTS RECOND=RECONDITION REFN=REFINISH REPL=REPLACE R&I=REMOVE AND INSTALL R&R=REMOVE AND REPLACE RPR=REPAIR RT=RIGHT SECT=SECTION SUBL=SUBLET LT=LEFT W/O=WITHOUT W/ =WITH/ #=MANUAL LINE ENTRY \*=OTHER [IE..MOTORS DATABASE INFORMATION WAS CHANGED]. \*\*=DATABASE LINE WITH AFTERMARKET N=NOTES ATTACHED TO LINE NAGS=NATIONAL AUTO GLASS SPECIFICATIONS. MQVP=MANUFACTURER'S QUALITY AND VALIDATION PROGRAM.

THE ATTACHED ESTIMATE REPRESENTS AN APPRAISAL OF THE COST OF REPAIR FOR THE VISIBLE DAMAGE TO THE VEHICLE NOTED AT THE TIME OF INSPECTION NECESSARY TO RETURN THE VEHICLE TO ITS PREDAMAGED CONDITION. COSTS ABOVE THE APPRAISED AMOUNT MAY BE THE RESPONSIBILITY OF THE VEHICLE OWNER. THERE IS NO REQUIREMENT THAT THE VEHICLE OWNER USE ANY SPECIFIED REPAIR SHOP. INFORMATION REGARDING REPAIR FACILITIES WHICH WILL BE ABLE TO REPAIR THE VEHICLE FOR THE APPRAISED AMOUNT MAY BE AVAILABLE FROM THE INSURANCE COMPANY. IF USED PARTS ARE SPECIFIED, THEY ARE REQUIRED TO BE OF LIKE KIND AND QUALITY TO THOSE BEING REPLACED. INCIDENTAL CHARGES SUCH AS TOWING, PROTECTIVE CARE, CUSTODY, STORAGE, DEPRECIATION, BATTERY AND TIRE REPLACEMENT ARE NOTED WHEN APPLICABLE.

ESTIMATE BASED ON MOTOR CRASH ESTIMATING GUIDE. UNLESS OTHERWISE NOTED ALL ITEMS ARE DERIVED FROM THE GUIDE AEG4420 DATABASE DATE 1/2004 AND THE PARTS SELECTED ARE OEM-PARTS MANUFACTURED BY THE VEHICLES ORIGINAL EQUIPMENT MANUFACTURER. ASTERISK (\*) OR DOUBLE ASTERISK (\*\*) INDICATES THAT THE PARTS AND/OR LABOR INFORMATION PROVIDED BY MOTOR MAY HAVE BEEN MODIFIED OR MAY HAVE COME FROM AN ALTERNATE DATA SOURCE. NON-ORIGINAL EQUIPMENT MANUFACTURER AFTERMARKET PARTS ARE DESCRIBED AS AM, QUAL REPL PARTS OR COMP REPL PARTS WHICH STANDS FOR COMPETITIVE REPLACEMENT PARTS. USED PARTS ARE DESCRIBED AS LKQ, QUAL RECY PARTS, RCY, OR USED. RECONDITIONED PARTS ARE DESCRIBED AS RECON. RECORDED PARTS ARE DESCRIBED AS RECORE. NAGS PART NUMBERS AND PRICES ARE PROVIDED FROM NATIONAL AUTO GLASS SPECIFICATIONS, INC. POUND SIGN (#) ITEMS INDICATE MANUAL ENTRIES.

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SUPPLEMENT OF RECORD 1 WITH SUMMARY  
1991 HOND ACCORD LX 4-2.2L-FI 4D SED RED

