

**Timothy Szlaza et al vs Holly Saudarg et al  
2006-72-CD**

**06-72-CD  
Timothy Szlaza et al vs Holly Saudarg  
al**

TIMOHTY J. SZLASA and JESSICA L. : IN THE COURT OF COMMON PLEAS OF  
HUDSON-SZLASA, : CLEARFIELD COUNTY, PENNSYLVANIA  
Plaintiffs :  
vs. : CIVIL DIVISION  
HOLLY SAUDARG and VINCENT E. : NO. 2006-72-CJ  
SIVERLING, :  
Defendants :

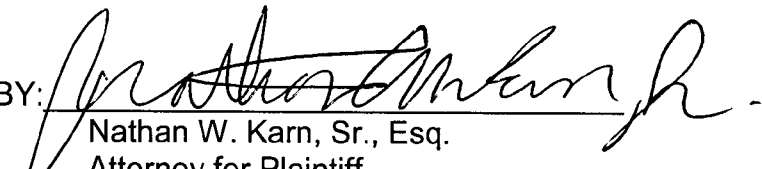
**PRAECIPE FOR WRIT OF SUMMONS**

TO: PROTHONOTARY OF CLEARFIELD COUNTY:

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

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

BY:

  
Nathan W. Karn, Sr., Esq.

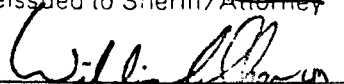
Attorney for Plaintiff

Attorney I.D. #86068

401 Allegheny Street, P. O. Box 415  
Hollidaysburg, PA 16648  
(814) 695-7581

Dated: 1/12/06

3-14-06 Document  
Reinstated/Reissued to Sheriff/Attorney  
for service.

  
Deputy Prothonotary

**FILED**

1/12/06 cm  
JAN 13 2006

pa 385.00 Atty

ICC Atty

ICC Court 6 shf

William A. Shaw  
Prothonotary

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

**SUMMONS**

**Timothy J. Szlasa  
Jessica L. Hudson-Szlasa**

**Vs.**

**NO.: 2006-00072-CD**

**Holly Saudarg  
Vincent E. Siverling**

**TO: HOLLY SAUDARG  
VINCENT E. SIVERLING**

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:** 01/13/2006

---

William A. Shaw  
Prothonotary

**Issuing Attorney:**

Nathan W. Karn Esq  
401 Allegheny Street  
Hollidaysburg, PA 16648

TIMOTHY J. SZLASA and JESSICA L. : IN THE COURT OF COMMON PLEAS OF  
HUDSON-SZLASA, : CLEARFIELD COUNTY, PENNSYLVANIA  
Plaintiffs :  
vs. : CIVIL DIVISION  
HOLLY SAUDARG and VINCENT E. : NO. 2006-72-CD  
SIVERLING, :  
Defendants :

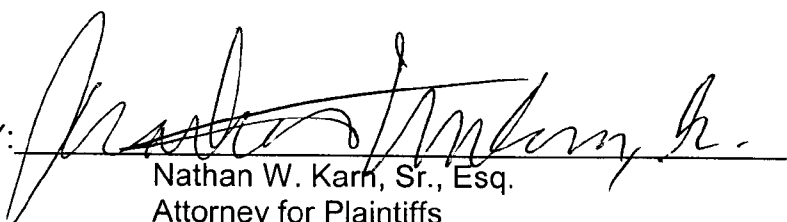
**PRAECIPE TO REISSUE  
WRIT OF SUMMONS**

TO THE PROTHONOTARY:

Please reissue a Writ of Summons directed to the above-named Defendant,  
Holly Saudarg.

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

BY:

  
Nathan W. Karr, Sr., Esq.  
Attorney for Plaintiffs  
Attorney I.D. #86068  
401 Allegheny Street, P. O. Box 415  
Hollidaysburg, PA 16648  
(814) 695-7581

Dated: March 10, 2006

**FILED** Atty pd. 7.00  
m2:22/01 MAR 14 2006 100-100nt  
to Shff  
William A. Shaw  
Prothonotary/Clerk of Courts

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

CC  
J

SUMMONS

**Timothy J. Szlaza**  
**Jessica L. Hudson-Szlaza**

Vs.

NO.: 2006-00072-CD

**Holly Saudarg**  
**Vincent E. Siverling**

TO: **HOLLY SAUDARG**  
**VINCENT E. SIVERLING**

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: 01/13/2006

William A. Shaw  
William A. Shaw  
Prothonotary

3-14-06 Document  
Reinstated/Reissued to Sheriff, ~~Attorney~~  
for service.

Issuing Attorney:

Nathan W. Karn Esq  
401 Allegheny Street  
Hollidaysburg, PA 16648

William A. Shaw  
William A. Shaw  
Prothonotary

**In The Court of Common Pleas of Clearfield County, Pennsylvania**

Service # 1 of 2 Services

Sheriff Docket #

**101168**

TIMOTHY J. SZLASA & JESSICA L. HUDSON-SZLASA

Case # 06-72-CD

vs.

HOLLY SAUDARG and VINCENT E. SIVERLING

TYPE OF SERVICE WRIT OF SUMMONS

**SHERIFF RETURNS**

NOW March 19, 2006 AFTER DILIGENT SEARCH IN MY BAILIWICK I RETURNED THE WITHIN WRIT OF SUMMONS "NOT FOUND" AS TO HOLLY SAUDARG, DEFENDANT. DEFT. LIVES IN SOMERSET AREA.

SERVED BY: /

09:12:30  
MAR 20 2006  
William A. Shaw  
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 101168  
NO: 06-72-CD  
SERVICE # 2 OF 2  
WRIT OF SUMMONS

PLAINTIFF: TIMOTHY J. SZLASA & JESSICA L. HUDSON-SZLASA

vs.

DEFENDANT: HOLLY SAUDARG and VINCENT E. SIVERLING

**SHERIFF RETURN**

---

NOW, January 24, 2006, SHERIFF OF JEFFERSON COUNTY WAS DEPUTIZED BY CHESTER A. HAWKINS,  
SHERIFF OF CLEARFIELD COUNTY TO SERVE THE WITHIN WRIT OF SUMMONS ON VINCENT E. SIVERLING.

NOW, January 26, 2006 AT 4:20 PM SERVED THE WITHIN WRIT OF SUMMONS ON VINCENT E. SIVERLING,  
DEFENDANT. THE RETURN OF JEFFERSON COUNTY IS HERETO ATTACHED AND MADE PART OF THIS  
RETURN.

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 101168  
NO: 06-72-CD  
SERVICES 2  
WRIT OF SUMMONS

PLAINTIFF: TIMOTHY J. SZLASA & JESSICA L. HUDSON-SZLASA  
vs.  
DEFENDANT: HOLLY SAUDARG and VINCENT E. SIVERLING

**SHERIFF RETURN**

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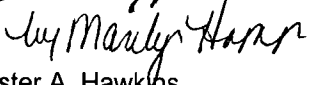
**RETURN COSTS**

Description	Paid By	CHECK #	AMOUNT
SURCHARGE	EVEY	25156	20.00
SHERIFF HAWKINS	EVEY	25156	34.80
JEFFERSON COUNTY	EVEY	25157	30.53

Sworn to Before Me This

So Answers,

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

  
by   
Chester A. Hawkins  
Sheriff

No. 06-72 C.D.

Personally appeared before me, Dale Overman, Deputy for Thomas A. Demko, Sheriff of Jefferson County, Pennsylvania, who according to law deposes and says that on January 26, 2006 at 4:20 o'clock P.M. served the Writ of Summons upon VINCENT E. SIVERLING, Defendant, at the address of 1420 East Main Street, Borough of Reynoldsville, County of Jefferson, State of Pennsylvania, by handing to Art Siverling, father of the defendant and adult person in charge at time of service, a true copy of the Writ and by making known to him the contents thereof.

Advance Costs Received:	\$125.00	
My Costs:	28.53	Paid
Prothy:	2.00	
Total Costs:	30.53	
REFUNDED:	\$ 94.47	

Sworn and subscribed  
to before me this 30th  
day of Jan. 2006  
By Thomas A. Demko  
My Commission Expires  
the 1st Mon. Jan. 2010

So Answers,

Dale Overman Deputy  
Thomas A. Demko Sheriff  
JEFFERSON COUNTY, PENNSYLVANIA

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

**SUMMONS**

**Timothy J. Szlaska  
Jessica L. Hudson-Szlaska**

Vs.

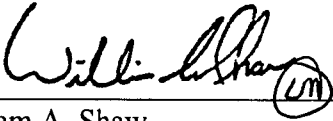
**NO.: 2006-00072-CD**

**Holly Saudarg  
Vincent E. Siverling**

**TO: HOLLY SAUDARG  
VINCENT E. SIVERLING**

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: 01/13/2006

  
\_\_\_\_\_  
William A. Shaw  
Prothonotary

Issuing Attorney:

Nathan W. Karn Esq  
401 Allegheny Street  
Hollidaysburg, PA 16648

TIMOTHY J. SZLASA and  
JESSICA L. HUDSON-SZLASA,  
Plaintiffs

vs.

HOLLY SAUDARG and  
VINCENT E. SIVERLING  
Defendants.

: IN THE COURT OF COMMON PLEAS OF  
: CLEARFIELD COUNTY, PENNSYLVANIA  
:  
: CIVIL ACTION – LAW  
:  
: No. 2006-00072-CD  
:  
:

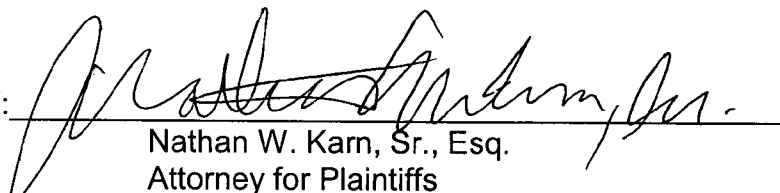
**PRAECIPE TO REISSUE  
WRIT OF SUMMONS**

TO THE PROTHONOTARY:

Please reissue the Writ of Summons directed to the above-named Defendants.

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

BY:



Nathan W. Karn, Sr., Esq.

Attorney for Plaintiffs

Attorney I.D. #86068

401 Allegheny Street, P. O. Box 415

Hollidaysburg, PA 16648

(814) 695-7581

Dated: May 8, 2006

**FILED** *Att'y pd. 7.00*  
*5/13/2006*  
**MAY 09 2006** *ICC & Reissued*  
William A. Shaw *Writ to Atty*  
Prothonotary/Clerk of Courts *OK*

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

SUMMONS

Timothy J. Szlasa  
Jessica L. Hudson-Szlasa

Vs.

