

05-1828-CD
T.E. Matia vs Michelle Dillon

05-1828-CD
T.E. Matia Enterp. Vs Michelle Dillon

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY
PENNSYLVANIA

T-E Martin Enterprises
(Plaintiff)

215 Pruner Street
(Street Address)

Osscola Mills PA 16666-1317
(City, State ZIP)

CIVIL ACTION

No. 2005-1828-CD

Type of Case: Civil

Type of Pleading: DJ Judgment

VS.

Michelle M. Dillon
(Defendant)

521 Hen RIETTA Street
(Street Address)

Philipsburg, PA. 16866
(City, State ZIP)

Filed on Behalf of:

TP-MATIA Enterprises
(Plaintiff/Defendant)

Thomas E. Matia
(Filed by)

215 Pruner Street
(Address)

814-339-7461
(Phone)

Thomas E. Matia
(Signature)

FILED
O 2:30 P.M. 6K

NO CC
STATEMENT TO PLFF
NOTICE TO DEF.
PLFF PAID
NOV 22 2005

William A. Shaw 20.00
Prothonotary

COMMONWEALTH OF PENNSYLVANIA
COUNTY OF: **CLEARFIELD**

Mag. Dist. No.:

46-3-03

MDJ Name: Hon.

MICHAEL A. RUDELLA

Address: **131 ROLLING STONE ROAD
PO BOX 210
KYLERTOWN, PA**

Telephone: **(814) 345-6789**

16847-0444

**NOTICE OF JUDGMENT/TRANSCRIPT
CIVIL CASE**

PLAINTIFF:

NAME and ADDRESS

T E MATIA ENTERPRISES

215 PRUNER ST.

OSCEOLA MILLS, PA 16666

VS.

DEFENDANT:

NAME and ADDRESS

DILLON, MICHELE M

521 HENRIETTA ST

PHILIPSBURG, PA 16866



**MICHAEL A. RUDELLA
131 ROLLING STONE ROAD
PO BOX 210
KYLERTOWN, PA 16847-0444**

Docket No.: **CV-0000305-05**

Date Filed: **9/14/05**

THIS IS TO NOTIFY YOU THAT:

Judgment:

DEFAULT JUDGMENT PLTF

Judgment was entered for: (Name) **T E MATIA ENTERPRISE, S**

Judgment was entered against: (Name) **DILLON, MICHELE M**

in the amount of \$ **8,016.50** on: (Date of Judgment) **10/04/05**

Defendants are jointly and severally liable. (Date & Time) _____

Damages will be assessed on: _____

This case dismissed without prejudice. _____

Amount of Judgment Subject to
Attachment/42 Pa.C.S. § 8127 \$ _____

Portion of Judgment for physical
damages arising out of residential
lease \$ _____

Amount of Judgment	\$ 7,900.00
Judgment Costs	\$ 116.50
Interest on Judgment	\$.00
Attorney Fees	\$.00
Total	\$ 8,016.50

Post Judgment Credits	\$ —
Post Judgment Costs	\$ —

Certified Judgment Total \$ 8016.50

ANY PARTY HAS THE RIGHT TO APPEAL WITHIN 30 DAYS AFTER THE ENTRY OF JUDGMENT BY FILING A NOTICE OF APPEAL WITH THE PROTHONOTARY/CLERK OF THE COURT OF COMMON PLEAS, CIVIL DIVISION. YOU MUST INCLUDE A COPY OF THIS NOTICE OF JUDGMENT/TRANSCRIPT FORM WITH YOUR NOTICE OF APPEAL.

EXCEPT AS OTHERWISE PROVIDED IN THE RULES OF CIVIL PROCEDURE FOR MAGISTERIAL DISTRICT JUDGES, IF THE JUDGEMENT HOLDER ELECTS TO ENTER THE JUDGMENT IN THE COURT OF COMMON PLEAS, ALL FURTHER PROCESS MUST COME FROM THE COURT OF COMMON PLEAS AND NO FURTHER PROCESS MAY BE ISSUED BY THE MAGISTERIAL DISTRICT JUDGE.

