

06-362-CD
Rachel Moore vs Tina Blackwell-Myers

Rachel Moore vs Tina Blackwell-Myers
2006-362-CD

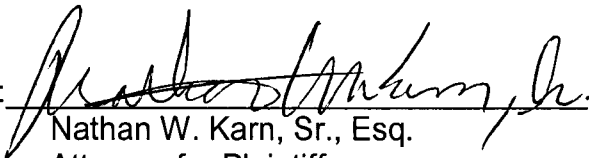
RACHEL B. MOORE, : IN THE COURT OF COMMON PLEAS OF
Plaintiff : CLEARFIELD COUNTY, PENNSYLVANIA
vs. : CIVIL DIVISION
TINA BLACKWELL-MYERS, : NO. *06-362-CD*
Defendant :

PRAECIPE FOR WRIT OF SUMMONS

TO: PROTHONOTARY OF CLEARFIELD COUNTY:

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

EVEY, 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: *3/7/06*

FILED *Atty pd 85.00*
m/4:00 PM
MAR 08 2006 *1cc & 1 Wnt*
to Shff
William A. Shaw
Prothonotary/Clerk of Courts

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

CC-1

SUMMONS

Rachel B. Moore

Vs.

NO.: 2006-00362-CD

Tina Blackwell-Myers

TO: TINA BLACKWELL-MYERS

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: 03/08/2006



William A. Shaw
Prothonotary

Issuing Attorney:

Nathan W. Karn Esq
401 Allegheny Street
Hollidaysburg, PA 16648
(814) 695-7581

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 101330
NO: 06-362-CD
SERVICE # 1 OF 1
SUMMONS

PLAINTIFF: RACHEL B. MOORE
vs.
DEFENDANT: TINA BLACKWELL-MYERS

SHERIFF RETURN

NOW, March 20, 2006 AT 2:31 PM SERVED THE WITHIN SUMMONS ON TINA BLACKWELL-MYERS DEFENDANT AT 167 POTTER ST., KARTHAUS, CLEARFIELD COUNTY, PENNSYLVANIA, BY HANDING TO TINA BLACKWELL-MYERS, DEFENDANT A TRUE AND ATTESTED COPY OF THE ORIGINAL SUMMONS AND MADE KNOWN THE CONTENTS THEREOF.

SERVED BY: HUNTER / NEVLING

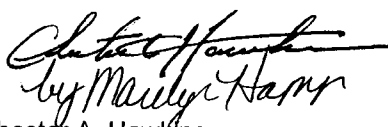
FILED
01246821
APR 20 2006
William A. Shaw
Prothonotary/Clerk of Courts

PURPOSE	VENDOR	CHECK #	AMOUNT
SURCHARGE	EVEY	25591	10.00
SHERIFF HAWKINS	EVEY	25591	38.86

Sworn to Before Me This

_____ Day of _____ 2006

So Answers,


Chester A. Hawkins
Sheriff

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

RACHEL B. MOORE,
Plaintiff

vs.

TINA BLACKWELL-MYERS,
Defendant

Civil Division

No. 06-362-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 *No CC*
m/jd:5504
APR 26 2008 *W*

William A. Shaw
Prothonotary/Clerk of Courts

RACHEL B. MOORE, : IN THE COURT OF COMMON PLEAS OF
Plaintiff : CLEARFIELD COUNTY, PENNSYLVANIA
 :
vs. : CIVIL DIVISION
 :
TINA BLACKWELL-MYERS, : NO. 06-362-CD
Defendant :

NOTICE

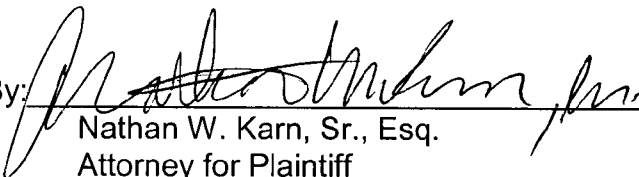
You have been sued in Court. If you wish to defend against the claims set forth in the following pages, you must take action within twenty (20) days after the Complaint and Notice are served, by entering a written appearance personally or by attorney and filing in writing with the court your defenses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

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

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

Phone: (814) 765-2641 Ext. 5982

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

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

RACHEL B. MOORE,	:	IN THE COURT OF COMMON PLEAS OF
Plaintiff	:	CLEARFIELD COUNTY, PENNSYLVANIA
	:	
vs.	:	CIVIL DIVISION
	:	
TINA BLACKWELL-MYERS,	:	NO. 06-362-CD
Defendant	:	

COMPLAINT

AND NOW, comes the Plaintiff, Rachel B. Moore, by and through her attorneys, Evey, Black, Dorezas, Magee, Levine, Rosensteel & Mauk, LLP, and files the following Complaint:

1.