NO.: 2006-00072-CD

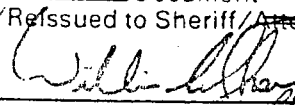
Holly Saudarg  
Vincent E. Siverling

TO: HOLLY SAUDARG  
VINCENT E. SIVERLING

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

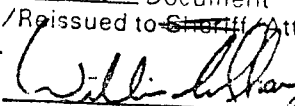
Date: 01/13/2006

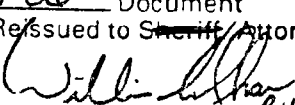
  
William A. Shaw  
Prothonotary

3-14-06 Document  
Reinstated/Reissued to Sheriff/Attorney  
for service.   
Deputy Prothonotary

Issuing Attorney:

Nathan W. Karn Esq  
401 Allegheny Street  
Hollidaysburg, PA 16648

4-12-06 Document  
Reinstated/Reissued to Sheriff/Attorney  
for service.   
Deputy Prothonotary

5-9-06 Document  
Reinstated/Reissued to Sheriff/Attorney  
for service.   
Deputy Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 101346  
NO: 06-72-CD  
SERVICE # 1 OF 1  
SUMMONS

PLAINTIFF: TIMOTHY J. SZLASA & JESSICA L. HUDSON-SZLASA  
vs.  
DEFENDANT: HOLLY SAUDARG a1

**SHERIFF RETURN**

---

NOW, March 15, 2006, SHERIFF OF SOMERSET COUNTY WAS DEPUTIZED BY CHESTER A. HAWKINS, SHERIFF OF CLEARFIELD COUNTY TO SERVE THE WITHIN SUMMONS ON HOLLY SAUDARG.

NOW, April 21, 2006 ATTEMPTED TO SERVE THE WITHIN SUMMONS ON HOLLY SAUDARG, DEFENDANT. THE RETURN OF SOMERSET COUNTY IS HERETO ATTACHED AND MADE PART OF THIS RETURN MARKED "NOT SERVED, TIME EXPIRED".

**FILED**

05.20.06  
MAY 18 2006

William A. Shaw  
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 101346  
NO: 06-72-CD  
SERVICES 1  
SUMMONS

PLAINTIFF: TIMOTHY J. SZLASA & JESSICA L. HUDSON-SZLASA  
vs.  
DEFENDANT: HOLLY SAUDARG al

**SHERIFF RETURN**

---

RETURN COSTS

Description	Paid By	CHECK #	AMOUNT
SURCHARGE	EVEY	25622	10.00
SHERIFF HAWKINS	EVEY	25622	17.00
SOMERSET CO.	EVEY	25623	71.68

Sworn to Before Me This

So Answers,

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



Chester A. Hawkins  
Sheriff

## SHERIFF'S RETURN

Personally appeared before me Joseph Potscher a deputy for **CARL W. BROWN**, Sheriff of Somerset County, Pennsylvania, who being duly sworn according to law, deposes and says that on the 21<sup>st</sup> day of April 2006 at 0900 AM/PM he served the above named person as follows:

- Personal Service on person
- Mailing to person at above address; evidence of mailing attached
- Adult member of the person's household  
Name \_\_\_\_\_ Relationship \_\_\_\_\_
- Adult in charge of person's residence  
Name \_\_\_\_\_ Relationship \_\_\_\_\_
- Agent or person at the time and place in charge of the person's office or usual place of business  
Name \_\_\_\_\_ Relationship \_\_\_\_\_
- Manager/Clerk at the place of lodging in which person resides - Name \_\_\_\_\_
- Other Name \_\_\_\_\_ Title \_\_\_\_\_ of corporation
- Posted most public part of premise situate  
at  Residence,  Business,  Employment,  Other,  
of person to be served, at \_\_\_\_\_

IN \_\_\_\_\_ TWP/BORO and making known to such person the contents thereof.

## PERSON NOT FOUND BECAUSE:

- Whereabouts Unknown,  No Answer,  Vacant,  Moved left no forwarding address,  Moved - New address  
NO Service
- Other Time for service has expired

Sworn and subscribed before me this

8th day of May 2006 DEPUTY SHERIFF SOMERSET COUNTY, PA

Melissa A. Russell

Costs	Pd
4-27-06 \$ 71.68	



**Sheriff's Office  
Clearfield County**

CHESTER A. HAWKINS  
SHERIFF

COURTHOUSE  
1 NORTH SECOND STREET, SUITE 116  
CLEARFIELD, PENNSYLVANIA 16830

OFFICE (814) 765-2641 EXT. 5986  
AFTER 4:00 P.M. (814) 765-1533  
FAX (814) 765-5915

ROBERT SNYDER  
CHIEF DEPUTY

MARILYN HAMM  
DEPT. CLERK

CYNTHIA AUGHENBAUGH  
OFFICE MANAGER

PETER F. SMITH  
SOLICITOR

**DEPUTATION**

PAGE 101346 **IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA**

TIMOTHY J. SZLASA & JESSICA L. HUDSON-SZLASA

TERM & NO. 06-72-CD

VS.

SUMMONS

HOLLY SAUDARG al

**SERVE BY: 04/13/06**

**MAKE REFUND PAYABLE TO  
EVEY, BLACK, DOREZAS, MAGEE, LEVINE, ROSENSTEEL & MAUK**

**SERVE:** HOLLY SAUDARG

**ADDRESS:** 313 MAIN ST., APT 4, SOMERSET, PA 15531

Know all men by these presents, that I, CHESTER A. HAWKINS, HIGH SHERIFF OF CLEARFIELD COUNTY, State of Pennsylvania, do hereby depelize the SHERIFF OF SOMERSET COUNTY, Pennsylvania to execute this writ. This Deputation being made at the request and risk of the Plaintiff this day, March 15, 2006.

RESPECTFULLY,

A handwritten signature in black ink, appearing to read "Chester A. Hawkins".

CHESTER A. HAWKINS,  
SHERIFF OF CLEARFIELD COUNTY, PENNSYLVANIA

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

## SUMMONS

Timothy J. Szlasa  
Jessica L. Hudson-Szlasa

Vs.

NO.: 2006-00072-CD

**Holly Saudarg  
Vincent E. Siverling**

TO: HOLLY SAUDARG  
VINCENT E. SIVERLING

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: 01/13/2006

William A. Shaw  
Prothonotary

14-00 Document  
Reinstated/Reissued to Sheriff ~~Attorney~~  
for service.

**Issuing Attorney:**

Nathan W. Karn Esq  
401 Allegheny Street  
Hollidaysburg, PA 16648

RECEIVED  
SHERIFF'S OFFICE  
MONROE CO., PA.  
05 MAR 16 AM 10:44

TIMOTHY J. SZLASA and JESSICA  
L. HUDSON-SZLASA,  
Plaintiffs  
vs.  
HOLLY SAUDARG and VINCENT  
E. SIVERLING,  
Defendants

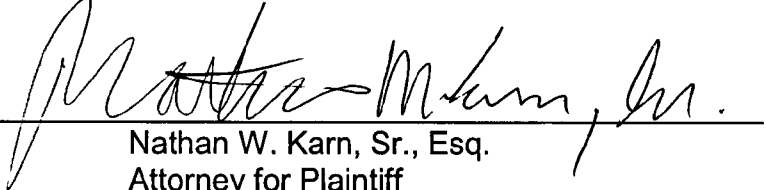
: IN THE COURT OF COMMON PLEAS OF  
: CLEARFIELD COUNTY, PENNSYLVANIA  
: CIVIL DIVISION  
: NO. 2006-00072-CD

**PRAECIPE TO REISSUE  
WRIT OF SUMMONS**

TO THE PROTHONOTARY:

Please reissue a Writ of Summons directed to the above-named Defendants.

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

BY: 

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

Dated: June 2, 2006

**FILED** *No cc*  
*M/11/06*  
**JUN 05 2006** *1 Writ Reissued*  
*to Atty*  
William A. Shaw  
Prothonotary/Clerk of Courts *Atty pd. 7.00*  
*CK*

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

SUMMONS

Timothy J. Szlaza  
Jessica L. Hudson-Szlaza

Vs.

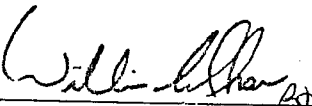
NO.: 2006-00072-CD

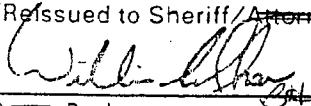
Holly Saudarg  
Vincent E. Siverling

TO: HOLLY SAUDARG  
VINCENT E. SIVERLING

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

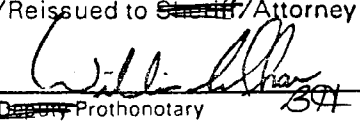
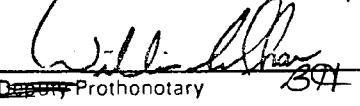
Date: 01/13/2006

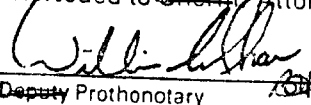
  
William A. Shaw  
Prothonotary

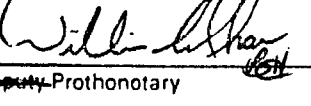
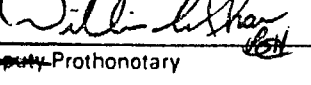
3-14-06 Document  
Reinstated/Reissued to Sheriff/Attorney  
for service. 

Issuing Attorney:

Nathan W. Karn Esq  
401 Allegheny Street  
Hollidaysburg, PA 16648

  
6-5-06 Document  
Reinstated/Reissued to Sheriff/Attorney  
for service. 

4-12-06 Document  
Reinstated/Reissued to Sheriff/Attorney  
for service. 

  
5-9-06 Document  
Reinstated/Reissued to Sheriff/Attorney  
for service. 

TIMOTHY J. SZLASA and JESSICA L. : IN THE COURT OF COMMON PLEAS OF  
HUDSON-SZLASA, : CLEARFIELD COUNTY, PENNSYLVANIA  
Plaintiffs :  
vs. : CIVIL DIVISION  
HOLLY SAUDARG and VINCENT E. :  
SIVERLING, :  
Defendants :  
: NO. 2006-72-CD  
: 2006

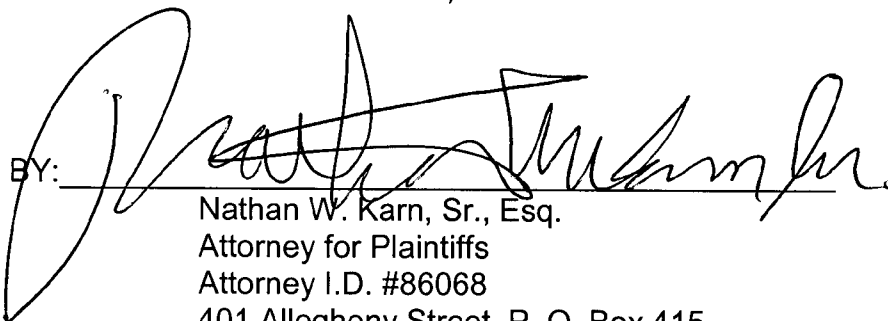
**PRAECIPE TO REISSUE  
WRIT OF SUMMONS**

TO THE PROTHONOTARY:

Please reissue a Writ of Summons directed to the above-named Defendant,  
Holly Saudarg.

