

**06-107-CD**  
**Josephine Randolph vs Tony Grimm**

**Josephine Randolph vs Tony Grimm**  
**2006-107-CD**

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

JOSEPHINE D. RANDOLPH  
Plaintiff

vs.

: No. 2006 - 107 CD

TONY GRIMM,  
Defendant

: Type of Pleading: District Magistrate  
Judgment

: Filed on behalf of: Josephine D. Randolph,  
Plaintiff

: Counsel of Record for this party:

: HOPKINS HELTZEL LLP

: David J. Hopkins, Esquire  
Attorney at Law  
Supreme Court No. 42519

: 900 Beaver Drive  
DuBois, Pennsylvania 15801

: (814) 375-0300

**FILED**

*Fee*  
JAN 23 2006

0/3:00/

William A. Shaw  
Prothonotary/Clerk of Courts

*NOTICE TO DEFENDANT  
STATEMENT OF ATTY*

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF: **CLEARFIELD**

Mag. Dist. No.:

**46-3-01**

DJ Name: Hon.

**PATRICK N. FORD**  
Address: **309 MAPLE AVENUE**  
**P.O. BOX 452**  
**DUBOIS, PA**

Telephone: **(814) 371-5321**      **15801**

**JOSEPHINE D. RANDOLPH**  
**1063 TREASURE LAKE**  
**DUBOIS, PA 15801-9025**

**NOTICE OF JUDGMENT/TRANSCRIPT  
CIVIL CASE**

PLAINTIFF: NAME and ADDRESS

**RANDOLPH, JOSEPHINE D**  
**1063 TREASURE LAKE**  
**DUBOIS, PA 15801-9025**

VS.

DEFENDANT: NAME and ADDRESS

**GRIMM, TONY**  
**236 S. HIGHLAND STR**  
**SYKESVILLE, PA 15865**

Docket No.: **CV-0000301-04**  
Date Filed: **6/22/04**



**THIS IS TO NOTIFY YOU THAT:**

Judgment:

**FOR PLAINTIFF**

Judgment was entered for: (Name) **RANDOLPH, JOSEPHINE D**

Judgment was entered against: (Name) **GRIMM, TONY**

in the amount of \$ **2,653.11** on: (Date of Judgment) **8/24/04**

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

Damages will be assessed on: \_\_\_\_\_

Amount of Judgment	\$ <b>2,534.61</b>
Judgment Costs	\$ <b>118.50</b>
Interest on Judgment	\$ <b>.00</b>
Attorney Fees	\$ <b>.00</b>
<b>Total</b>	<b>\$ 2,653.11</b>

This case dismissed without prejudice. \_\_\_\_\_

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

Post Judgment Credits	\$ _____
Post Judgment Costs	\$ _____
<b>=====</b>	
<b>Certified Judgment Total</b>	<b>\$ _____</b>

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

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 DISTRICT JUSTICES, IF THE JUDGMENT 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 DISTRICT JUSTICE.

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 DISTRICT JUSTICE IF THE JUDGMENT DEBTOR PAYS IN FULL, SETTLES, OR OTHERWISE COMPLIES WITH THE JUDGMENT.

8-24-04 Date Patrick N. Ford - PNF, District Justice

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

1-19-06 Date Patrick N. Ford, District Justice

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

SEAL

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY PENNSYLVANIA  
(CIVIL DIVISION)

JOSEPHINE D. RANDOLPH, :  
Plaintiff :  
vs. : No. 2006 - 107 - CV  
TONY GRIMM, :  
Defendant :  
:

TO: Tony Grimm

DATE: January 23, 2006

**JUDGMENT NOTICE**

Please be advised a judgment in the amount of \$ 2,653.11 has been entered against you.

---

Prothonotary

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

Josephine D. Randolph  
Plaintiff(s)

No.: 2006-00107-CD

Real Debt: \$2,653.11

Atty's Comm: \$

Vs.

Costs: \$

Int. From: \$

Tony Grimm  
Defendant(s)

Entry: \$20.00

Instrument: District Justice

Date of Entry: January 23, 2006

Expires: January 23, 2012

Certified from the record this January 23, 2006

\_\_\_\_\_  
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)

JOSEPHINE D. RANDOLPH,  
Plaintiff

vs.

: No. 2006 - 107 - CD

TONY GRIMM,  
Defendant

: Type of Pleading: Praeclipe for  
Notice of Intent to Attach Wages

: Filed on behalf of Josephine D. Randolph

: Counsel of Record for this party:

: HOPKINS HELTZEL LLP  
: David J. Hopkins, Esquire  
: Attorney at Law  
: Supreme Court No. 42519

: 900 Beaver Drive  
: DuBois, Pennsylvania 15801

: (814) 375-0300

**FILED** Atty Hopkins  
01/15/2006 pd 20 00  
JAN 26 2006

W.A. Shaw  
Prothonotary/Clerk of Courts  
1 Notice, Poverty guidelines, and  
Claim form to Atty & Shiff

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

JOSEPHINE D. RANDOLPH, :  
Plaintiff :  
: :  
vs. : No. 2006 - CD  
: :  
TONY GRIMM, :  
Defendant :  
:

**PRAECIPE FOR NOTICE OF INTENT TO ATTACH WAGES**

TO THE PROTHONOTARY:

Issue a Notice to Attach Wages in the above matter:

- (1) against TONY GRIMM, Defendant,
- (2) against ALLEGHANY POWER METALLURGY, employer of defendant.

Date: January 21, 2006

  
\_\_\_\_\_  
Attorney for Judgment Creditor  
Landlord or Judgment Creditor

David J. Hopkins, Esquire  
HOPKINS HELTZEL LLP  
900 Beaver Drive  
DuBois, Pennsylvania 15801  
(814) 375-0300

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

JOSEPHINE D. RANDOLPH,  
Plaintiff

:  
:  
:  
vs. : No. 2006 - CD

TONY GRIMM,  
Defendant

:  
:  
:

**CERTIFICATION BY JUDGMENT CREDITOR-LANDLORD**

I certify that:

1. The plaintiff judgment-creditor is Josephine D. Randolph, who resides at 1063 Treasure Lake, DuBois, Pennsylvania 15801
2. The defendant judgment-creditor is Tony Grimm, who resides at 236 S. Highland Street, Sykesville, Pennsylvania 15865
3. The employer garnishee is Alleghany Power Metallurgy, whose address is Route 950 South, Falls Creek, Pennsylvania 15840 .
4. The judgment arises out of a residential lease for the premises at Section 18, Lot 171, Treasure Lake, Sandy Township, Clearfield County, Pennsylvania.
5. a) The amount of the judgment is \$ 2,653.11.  
b) A security deposit in the amount of Two Hundred Dollars (\$200.00) is being held by the judgment creditor-landlord. This security deposit X has been applied  
\_\_\_\_\_ has not been applied  
to payment of rent due on the same premises for which the judgment has been entered.  
(Any security deposit that has not already been applied to rent will be deducted by the Prothonotary from the amount of the judgment in determining the amount to be attached.)
- c.) The amount of Zero Dollars (\$0) has been paid toward satisfaction of

6. This praecipe is filed within five years of the date of the original judgment upon which execution is sought.
7. The judgment was entered (check one):  
 in a civil action commenced in the court of common pleas.  
 in an action brought before a magisterial district judge.  
 in an action commenced in the Philadelphia Municipal Court.
8. Check the appropriate paragraph and attach the required documents:
  - a.) If the judgment was entered in a civil action (Pa.R.C.P.M.D.J. 301 et seq.) before a magisterial district judge, a copy of the complaint filed with the magisterial district judge is attached to this Notice, showing that the action arose from a residential lease.
  - b.) If the judgment was entered in an action for the recovery of possession of real property (Pa.R.C.P.M.D.J. 501 et seq.) before a magisterial district judge, copies of the appropriate magisterial district judge records are attached showing that the action arose from a residential lease and the defendant appeared or filed papers in the action or that the complaint was served by handing a copy to the defendant.
  - c.) If the judgment was entered in an action in the Philadelphia Municipal Court in which the defendant was served pursuant to Phila.M.C.R.Civ.P.No.111(A) or (C), a copy of the complaint filed with the Philadelphia Municipal Court is attached to this Notice, showing that the action arose from a residential lease.
  - d.) If the judgment was entered in an action in the Philadelphia Municipal Court in which the defendant was served pursuant to Phila.M.C.R.Civ.P.No.111(B), copies of the appropriate Philadelphia Municipal Court records are attached showing that the action arose from a residential lease and that the defendant appeared or filed papers in the action.