Plaintiff, Rachel B. Moore, is an adult individual with a mailing address of P. O. Box 113, Karthaus, Clearfield County, Pennsylvania 16845.

2.

Defendant, Tina Blackwell-Myers, is an adult individual residing at 167 Potter Street, Karthaus, Clearfield County, Pennsylvania 16845.

3.

On or about June 5, 2004, Plaintiff was the owner of a 1994 Ford Escort motor vehicle which was involved in the accident described herein.

4.

On that date, Defendant was the owner of a 2001 Pontiac Grand AM motor vehicle which was involved in the accident described herein.

5.

On the aforesaid date, at approximately 1:15 a.m., Plaintiff's vehicle was parked in a careful, lawful and prudent manner in a westerly direction off the side of SR 879, Market

Street, Karthuas, Clearfield County, Pennsylvania.

6.

On the aforesaid date and time, Defendant was operating her motor vehicle in a careless, reckless and negligent manner in a westerly direction on SR879, Market Street, Karthaus, Clearfield County, Pennsylvania.

7.

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

8.

The motor vehicle of the Plaintiff was damaged solely, directly and entirely as a result of the aforesaid collision in the amount of \$2,530.08, being less than the fair market value of the motor vehicle of the Plaintiff at the time of the collision.

COUNT I

PLAINTIFF V. TINA BLACKWELL-MYERS

9.

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

10.

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

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

b. Operating her 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 a 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 her brakes in sufficient time to avoid striking Plaintiff's vehicle;

i. Driving her vehicle with careless disregard for the safety of persons or property in violation of 75 Pa.C.S.A. §3714;

j. Failing to keep her vehicle within the lane of travel in violation of 75 Pa. C.S.A. §3309;


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

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

WHEREFORE, Plaintiff claims damages of Defendant in the amount of Two Thousand Five Hundred Thirty and 08/100 (\$2,530.08) Dollars, 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 Plaintiff

PA I.D. # 86068
401 Allegheny Street
Hollidaysburg, Pennsylvania

(814) 695-7581

VERIFICATION

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

Rachel B. Moore
Rachel B. Moore

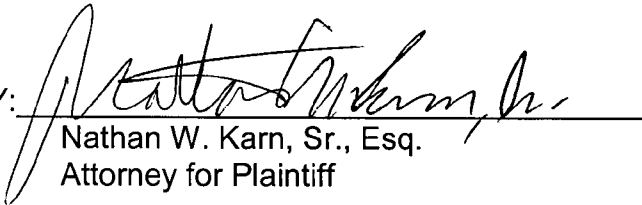
DATED: 4-21-06

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was served on the 25th day of April, 2006, by United States Mail, First Class, postage prepaid, addressed to the following:

Tina Blackwell-Myers
167 Potter Street
Karthaus, PA 16845

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

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

RACHEL B. MOORE,

Plaintiff

vs.

TINA BLACKWELL-MYERS,

Defendant

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

:
: CIVIL DIVISION

:
: NO. 06-362-CD

FILED

AUG 01 2006

m/1:15(w)
William A. Shaw
Prothonotary/Clerk of Courts

PRAECIPE FOR ENTRY OF JUDGMENT

1 C E N T TO
D E P T.

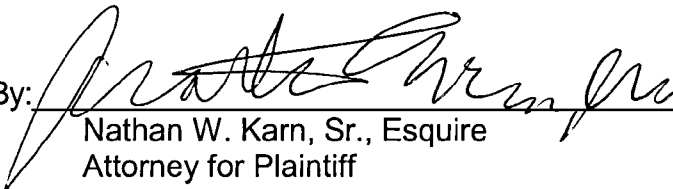
TO THE PROTHONOTARY OF CLEARFIELD COUNTY:

Kindly enter Judgment in favor of the Plaintiff and against the Defendant in the above-captioned matter, for failure to appear or file an Answer within twenty (20) days from the date of service of the Complaint; and damages in the amount of \$2,530.08, together with costs and interest. I certify that written notice of intention to file this praecipe was mailed to Defendant after the default had occurred and at least ten days prior to the date of the filing of this praecipe. In addition, I certify that Notice of Assessment of Damages, along with Appraiser's Affidavit and Repair Estimate were sent to the Defendant by certified mail return receipt requested to the last known address of Defendant at least ten days prior to filing this praecipe. Copies of the notices are attached. I further certify that the Defendant had no attorney of record at the time the attached notices were mailed to Defendant.

Respectfully submitted,

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

By:


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

Pa. I.D.# 86068

401 Allegheny Street

P.O. Box 415

Hollidaysburg, PA 16648

AND NOW, this 1ST day of August, 2006, Judgment is entered as above.


Prothonotary

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

RACHEL B. MOORE, : IN THE COURT OF COMMON PLEAS OF
Plaintiff : CLEARFIELD COUNTY, PENNSYLVANIA
 :
vs. : CIVIL DIVISION
 :
TINA BLACKWELL-MYERS, : NO. 06-362-CD
Defendant :

TO:
Tina Blackwell-Myers
167 Potter Street
Karthaus, PA 16845

DATE OF NOTICE: June 6, 2006

IMPORTANT NOTICE

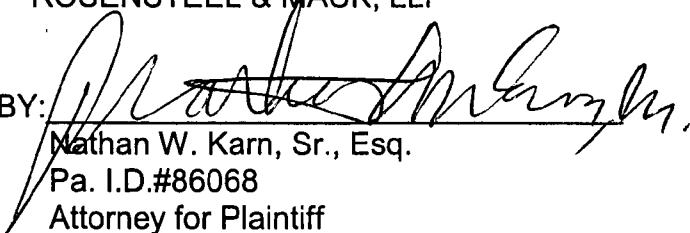
YOU ARE IN DEFAULT BECAUSE YOU HAVE FAILED TO ENTER A WRITTEN APPEARANCE PERSONALLY OR BY ATTORNEY AND FILE IN WRITING WITH THE COURT YOUR DEFENSES OR OBJECTIONS TO THE CLAIMS SET FORTH AGAINST YOU. UNLESS YOU ACT WITHIN TEN (10) DAYS FROM THE DATE OF THIS NOTICE, A JUDGMENT MAY BE ENTERED AGAINST YOU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

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

Phone: (814) 765-2641 Ext. 5982

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

BY:


Nathan W. Karn, Sr., Esq.

Pa. I.D.#86068

Attorney for Plaintiff

401 Allegheny Street

P. O. Box 415

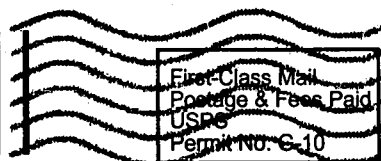
Hollidaysburg, PA 16648

(814) 695-7581

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
<ul style="list-style-type: none">■ 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. <p>1. Article Addressed to:</p> <p><i>Tina Blackwell-Myers</i> <i>167 Potter Street</i> <i>Karthaus, PA 16845</i></p>	<p>A. Signature <i>X Kendra Myers</i> <input type="checkbox"/> Agent <input type="checkbox"/> Addressee</p> <p>B. Received by (Printed Name) <i>Kendra Myers</i> C. Date of Delivery <i>JUL 17 2005</i></p> <p>D. Is delivery address different from item 1? <input type="checkbox"/> Yes If YES, enter delivery address below: <input type="checkbox"/> No</p> <p>3. Service Type <input checked="" 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.</p> <p>4. Restricted Delivery? (Extra Fee) <input type="checkbox"/> Yes</p>
<p>2. Article Number <i>7003 3110 0000 6686 2447</i> (Transfer from service)</p>	

ALTOONA PA 158

18 JUL 2006 PM 2 8



**Evey, Black, Dorezas, Magee,
Levine, Rosensteel & Mauk LLP**
P.O. Box 415
Hollidaysburg, PA 16648

(sub)
Shuman-Moore v. Blackwell-Myers

-0413 E004



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

July 6, 2006

"CERTIFIED MAIL, RETURN RECEIPT REQUESTED"