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

BY:

  
Nathan W. Karn, Sr., Esq.

Attorney for Plaintiffs

Attorney I.D. #86068

401 Allegheny Street, P. O. Box 415

Hollidaysburg, PA 16648

(814) 695-7581

Dated: April 11, 2006

**FILED** ICC #1  
M 11:45 AM Reissued  
APR 12 2006 Wnt to Atty  
Atty pd 7.00  
William A. Shaw  
Prothonotary/Clerk of Courts  
GR

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

SUMMONS

**Timothy J. Szlaza**  
**Jessica L. Hudson-Szlaza**

Vs.

**NO.: 2006-00072-CD**

**Holly Saudarg**  
**Vincent E. Siverling**

TO: **HOLLY SAUDARG**  
**VINCENT E. SIVERLING**

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: 01/13/2006

William A. Shaw  
William A. Shaw  
Prothonotary

3-14-06 Document  
Reinstated/Reissued to Sheriff/Attorney  
for service.

Issuing Attorney:

Nathan W. Karn Esq  
401 Allegheny Street  
Hollidaysburg, PA 16648

4-12-06 Document  
Reinstated/Reissued to Sheriff/Attorney  
for service.

William A. Shaw  
William A. Shaw  
Deputy Prothonotary

TIMOTHY J. SZLASA and JESSICA  
L. HUDSON-SZLASA,  
Plaintiffs  
vs.  
HOLLY SAUDARG and VINCENT  
E. SIVERLING,  
Defendants : IN THE COURT OF COMMON PLEAS OF  
CLEARFIELD COUNTY, PENNSYLVANIA  
: CIVIL DIVISION  
: NO. 2006-00072-CD  
:

**PRAECIPE TO REISSUE  
WRIT OF SUMMONS**

TO THE PROTHONOTARY:

Please reissue a Writ of Summons directed to the Defendant, Holly Saudarg, only.

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

BY: William R. Brenner

Nathan W. Karn, Sr., Esq.  
Attorney I.D. #86068  
William R. Brenner, Esq.  
Attorney I.D. #78336  
401 Allegheny Street, P. O. Box 415  
Hollidaysburg, PA 16648  
(814) 695-7581

Dated: July 18, 2006

**FILED** Atty pd.  
M 1:55 PM 7.00  
JUL 19 2006 No cc  
William A. Shaw  
Prothonotary/Clerk of Courts  
I Writ to Shff  
(6K)

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

SUMMONS

**Timothy J. Szlaza**  
**Jessica L. Hudson-Szlaza**

Vs.

NO.: 2006-00072-CD

**Holly Saudarg**  
**Vincent E. Siverling**

TO: **HOLLY SAUDARG**  
**VINCENT E. SIVERLING**

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: 01/13/2006

William A. Shaw  
William A. Shaw  
Prothonotary

3-14-06 Document  
Reinstated/Reissued to Sheriff/Attorney  
for service.

William A. Shaw  
Deputy Prothonotary

Issuing Attorney:

Nathan W. Karn Esq  
401 Allegheny Street  
Hollidaysburg, PA 16648

6-5-06 Document  
Reinstated/Reissued to Sheriff/Attorney  
for service.

William A. Shaw  
Deputy Prothonotary

7-19-06 Document  
Reinstated/Reissued to Sheriff/Attorney  
for service.

William A. Shaw  
Deputy Prothonotary

5-9-06 Document  
Reinstated/Reissued to Sheriff/Attorney  
for service.

William A. Shaw  
Deputy Prothonotary

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 101734  
NO: 06-72-CD  
SERVICE # 1 OF 1  
SUMMONS

PLAINTIFF: TIMOTHY J. SZLASA AND JESSICA L. HUDSON-SZLASA  
vs.  
DEFENDANT: HOLLY SAUDARG

**SHERIFF RETURN**

---

NOW, July 20, 2006, SHERIFF OF BERKS COUNTY WAS DEPUTIZED BY CHESTER A. HAWKINS, SHERIFF OF CLEARFIELD COUNTY TO SERVE THE WITHIN SUMMONS ON HOLLY SAUDARG.

NOW, July 31, 2006 AT 10:00 AM SERVED THE WITHIN SUMMONS ON HOLLY SAUDARG, DEFENDANT. THE RETURN OF BERKS COUNTY IS HERETO ATTACHED AND MADE PART OF THIS RETURN.

9/2:20 cm  
AUG 17 2006 

WILLIAM J. HAWKINS  
Sheriff, Clearfield County

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 101734  
NO: 06-72-CD  
SERVICES 1  
SUMMONS

PLAINTIFF: TIMOTHY J. SZLASA AND JESSICA L. HUDSON-SZLASA  
vs.  
DEFENDANT: HOLLY SAUDARG

**SHERIFF RETURN**

---

**RETURN COSTS**

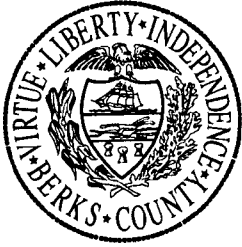
Description	Paid By	CHECK #	AMOUNT
SURCHARGE	EVEY	26669	10.00
SHERIFF HAWKINS	EVEY	26669	9.39
BERKS CO.	EVEY	26670	28.45

Sworn to Before Me This

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

So Answers,

  
Chester A. Hawkins  
Sheriff



# SHERIFF OF BERKS COUNTY

633 Court Street, Reading, PA 19601

Phone: 610-478-6240 Main Fax: 610-478-6222 Sheriff Fax: 610-478-6072

*Barry Jozwiak, Sheriff*

*Eric J. Weaknecht, Chief Deputy*

## AFFIDAVIT OF SERVICE

DOCKET NO. 06-72-CD  
 COMMONWEALTH OF  
 PENNSYLVANIA:  
 COUNTY OF BERKS

Personally appeared before me, BRENDA STROUSE, Deputy for Barry J. Jozwiak, Sheriff of Berks County, 633 Court Street, Reading, Pennsylvania, who being duly sworn according to law, deposes and says that on JULY 31, 2006 at 10:00 AM, he served the annexed WRIT OF SUMMONS upon HOLY SAUDARG, within named defendant, by handing a copy thereof to HER PERSONALLY, at 1057 CHESTNUT STREET, READING, Berks County, Pa., and made known to defendant the contents thereof.

*Brenda Strouse*  
 DEPUTY SHERIFF OF BERKS CO., PA

Sworn and subscribed before me  
 this 8<sup>TH</sup> day of AUGUST, 2006

*Tammy Rodriguez*  
 NOTARY PUBLIC, READING, BERKS CO., PA

NOTARIAL SEAL	
Tammy Rodriguez, Notary Public	
Reading, Berks County	
My commission expires October 6, 2007	

Service made as set forth above.

So Answers,

*Barry J. Jozwiak*  
 SHERIFF OF BERKS COUNTY, PA

Sheriff's Costs in Above Proceedings	
\$ 100.00	DEPOSIT
\$ 28.45	ACTUAL COST OF CASE
\$ 71.55	AMOUNT OF REFUND

All Sheriff's Costs shall be due and payable when services are performed, and it shall be lawful for him to demand and receive from the party instituting the proceedings, or any part liable for the costs thereof, all unpaid sheriff's fees on the same before he shall be obligated by law to make return thereof.

Sec. 2, Act of June 20, 1911, P.L. 1072



CHESTER A. HAWKINS  
SHERIFF

Sheriff's Office  
Clearfield County

COURTHOUSE  
1 NORTH SECOND STREET, SUITE 116  
CLEARFIELD, PENNSYLVANIA 16830

OFFICE (814) 765-2641 EXT. 5986  
AFTER 4:00 P.M. (814) 765-1533  
FAX (814) 765-5915  
ROBERT SNYDER  
CHIEF DEPUTY  
MARILYN HAMM  
DEPT. CLERK  
CYNTHIA AUGHENBAUGH  
OFFICE MANAGER  
PETER F. SMITH  
SOLICITOR

DEPUTATION

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA  
PAGE 101734

TIMOTHY J. SZLASA AND JESSICA L. HUDSON-SZLASA  
VS.

HOLLY SAUDARG

SERVE BY: 8/18/06

MAKE REFUND PAYABLE TO  
EVEY, BLACK, DOREZAS, MAGEE, LEVINE, ROSENSTEEL & MAUK, LLP

SERVE: HOLLY SAUDARG

ADDRESS: 1057 CHESTNUT ST., READING, PA 19602

Know all men by these presents, that I, CHESTER A. HAWKINS, HIGH SHERIFF OF CLEARFIELD COUNTY, State of Pennsylvania, do hereby depulize the SHERIFF OF BERKS COUNTY, Pennsylvania to execute this writ. This Deputation being made at the request and risk of the Plaintiff this day, July 20, 2006.

RESPECTFULLY,

A handwritten signature in black ink, appearing to read "Chester A. Hawkins".

RECEIVED

LJb Jul 26 A 11:37

CLERK'S OFFICE  
COURT OF COMMON PLEAS  
BERKS COUNTY, PENNSYLVANIA

CHESTER A. HAWKINS,  
SHERIFF OF CLEARFIELD COUNTY, PENNSYLVANIA

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

---

---

TIMOTHY J. SZLASA and JESSICA  
L. HUDSON-SZLASA

Plaintiff

vs.

HOLLY SAUDARG and VINCENT E.  
SIVERLING,

Defendants

Civil Division

No. 2006 – 00072-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, Black, Dorezas, Magee, Levine  
Rosensteel & Mauk, LLP  
P.O. Box 415  
401 Allegheny Street  
Hollidaysburg, PA 16648-0415

(814) 695-7581

---

FILED  
M 9:53 AM NO CC  
JUL 17 2007  
(6K)

William A. Shaw  
Prothonotary/Clerk of Courts

TIMOTHY J. SZLASA and JESSICA  
L. HUDSON-SZLASA,  
Plaintiffs  
vs.  
HOLLY SAUDARG and VINCENT  
E. SIVERLING,  
Defendants.

: IN THE COURT OF COMMON PLEAS OF  
: CLEARFIELD COUNTY, PENNSYLVANIA  
: CIVIL DIVISION  
: NO. 2006 – 00072-CD

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.