  
JOSEPHINE D. RANDOLPH

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF: **CLEARFIELD**

**CIVIL COMPLAINT**

Mag. Dist. No.:

**46-3-01**

DJ Name: Hon.

**PATRICK N. FORD**  
Address: **309 MAPLE AVENUE**  
**P.O. BOX 452**  
**DUBOIS, PA**  
Telephone: **(814) 371-5321**

**15801**

PLAINTIFF:

NAME and ADDRESS

**Josephine D. Randolph**  
**1063 Treasure Lake**  
**DuBois, PA 15801-9025**

**VS.**

DEFENDANT:

NAME and ADDRESS

**Tony Grimm**  
**236 S. Highland St.**  
**Sykesville, PA 15865**

	AMOUNT	DATE PAID
FILING COSTS	\$ <u>13.50</u>	<u>6/23/04</u>
POSTAGE	\$ _____	/ /
SERVICE COSTS	\$ _____	/ /
CONSTABLE ED.	\$ _____	/ /
TOTAL	\$ _____	/ /

Docket No.: **CV-30104**  
Date Filed: **6/23/04**



Pa.R.C.P.D.J. No. 206 sets forth those costs recoverable by the prevailing party.

TO THE DEFENDANT: The above named plaintiff(s) asks judgment against you for \$ 6,400.00 together with costs upon the following claim (Civil fines must include citation of the statute or ordinance violated):

Repairs due to wilful, wanton or reckless damage or destruction to residence located on Lot 171, Section 18, Pimlico Road, Treasure Lake, Sandy Township, PA, during the period from November 1, 2003, to May 15, 2004, at which time defendant vacated the property based upon an eviction notice.

I, Josephine D. Randolph verify that the facts set forth in this complaint are true and correct to the best of my knowledge, information, and belief. This statement is made subject to the penalties of Section 4904 of the Crimes Code (18 PA. C.S. § 4904) related to unsworn falsification to authorities.

The handwritten signature of Josephine D. Randolph.

(Signature of Plaintiff or Authorized Agent)

Telephone #: 372-0975

Plaintiff's  
Attorney: \_\_\_\_\_

Address: \_\_\_\_\_

Telephone: \_\_\_\_\_

IF YOU INTEND TO ENTER A DEFENSE TO THIS COMPLAINT, YOU SHOULD NOTIFY THIS OFFICE IMMEDIATELY AT THE ABOVE TELEPHONE NUMBER. YOU MUST APPEAR AT THE HEARING AND PRESENT YOUR DEFENSE. UNLESS YOU DO, JUDGMENT MAY BE ENTERED AGAINST YOU BY DEFAULT.

If you have a claim against the plaintiff which is within district justice jurisdiction and which you intend to assert at the hearing, you must file it on a complaint form at this office at least five days before the date set for the hearing.

If you are disabled and require a reasonable accommodation to gain access to the Magisterial District Court and its services, please contact the Magisterial District Court at the above address or telephone number. We are unable to provide transportation.

ADDENDUM TO CIVIL COMPLAINT

Josephine D. Randolph

vs.

Tony Grimm

1. Telephone number at 236 Highland St., Sykesville, 894-5591  
(Listing : Troy Grimm)
2. Grimm's license plate # DBL-7266 (make, model auto unknown)
3. Grimm works at either:

Allegheny Powder Metallurgy  
Rt. 250 S.,  
Falls Creek, PA - Tel: 375-0625

Or

ASAP Sintered Metals, Inc.  
Main St.  
Falls Creek, PA - Tel: 371-0841

*Josephine D Randolph*  
6-21-04

Print Key Output      040528      CCS00M      01/19/06      Page 1  
5722SS1 V5R3M0

Display Device      . . . . .      D46301B  
User      . . . . .      :      MANTHONY

CSI10D14      MAGISTERIAL DISTRICT JUDGE SYSTEM  
D46301B      Detailed Docket Inquiry      1/19/06  
46-3-01

Docket No: CV-0000301-04      Title: RANDOLPH, JOSEPHINE D  
Case Type: CIVIL      vs GRIMM, TONY

===== Civil Disposition Base Information      Seq 001  
Interested Party Type DEFENDANT  
Interested Party Name GRIMM, TONY  
Disposition FOR PLAINTIFF  
Action Number 107577 Date 8/24/04 Time 10:00 A  
Event Number 0107577 Judgement Amount \$2,534.61  
Interest Amount Interest Rate  
Civil Cost \$118.50 Attorney Fee  
Comp # Cross Comp # 000 Def Present Y Poss Granted  
Description Tracking # Date IP Type Seq Action Mail  
CIVIL DISPOSITION 0107577 8/24/04 DEF 001 PLTF

**SENDER: COMPLETE THIS SECTION**

- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

**1. Article Addressed to:**

Tony Grimm  
CV-301-04

**COMPLETE THIS SECTION ON DELIVERY****A. Signature****X** Agent  
 Addressee**B. Received by (Printed Name)****Tony Grimm** 6-24-04**C. Date of Delivery****D. Is delivery address different from item 1?**  Yes  
if YES, enter delivery address below:  No**3. Service Type**

<input type="checkbox"/> Certified Mail	<input type="checkbox"/> Express Mail
<input type="checkbox"/> Registered	<input type="checkbox"/> Return Receipt for Merchandise
<input type="checkbox"/> Insured Mail	<input type="checkbox"/> C.O.D.

**4. Restricted Delivery? (Extra Fee)** Yes**2. Article Number**  
(*To*) **7003 2260 0001 2035 5301**

PS Form 3811, August 2001

Domestic Return Receipt

2ACPRI-03-P-4081

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF: **CLEARFIELD**

Mag. Dist. No.:

**46-3-01**

DJ Name: Hon.

**PATRICK N. FORD**  
Address: **309 MAPLE AVENUE**  
**P.O. BOX 452**  
**DUBOIS, PA**

Telephone: **(814) 371-5321 15801**

**JOSEPHINE D. RANDOLPH**  
**1063 TREASURE LAKE**  
**DUBOIS, PA 15801-9025**

**NOTICE OF JUDGMENT/TRANSCRIPT  
CIVIL CASE**

PLAINTIFF:

**RANDOLPH, JOSEPHINE D**  
**1063 TREASURE LAKE**  
**DUBOIS, PA 15801-9025**

NAME and ADDRESS

DEFENDANT:

**GRIMM, TONY**  
**236 S. HIGHLAND STR**  
**SYKESVILLE, PA 15865**

NAME and ADDRESS

Docket No.: **CV-0000301-04**  
Date Filed: **6/22/04**



**THIS IS TO NOTIFY YOU THAT:**

Judgment:

**FOR PLAINTIFF**

Judgment was entered for: (Name) **RANDOLPH, JOSEPHINE D**

Judgment was entered against: (Name) **GRIMM, TONY**

in the amount of \$ **2,653.11** on: (Date of Judgment) **8/24/04**

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	\$ <b>2,534.61</b>
Judgment Costs	\$ <b>118.50</b>
Interest on Judgment	\$ <b>.00</b>
Attorney Fees	\$ <b>.00</b>
<b>Total</b>	<b>\$ 2,653.11</b>
Post Judgment Credits	\$ _____
Post Judgment Costs	\$ _____
<b>Certified Judgment Total</b> \$ _____	

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 DISTRICT JUSTICES, IF THE JUDGMENT 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 DISTRICT JUSTICE.

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 DISTRICT JUSTICE IF THE JUDGMENT DEBTOR PAYS IN FULL, SETTLES, OR OTHERWISE COMPLIES WITH THE JUDGMENT.

8/24/04 Date Patrick N. Ford - PNF, District Justice

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

1-19-04 Date Patrick N. Ford, District Justice

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

SEAL

**VERIFICATION**

I hereby verify that the statements made in this complaint are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. Section 4904, relating to Unsworn Falsification to Authorities.

Date: January 21, 2006

  
JOSEPHINE D. RANDOLPH

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

JOSEPHINE D. RANDOLPH,	:	
Plaintiff	:	
	:	
vs.	:	No. 2006- 107 CD
	:	
TONY GRIMM,	:	
Defendant	:	

**NOTICE OF INTENT TO ATTACH WAGES, SALARY OR COMMISSION**

**Date of service of this Notice:** \_\_\_\_\_ **(Date to be inserted by the Sheriff)**

A judgment has been entered against you in the court for nonpayment of rent for, or damage to, residential property that you rented. The judgment creditor-landlord has begun proceedings to attach 10% of your net wages, salary or commissions for each pay period until the judgment is satisfied.