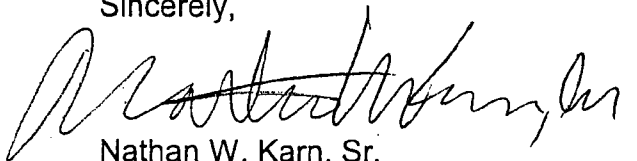
TINA BLACKWELL-MYERS
167 POTTER STREET
KARTHAUS PA 16845

In re: Rachel B. Moore vs. Tina Blackwell-Myers
Clearfield County Case No. 06-362-CD

Dear Ms. Blackwell-Myers:

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:sjs
Enclosures

RACHEL B. MOORE, : IN THE COURT OF COMMON PLEAS OF
Plaintiff : CLEARFIELD COUNTY, PENNSYLVANIA
vs. : CIVIL DIVISION
TINA BLACKWELL-MYERS, : NO. 06-362-CD
Defendant :

NOTICE OF ASSESSMENT OF DAMAGES

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

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

BY: 

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

Dated: July 6, 2006

APPRAISER'S AFFIDAVIT



38-K466-045 LT

STATE OF ILLINOIS

COUNTY OF McLean

:
: SS
:

AND NOW, this 30th day of June, 2006, before me, the undersigned authority, personally appeared Natalia Ryan who acknowledged himself/herself to be an employee of State Farm Insurance Companies, and that the appraisal attached hereto accurately reflects the damages which were sustained to motor vehicle owned by Rachel B. Moore. 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.

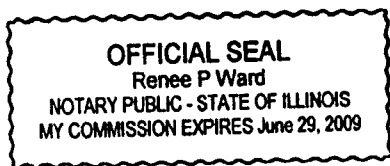
Natalia Ryan

Sworn to and subscribed before me

this 30th day of June, 2006.

Renee P. Ward
Notary Public

My Commission Expires: 6-29-2009



RECEIVED
JUN 08 2006
CORP. CIO SUE

07/01/04 07:12
Via: MULTIPLE

ADP/AUTOSOURCE INSTANT VALUATION
Request Number: 13186999 ADP

Page 1
Version: 1

ADMINISTRATIVE DATA

John Walter
State Farm Insurance
Altoona Branch
2 Sellers Drive
Altoona PA 16601-9307

Claimant:
Insured: MOORE, RACHEL
Claim: 38-K466-04501
Loss Date: 06/05/04
Loss Type: COLLISION
Policy: NONE
Other:

License Number: PD4603E
License State: PA
Inspection Location: PO BOX 113
Claim Rep Name: Processor, Ext 4121

VALUATION SUMMARY

94 FORD ESCORT LX 4D WAGON

	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	\$1,975	\$2,190	\$2,083
Engine			
Transmission			
Odometer	45	335	190
Equipment	0	-10	-5
Value Before All Other Adjustments	\$2,020	\$2,515	\$2,268
Value Before Condition Adjustments		\$2,515	\$2,268
Suggested Total Condition Adjustments		100	100
Total Condition Adjusted Market Value		\$2,615	\$2,368

Applicable Tax: 6.000% \$142.08

Title Fee: _____

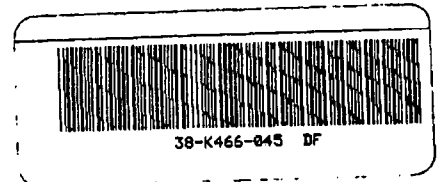
Transfer Fee: \$ 55.00

Deductible: \$ 250.00

NET ADJUSTED VALUE: \$ 2315.08

Salvage/Other: \$ 120.00

OWNER
RETENTION \$ 2190.08



07/01/04 07:12
Via: MULTIPLE

ADP/AUTOSOURCE INSTANT VALUATION
Request Number: 13186999 ADP

Page 2
Version: 1

VINSOURCE ANALYSIS

VIN: 1FARP15J2RW238085

Decodes as: 1994 Ford Escort LX 4D Wagon
Accuracy: DECODES CORRECTLY
History: NO ACTIVITY WAS REPORTED

N.A.D.A. VALUE ** 94 FORD ESCORT LX 4D WAGON

**N.A.D.A. Vehicle Description: 1994 FORD ESCORT WGN 4D LX

N.A.D.A. values are as of June, 2004 from the Official Older Used Car
Guide, National Edition.