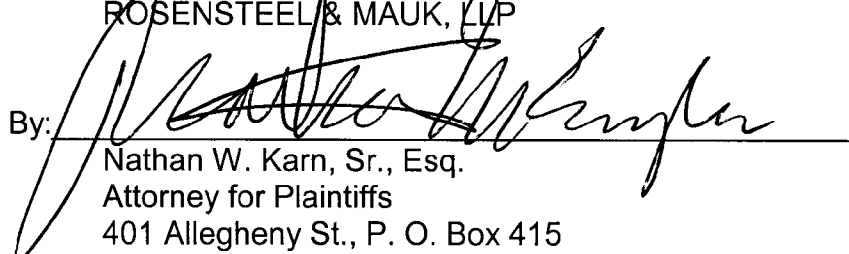
YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW TO FIND OUT WHERE YOU CAN GET LEGAL HELP.

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

David S. Meholic, Court Administrator  
Clearfield County Courthouse  
230 E. Market St.  
Clearfield, PA 16830 Phone: (814) 766-2641 Ext. 5982

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

By:

  
Nathan W. Karn, Sr., Esq.

Attorney for Plaintiffs

401 Allegheny St., P. O. Box 415  
Hollidaysburg, PA 16648  
(814) 695-7581  
Pa. I.D.# 86068

TIMOTHY J. SZLASA and JESSICA	:	IN THE COURT OF COMMON PLEAS OF
L. HUDSON-SZLASA,	:	CLEARFIELD COUNTY, PENNSYLVANIA
Plaintiffs	:	
vs.	:	
HOLLY SAUDARG and VINCENT	:	CIVIL DIVISION
E. SIVERLING,	:	
Defendants.	:	NO. 2006 – 00072-CD
	:	
	:	
	:	

COMPLAINT

AND NOW, come the Plaintiffs, TIMOTHY J. SZLASA and JESSICA L. HUDSON-SZLASA, by and through their attorneys, Evey, Black, Dorezas, Magee, Levine, Rosensteel & Mauk, LLP, and file the following Complaint:

1.

Plaintiffs, Timothy J. Szlasa and Jessica L. Hudson-Szlasa are adult individuals, and husband and wife, 901 Dorey Street, Clearfield, Clearfield County, Pennsylvania 16830.

2.

Defendant, Holly Saudarg, is an adult individual residing at 1057 Chestnut Street, Reading, Berks County, Pennsylvania 19601.

3.

Defendant, Vincent E. Siverling, is an adult individual residing at 1420 Main Street, Reynoldsville, Jefferson County, Pennsylvania 15851.

4.

On or about March 16, 2004, Plaintiffs, Timothy J. Szlasa and Jessica L. Hudson-Szlasa were the owners of a 1997 Plymouth Voyager motor vehicle which was involved in the accident described herein.

5.

On that date, Defendant Holly Saudarg was the owner of a 1989 Chevrolet Cavalier motor vehicle which was involved in the accident described herein.

6.

On the aforesaid date, at approximately 11:39 a.m., Plaintiff, Jessica L. Hudson-Szlasa was operating Plaintiff's vehicle in a careful, lawful and prudent manner westbound on SR 0879 in Lawrence Township, Clearfield County, Pennsylvania.

7.

On the aforesaid date and time, Defendant, Vincent Siverling, was operating Defendant Saudarg's motor vehicle in a careless, reckless and negligent manner in the eastbound lane of SR 0879 in Lawrence Township, Clearfield County, Pennsylvania.

8.

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

9.

The motor vehicle of the Plaintiff was damaged solely, directly and entirely as a result of the aforesaid collision in the amount of \$5,626.78, resulting in a total loss and being the amount of damages after crediting salvage.

10.

Plaintiff incurred rental expenses in the amount of \$320.70.

COUNT I

PLAINTIFF V. VINCENT SIVERLING

11.

Paragraphs 1-10 are incorporated by reference herein as if the same had been set forth at length.

12.

The aforesaid accident was directly and proximately caused by the carelessness, recklessness and negligence of the Defendant, Vincent Siverling, 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. Operating the motor vehicle at an excessive rate of speed under the circumstances;
- c. Operating the motor vehicle without due regard for the right, safety and position of the motor vehicle of the Plaintiff at the time and place aforesaid;
- d. Failing to see and observe the motor vehicle of the Plaintiff in sufficient time to avoid the damages to said motor vehicle of the Plaintiff;
- e. Being inattentive and disregarding the condition and circumstances then and there existing;
- f. Operating the motor vehicle in such a way as to negligently and carelessly collide with the motor vehicle of the Plaintiff;
- g. Failing to take evasive action in order to avoid impacting with Plaintiff's vehicle;

- h. Failing to apply his brakes in sufficient time to avoid striking Plaintiff's vehicle;
- i. Driving the vehicle with careless disregard for the safety of persons or property in violation of 75 Pa.C.S.A. §3714;
- j. Failing to keep the vehicle within the lane of travel in violation of 75 Pa. C.S.A. §3309;
- k. Failing to operate the vehicle in such a manner so as to be able to stop within the assured clear distance ahead in violation of Pa. 75 C.S.A. §3361
- l. Operating his vehicle on a highway in this Commonwealth when the driver's operation privileges (license) were suspended and/or revoked in violation of 75 Pa. C.S.A. §1543;
- m. 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, Plaintiffs claim damages of Defendant, VINCENT SIVERLING, in the amount of Five Thousand Forty Seven Dollars and 48/100 (\$5,947.48), together with interest plus costs of suit.

COUNT II

PLAINTIFFS V. HOLLY SAUDARG

13.

Paragraphs 1-12 are incorporated by reference herein as if the same had been set forth at length.

14.

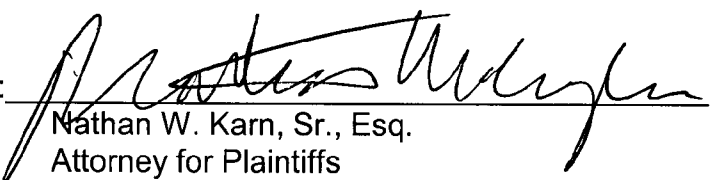
Defendant, Holly Saudarg, is responsible for the aforesaid negligence of Defendant, Vincent Siverling, in that she was negligent in entrusting her motor vehicle to Defendant, Vincent Siverling, as she had knowledge that he was without a license to operate a motor vehicle and was unskilled in the operation of a motor vehicle and/or that he was a careless driver and was likely to cause harm to others in operating a motor vehicle.

WHEREFORE, Plaintiffs claim damages of Defendant, HOLLY SAUDARG, in the amount of Five Thousand Nine Hundred Forty Seven Dollars and 48/100 (\$5,947.48), together with interest plus costs of suit.

Respectfully Submitted,

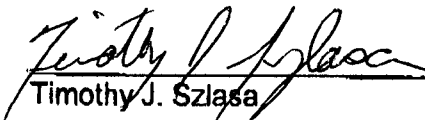
EVEY, BLACK, DOREZAS, MAGEE, LEVINE,  
ROSENSTEEL & MAUK, LLP

BY:

  
Nathan W. Karn, Sr., Esq.  
Attorney for Plaintiffs  
PA I.D. # 86068  
401 Allegheny Street  
Hollidaysburg, Pennsylvania  
(814) 695-7581

VERIFICATION

The undersigned, TIMOTHY J. SZLASA and JESSICA L. HUDSON-SZLASA, aver that the statements of fact contained in the foregoing Complaint are true and correct to the best of their 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.

  
\_\_\_\_\_  
Timothy J. Szlasa  
\_\_\_\_\_  
Jessica L. Hudson-SzlasaDate: 7/13/07

CERTIFICATE OF SERVICE

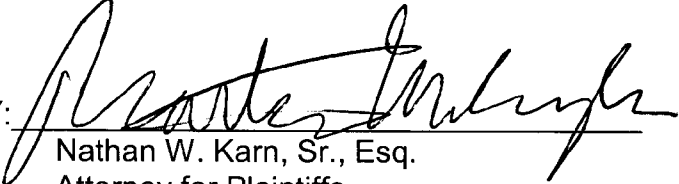
I hereby certify that a true and correct copy of the foregoing document was served on the 16<sup>th</sup> day of July, 2007, by United States Mail, First Class, postage prepaid, addressed to the following:

Vincent Siverling  
1420 Main St.  
Reynoldsville, PA 15851

Holly Saudarg  
1057 Chestnut St.  
Reading, PA 19602

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

BY:

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

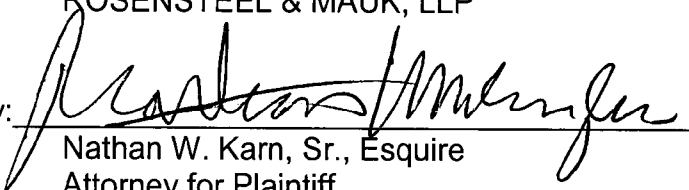
TIMOTHY J. SZLASA and JESSICA L. HUDSON-SZLASA, Plaintiffs : IN THE COURT OF COMMON PLEAS OF  
vs. : CLEARFIELD COUNTY, PENNSYLVANIA  
HOLLY SAUDARG and VINCENT E. SIVERLING, Defendants. :  
: CIVIL DIVISION  
: NO. 2006 – 00072-CD

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

TO THE PROTHONOTARY OF CLEARFIELD COUNTY:

Please enter default judgment against the above-referenced Defendants 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 Holly Saudarg on August 24, 2007 and Defendant Vincent E. Siverling on September 4, 2007.

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  
814.695.7581

FILED NOCC  
OCT 05 2007 11:34 AM  
Notice to Def.

William A. Shaw  
Prothonotary/Clerk of Courts

Atty pd \$0.00  
GK

TIMOTHY J. SZLASA and JESSICA  
L. HUDSON-SZLASA,  
Plaintiffs

vs.

HOLLY SAUDARG and VINCENT E.  
SIVERLING,  
Defendants

IN THE COURT OF COMMON PLEAS OF  
CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL DIVISION

NO. 2006 - 00072-CD

TO: **HOLLY SAUDARG, 1057 Chestnut St., Front, Reading, PA 19602**

DATE OF NOTICE: **AUGUST 24, 2007**

### 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. Meholic, Court Admin.  
Clearfield County Courthouse  
Clearfield, PA 16830  
Phone: (814) 765.2641 Ext. 5982

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

n, Sr., Esq.