UNLESS THE JUDGMENT IS ENTERED IN THE COURT OF COMMON PLEAS, ANYONE INTERESTED IN THE JUDGMENT MAY FILE A REQUEST FOR ENTRY OF SATISFACTION WITH THE MAGISTERIAL DISTRICT JUDGE IF THE JUDGMENT DEBTOR PAYS IN FULL, SETTLES, OR OTHERWISE COMPLIES WITH THE JUDGMENT.

10-4-05

Date

M A Rudella

, Magisterial District Judge

I certify that this is a true and correct copy of the record of the proceedings containing the judgment.

11/7/05

Date

M A Rudella

, Magisterial District Judge

My commission expires first Monday of January, **2006**

SEAL

NOTICE OF JUDGMENT

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA

CIVIL DIVISION

T E Matia Enterprises

Vs.

No. 2005-01828-CD

Michele M. Dillon

To: DEFENDANT(S)

NOTICE is given that a JUDGMENT in the above captioned matter has been entered against you in the amount of \$8,016.50 on the November 22, 2005.

William A. Shaw
Prothonotary

William A. Shaw

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

T E Matia Enterprises
Plaintiff(s)

No.: 2005-01828-CD

Real Debt: \$8,016.50

Atty's Comm: \$

Vs.

Costs: \$

Int. From: \$

Michele M. Dillon
Defendant(s)

Entry: \$20.00

Instrument: District Justice Judgment

Date of Entry: November 22, 2005

Expires: November 22, 2010

Certified from the record this November 22, 2005

William A. Shaw, Prothonotary

SIGN BELOW FOR SATISFACTION

Received on _____, _____, of defendant full satisfaction of this Judgment,
Debt, Interest and Costs and Prothonotary is authorized to enter Satisfaction on the same.

Plaintiff/Attorney

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

Thomas E. Martin
Plaintiff
vs
Michele M. Dillon
Defendant

*
*
* NO. 2005-01828 CD
*
*
*
*

PRAECIPE FOR CERTIFICATION
OF JUDGMENT

TO THE PROTHONOTARY:

I submit the following information in connection with the eventual removal of the operating privileges of the Defendant in that the judgment entered in said action has not been paid within 60 days from the date of its entry:

1. Operator's Name- Michele M. Dillon
2. Operator's Address- 521 HENRIETTA Street
Philipsburg, PA. 16866
3. Operator's Date of Birth 1-22-66
4. Driver License No.- 21184369
5. Date of Accident 8-21-05
6. Plaintiff's Name Thomas E. Martin
7. Plaintiff's Address 215 Bruner Street
Osceola Mills PA. 16666-1317

Date: 1-31-06 Thomas E. Martin

FILED *(initials)*

JAN 31 2006
01/10/06/m

William A. Shaw
Prothonotary/Clerk of Courts
No. of copies

L-201 (5-84)
Bureau of Driver Licensing
Room 302, Transportation & Safety Bldg.
Harrisburg, PA 17120

Date: January 31st, 2006
Clearfield County No. 46
No. 2005-01828-CD

CERTIFICATION OF MOTOR VEHICLE JUDGMENT

TO THE SECRETARY OF TRANSPORTATION:

This is to certify that on November 22, 2005 a judgment for \$8,016.50 was entered against the following:

JUDGMENT DEBTOR

Name: Michele M. Dillion
Address: 521 Henrietta Street
City: Philipsburg, PA 16866
Date of Birth: 01-22-1966
Operator Number: 211 84 369
Date of Accident: 08-21-2005
Insurance Co. Claim Number: 05-6537547
(If applicable)

JUDGMENT CREDITOR

Name: T E Matia Enterprises
Street Address: 215 Pruner St.
City, State Zip: Osceola Mills, PA 16666
Telephone: 814-339-7461

ATTORNEY FOR THE JUDGMENT
CREDITOR

Name:
Street Address:
City, State Zip: ,
Telephone:

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 OR RECORDED AND NO APPEAL HAS BEEN TAKEN
THEREFROM.

IN WITNESS WHEREOF, I have hereunto
affixed my hand and seal of the court this
31st day of January, 2006.

William A. Shaw, Prothonotary

(Seal)