BASE RETAIL VALUE	1975
ENGINE: 4cyl Gasoline 1.9	0
TRANSMISSION: 4 Speed Automatic	0

EQUIPMENT:

Equipment Subtotal	0
Mileage: 92,374	45
	=====
Adjusted Totals	2020

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

07/01/04 07:12
Via: MULTIPLE

ADP/AUTOSOURCE INSTANT VALUATION
Request Number: 13186999 ADP

Page 3
Version: 1

VALUATION DETAIL

94 FORD ESCORT LX 4D WAGON

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

VEHICLE DESCRIPTION			
City	Karthaus	Karthaus	
Price	\$2,190		\$2,190
Year	1994	1994	
Make	Ford	Ford	
Model	Escort	Escort	
Edition	LX	LX	
Door	4D	4D	
Body	Wagon	Wagon	
Drive	2WD	2WD	
Size	Not Applicable	Not Applicable	
Engine	4cyl Gasoline 1.9	4cyl Gasoline 1.9	0
Transmission	4 Speed Automatic	4 Speed Automatic	0
Color	Not Applicable	Not Specified	
Odometer	114,688 Mi (typical)	92,374 Mi (actual)	335
EQUIPMENT			
CONVENIENCE OPTIO			
	Air Conditioning	Air Conditioning	
	Rear Window Defroster	Rear Window Defroster	
OTHER OPTIONAL EQ			
	Airbag Restraint	Airbag Restraint	
	Digital Clock	Digital Clock	
	Center Console	Center Console	
	Intermittent Wipers	Intermittent Wipers	
		Metallic Paint	10
	Roof/Luggage Rack	Roof/Luggage Rack	
	Rear Window Wiper/Washe	Rear Window Wiper/Washe	
	Tinted Glass	Tinted Glass	
POWER ACCESSORIES			
	Power Mirrors	Power Mirrors	
	Power Brakes	Power Brakes	
	Power Steering	Power Steering	
RADIO/PHONE/ALARM			
	AM/FM Stereo Tape	AM/FM Stereo	-20
SEAT OPTIONS			
	Velour/Cloth Seats	Velour/Cloth Seats	
PACKAGES			
	Wagon Group	Wagon Group	
Value Before Condition Adjustments:			\$2,515
INTERIOR			
Seats	Minor Wear	Good	25
Carpets	Minor Wear	Minor Wear	
Dash	Minor Damage	Good	10
Glass	Good	Good	
Headliner	Good	Good	
EXTERIOR			
Body	Minor Damage	Minor Damage	
Paint	Moderate Damage	Minor Wear	55

07/01/04 07:12
Via: MULTIPLE

ADP/AUTOSOURCE INSTANT VALUATION
Request Number: 13186999

ADP

Page 4
Version: 1

VALUATION DETAIL (CONTINUED)

94 FORD ESCORT LX 4D WAGON

	Typical Vehicle	Loss Vehicle	Adjustments
Trim	Minor Damage	Good	10
MECHANICAL		Average	
Engine	Minor Wear	Minor Wear	
Transmission	Minor Wear	Minor Wear	
TIRES		Average	
Front Tires	Good (30-79% Of Tread)	Good (30-79% Of Tread)	
Rear Tires	Good (30-79% Of Tread)	Good (30-79% Of Tread)	

Total Condition Adjusted Market Value: \$2,615

Applicable Tax: * 6.000% \$156.90

Title Fee: _____

Transfer Fee: _____

Deductible:- _____

=====

NET ADJUSTED VALUE: _____

Salvage/Other:- _____

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

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

RACHEL B. MOORE,

Plaintiff

vs.