The following exception will prevent your wages from being attached:

**Poverty Guidelines** – Your wages may not be attached if your net income is below the poverty income guidelines as provided annually by the Federal Department of Health and Human Services or if the amount of the attachment would cause your net income to fall below the poverty income guidelines. A copy of the guidelines is attached to this notice.

If this exemption is applicable to you, you must return the claim for exemption of wages which is attached to the prothonotary within 30 days of the date of service of this notice upon you. The date of service of this notice is set forth above. If you return the form claiming this exemption within 30 days, your wages will not be attached without subsequent court proceedings.

There may be other legal grounds for opposing the wage attachment that you may be able to raise by filing a motion with the court. For example, your wages may not be attached if you are an abused person or victim as set forth in Section 8127(f) of the Judicial Code when the attachment is to satisfy a judgment for physical damages to the leased premises.

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.

MidPenn Legal Services  
211 ½ East Locust Street  
Clearfield, PA 16830  
(814) 765-9646

Dated: January 26, 2006

  
\_\_\_\_\_  
Prothonotary

**Supreme Court of Pennsylvania**  
**Civil Procedural Rules Committee**

**Poverty Income Guidelines**

Pennsylvania Rule of Civil Procedure 3302(b) governs the attachment of wages, salary and commissions under Section 8127(a)(3.1) of the Judicial Code. The rule requires the prothonotary to attach to the Notice of Intent to Attach Wages "the most recent poverty income guidelines issued by the Federal Department of Health and Human Services as they appear on the web site of the Civil Procedural Rules Committee." The guidelines are set forth in the following chart:

**2005 HHS Poverty Income Guidelines  
Expressed in Monthly Amounts**

<b>Size of Family Unit</b>	<b>Poverty Guideline Monthly Amount</b>
1	\$797.50
2	1,069.17
3	1,340.83
4	1,612.50
5	1,884.17
6	2,155.83
7	2,427.50
8	2,699.17
For each additional person, add	271.67

THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA  
(CIVIL DIVISION)

JOSEPHINE D. RANDOLPH, :  
Plaintiff :  
: :  
vs. : No. 2006 - 107 - CD  
: :  
TONY GRIMM, :  
Defendant :  
:

**CLAIM FOR EXEMPTION FROM WAGE ATTACHMENT**

**Notice**

**This claim for Exemption must be filed with the Prothonotary of the Court within 30 days of service upon you of the Notice of Intent to Attach Wages.**

**TO THE PROTHONOTARY:**

I, the above-named defendant, claim exemption of my wages, salary, or commissions from attachment on the following ground:

My net monthly income is below the poverty income guidelines as provided by the Federal Department of Health and Human Services.

OR

The amount of wages to be attached would place my net income below the poverty level guidelines as provided annually by the Federal Department of Health and Human Services.

I have \_\_\_\_\_ dependents.  
(Number)

My net monthly income is \$ \_\_\_\_\_.

(Net monthly income is your total monthly wages less (1) any support payments made to the court, (2) federal, state, and local income taxes, (3) F.I.C.A payments and nonvoluntary retirement payments, (4) union dues and (5) health insurance premiums.)

**VERIFICATION**

I hereby verify that the statements made in this Claim for Exemption are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. Section 4904, relating to Unsworn Falsification to Authorities.

Date: \_\_\_\_\_

TONY GRIMM

This claim shall be delivered or mailed to:

Office of the Prothonotary  
Clearfield County Courthouse  
One North Second Street  
Clearfield, PA 16830

Date: 01/27/2006

**Clearfield County Court of Common Pleas**

User: BHUDSON

Time: 01:01 PM

**ROA Report**

Page 1 of 1

Case: 2006-00107-CD

Current Judge: No Judge

Josephine D. Randolph vs. Tony Grimm

**Judgment**

Date	Judge	
01/23/2006	New Case Filed. Filing: District Justice Judgment Fee Paid by: Hopkins, David J. (attorney for Randolph, Josephine D.) Receipt number: 1912166 Dated: 1/23/2006 Amount: \$20.00 (Check) Judgment entered against the defendant in the amount of \$2,653.11 Notice to Defendant and statement to Atty.	No Judge No Judge
01/26/2006	Filing: Praeclipe for Notice of Intent to Attach Wages Paid by: Hopkins, David J. (attorney for Randolph, Josephine D.) Receipt number: 1912219 Dated: 01/26/2006 Amount: \$20.00 (Check) filed by s/David J. Hopkins, Esq. One CC Attorney One CC Sheriff One notice, poverty guidelines, and claim form to Attorney and Sheriff	No Judge

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 101204  
NO: 06-107-CD  
SERVICE # 1 OF 1  
NOTICE OF INTENT TO ATTACH WAGES etc.

PLAINTIFF: JOSEPHINE D. RANDOLPH  
vs.  
DEFENDANT: TONY GRIMM

**SHERIFF RETURN**

---

NOW, January 30, 2006, SHERIFF OF JEFFERSON COUNTY WAS DEPUTIZED BY CHESTER A. HAWKINS,  
SHERIFF OF CLEARFIELD COUNTY TO SERVE THE WITHIN NOTICE OF INTENT TO ATTACH WAGES etc. ON  
TONY GRIMM.

NOW, February 03, 2006 ATTEMPTED TO SERVE THE WITHIN NOTICE OF INTENT TO ATTACH WAGES etc. ON  
TONY GRIMM, DEFENDANT. THE RETURN OF JEFFERSON COUNTY IS HERETO ATTACHED AND MADE PART  
OF THIS RETURN MARKED "NOT FOUND".

013:03:01  
MAR 23 2006  
WM

William A. Shaw  
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 101204  
NO. 06-107-CD  
SERVICES 1  
NOTICE OF INTENT TO ATTACH WAGES etc.

PLAINTIFF: JOSEPHINE D. RANDOLPH  
vs.  
DEFENDANT: TONY GRIMM

**SHERIFF RETURN**

---

RETURN COSTS

Description	Paid By	CHECK #	AMOUNT
SURCHARGE	HOPKINS	16172	10.00
SHERIFF HAWKINS	HOPKINS	16172	26.00
JEFFERSON CO.	HOPKINS	16173	33.82

Sworn to Before Me This

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

So Answers,



My/Manly/Hawkins

Chester A. Hawkins  
Sheriff

No. 06-107 C.D.

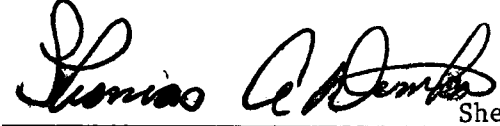
Now, February 3, 2006, I return the Notice of Intent to Attach Wages for TONY GRIMM, defendant, to the Clearfield County Sheriff's Office marked "not found; defendant is living at a Treasure Lake address which is located in Clearfield County".

Advance Costs Received: \$125.00  
My Costs: 31.82 Paid  
Prothys: 2.00  
Total Costs: 33.82  
REFUNDED: \$ 91.18

Sworn and subscribed  
to before me this 3rd  
day of February 2006  
By Lorinda Silvers, deputy  
Prothonotary

*My commission expires  
January 1, 2010*

So Answers,

  
Thomas A. Denler  
Sheriff

JEFFERSON COUNTY, PENNSYLVANIA

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

JOSEPHINE D. RANDOLPH, :  
Plaintiff :  
vs. : No. 2006 - 107 CD  
TONY GRIMM, :  
Defendant :  
:

**NOTICE OF INTENT TO ATTACH WAGES, SALARY OR COMMISSION**

**Date of service of this Notice:** \_\_\_\_\_ **(Date to be inserted by the Sheriff)**

A judgment has been entered against you in the court for nonpayment of rent for, or damage to, residential property that you rented. The judgment creditor-landlord has begun proceedings to attach 10% of your net wages, salary or commissions for each pay period until the judgment is satisfied.

The following exception will prevent your wages from being attached:

**Poverty Guidelines** – Your wages may not be attached if your net income is below the poverty income guidelines as provided annually by the Federal Department of Health and Human Services or if the amount of the attachment would cause your net income to fall below the poverty income guidelines. A copy of the guidelines is attached to this notice.

If this exemption is applicable to you, you must return the claim for exemption of wages which is attached to the prothonotary within 30 days of the date of service of this notice upon you. The date of service of this notice is set forth above. If you return the form claiming this exemption within 30 days, your wages will not be attached without subsequent court proceedings.