3  
aintiff  
Street

, PA 16648

1

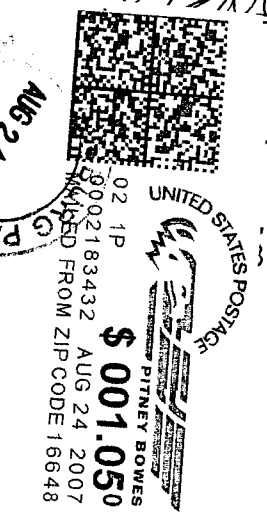
U.S. POSTAL SERVICE CERTIFICATE OF MAILING

MAY BE USED FOR DOMESTIC AND INTERNATIONAL MAIL. DOES NOT  
PROVIDE FOR INSURANCE-POSTMASTER

Received From:  
Nathan W. Karn, Sr., Esquire  
EVEY BLACK ATTORNEYS  
401 Allegheny St.  
Hollidaysburg, PA 16648

One piece of ordinary mail addressed to:  
HOLLY Saudarg  
1057 Chestnut St, Front  
Reading PA 19602

PS Form 3817, January 2001



TIMOTHY J. SZLASA and JESSICA  
L. HUDSON-SZLASA,  
Plaintiffs

vs.

HOLLY SAUDARG and VINCENT E.  
SIVERLING,  
Defendants.

: IN THE COURT OF COMMON PLEAS OF  
: CLEARFIELD COUNTY, PENNSYLVANIA  
:  
:  
: CIVIL DIVISION  
:  
: NO. 2006 - 00072-CD  
:  
:

TO: **VINCENT E. SIVERLING, 1420 E. Main St., Reynoldsville, PA 15851**

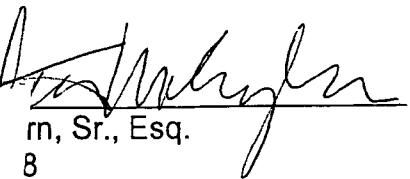
DATE OF NOTICE **SEPTEMBER 4, 2007**

### **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. Meholic, Court Admin.  
Clearfield County Courthouse  
Clearfield, PA 16830  
Phone: (814) 765.2641 Ext. 5982

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

  
rn, Sr., Esq.

8

aintiff

y Street

5

PA 16648

81

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.  
HARRISBURG PA 16648

One piece of ordinary mail addressed to:  
Vincent E. Siverling  
1420 E. Main St.  
Reynoldsville PA 15851

SEP-4-2007

UNITED STATES POSTAL SERVICE  
PRINCE BOWES  
\$ 001.050  
02 1P  
0002183432 SEP 04 2007  
MAILED FROM ZIP CODE 16648

LEVEE BLACK

ATTORNEYS

401-03 ALLEGHENY STREET  
P.O. BOX 415  
HOLLIDAYSBURG, PA 16648

JMK

||||||||||||||||  
VINCENT E SIVERLING  
1420 E MAIN ST  
REYNOLDSVILLE

NIXIE

165 DE 1 00 09/06/07

NOT RETURN TO SENDER  
UNDELIVERABLE AS ADDRESSED  
UNABLE TO FORWARD

BC: 16548041515 \*1173-03682-04-35  
||||||||||||||||||||||||||||||||||||



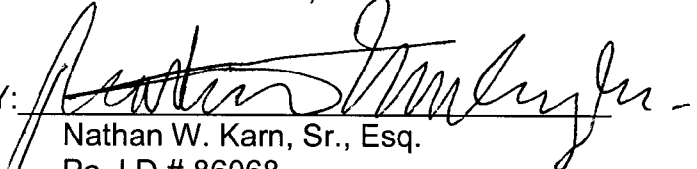
CERTIFICATE OF SERVICE

The undersigned hereby certifies that on this 4<sup>th</sup> day of October, 2007, a true and correct copy of the foregoing document was served by United States mail, postage prepaid, on the following:

Holly Saudarg  
1057 Chestnut St. Front  
Reading, PA 19602

Vincent E. Siverling  
1420 Main St.  
Reynoldsville, PA 15851

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

**COPY**

NOTICE OF JUDGMENT

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,  
PENNSYLVANIA

CIVIL DIVISION

Timothy J. Szlaza Jessica L. Hudson-Szlaza

Vs.

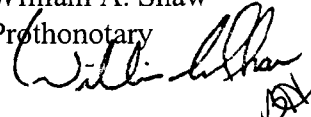
No. 2006-00072-CD

Holly Saudarg Vincent E. Siverling

To: DEFENDANT(S)

NOTICE is given that a JUDGMENT in the above captioned matter has been entered  
against you in on October 5, 2007.

William A. Shaw  
Prothonotary

  
\_\_\_\_\_  
William A. Shaw

WILLIAM A. SHAW  
PROTHONOTARY  
and CLERK of COURTS  
P.O. BOX 549  
CLEARFIELD, PENNSYLVANIA 16830

FILED  
10:37 AM  
OCT 11 2007

William A. Shaw  
Prothonotary/Clerk of Courts

(GK)

JK

Vincent E. Siverling  
1420 E. Main Street  
Reynoldsville, PA 15851

NIXIE 165 DE 1 00 10/07/07

NOT RETURN TO SENDER  
UNDELIVERABLE AS ADDRESSED  
TO FORWARD

BC: 16830054949 \*2343-06162-05-38  
||||||||||||||||||||||||||||||||

168314458500549

03H43505405  
0004.0  
10/05/2007  
Mailed From 16830  
US POSTAGE

NOTICE OF JUDGMENT

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,  
PENNSYLVANIA

CIVIL DIVISION

Timothy J. Szlaza Jessica L. Hudson-Szlaza

Vs.

No. 2006-00072-CD

Holly Saudarg Vincent E. Siverling

To: DEFENDANT(S)

NOTICE is given that a JUDGMENT in the above captioned matter has been entered against you in on October 5, 2007.

William A. Shaw  
Prothonotary

  
\_\_\_\_\_  
William A. Shaw

TIMOTHY J. SZLASA and JESSICA  
L. HUDSON-SZLASA,  
Plaintiffs

vs.

HOLLY SAUDARG and VINCENT  
E. SIVERLING,  
Defendants.

: IN THE COURT OF COMMON PLEAS OF  
: CLEARFIELD COUNTY, PENNSYLVANIA  
:  
: CIVIL DIVISION  
:  
: NO. 2006 – 00072-CD  
:  
:

**PRAECIPE FOR ENTRY OF JUDGMENT**

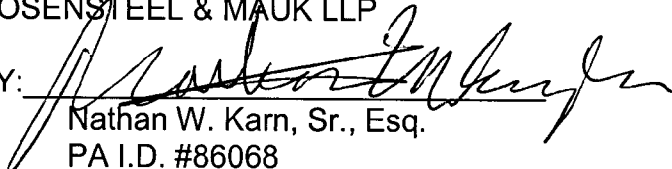
TO THE PROTHONOTARY OF CLEARFIELD COUNTY:

Kindly enter judgment in favor of the Plaintiff and against the Defendants HOLLY SAUDARG and VINCENT E. SIVERLING 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 \$5,947.48, together with costs and interest. I certify that written notice of intention to file this praecipe was mailed to Defendants 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 Defendants by certified mail return receipt requested (copies of envelopes addressed to Defendants are attached indicating "Unclaimed" and "Unable to Forward". Original envelopes available for inspection at office of undersigned) at least ten days prior to filing this Praecipe. Copies of the notices are attached. I further certify that the Defendants had no attorney of record at the time the attached notices were mailed to Defendants.

Respectfully submitted,

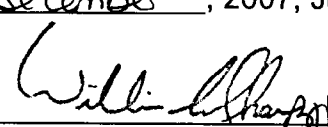
EVEY BLACK DOREZAS MAGEE LEVINE  
ROSENSTEEL & MAUK LLP

BY:

  
Nathan W. Karn, Sr., Esq.  
PA I.D. #86068  
401 Allegheny St.  
Hollidaysburg, PA 16648  
814.695.7581  
Attorney for Plaintiffs

FILED Atty pd. 20.00  
m 11/11/2007 Notice to Defs.  
DEC 11 2007 Statement to Atty  
William A. Shaw  
Prothonotary/Clerk of Courts  
GK

AND NOW, this 11<sup>th</sup> day of December, 2007, Judgment is entered as  
above.

  
Prothonotary

TIMOTHY J. SZLASA and JESSICA  
L. HUDSON-SZLASA,  
Plaintiffs

vs.

HOLLY SAUDARG and VINCENT E.  
SIVERLING,  
Defendants.

IN THE COURT OF COMMON PLEAS OF  
CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL DIVISION

NO. 2006 - 00072-CD

TO: **HOLLY SAUDARG, 1057 Chestnut St., Front, Reading, PA 19602**

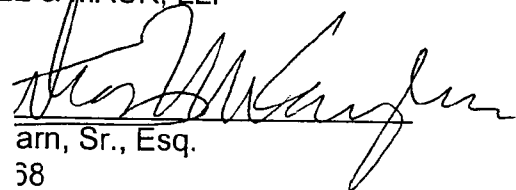
DATE OF NOTICE: **AUGUST 24, 2007**

### **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. Meholic, Court Admin.  
Clearfield County Courthouse  
Clearfield, PA 16830  
Phone: (814) 765.2641 Ext. 5982

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

  
arn, Sr., Esq.

38

Plaintiff

y Street

, PA 16648

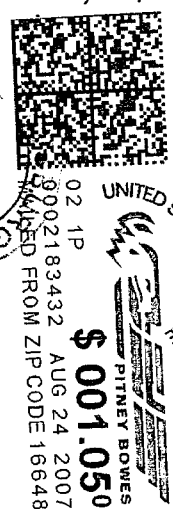
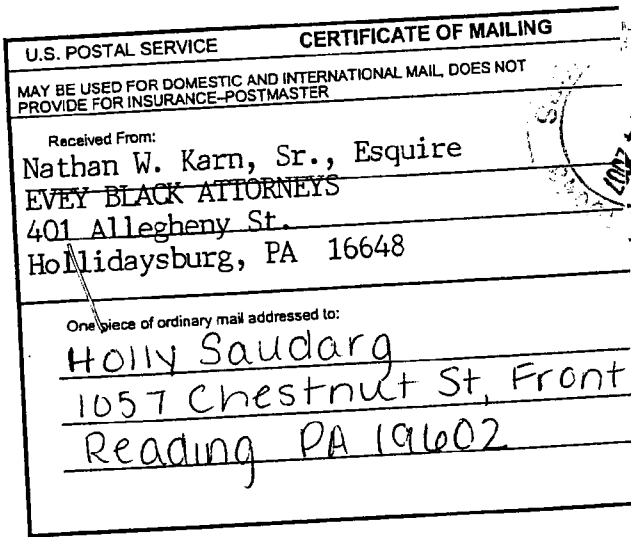
31

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., Esquire  
EVEY BLACK ATTORNEYS  
401 Allegheny St.  
Hollidaysburg, PA 16648

One piece of ordinary mail addressed to:  
HOLLY SAUDARG  
1057 Chestnut St, Front  
Reading PA 19602



TIMOTHY J. SZLASA and JESSICA  
L. HUDSON-SZLASA,  
Plaintiffs

vs.

HOLLY SAUDARG and VINCENT E.  
SIVERLING,  
Defendants.