NO.	OP.	DESCRIPTION	QTY	EXT.	PRICE	LABOR	PAINT
----- CHANGED ITEMS-----							
26#		HAZARDOUS WASTE REMOVAL	1	-3.50	T		
27#	S01	HAZARDOUS WASTE REMOVAL	1	2.75	T		
----- DELETED ITEMS-----							
13#	REPL	W/O MOLDING	1	-15.00		-0.3	
30#		URETHANE KIT	1	-9.95	T		M
----- ADDED ITEMS -----							
13#	S01	R&I W/O MOLDING				0.3	
34	S01	FRONT SUSPENSION					
35*	S01	REPL LKQ LT KNUCKLE +25%	1	62.50*	M	1.9*	M
36*	S01	REPL LKQ LT UPPER CNTRL ARM +25%	1	31.25*	M	1.0*	M
37	S01	DEDUCT FOR OVERLAP				-0.3	M
38*	S01	R&I LT BEARING				0.5*	M
39#	S01	*****	1				
		*****					
40#	S01	FINAL BILL--AUTHORIZATION	1				
41#	S01	TO PAY SECURED	1				
42#	S01	*****	1				
		*****					
SUBTOTALS ==>				68.05		3.1	0.0

ESTIMATE NOTES:

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NOVAK, HARMONY, JACKS  
VEHICLE IS NOT DRIVEABLE  
FOUND PRE-EXISTING DAMAGE CAR HAS PEALING CLEAR AND MINOR DAMAGE ALL OVER  
NO RENTAL TO BE USED  
PARTS ORDERING WILL TAKE: 3 DAYS  
REPAIRS WILL TAKE: 4 DAYS  
TOTAL NUMBER OF DAYS TO REPAIR 4  
REPAIRS TO START AS SOON AS PARTS ARRIVE  
COPY OF PRELIMINARY ESTIMATE GIVEN TO CUSTOMER  
POSSIBILITY OF HIDDEN DAMAGE EXISTS, WILL ADVISE ON TEAR DOWN

PARTS				78.71
BODY LABOR	0.3 HRS	@ \$ 36.00/HR		10.80
MECHANICAL LABOR	3.1 HRS	@ \$ 38.00/HR		117.80
ADDITIONAL SUPPLEMENT LABOR				-10.80
SUBLET/MISC.				-10.70
SUBTOTAL				\$ 185.81
SALES TAX				\$ 185.85 @ 6.0000% 11.11
TOTAL SUPPLEMENT AMOUNT				\$ 197.00

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SUPPLEMENT OF RECORD 1 WITH SUMMARY  
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NET COST OF SUPPLEMENT

\$ 197.00

ESTIMATE 1366.65 JOHN FORSTER  
SUPPLEMENT S1 197.00 JOHN FORSTER

JOB TOTAL \$ 1563.65

CUSTOMER PAY \$ 500.00  
INSURANCE PAY \$ 1063.65

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ALTERNATE PARTS USAGE

AFTERMARKET PARTS

AFTERMARKET SELECTION METHOD: MANUALLY LIST

NO. OF TIMES USER WAS NOTIFIED THAT AN AFTERMARKET PART WAS AVAILABLE: 1

NO. OF AFTERMARKET PARTS THAT APPEAR IN THE FINAL ESTIMATE: 0

**CERTIFICATE OF SERVICE**

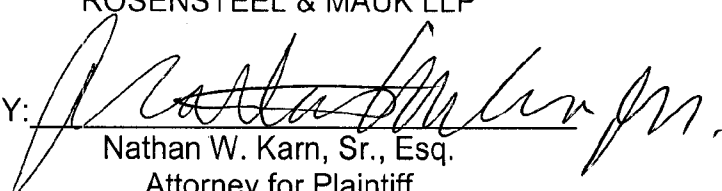
The undersigned hereby certifies that on this 15<sup>th</sup> day of Jan., 2007, a true and correct copy of the foregoing document was served by First Class United States Mail, postage prepaid, on the following:

Justin Larkin  
215 Olive Avenue  
Dubois, PA 15801

Benjamin S. Blakely, III, Esq.  
Blakely & Jones  
90 Beaver Dr.  
Box 6  
Dubois, PA 15801

EVEY BLACK DOREZAS MAGEE LEVINE  
ROSENSTEEL & MAUK LLP

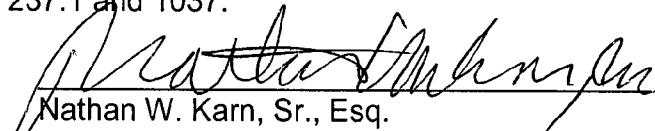
BY:

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

JEAN SHEFFO, : IN THE COURT OF COMMON PLEAS OF  
Plaintiff : CLEARFIELD COUNTY, PENNSYLVANIA  
vs. : CIVIL DIVISION  
JUSTIN LARKIN, :  
Defendant. : No. 05 – 1723 - CD

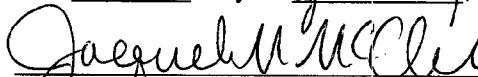
COMMONWEALTH OF PENNSYLVANIA :  
COUNTY OF BLAIR : SS

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

  
Nathan W. Karn, Sr., Esq.

Sworn to and subscribed before me

this 15<sup>th</sup> day of January, 2007.

  
Notary Public

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

JEAN SHEFFO  
Plaintiff

vs.

JUSTIN LARKIN,  
Defendant.

: IN THE COURT OF COMMON PLEAS OF  
: CLEARFIELD COUNTY, PENNSYLVANIA  
:  
: CIVIL DIVISION  
:  
: No. 05 – 1723 - CD  
: JUDGMENT IN THE AMOUNT OF \$1,563.65  
: FILE \_\_\_\_\_, 2007  
: ORDER OR DECREE ENTERED ON  
: \_\_\_\_\_ IN \_\_\_\_\_

FILED

Atty pd. 3.00  
m/11:54/81/ Orig. Cert. of Motor  
APR 20 2007 Vehicle to Harrisburg

COPY

DL-201 (10-97) William A. Shaw  
Prothonotary/Clerk of Courts  
Bureau of Driver Licensing  
P.O. Box 60037  
Harrisburg, PA 17106-0037

**CERTIFICATION OF**

**MOTOR VEHICLE JUDGMENT**

**TO THE SECRETARY OF TRANSPORTATION**

This is to certify that on January 18, 2007 a judgment

for \$ 1,563.65 plus \$ interest & Cost was entered against the following:  
(AMOUNT) (COST)

(Please use a separate form for each)

**JUDGMENT DEBTOR**

(Please Print or Type)

<b>NAME</b>			<b>SEX</b>	<b>DATE OF BIRTH</b>		
FIRST	MIDDLE	LAST		MONTH	DAY	YEAR
Justin		Larkin	M	12	27	81
<b>ADDRESS</b>						
76 Bunker Lane, P.O. Box 154						
<b>CITY</b>		<b>STATE</b>	<b>ZIP CODE</b>	<b>SOCIAL SECURITY NUMBER</b>		
Luthersburg		PA	15848	- - - - -		
<b>DRIVER NUMBER</b>		<b>STATE</b>	<b>DATE OF ACCIDENT</b>	<b>CLAIM NUMBER</b>		
25 337 403		PA	1/20/04			

☐ Check this block if defendant is a resident of another state

**JUDGMENT CREDITOR**

Jean Sheffo

(NAME)

309 Winfield Avenue

(STREET ADDRESS)

Bentleyville PA 15314-1361

(CITY & STATE)

(ZIP)

(TELEPHONE NUMBER)

**REPRESENTATIVE FOR THE JUDGMENT**

**CREDITOR (If applicable)**

Nathan W. Karn, Sr., Esquire

(NAME)

401 Allegheny St

(STREET ADDRESS)

Hollidaysburg, PA 16648

(CITY & STATE)

(ZIP)

814.695.7581

(TELEPHONE NUMBER)

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

IN WITNESS WHEREOF, I have hereunto affixed my hand and seal

of the court this Day of April 20, 192007

*William A. Shaw*

(SIGNATURE OF CLERK OR JUDGE OF THE COURT IN WHICH THE JUDGMENT WAS RENDERED)

**WILLIAM A. SHAW**  
Prothonotary  
My Commission Expires  
1st Monday in Jan. 2010  
Clearfield Co., Clearfield, PA

SEAL

(TYPE OR PRINT NAME)

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