There may be other legal grounds for opposing the wage attachment that you may be able to raise by filing a motion with the court. For example, your wages may not be attached if you are an abused person or victim as set forth in Section 8127(f) of the Judicial Code when the attachment is to satisfy a judgment for physical damages to the leased premises.

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.

MidPenn Legal Services  
211 ½ East Locust Street  
Clearfield, PA 16830  
(814) 765-9646

Dated: January 26, 2006

Willie L. Hayes  
Prothonotary

**Supreme Court of Pennsylvania**  
**Civil Procedural Rules Committee**

**Poverty Income Guidelines**

Pennsylvania Rule of Civil Procedure 3302(b) governs the attachment of wages, salary and commissions under Section 8127(a)(3.1) of the Judicial Code. The rule requires the prothonotary to attach to the Notice of Intent to Attach Wages "the most recent poverty income guidelines issued by the Federal Department of Health and Human Services as they appear on the web site of the Civil Procedural Rules Committee." The guidelines are set forth in the following chart:

**2005 HHS Poverty Income Guidelines  
Expressed in Monthly Amounts**

<b>Size of Family Unit</b>	<b>Poverty Guideline Monthly Amount</b>
1	\$797.50
2	1,069.17
3	1,340.83
4	1,612.50
5	1,884.17
6	2,155.83
7	2,427.50
8	2,699.17
For each additional person, add	271.67

THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA  
(CIVIL DIVISION)

JOSEPHINE D. RANDOLPH,  
Plaintiff

vs. : No. 2006 - 107 - CD

TONY GRIMM,  
Defendant

**CLAIM FOR EXEMPTION FROM WAGE ATTACHMENT**

**Notice**

**This claim for Exemption must be filed with the Prothonotary of the Court within 30 days of service upon you of the Notice of Intent to Attach Wages.**

**TO THE PROTHONOTARY:**

I, the above-named defendant, claim exemption of my wages, salary, or commissions from attachment on the following ground:

My net monthly income is below the poverty income guidelines as provided by the Federal Department of Health and Human Services.

OR

The amount of wages to be attached would place my net income below the poverty level guidelines as provided annually by the Federal Department of Health and Human Services.

I have \_\_\_\_\_ dependents.  
(Number)

My net monthly income is \$ \_\_\_\_\_.

(Net monthly income is your total monthly wages less (1) any support payments made to the court, (2) federal, state, and local income taxes, (3) F.I.C.A payments and nonvoluntary retirement payments, (4) union dues and (5) health insurance premiums.)

**VERIFICATION**

I hereby verify that the statements made in this Claim for Exemption are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. Section 4904, relating to Unsworn Falsification to Authorities.

Date: \_\_\_\_\_

**TONY GRIMM**

This claim shall be delivered or mailed to:

Office of the Prothonotary  
Clearfield County Courthouse  
One North Second Street  
Clearfield, PA 16830

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

JOSEPHINE D. RANDOLPH,  
Plaintiff

vs.

TONY GRIMM,  
Defendant

: No. 2006 - 107 CD

: Type of Pleading: Praeclipe for  
: Notice of Intent to Attach Wages

: Filed on behalf of Josephine D. Randolph

: Counsel of Record for this party:

: HOPKINS HELTZEL LLP  
: David J. Hopkins, Esquire  
: Attorney at Law  
: Supreme Court No. 42519

: 900 Beaver Drive  
: DuBois, Pennsylvania 15801

: (814) 375-0300

I hereby certify this to be a true  
and attested copy of the original  
statement filed in this case.

JAN 26 2006

Attest

*William J. Hause*  
Prothonotary/  
Clerk of Courts

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

JOSEPHINE D. RANDOLPH, :  
Plaintiff :  
: vs. : No. 2006 - CD  
TONY GRIMM, :  
Defendant :  
:

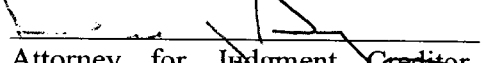
**PRAECIPE FOR NOTICE OF INTENT TO ATTACH WAGES**

TO THE PROTHONOTARY:

Issue a Notice to Attach Wages in the above matter:

- (1) against TONY GRIMM, Defendant,
- (2) against ALLEGHANY POWER METALLURGY, employer of defendant.

Date: January 21, 2006

  
\_\_\_\_\_  
Attorney for Judgment Creditor  
Landlord or Judgment Creditor

David J. Hopkins, Esquire  
HOPKINS HELTZEL LLP  
900 Beaver Drive  
DuBois, Pennsylvania 15801  
(814) 375-0300

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

JOSEPHINE D. RANDOLPH,  
Plaintiff

vs.

: No. 2006 -

CD

TONY GRIMM,  
Defendant

**CERTIFICATION BY JUDGMENT CREDITOR-LANDLORD**

I certify that:

1. The plaintiff judgment-creditor is Josephine D. Randolph, who resides at 1063 Treasure Lake, DuBois, Pennsylvania 15801
2. The defendant judgment-creditor is Tony Grimm, who resides at 236 S. Highland Street, Sykesville, Pennsylvania 15865
3. The employer garnishee is Alleghany Power Metallurgy, whose address is Route 950 South, Falls Creek, Pennsylvania 15840 .
4. The judgment arises out of a residential lease for the premises at Section 18, Lot 171, Treasure Lake, Sandy Township, Clearfield County, Pennsylvania.
5. a) The amount of the judgment is \$ 2,653.11.  
b) A security deposit in the amount of Two Hundred Dollars (\$200.00) is being held by the judgment creditor-landlord. This security deposit X has been applied  
\_\_\_\_\_ has not been applied  
to payment of rent due on the same premises for which the judgment has been entered.

(Any security deposit that has not already been applied to rent will be deducted by the Prothonotary from the amount of the judgment in determining the amount to be attached.)

- c.) The amount of Zero Dollars (\$0) has been paid toward satisfaction of

6. This praecipe is filed within five years of the date of the original judgment upon which execution is sought.

7. The judgment was entered (check one):

in a civil action commenced in the court of common pleas.

in an action brought before a magisterial district judge.

in an action commenced in the Philadelphia Municipal Court.

8. Check the appropriate paragraph and attach the required documents:

a.) If the judgment was entered in a civil action (Pa.R.C.P.M.D.J. 301 et seq.) before a magisterial district judge, a copy of the complaint filed with the magisterial district judge is attached to this Notice, showing that the action arose from a residential lease.

b.) If the judgment was entered in an action for the recovery of possession of real property (Pa.R.C.P.M.D.J. 501 et seq.) before a magisterial district judge, copies of the appropriate magisterial district judge records are attached showing that the action arose from a residential lease and the defendant appeared or filed papers in the action or that the complaint was served by handing a copy to the defendant.

c.) If the judgment was entered in an action in the Philadelphia Municipal Court in which the defendant was served pursuant to Phila.M.C.R.Civ.P.No.111(A) or (C), a copy of the complaint filed with the Philadelphia Municipal Court is attached to this Notice, showing that the action arose from a residential lease.

d.) If the judgment was entered in an action in the Philadelphia Municipal Court in which the defendant was served pursuant to Phila.M.C.R.Civ.P.No.111(B), copies of the appropriate Philadelphia Municipal Court records are attached showing that the action arose from a residential lease and that the defendant appeared or filed papers in the action.

  
JOSEPHINE D. RANDOLPH

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF: CLEARFIELD

Mag. Dist. No.:

46-3-01

DJ Name: Hon.

PATRICK N. FORD

Address: 309 MAPLE AVENUE  
P.O. BOX 452  
DUBOIS, PA  
Telephone: (814) 371-5321

15801

CIVIL COMPLAINT

PLAINTIFF:

NAME and ADDRESS

Josephine D. Randolph  
1063 Treasure Lake  
DuBois, PA 15801-9025

VS.

DEFENDANT:

NAME and ADDRESS

Tony Grimm  
236 S. Highland St.  
Sykesville, PA 15865

	AMOUNT	DATE PAID
FILING COSTS	\$ 15.50	6/23/04
POSTAGE	\$ _____	/ /
SERVICE COSTS	\$ _____	/ /
CONSTABLE ED.	\$ _____	/ /
TOTAL	\$ _____	/ /

Docket No.: CV-301-CY  
Date Filed: 6/23/04



Pa.R.C.P.D.J. No. 206 sets forth those costs recoverable by the prevailing party.