: IN THE COURT OF COMMON PLEAS OF  
: CLEARFIELD COUNTY, PENNSYLVANIA  
:  
: CIVIL DIVISION  
:  
: NO. 2006 - 00072-CD  
:  
:

TO: VINCENT E. SIVERLING, 1420 E. Main St., Reynoldsville, PA 15851

DATE OF NOTICE SEPTEMBER 4, 2007

### 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:

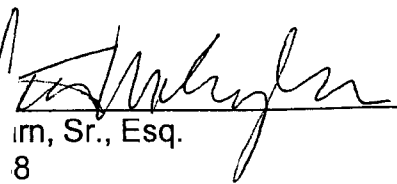
David S. Meholic, Court Admin.  
Clearfield County Courthouse  
Clearfield, PA 16830  
Phone: (814) 765.2641 Ext. 5982

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

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:	
Vincent E. Siverling	
1420 E. Main St.	
Reynoldsville PA 15851	

SEP-4-2007



  
Meholic, Sr., Esq.

8  
Plaintiff  
y Street  
5  
j, PA 16648  
81

# ATTORNEYS

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

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

September 13, 2007

"CERTIFIED MAIL, RETURN RECEIPT REQUESTED"

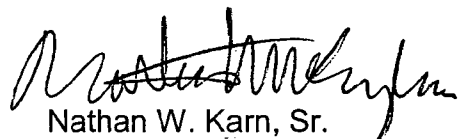
Vincent Siverling  
1420 E Main St  
Reynoldsville, PA 15851

In re: SZLASA v. SAUDARG and SIVERLING  
CCP CLEARFIELD NO. 2006-00072-CD

Dear Ms. Siverling:

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:jml  
Enclosures

4116 1288  
0003 0003  
0810 0810  
7006 7006

U.S. Postal Service™ <b>CERTIFIED MAIL™ RECEIPT</b> <i>(Domestic Mail Only; No Insurance Coverage Provided)</i>	
For delivery information visit our website at <a href="http://www.usps.com">www.usps.com</a> ®	
<b>OFFICIAL USE</b>	
Postage	\$ .58
Certified Fee	2.05
Return Receipt Fee (Endorsement Required)	2.15
Restricted Delivery Fee (Endorsement Required)	
Total Postage & Fees	\$ 5.38
Postmark Here	
<i>Sent To</i> Vincent Silverling Street, Apt. No.; or PO Box No. 1420 E. Main St City, State, ZIP+4 Reynoldsville, PA 15851	
PS Form 3800, June 2002      See Reverse for Instructions	

OF THE RETURN ADDRESS, FOLD AT DOTTED LINE

**CERTIFIED MAIL**



ATTORNEYS

401-03 ALLEGHENY STREET  
P.O. BOX 415  
HOLLIDAYSBURG, PA 16648



7006 0810 0003 4116 1288



**UNABLE TO FORWARD**

**RETURNED**  
TO SENDER  
K  
S

Vincent Siverling  
1420 E Main St  
Reynoldsburg, PA 15851



UTF

# ATTORNEYS

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

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

September 13, 2007

"CERTIFIED MAIL, RETURN RECEIPT REQUESTED"

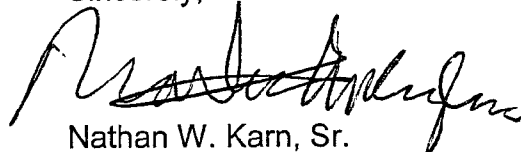
Holly Saudarg  
1057 Chestnut St., Front  
Reading, PA 19602

In re: SZLASA v. SAUDARG and SIVERLING  
CCP CLEARFIELD NO. 2006-00072-CD

Dear Ms. Saudarg:

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:jml  
Enclosures

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

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

**OFFICIAL USE**

4116 0003 0006 0810 7006

Postage	\$ .58
Certified Fee	2.45
Return Receipt Fee (Endorsement Required)	2.15
Restricted Delivery Fee (Endorsement Required)	
Total Postage & Fees	\$ 5.38

Postmark  
Here

*Sent To* Holly Saudarg  
*Street, Apt. No.;* 1057 Chestnut St. Front  
*or PO Box No.*  
*City, State, ZIP+4* Reading PA 19602

PS Form 3800, June 2002

See Reverse for Instructions

HEY BLACK

## ATTORNEYS

401-03 ALLEGHENY STREET  
P.O. BOX 415  
HOLLIDAYSBURG, PA 16648

9-23 9-18-68 NOTIFIED 9-18-68

Holly Saudarg  
1057 Chestnut Street  
Reading, PA  
NIXTE 176 5E 1 08 09/25/07  
RETURN TO SENDER  
UNCLAS  
UNABLE TO FORWARD  
SC: 16649041545 \*0349-00241-17-17  
19566666666615



UNITED STATES POSTAL SERVICE  
PITNEY BOWES  
002 1P SEP 13 2007  
0002183432 MAILED FROM ZIPCODE 16548



7006 0810 0003 4116 1245

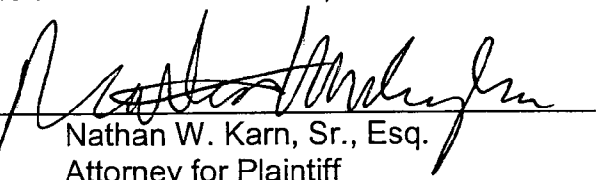
TIMOTHY J. SZLASA and JESSICA  
L. HUDSON-SZLASA, : IN THE COURT OF COMMON PLEAS OF  
Plaintiffs : CLEARFIELD COUNTY, PENNSYLVANIA  
vs. :  
: CIVIL DIVISION  
HOLLY SAUDARG and VINCENT E. : NO. 2006 – 00072-CD  
SIVERLING, :  
Defendants. :  
:

**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 Praeclipe with the Prothonotary.

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

BY:

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

Dated: September 13, 2007

APPRAISER'S AFFIDAVIT

STATE OF ILLINOIS

: SS

COUNTY OF McLean

AND NOW, this 5 day of Sept, 2007, before me, the undersigned authority, personally appeared Bob Maats 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 TIMOTHY J. SZLASA. I certify that this was a total loss and the amount paid the insured was the fair market value for said vehicle. The undersigned also states that he/she has experience in the appraisal of automobiles for a period of \_\_\_\_\_ years.

Bob Maats

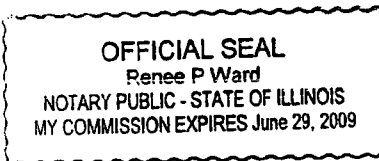
Sworn to and subscribed before me

this 5th day of September, 2007.

Renee P. Ward  
Notary Public

My Commission Expires:

June 29, 2009



03/22/04 06:50  
Via: MULTIPLE

ADP/AUTOSOURCE INSTANT VALUATION  
Request Number: 12575979

ADP

Page 1  
Version: 2

ADMINISTRATIVE DATA

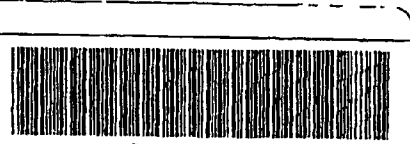
Mike O'Brien  
State Farm Insurance  
Altoona Branch  
2 Sellers Drive  
Altoona PA 16601-9307

Claimant:  
Insured: TIMOTHY SZLASA  
Claim: 38-K402-60601  
Loss Date: 03/16/04  
Loss Type: COLLISION  
Policy: NONE  
Other:

License Number: EYY8694

License State: PA

Inspection Location: TIBBEN'S AUTO BODY  
Claim Rep Name: CLAIM REP, EXT 4160



38-K402-606 DF

VALUATION SUMMARY

97 PLYMOUTH VOYAGER STD 2WD PASSENGER VAN

	N.A.D.A. Retail (See N.A.D.A. Value Section)	ADP/AUTOSOURCE (See Valuation Detail Section)	AUTOSOURCE/ N.A.D.A. Average
Base Price	\$3,425	\$4,180	\$3,803
Engine		95	48
Transmission			
Odometer	825	1,160	993
Equipment	250	100	175
Value Before All Other Adjustments	\$4,500	\$5,535	\$5,018
Value Before Condition Adjustments		\$5,535	\$5,018
Suggested Total Condition Adjustments		295	295
Total Condition Adjusted Market Value		\$5,830	\$5,313
Applicable Tax: 6.000%			\$318.78

Title Fee: \_\_\_\_\_

Transfer Fee: 55.00

Deductible: 250.00

NET ADJUSTED VALUE: 5,136.78

Salvage/Other: \_\_\_\_\_

WARNING: The market value displayed  
may not reflect the activity detected  
by VINSOURCE and/or NICB research.  
Please contact client services at  
1-800-35

Ron J  
#259809

03/22/04 06:50  
Via: MULTIPLE

ADP/AUTOSOURCE INSTANT VALUATION  
Request Number: 12575979

Page 2  
Version: 2

---

**VINSOURCE ANALYSIS**

---

VIN: 2P4GP25R7VR334855

Decodes as: 1997 Plymouth Voyager STD 2WD Passenger Van  
Accuracy: DECODES CORRECTLY  
History: ACTIVITY WAS REPORTED

ADP/AUTOSOURCE TOTAL LOSS ACTIVITY: (NONE)

AUTOTRAK TOTAL LOSS ACTIVITY: (NONE)

AUDATEX ESTIMATE ACTIVITY: Reported by STATE FARM - ALTOONA on March 20, 2004. Claim #: 38-K402-60601. DOL: 03/16/04. Point of Impact: RIGHT SIDE

AUDATEX ESTIMATE ACTIVITY: Reported by STATE FARM - READING on March 18, 2004. Claim #: 38-K402-60601. DOL: 03/16/04. Point of Impact: RIGHT SIDE

SALES HISTORY ACTIVITY: (NONE)

\*\*N.A.D.A. Vehicle Description: 1992 PLYM VOYAGER-V6 VOYAGER

N.A.D.A. values are as of March 2004 from the Eastern edition.

BASE RETAIL VALUE : 3425  
ENGINE: 6cyl Gasoline 3.3 0  
TRANSMISSION: 3 Speed Automatic 0

<b>EQUIPMENT:</b>	
Left Sliding Door	250
Equipment Subtotal	250
Mileage: 64,500	825
<b>Adjusted Totals</b>	<b>4500</b>

This fully adjusted current N.A.D.A. value is furnished under license from NADASC. Clean condition is assumed.

03/22/04 06:50  
Via: MULTIPLE

ADP/AUTOSOURCE INSTANT VALUATION  
Request Number: 12575979

ADP

Page 3  
Version: 2

VALUATION DETAIL

97 PLYMOUTH VOYAGER STD 2WD PASSENGER

The TYPICAL VEHICLE represents the average mileage, condition, equipment level and estimated selling price of a vehicle of the same year, make, model, doors, edition, body and fuel type as the LOSS VEHICLE and is representative of the market area.