TO THE DEFENDANT: The above named plaintiff(s) asks judgment against you for \$ 6,400.00 together with costs upon the following claim (Civil fines must include citation of the statute or ordinance violated):

Repairs due to wilful, wanton or reckless damage or destruction to residence located on Lot 171, Section 18, Pimlico Road, Treasure Lake, Sandy Township, PA, during the period from November 1, 2003, to May 15, 2004, at which time defendant vacated the property based upon an eviction notice.

I, Josephine D. Randolph verify that the facts set forth in this complaint are true and correct to the best of my knowledge, information, and belief. This statement is made subject to the penalties of Section 4904 of the Crimes Code (18 PA. C.S. § 4904) related to unsworn falsification to authorities.

  
(Signature of Plaintiff or Authorized Agent)  
Telephone #: 372-0975

Plaintiff's  
Attorney:

Address: \_\_\_\_\_

Telephone: \_\_\_\_\_

IF YOU INTEND TO ENTER A DEFENSE TO THIS COMPLAINT, YOU SHOULD NOTIFY THIS OFFICE IMMEDIATELY AT THE ABOVE TELEPHONE NUMBER. YOU MUST APPEAR AT THE HEARING AND PRESENT YOUR DEFENSE. UNLESS YOU DO, JUDGMENT MAY BE ENTERED AGAINST YOU BY DEFAULT.

If you have a claim against the plaintiff which is within district justice jurisdiction and which you intend to assert at the hearing, you must file it on a complaint form at this office at least five days before the date set for the hearing.

If you are disabled and require a reasonable accommodation to gain access to the Magisterial District Court and its services, please contact the Magisterial District Court at the above address or telephone number. We are unable to provide transportation.

5722SS1 V5R3M0 040528 Print Key Output CCS00M Page 1  
01/19/06 14:55:15

Display Device . . . . . : D46301B  
User . . . . . : MANTHONY

CSI10D14 MAGISTERIAL DISTRICT JUDGE SYSTEM  
D46301B Detailed Docket Inquiry 1/19/06  
46-3-01

Docket No: CV-00000301-04 Title: RANDOLPH, JOSEPHINE D  
Case Type: CIVIL vs GRIMM, TONY

Civil Disposition Base Information  
Interested Party Type DEFENDANT Seq 001  
Interested Party Name GRIMM, TONY  
Disposition FOR PLAINTIFF  
Action Number 107577 Date 8/24/04 Time 10:00 A  
Event Number 0107577 Judgement Amount \$2,534.61  
Interest Amount Interest Rate  
Civil Cost \$118.50 Attorney Fee  
Comp # Cross Comp # 000 ~~PLTF~~ Poss Granted

Description	Tracking #	Date	IP	Type	Seq	Action	Mail
CIVIL DISPOSITION	0107577	8/24/04	DEF	001		PLTF	

**SENDER: COMPLETE THIS SECTION**

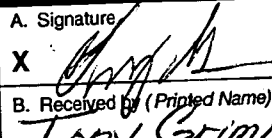
- Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired.
- Print your name and address on the reverse so that we can return the card to you.
- Attach this card to the back of the mailpiece, or on the front if space permits.

**1. Article Addressed to:**

Tony Grimm

CV-301-04

**COMPLETE THIS SECTION ON DELIVERY****A. Signature**



Agent  
 Addressee

**B. Received by (Printed Name)**

Tony Grimm

**C. Date of Delivery**

6-24-04

**D. Is delivery address different from item 1?**  Yes  
if YES, enter delivery address below:  No

**3. Service Type**

Certified Mail  Express Mail  
 Registered  Return Receipt for Merchandise  
 Insured Mail  C.O.D.

**4. Restricted Delivery? (Extra Fee)**

Yes

2. Article Number

(Tr) 7003 2260 0001 2035 5301

PS Form 3811, August 2001

Domestic Return Receipt

2ACPRI-03-P-4081

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF: **CLEARFIELD**

Mag. Dist. No.:

**46-3-01**

DJ Name: Hon.

**PATRICK N. FORD**  
Address: **309 MAPLE AVENUE**  
**P.O. BOX 452**  
**DUBOIS, PA**

Telephone: **(814) 371-5321**      **15801**

**JOSEPHINE D. RANDOLPH**  
**1063 TREASURE LAKE**  
**DUBOIS, PA 15801-9025**

**NOTICE OF JUDGMENT/TRANSCRIPT  
CIVIL CASE**

PLAINTIFF:

**RANDOLPH, JOSEPHINE D**  
**1063 TREASURE LAKE**  
**DUBOIS, PA 15801-9025**

NAME and ADDRESS

DEFENDANT:

**GRIMM, TONY**  
**236 S. HIGHLAND STR**  
**SYKESVILLE, PA 15865**

VS.

NAME and ADDRESS

Docket No.: **CV-0000301-04**  
Date Filed: **6/22/04**



**THIS IS TO NOTIFY YOU THAT:**

Judgment:

**FOR PLAINTIFF**

Judgment was entered for: (Name) **RANDOLPH, JOSEPHINE D**

Judgment was entered against: (Name) **GRIMM, TONY**

in the amount of \$ **2,653.11** on: (Date of Judgment) **8/24/04**

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	\$ <b>2,534.61</b>
Judgment Costs	\$ <b>118.50</b>
Interest on Judgment	\$ <b>.00</b>
Attorney Fees	\$ <b>.00</b>
<b>Total</b>	\$ <b>2,653.11</b>
Post Judgment Credits	\$ _____
Post Judgment Costs	\$ _____
<b>Certified Judgment Total</b> \$ _____	

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 DISTRICT JUSTICES, IF THE JUDGMENT 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 DISTRICT JUSTICE.

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 DISTRICT JUSTICE IF THE JUDGMENT DEBTOR PAYS IN FULL, SETTLES, OR OTHERWISE COMPLIES WITH THE JUDGMENT.

8-24-04 Date Patrick N. Ford - PNF, District Justice

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

1-19-06 Date Patrick N. Ford, District Justice

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

SEAL

**VERIFICATION**

I hereby verify that the statements made in this complaint are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. Section 4904, relating to Unsworn Falsification to Authorities.

Date: January 21, 2006

  
JOSEPHINE D. RANDOLPH

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 101425  
NO: 06-107-CD  
SERVICE # 1 OF 1  
NOTICE OF INTENT TO ATTACH WAGES etc.

PLAINTIFF: JOSEPHINE D. RANDOLPH  
vs.  
DEFENDANT: TONY GRIMM

**SHERIFF RETURN**

---

NOW, April 21, 2006, SHERIFF OF JEFFERSON COUNTY WAS DEPUTIZED BY CHESTER A. HAWKINS, SHERIFF OF CLEARFIELD COUNTY TO SERVE THE WITHIN NOTICE OF INTENT TO ATTACH WAGES etc. ON TONY GRIMM.

NOW, May 01, 2006 AT 3:15 PM SERVED THE WITHIN NOTICE OF INTENT TO ATTACH WAGES etc. ON TONY GRIMM, DEFENDANT. THE RETURN OF JEFFERSON COUNTY IS HERETO ATTACHED AND MADE PART OF THIS RETURN.

FILED  
05-06-2006  
MAY 05 2006  
W.A. Shaw

William A. Shaw  
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 101425  
NO: 06-107-CD  
SERVICES 1  
NOTICE OF INTENT TO ATTACH WAGES etc.

PLAINTIFF: JOSEPHINE D. RANDOLPH  
vs.  
DEFENDANT: TONY GRIMM

**SHERIFF RETURN**

---

RETURN COSTS

Description	Paid By	CHECK #	AMOUNT
SURCHARGE	HOPKINS	16414	10.00
SHERIFF HAWKINS	HOPKINS	16414	21.00
JEFFERSON CO.	HOPKINS	16413	55.64

Sworn to Before Me This

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

So Answers,

  
Chester A. Hawkins  
Sheriff

No. 06-107 C.D.

Personally appeared before me, Harry Dunkle, Deputy for Thomas A. Demko, Sheriff of Jefferson County, Pennsylvania, who according to law deposes and says that on May 1, 2006 at 3:15 o'clock P.M. served the Notice of Intent to Attach Wages and Claim for Exemption from Wage Attachment upon TONY GRIMM, Defendant, at the address of Allegheny Powdered Metals, Borough of Sykesville, County of Jefferson, State of Pennsylvania, by handing to the defendant personally, a true copy of the Notice and Claim and by making known to him the contents thereof.