	Typical Vehicle	Loss Vehicle	Adjustments
<b>VEHICLE DESCRIPTION</b>			
City	Clearfield	Clearfield	
Price	\$4,180		\$4,180
Year	1997	1997	
Make	Plymouth	Plymouth	
Model	Voyager	Voyager	
Edition	STD	STD	
Door	2D	2D	
Body	Passenger Van	Passenger Van	
Drive	2WD	2WD	
Size	Not Applicable	Not Applicable	
Engine	6 cyl Gasoline 3.0	6 cyl Gasoline 3.3	95
Transmission	3 Speed Automatic	3 Speed Automatic	0
Color	Not Applicable	Not Specified	
Odometer	103,103 Mi (typical)	64,500 Mi (actual)	1,160
<b>EQUIPMENT</b>			
CONVENIENCE OPTIO	Air Conditioning Rear Window Defroster Cruise Control Tilt Steering Wheel	Air Conditioning Rear Window Defroster Cruise Control	
OTHER OPTIONAL EQ	Dual Airbags Intermittent Wipers Rear Window Wiper/Washer	Dual Airbags Intermittent Wipers Rear Window Wiper/Washer	-30
	Tinted Glass Digital Clock	Sliding Driver Side Door Tinted Glass Digital Clock	130
POWER ACCESSORIES	Power Brakes Power Steering	Power Brakes Power Steering	
RADIO/PHONE/ALARM	AM/FM Stereo Tape	AM/FM Stereo Tape	
SEAT OPTIONS	5 Passenger Seating Velour/Cloth Seats	5 Passenger Seating Velour/Cloth Seats	

Value Before Condition Adjustments: \$5,535

<b>INTERIOR</b>			
Seats	Minor Wear	Average	
Carpets	Minor Wear	Minor Wear	
Dash	Minor Damage	Minor Damage	
Glass	Good	Good	
Headliner	Good	Good	
<b>EXTERIOR</b>			
Body	Minor Damage	Good	100
Paint	Minor Wear	Good	65
Trim	Good	Good	
<b>MECHANICAL</b>			
		Average	

03/22/04 06:50  
Via: MULTIPLE

ADP/AUTOSOURCE INSTANT VALUATION  
Request Number: 12575979

ADP

Page 4  
Version: 2

VALUATION DETAIL (CONTINUED)

97 PLYMOUTH VOYAGER STD 2WD PASSENGER

	Typical Vehicle	Loss Vehicle	Adjustments
Engine	Minor Wear	Minor Wear	
Transmission	Minor Wear	Minor Wear	
TIRES			
Front Tires	Good (30-79% Of Tread)	New (80-100% Of Tread)	65
Rear Tires	Good (30-79% Of Tread)	New (80-100% Of Tread)	65

Total Condition Adjusted Market Value: \$5,830

Applicable Tax: \* 6.000% \$349.80

Title Fee: \_\_\_\_\_

Transfer Fee: \_\_\_\_\_

Deductible: - \_\_\_\_\_

NET ADJUSTED VALUE: \_\_\_\_\_

Salvage/Other: \_\_\_\_\_

WARNING: The market value displayed  
may not reflect the activity detected  
by VINSOURCE and/or NICB research.  
Please contact client services at  
1-800-351-3133 for review.

\* Special tax calculation rules apply to vehicle sales in this jurisdiction  
(such as limits, caps, exemptions, etc.)

03/22/04 06:50  
Via: MULTIPLE

ADP/AUTOSOURCE INSTANT VALUATION  
Request Number: 12575979

ADP

Page 5  
Version: 2

---

TYPICAL CONDITION STATEMENT

---

1997 Plymouth Voyager STD 2WD Passenger Van  
Odometer, equipment, trim level and condition must all be considered carefully on this vehicle. The average miles driven for this vehicle are 103,103. The expected vehicle condition would be as follows:

Component	Description of Typical Condition
<hr/>	
INTERIOR	
Seats	Minor Wear
Carpets	Stains. Seams worn/frayed/strained. 1-3 burn marks/holes.
Dash	Minor Wear Stains. 1-3 burn marks/holes. Light fading. Wear under pedals.
Glass	Minor Damage Discoloring/scratches/small cracks. 1-2 knobs/switches gone.
Headliner	Good No damage. 1-3 small pits. Light scratches on close inspection
	Good No damage/fading/discoloring/tears. Soil removes with detail.
EXTERIOR	
Body	Minor Damage
Paint	Multiple dings. Small non-collision dents. Surface rust.
Trim	Minor Wear Numerous chips/scratches. 1-2 scrapes. Discolor can buff out
	Good No damage. 1-3 marks. Shiny chrome/brightwork/colored parts.
MECHANICAL	
Engine	Minor Wear
Transmission	Belt/accessories show wear/corrosion. Minor oil/fluid leaks.
	Minor Wear Minor fluid leaks. Maintenance may not have been performed.
TIRES	
Front Tires	Good (30-79% of tread)
	Tires are in good condition. 30-79% of tread remains.
Rear Tires	Good (30-79% of tread)
	Tires are in good condition. 30-79% of tread remains.

Having a clean, well maintained vehicle will add to its market value. Prior body damage, rust, extensive interior damage or mechanical problems will all decrease the market value of this vehicle.

---

VALUATION NOTES

97 PLYMOUTH VOYAGER STD 2WD PASSENGER

Client Entered Comments

- VEHICLE LOCATION: TIBBEN'S AUTO BODY, NELSON ROAD, CLEARFIELD, PA. PH: 814-765-4206. COLOR: BLUE. TOWING & STORAGE: \$65.00/\$10.00 PER DAY. PRIOR DAMAGE: NONE. TIRE TREAD DEPTH: LF 9/32, RF 9/32, LR

03/22/04 06:50  
Via: MULTIPLE

ADP/AUTOSOURCE INSTANT VALUATION  
Request Number: 12575979

ADP

Page 6  
Version: 2

10/32, RR 10/32. \*\*\*\*\*DIGITAL DASH PANEL. UNABLE TO OBTAIN  
MILEAGE.\*\*\*\*\* REQUEST CLAIM REP OBTAIN MILEAGE AND UPDATE TOTAL  
LOSS EVALUATION.\*\*\*\*\* VEHICLE IS A CONFIRMED TOTAL LOSS.\*\*\*\*\*  
\*\*\*\*\*FLATBED TOW.\*\*\*\*\*

Adjustments of Special Note

- No special adjustments were made for this vehicle.
- Autosource has revalued the loss vehicle with revised mileage, as reported by Roger Fraley on 03/22/04.

Information Provided By State Farm Insurance

- Loss Vehicle description was provided by State Farm Insurance.
- All values are in U.S. dollars.

ADP/AUTOSOURCE Production Steps

- Over 2,000,000 vehicles are entered weekly into the database used for researching this value. This database includes dealer inspected, dealer inventory, dealer advertised, phone verified and advertised private party vehicles.
- The originating search area for this valuation was Clearfield, Pennsylvania.
- The VIN decoded correctly.
- The tax was calculated based on a date of loss of 03/16/2004 using zip 16830, in Clearfield, Pennsylvania. (The city may vary from search area to reflect correct tax location.)

Other Adjustments or Comments

---

This report contains proprietary information of ADP and shall not be disclosed to any third party (other than the insured or claimant) without ADP's prior written consent. If you are the insured or claimant and have questions regarding the description of your vehicle, please contact the insurance company that is handling your claim. Information within VINsource/NICB is provided solely to identify potential duplicative claims activity. User agrees to use such information solely for lawful purposes.

RENTAL INVOICE



17 NICHOLS ST  
CLEARFIELD PA 16830-1501

Bill To:  
0000124-00061/00001-F-407181F176/  
STATE FARM-CONCORDVILLE  
ATTN: Claim Proc-Ctlu\*  
PO BOX 41  
CONCORDVILLE PA 19331-0041

RENTAL INFORMATION

Date Out  
3/17/04      Date In  
3/29/04

Renter  
JESSICA HUDSON-SZLASA

Additional Driver

Name  
NO OTHER DRIVER PERMITTED

RENTAL VEHICLES

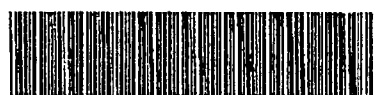
Color	License No.	Claim #/Policy #/P.O. #	
WHITE	EYX1233	38K402606	
Model	Unit #	Insured	
03 FOCU	MS8302	HUDSON-SZLASA* JESS	
Color	License No.	Date of Loss	Type of Loss
SAGE	FJF8982	3/16/04	INSURED
Model	Unit #	Type of Car	Repair Shop
04 SENT	XQ2446	PLYMVOYAGE	TOTAL LOSS**

CLAIM INFORMATION

Rental Agreement D715063 - 4071

BILLING DETAIL

Description	Rate	Amount
13 DAYS @	20.99	272.87
TRANSTAX		26.00
SALES TAX%	8.00	21.83



38-K402-606 RB

AMOUNT DUE ..... ➤ 320.70

IMPORTANT INFORMATION

Billing Inquiries Call 814-765-4500	Fed Tax ID # 43-1526198
Billing Information	

Thank You For Choosing Enterprise

WEEKEND SPECIAL PACKAGES AVAILABLE  
CONTACT YOUR LOCAL OFFICE FOR DETAILS



Please Return This Portion with Remittance

Remit to:

ENTERPRISE RENT-A-CAR  
ATTN: ACCTS RECEIVABLE  
4489 CAMPBELLS RUN RD  
PITTSBURGH PA 15205-1311

AMOUNT DUE ..... ➤ 320.70

Paid by:

STATE FARM-CONCORDVILLE  
ATTN: Claim Proc-Ctlu\*  
PO BOX 41  
CONCORDVILLE PA 19331-0041

Customer# Rental Agreement Amount GPBR  
STF1767 D715063 320.70 4071

03/30

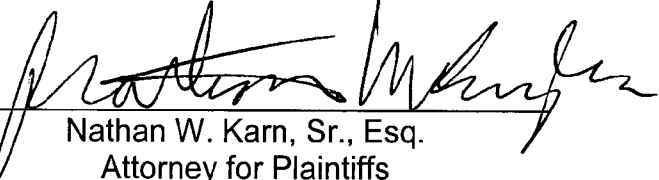
**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that on this 10<sup>th</sup> day of December, 2007, a true and correct copy of the foregoing document was served by First Class United States Mail, postage prepaid, on the following:

Holly Saudarg  
1057 Chestnut St., Front  
Reading, PA 19602

Vincent E. Siverling  
1420 E. Main St.  
Reynoldsville, PA 15851

EVEY BLACK DOREZAS MAGEE LEVINE  
ROSENSTEEL & MAUK LLP

BY: 

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

TIMOTHY J. SZLASA and JESSICA  
L. HUDSON-SZLASA,  
Plaintiffs

vs.