Advance Costs Received:	\$125.00	
My Costs:	53.64	Paid
Prothy:	2.00	
Total Costs:	55.64	
REFUNDED:	\$ 69.36	

Sworn and subscribed  
to before me this 21<sup>st</sup>  
day of May 2006  
By Harry Dunkle  
My Commission Expires  
Mar 1<sup>st</sup> 2010, Jan. 2010

So Answers,

Harry Dunkle Deputy  
Thomas A. Demko Sheriff  
JEFFERSON COUNTY, PENNSYLVANIA

**HOPKINS HELTZEL LLP**

100 Meadow Lane, Suite 5, DuBois, Pennsylvania 15801  
VOICE: (814) 375-0300 FAX: (814) 375-5035

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY PENNSYLVANIA  
(CIVIL DIVISION)

JOSEPHINE D. RANDOLPH, :  
Plaintiff :  
vs. : No. 2006 - 00107 C.D.  
TONY GRIMM, :  
Defendant :  
:

**PRAECIPE TO ISSUE WRIT OF ATTACHMENT OF WAGES,**  
**SALARY OR COMMISSIONS**

TO THE PROTHONOTARY

Kindly issue a Writ of Attachment of Wages, Salary or Commission upon Alleghany Powder Metallurgy at Route 950 South, Falls Creek, PA 15840. Thirty (30) days have past since Defendant, Tony Grimm, received notice of wage execution and Defendant has not filed an objection to same.

HOPKINS HELTZEL LLP

  
David J. Hopkins, Esquire  
Attorney for Plaintiff

FILED *(initials)*  
JUN 19 2006  
07/11/06 *(initials)*  
William A. Shaw  
Prothonotary/Clerk of Courts  
ENT TO ATT W/WP  
DEFT. W/WP  
Alleghany Powder  
Metallurgy W/WP

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

Josephine D. Randolph,

Vs.

2006-00107-CD

Tony Grimm,

WRIT OF ATTACHMENT OF WAGES, SALARY OR COMMISSIONS

Commonwealth of Pennsylvania, County of Clearfield

To Allegheny Power Metallurgy  
Employer of: **Tony Grimm**

You have been identified as the employer of the above-named defendant.

You are directed to withhold the wages, salary and commissions of the defendant in your possession to satisfy the judgment against the defendant.

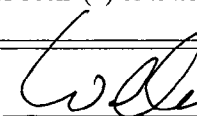
You are notified that

1. an attachment of wages, salary and commissions has been issued.
2. you are ordered to withhold from the wages, salary and commissions of the defendant an amount per pay period which does not exceed ten (10) percent of the defendant's net wages, salary and commissions;  
Net wages are all wages paid less only the following items: (1) any support payments made to the court, (2) federal, state, and local income taxes, (3) F.I.C.A. payments and nonvoluntary retirement payments, (4) union dues and (5) health insurance premiums.
3. the total amount attached is \$ \$2653.11 and the withholding must continue until the amount of the attachment is satisfied;
4. the attached wages shall be sent to the prothonotary of the court of common pleas within 15 days from the close of the last pay period in each month. The check must (a) contain the name of the employee whose wages are being withheld, (b) be made payable to the Prothonotary, and (c) be sent to: Prothonotary, PO Box 549, Clearfield, PA 16830 (814) 765-2641, ext. 1330
5. you are entitled to deduct each pay period from the money collected from the defendant employee the costs incurred from the extra bookkeeping necessary to record the transaction, not exceeding \$5.00 of the amount of money so collected.
6. by law, you may not take any adverse action against the defendant because his or her wages, salary or commissions have been attached.

7. you shall send the following notice to the prothonotary if the defendant has never been or is no longer an employee: I have received a writ of Attachment in the following case: \_\_\_\_\_ Plaintiff v. \_\_\_\_\_ Defendant, Case No. \_\_\_\_\_ The following person, \_\_\_\_\_ (Name), has never been ( ) or is no longer an employee ( ). Date: \_\_\_\_\_ Employer \_\_\_\_\_

6-19-06 Date

Seal of the Court

  
Prothonotary

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

**HOPKINS HELTZEL LLP**

100 Meadow Lane, Suite 5, DuBois, Pennsylvania 15801  
VOICE: (814) 375-0300 FAX: (814) 375-5035

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY PENNSYLVANIA  
(CIVIL DIVISION)

JOSEPHINE D. RANDOLPH, :  
Plaintiff :  
: No. 2006 – 00107 C.D.  
vs. :  
: TONY GRIMM, :  
Defendant : Type of Pleading: Praecipe to Pay  
: Wage Attachment Monies to Plaintiff  
: : Filed on Behalf of: Plaintiff  
: : Counsel of Record for this party:  
: : HOPKINS HELTZEL LLP  
: : DAVID J. HOPKINS, ESQUIRE  
: : Attorney at Law  
: : PA I.D. No. 42519  
: : 900 Beaver Drive  
: : DuBois, Pennsylvania 15801  
: : (814) 375-0300

FILED  
07/26/06  
JUL 20 2006  
a/c  
no ec

William A. Shaw  
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY PENNSYLVANIA  
(CIVIL DIVISION)

JOSEPHINE D. RANDOLPH, :  
Plaintiff :  
: :  
vs. : No. 2006 – 00107 C.D.  
: :  
TONY GRIMM, :  
Defendant :  
:

**PRECIEPE TO PAY WAGE ATTACHMENT**  
**MONIES TO PLAINTIFF**

TO THE PROTHONOTARY:

Kindly mail the wage attachment monies received from Allegheny Powder Metals from a judgment entered against Tony Grimm in the above captioned term and number directly to Plaintiff, Josephine D. Randolph, at 1063 Treasure Lake, DuBois, PA 15801.



David J. Hopkins, Esquire  
Attorney for Plaintiff



**AUTOMATIC DATA PROCESSING, INC.**  
WAGE GARNISHERMENT PROCESSING SERVICE  
1400 MONTEFIORE AVENUE  
DIAMOND BAR, CALIFORNIA 91765-8443

## Disbursement Statement

Payment Date: 07/14/06  
Check Number: 44887922  
Page Number: 1



Disbursement Provided for: 18/JD6 (814)371-0184  
**ALLEGHENY CLEARFIELD INC**  
409 THIRD STREET  
FALLS CREEK PA 15840

Agencies: For wage garnishments, please contact ADP at (800) 305-2735 if you have questions about ADP's disbursement process or if you are able to receive EFT payments.

012585-000000 SDWSF002

**CLEARFIELD COUNTY PROTHONOTARY**

P. O. BOX 549

**CLEARFIELD PA 16830**

Account/Case/File Number	Employee/Obligor SSN	Employee/Obligor Name	Additional Payment Information (Memo 1) Additional Payment Information (Memo 2)	Date of Withholding	ER FEIN	Amount Paid
2006 00107 C D	165-68-1249	GRIMM,TONY	TONY GRIMM (165-68-1249)	07/14/06	251408704	54.69

1198

**CLEARFIELD COUNTY PROTHONOTARY** 7-83  
ALLEGHENY CLEARFIELD COUNTY PROTHONOTARY  
ESCROW ACCOUNT  
P.O. BOX 549  
CLEARFIELD, PA 16830

60-629/313

JULY 26, 2006

PAY TO THE ORDER OF JOSEPHINE D. RANDOLPH

\$ 54.69

DOLLARS

FIFTY - FOUR AND 69/100



Main Office  
11 North 2nd Street  
Clearfield, PA 16830

IMMA

Walter A. Shaw

FOR 2006-107-C D WNGA Payment

10313062941 1 2 26577 21 1198

\*Partial Payment

VERIFY DOCUMENT AUTHENTICITY - COLORED AREA MUST CHANGE IN TONE GRADUALLY AND EVENLY FROM DARK TO LIGHT

PAGE TOTAL 1 of 1

18/JD6  
**ALLEGHENY CLEARFIELD INC**  
409 THIRD STREET  
FALLS CREEK PA 15840



AUTOMATIC DATA PROCESSING, INC.

PAYMENT DATE

CHECK NO.

07/14/06

44887922

88-88/1113

2006 00107 C D

Pay to the order of:

**CLEARFIELD COUNTY PROTHONOTARY**

This amount:

\*\*\*\*\*54 DOLLARS 69 CENTS

\*\*\*\*\*54.69

void 6 months after date of issue

JPMORGAN CHASE BANK  
SAN ANGELO, TEXAS

*T. E. Edmidge*  
An Authorized representative(s) of ADP

1148879221011130088010063000261611



**AUTOMATIC DATA PROCESSING, INC.**  
WAGE GARNISHEMENT PROCESSING SERVICE  
1400 MONTEFINO AVENUE  
DIAMOND BAR, CALIFORNIA 91765-5482



## Disbursement Statement

Payment Date: 07/28/06  
Check Number: 45204313  
Page Number: 1

Disbursement Provided for: 18/JD6 (814)371-0184  
ALLEGHENY CLEARFIELD INC  
409 THIRD STREET  
FALLS CREEK PA 15840

0.2209-000001 SDWSF002

CLEARFIELD COUNTY PROTHONOTARY  
P. O. BOX 549

CLEARFIELD PA 16830

Agencies: For wage garnishments, please contact ADP at (800) 305-2735 if you have  
questions about ADP's disbursement process or if you are able to receive EFT payments.

Account/Case/File Number	Employee/ Obligor SSN	Employee/Obligo <sup>r</sup> Name	Additional Payment Information (Memo 1) Additional Payment Information (Memo 2)	Date of Withholding	ER FEIN	Amount Paid
2006 00107 C D	165-68-1249	GRIMM,TONY	TONY GRIMM (165-68-1249)	07/28/06	251408704	54.70

2006.107-10

**FILED**

JUL 31 2006

William A. Shaw  
Prothonotary/Clerk of Courts

Issue

CK 11/2006

10/2006

JOSHUA R. RANASQUE

Date: 7/31/2006  
Time: 02:23 PM

Clearfield County Court of Common Pleas  
Receipt

NO. 1914921  
Page 1 of 1

Received of: Allegheny Clearfield Inc. \$ 54.70

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Fifty-Four and 70/100 Dollars

---

Plaintiff: Josephine D. Randolph vs. Tony Grimm  
Case Litigant type

		Amount
2006-00107-CD	Plaintiff	
Trust account		54.70
	Total:	54.70
	Balance due:	0.00

Check: 45204318 Bank: JP Morgan

Payment Method: Check William A. Shaw, Prothonotary/Clerk of Cou  
Amount Tendered: 54.70  
Change Returned: 0.00 By: \_\_\_\_\_  
Clerk: BILLSHAW Deputy Clerk

Clearfield County Court of Common Pleas

NO. 0020310

DISBURSEMENT

Monday, July 31, 2006

Paid to: Josephine D. Randolph \$54.70  
1063 Treasure LK

DuBois PA 15801

Fifty-Four and 70/100 Dollars

Case: 2006-00107-CD

Plaintiff: Josephine D. Randolph vs. Tony Grimm

For: Trust

54.70 William A. Shaw, Prothonotary/Clerk of Courts

By: \_\_\_\_\_  
Deputy Clerk

Clerk: BILLSHAW

NOT NEGOTIABLE



**AUTOMATIC DATA PROCESSING, INC.**  
WAGE GARNISHMENT PROCESSING SERVICE  
1400 MONTEFINO AVENUE  
DIAMOND BAR, CALIFORNIA 91765-5482

## Disbursement Statement

Payment Date: 08/11/06  
Check Number: 45531132  
Page Number: 1



Disbursement Provided for: 18/JD6 (814)371-0184  
ALLEGHENY CLEARFIELD INC  
409 THIRD STREET  
FALLS CREEK PA 15840

Agencies: For wage garnishments, please contact ADP at (800) 305-2735 if you have questions about ADP's disbursement process or if you are able to receive EFT payments.

012697-000000 SDWSF002

CLEARFIELD COUNTY PROTHONOTARY  
P. O. BOX 549

CLEARFIELD PA 16830

Account/Case/File Number	Employee/ Obligor SSN	Employee/Obligor Name	Additional Payment Information (Memo 1) Additional Payment Information (Memo 2)	Date of Withholding	ER FEIN	Amount Paid
2006 00107 C D	165-68-1249	GRIMM,TONY	TONY GRIMM (165-68-1249)	08/11/06	251408704	54.70

2006.107-CD

**FILED**

AUG 15 2006

W/10-10  
William A. Shaw  
Prothonotary/Clerk of Courts

\*Partial Payment

1200

**CLEARFIELD COUNTY PROTHONOTARY** 7-83  
ALLEN D. BIETZ  
ESCROW ACCOUNT  
P.O. BOX 549  
CLEARFIELD, PA 16830

60-629/313

Aug. 15 2006

PAY  
TO THE  
ORDER OF JOSEPHINE RANDOLPH

\$ 54.70

FIFTY- FOUR AND 70/100

DOLLARS



Main Office  
11 North 2nd Street  
Clearfield, PA 16830

FOR 2006.107-CD W/10-10

IMMA

Weller

10313062940 1 2 26577 20 1200



**AUTOMATIC DATA PROCESSING, INC.**  
WAGE GARNISHMENT PROCESSING SERVICE  
1400 MONTEFINO AVENUE  
DIAMOND BAR, CALIFORNIA 91765-5482

O1WCSR3B

## Disbursement Statement

Payment Date: 08/11/06  
Check Number: 25531132  
Page Number: 1



Disbursement Provided for: 18/JD6 (814)371-0184  
ALLEGHENY CLEARFIELD INC  
409 THIRD STREET  
FALLS CREEK PA 15840

012697-000000 SDWSF002

CLEARFIELD COUNTY PROTHONOTARY  
P. O. BOX 549

CLEARFIELD PA 16830

Agencies: For wage garnishments, please contact ADP at (800) 305-2735 if you have  
questions about ADP's disbursement process or if you are able to receive EFT payments.

Account/Case/File Number	Employee/ Obligor SSN	Employee/Obligor Name	Additional Payment Information (Memo 1) Additional Payment Information (Memo 2)	Date of Withholding	ER FEIN	Amount Paid
2006 00107 C D	165-68-1249	GRIMM,TONY	TONY GRIMM (165-68-1249)	08/11/06	251408704	54.70

\*Partial Payment

Date: 08/28/2006  
Time: 10:47 AM

Clearfield County Court of Common Pleas  
Receipt

NO. 1915339  
Page 1 of 1

Received of: Automatic Data Processing, Inc. \$ 54.69

Fifty-Four and 69/100 Dollars

Plaintiff: Josephine D. Randolph vs. Tony Grimm  
Case Litigant type

Case	Litigant type	Amount
2006-00107-CD	Plaintiff	
	Trust account	54.69
		Total: 54.69
		Balance due: 0.00

Check: 45854006

Payment Method:	Check	William A. Shaw, Prothonotary/Clerk of Cou
Amount Tendered:	54.69	
Change Returned:	0.00	By: _____
Clerk:	BHUDSON	Deputy Clerk



**AUTOMATIC DATA PROCESSING, INC.  
WAGE GARNISHMENT PROCESSING SERVICE  
1400 MONTEFINO AVENUE  
DIAMOND BAR, CALIFORNIA 91765-5482**

## Disbursement Statement

Payment Date: 08/25/06  
Check Number: 45854006  
Page Number: 1

11

Disbursement Provided for: 18/JD6 (814)371-0184  
ALLEGHENY CLEARFIELD INC  
409 THIRD STREET  
FALLS CREEK PA 15840

013170-000008 SDWSF002

**CLEARFIELD COUNTY PROTHONOTARY**

P. O. BOX 549

**CLEARFIELD** PA 16830

**Agencies: For wage garnishments, please contact ADP at (800) 305-2735 if you have questions about ADP's disbursement process or if you are able to receive EFT payments.**

Account/Case/File Number	Employee/ Obligor SSN	Employee/Obligor Name	Additional Payment Information (Memo 1) Additional Payment Information (Memo 2)	Date of Withholding	ER FEIN	Amount Paid
2006 00107 C D	165-68-1249	GRIMM,TONY	TONY GRIMM (165-68-1249)	08/25/06	251408704	54.69

**\*Partial Payment**

VERIFY DOCUMENT AUTHENTICITY - COLORED AREA MUST CHANGE IN TONE GRADUALLY AND EVENLY FROM DARK TO LIGHT PAGE 1 OF 1 29-169

18/JD6  
ALLEGHENY CLEARFIELD INC  
409 THIRD STREET  
FALLS CREEK PA 15840

2006 00107 C D

Pay to the  
order of:

# **CLEARFIELD COUNTY PROTHONOTARY**

**This amount:**

\*\*\*\*\* **54 DOLLARS 69 CENTS**

\*\*\*\*\*54.69

void 6 months after date of issue

JPMORGAN CHASE BANK  
SAN ANGELO, TEXAS

*Fieldrio*  
An Authorized representative(s) of ADP

45854006 1113008800 063000261610

Clearfield County Court of Common Pleas

NO. 0020314

DISBURSEMENT

Monday, August 28, 2006

Paid to: Josephine D. Randolph \$54.69  
1063 Treasure LK

DuBois PA 15801

Fifty-Four and 69/100 Dollars

Case: 2006-00107-CD

Plaintiff: Josephine D. Randolph vs. Tony Grimm

For: Trust

54.69 William A. Shaw, Prothonotary/Clerk of Courts

By: \_\_\_\_\_

Deputy Clerk

Clerk: BHUDSON

**NOT NEGOTIABLE**

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

Josephine D. Randolph,

Vs.