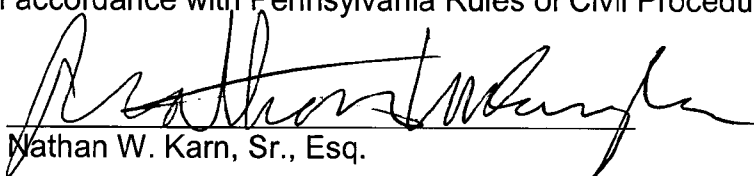
HOLLY SAUDARG and VINCENT  
E. SIVERLING,  
Defendants.

: IN THE COURT OF COMMON PLEAS OF  
: CLEARFIELD COUNTY, PENNSYLVANIA  
:  
: CIVIL DIVISION  
:  
: NO. 2006 – 00072-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 Defendants, Holly Saudarg and Vincent E. Siverling, in accordance with Pennsylvania Rules of Civil Procedure 237.1 and 1037.



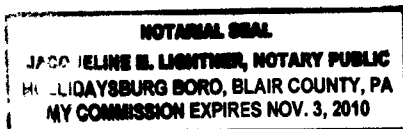
Nathan W. Karn, Sr., Esq.

Sworn to and subscribed before me

this 10<sup>th</sup> day of December, 2007.



JACQUELINE M. LIGHTNER  
Notary Public



NOTICE OF JUDGMENT

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,  
PENNSYLVANIA

CIVIL DIVISION

OPY

Timothy J. Szlaza  
Jessica L. Hudson-Szlaza

Vs.

No. 2006-00072-CD

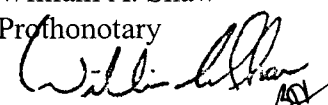
Holly Saudarg  
Vincent E. Siverling

To: DEFENDANT(S)

NOTICE is given that a JUDGMENT in the above captioned matter has been entered  
against you in the amount of \$5,947.48 on December 11, 2007.

William A. Shaw

Prothonotary



William A. Shaw

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

OPY

Timothy J. Szlasa  
Jessica L. Hudson-Szlasa  
Plaintiff(s)

No.: 2006-00072-CD

Real Debt: \$5,947.48

Atty's Comm: \$

Vs.

Costs: \$

Int. From: \$

Holly Saudarg  
Vincent E. Siverling  
Defendant(s)

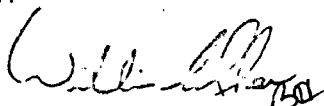
Entry: \$20.00

Instrument: Default Judgment

Date of Entry: December 11, 2007

Expires: December 11, 2012

Certified from the record this 11th day of December, 2007.



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

DL-201 (10-97)  
Bureau of Driver Licensing  
P.O. Box 60037  
Harrisburg, PA 17106-0037

**CERTIFICATION OF  
MOTOR VEHICLE JUDGMENT**

COURT INFORMATION	
COURT	Civil
COUNTY	Clearfield
NUMBER	2005-00072-CD
YEAR	16

**TO THE SECRETARY OF TRANSPORTATION**

This is to certify that on December 11, 2007 a judgment

for \$ 5,947.48 plus \$ interest & costs was entered against the following:

(Please use a separate form for each)

**JUDGMENT DEBTOR**

(Please Print or Type)

NAME			SEX	DATE OF BIRTH		
FIRST Holly	MIDDLE F	LAST Saudarg	F	MONTH 12	DAY 30	YEAR 80
ADDRESS						
1057 Chestnut St.						
CITY	STATE	ZIP CODE	SOCIAL SECURITY NUMBER			
Reading	PA	19602	-	-	-	-
DRIVER NUMBER	STATE	DATE OF ACCIDENT			CLAIM NUMBER	
26 344 918						

Check this block if defendant is a resident of another state

**JUDGMENT CREDITOR**

Timothy J. Szlaza and Jessica L. Hudson-Szlaza  
(NAME)

901 Dorey St.

(STREET ADDRESS)

Clearfield, PA 15830-2719

(CITY & STATE)

(ZIP)

(TELEPHONE NUMBER)

**REPRESENTATIVE FOR THE JUDGMENT**

**CREDITOR (If applicable)**

Nathan W. Karn, Sr., Esq.  
(NAME)

Evey, Black Attorneys, 401 Allegheny St

(STREET ADDRESS)

Hollidaysburg, PA 16648

(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 March 4 2008

  
(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

(TYPE OR PRINT NAME)

SEAL

(60)

William A. Shaw Atty Karn  
Prothonotary/Clerk of Court pd. \$300

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

COPY

DL-201 (10-97)  
Bureau of Driver Licensing  
P.O. Box 60037  
Harrisburg, PA 17106-0037

**CERTIFICATION OF  
MOTOR VEHICLE JUDGMENT**

COURT INFORMATION	
COURT	Civil
COUNTY	Clearfield
NUMBER	2006-00072-CD
YEAR	

**TO THE SECRETARY OF TRANSPORTATION**

This is to certify that on December 11, 2007 a judgment

for \$ 5,947.48 plus \$ interest & costs entered against the following:

(Please use a separate form for each)

**JUDGMENT DEBTOR**

(Please Print or Type)

NAME			SEX	DATE OF BIRTH		
FIRST	MIDDLE	LAST	M	MONTH	DAY	YEAR
Vincent	E	Siverling	M	11	23	81
ADDRESS						
1420 E. Main Street			STATE	ZIP CODE	SOCIAL SECURITY NUMBER	
Reynoldsville			PA	15851	-	-
DRIVER NUMBER		STATE	DATE OF ACCIDENT			CLAIM NUMBER
26 242 706		PA	3/16/04			

Check this block if defendant is a resident of another state

**JUDGMENT CREDITOR**

Timothy J. Szlaza and Jessica L.  
(NAME) Hudson-Szlaza  
901 Dorey St.  
(STREET ADDRESS)  
Clearfield, PA 15830-2719  
(CITY & STATE) (ZIP)  
(TELEPHONE NUMBER)

**REPRESENTATIVE FOR THE JUDGMENT**

**CREDITOR (If applicable)**

Nathan W. Karn, Sr., Esq.

(NAME)

Evey, Black Attorneys, 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 March 4 2008

*FILED* Certification to  
M.T. 24/01 Harrisburg  
MAR 04 2008 34108

*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

TYPE OR PRINT NAME)

Clearfield Co., Clearfield, PA

SEAL



William A. Shaw *Angie Karn*  
Prothonotary/Clerk of Courts pd. \$3.00

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

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

Timothy J. Szlasa  
Jessica L. Hudson-Szlasa  
Plaintiff(s)

No.: 2006-00072-CD

Real Debt: \$5,947.48

Atty's Comm: \$

Vs.

Costs: \$

Int. From: \$

Holly Saudarg  
Vincent E. Siverling  
Defendant(s)

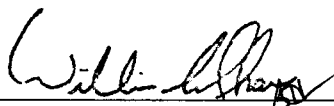
Entry: \$20.00

Instrument: Default Judgment

Date of Entry: December 11, 2007

Expires: December 11, 2012

Certified from the record this 11th day of December, 2007.

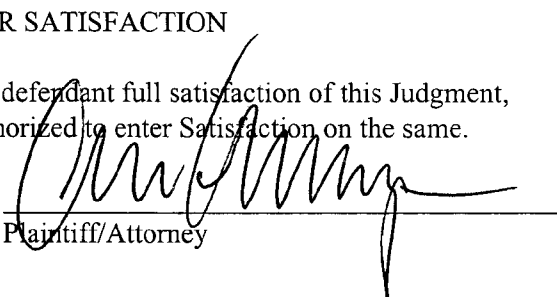


William A. Shaw, Prothonotary

\*\*\*\*\*

SIGN BELOW FOR SATISFACTION

Received on August 17, 2015, of defendant full satisfaction of this Judgment,  
Debt, Interest and Costs and Prothonotary is authorized to enter Satisfaction on the same.



Plaintiff/Attorney

FILED

S AUG 19 2015  
M110071BN  
BRIAN K. SPENCER  
PROTHONOTARY & CLERK OF COURTS  
#7pd1cc4HnyMagee

TIMOTHY J. SZLASA  
And JESSICA L. HUDSON-SZLASA  
Plaintiffs

vs.

HOLLY SAUDARG and  
VINCNT E. SIVERLING,  
Defendant.

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

: CIVIL ACTION – LAW

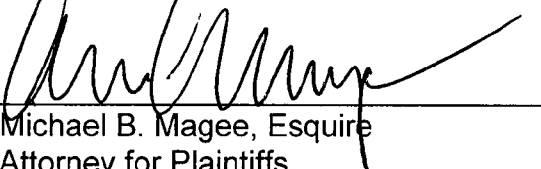
: NO. 2006-00072-CD

**PRAECIPE TO SETTLE AND DISCONTINUE**

TO THE PROTHONOTARY OF CLEARFIELD COUNTY:

Please mark the above matter settled and discontinued of record.

EVEY, BLACK, MAGEE, LEVINE, ROSENSTEEL,  
MAUK, BRENNER & KARN, LLP

BY: 

Michael B. Magee, Esquire  
Attorney for Plaintiffs  
Pa. ID# 21300  
401-03 Allegheny Street  
P.O. Box 415  
Hollidaysburg, PA 16648-0415  
(814) 695-7581

Dated: August 17, 2015

S  
FILED  
BWT

Z AUG 19 2015  
M/16061B/UT  
BRIAN K. SPENCER  
PROTHONOTARY & CLERK OF COURTS  
1cc Attny Magee

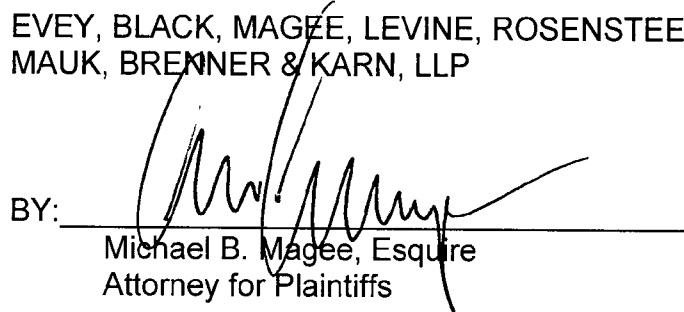
CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was served on the 17<sup>th</sup> day of Aug., 2015, by U.S. Mail, first class, postage prepaid, addressed to the following:

Holly Wardlaw  
4 East Indian Lane  
Norristown, PA 19403

EVEY, BLACK, MAGEE, LEVINE, ROSENSTEEL,  
MAUK, BRENNER & KARN, LLP

BY: \_\_\_\_\_

  
Michael B. Magee, Esquire  
Attorney for Plaintiffs