2006-00107-CD

Tony Grimm,

WRIT OF ATTACHMENT OF WAGES, SALARY OR COMMISSIONS

**FILED**

Commonwealth of Pennsylvania, County of Clearfield

To Allegheny Power Metallurgy  
Employer of: **Tony Grimm**

44  
SEP 12 2006  
m 10:45 AM  
William A. Shaw  
Prothonotary/Clerk of Courts

You have been identified as the employer of the above-named defendant.

*copy to Amy  
Hopkins*

You are directed to withhold the wages, salary and commissions of the defendant in your possession to satisfy the judgment against the defendant.

You are notified that

1. an attachment of wages, salary and commissions has been issued.
2. you are ordered to withhold from the wages, salary and commissions of the defendant an amount per pay period which does not exceed ten (10) percent of the defendant's net wages, salary and commissions;  
Net wages are all wages paid less only the following items: (1) any support payments made to the court, (2) federal, state, and local income taxes, (3) F.I.C.A. payments and nonvoluntary retirement payments, (4) union dues and (5) health insurance premiums.
3. the total amount attached is \$ \$2653.11 and the withholding must continue until the amount of the attachment is satisfied;
4. the attached wages shall be sent to the prothonotary of the court of common pleas within 15 days from the close of the last pay period in each month. The check must (a) contain the name of the employee whose wages are being withheld, (b) be made payable to the Prothonotary, and (c) be sent to: Prothonotary, PO Box 549, Clearfield, PA 16830 (814) 765-2641, ext. 1330

5. you are entitled to deduct each pay period from the money collected from the defendant employee the costs incurred from the extra bookkeeping necessary to record the transaction, not exceeding \$5.00 of the amount of money so collected.

6. by law, you may not take any adverse action against the defendant because his or her wages, salary or commissions have been attached.

7. you shall send the following notice to the prothonotary if the defendant has never been or is no longer an employee: I have received a writ of Attachment in the following case: Randolph Plaintiff v. Grimm Defendant, Case No. 2006-00107-CD. The following person, Tony Grimm (Name), has never been ( ) or is no longer an employee (x).

Date: 09-11-2006 Term Date = 8-34-06

Elaine Flemings Employer

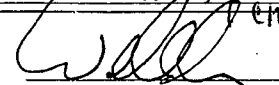
Christie Sabores

814-372-1303

814-372-1320

6-19-06 Date

Seal of the Court

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

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY PENNSYLVANIA  
(CIVIL DIVISION)

JOSEPHINE D. RANDOLPH,  
Plaintiff

vs.

No. 2006 - 00107 C.D.

TONY GRIMM,  
Defendant

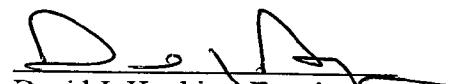
(165-107-1247)

**PRAECIPE TO ISSUE WRIT OF ATTACHMENT OF WAGES,**  
**SALARY OR COMMISSIONS**

TO THE PROTHONOTARY

Kindly issue a Writ of Attachment of Wages, Salary or Commission upon Alleghany Powder Metallurgy at Route 950 South, Falls Creek, PA 15840. Thirty (30) days have past since Defendant, Tony Grimm, received notice of wage execution and Defendant has not filed an objection to same.

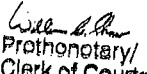
HOPKINS HELTZEL LLP

  
David J. Hopkins, Esquire  
Attorney for Plaintiff

I hereby certify this to be a true  
and attested copy of the original  
statement filed in this case.

JUN 19 2006

Attest.

  
Prothonotary/  
Clerk of Courts



PRECISION COMPONENTS

Allegheny Clearfield Division  
Route 970 South  
P.O. Box 376 *409 Third Street*  
Falls Creek, PA 15840

11 SEB. 2006

11 SEP 2006

Prothonotary  
P.O. Box 549  
Clearfield, Pa 16830

Date: 9/14/2006  
Time: 11:06 AM

Clearfield County Court of Common Pleas  
Receipt

NO. 1915556  
Page 1 of 1

Received of: Allegheny Clearfield Inc. \$ 44.39

Forty-Four and 39/100 Dollars

Plaintiff: Josephine D. Randolph vs. Tony Grimm  
Case Litigant type

Case	Litigant type	Amount
2006-00107-CD	Plaintiff	
	Trust account	44.39
		Total: 44.39
		Balance due: 0.00

**FILED**

**SEP 14 2006**

William A. Shaw  
Prothonotary/Clerk of Courts

Check: 46182752 Bank: J.P. Morgan Chase Bank

Payment Method: Check William A. Shaw, Prothonotary/Clerk of Cou  
Amount Tendered: 44.39  
Change Returned: 0.00 By: \_\_\_\_\_  
Clerk: BILLSHAW Deputy Clerk



**AUTOMATIC DATA PROCESSING, INC.**  
WAGE GARNISHMENT PROCESSING SERVICE  
1400 MONTEFINO AVENUE  
DIAMOND BAR, CALIFORNIA 91765-5482

## Disbursement Statement

Payment Date: 09/08/06  
Check Number: 46182752  
Page Number: 1



Disbursement Provided for: 18/JD6 (814)371-0184  
ALLEGHENY CLEARFIELD INC  
409 THIRD STREET  
FALLS CREEK PA 15840

Agencies: For wage garnishments, please contact ADP at (800) 305-2735 if you have  
questions about ADP's disbursement process or if you are able to receive EFT payments.

000048-000000

CLEARFIELD COUNTY PROTHONOTARY  
P. O. BOX 549

CLEARFIELD PA 16830

Account/Case/File Number	Employee/ Obligor SSN	Employee/Obligor Name	Additional Payment Information (Memo 1) Additional Payment Information (Memo 2)	Date of Withholding	ER FEIN	Amount Paid
2006 00107 C D	165-68-1249	GRIMM,TONY	TONY GRIMM (165-68-1249)	09/08/06	251408704	44.39

2006-107-C0

\*Partial Payment

PAGE TOTAL: 44.39

VERIFY DOCUMENT AUTHENTICITY - COLORED AREA MUST CHANGE IN TONE GRADUALLY AND EVENLY FROM DARK AT TOP TO LIGHTER AT BOTTOM

18/JD6  
ALLEGHENY CLEARFIELD INC  
409 THIRD STREET  
FALLS CREEK PA 15840  
2006 00107 C D



AUTOMATIC DATA PROCESSING, INC.

PAYMENT DATE

CHECK NO.

09/08/06

46182752

88-88/1113

Pay to the  
order of:

**CLEARFIELD COUNTY PROTHONOTARY**

This amount:

\*\*\*\*\*44 DOLLARS 39 CENTS

\*\*\*\*\*44.39

void 6 months after date of issue

JPMORGAN CHASE BANK  
SAN ANGELO, TEXAS

*TJ Eledge*  
An Authorized representative(s) of ADP

146182752 1113008801 06300026161

Clearfield County Court of Common Pleas

NO. 0020315

DISBURSEMENT

Thursday, September 14, 2006

Paid to: Josephine D. Randolph  
1063 Treasure LK

\$44.39

DuBois PA 15801

Forty-Four and 39/100 Dollars

Case: 2006-00107-CD

Plaintiff: Josephine D. Randolph vs. Tony Grimm

For: Trust

44.39 William A. Shaw, Prothonotary/Clerk of Courts

By: \_\_\_\_\_

Deputy Clerk

Clerk: BILLSHAW

NOT NEGOTIABLE

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

Josephine D. Randolph  
1063 Treasure Lake  
DuBois, PA 15801

Josephine D. Randolph  
1063 Treasure Lake  
DuBois, PA 15801

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

Josephine D. Randolph  
1063 Treasure Lake  
DuBois, PA 15801

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

Josephine D. Randolph  
1063 Treasure Lake  
DuBois, PA 15801

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

Josephine D. Randolph  
1063 Treasure Lake  
DuBois, PA 15801

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

Josephine D. Randolph  
1063 Treasure Lake  
DuBois, PA 15801