TINA BLACKWELL-MYERS,

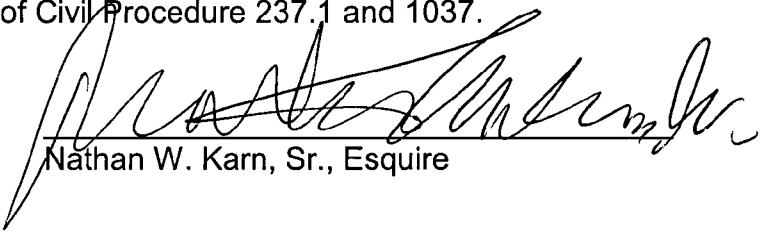
Defendant

: IN THE COURT OF COMMON PLEAS OF
: CLEARFIELD COUNTY, PENNSYLVANIA
: CIVIL DIVISION
: NO.
: JUDGMENT IN THE AMOUNT OF \$5,381.55
: FILED _____, 2006
: ORDER OR DECREE ENTERED ON
: _____ in _____

RACHEL B. MOORE, : IN THE COURT OF COMMON PLEAS OF
Plaintiff : CLEARFIELD COUNTY, PENNSYLVANIA
 :
vs. : CIVIL DIVISION
 :
TINA BLACKWELL-MYERS, : NO. 06-362-CD
Defendant :

COMMONWEALTH OF PENNSYLVANIA :
 : SS
COUNTY OF BLAIR :

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 Plaintiff, who being duly sworn according to law deposes and says that he mailed notice of default judgment and notice of assessment of damages to the above-captioned Defendant, Tina Blackwell-Myers, in accordance with Pennsylvania Rules of Civil Procedure 237.1 and 1037.


Nathan W. Karn, Sr., Esquire

Sworn to and subscribed before me
this 31 day of July, 2006.


Notary Public

NOTARIAL SEAL
SHERAN J. SPRINGER, Notary Public
Hollidaysburg Boro Blair County PA
Commission Expires Jan. 30, 2007

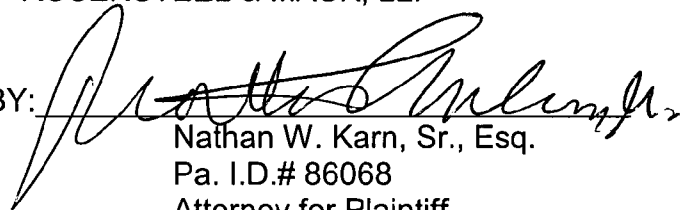
CERTIFICATE OF SERVICE

The undersigned hereby certifies that on this 31st day of July, 2006, a true and correct copy of the foregoing document was served by United States mail, postage prepaid, on the following:

Tina Blackwell-Myers
167 Potter Street
Karthaus, PA 16845

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

BY:



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

FILED

APR 10 2007

M/12830/1

William A. Shaw

Prothonotary/Clerk of Courts

1 CERT TO ATT

1 CERT TO BUREAU OF P/L

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

**CERTIFICATION OF
MOTOR VEHICLE JUDGMENT**

COURT INFORMATION	
COURT	Common Pleas
COUNTY	Clearfield
NUMBER	2006-362-CD
YEAR	2006

TO THE SECRETARY OF TRANSPORTATION

This is to certify that on August 1, 2006 a judgment

for \$ 2,530.08 plus interstet & cost was entered against the following:
(AMOUNT) (COST)

(Please use a separate form for each)

JUDGMENT DEBTOR

(Please Print or Type)

NAME			SEX	DATE OF BIRTH		
FIRST	MIDDLE	LAST		MONTH	DAY	YEAR
TINA	R	BLACKWELL-MYERS	F	11	26	1966
ADDRESS						
P.O. Box 231, Potter Street						
CITY		STATE	ZIP CODE	SOCIAL SECURITY NUMBER		
Karthaus		PA	16845	- - - - -		
DRIVER NUMBER		STATE	DATE OF ACCIDENT	CLAIM NUMBER		
21 150 494		PA	June 6, 2004			

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

JUDGMENT CREDITOR

Rachel B. Moore

(NAME)

PO Box 113

(STREET ADDRESS)

Karthaus, PA 16845

(CITY & STATE)

(ZIP)

(TELEPHONE NUMBER)

**REPRESENTATIVE FOR THE JUDGMENT
CREDITOR (If applicable)**

Nathan W. Karn, Sr., Esq.

(NAME)

401 Allegheny St.

(STREET ADDRESS)

Hollidaysburg, PA 16648

(CITY & STATE)

(ZIP)

814.695.7581

(TELEPHONE NUMBER)

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

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

of the court this Day of April 11, 2007



(SIGNATURE OF CLERK OR JUDGE OF THE

COURT WHERE THE JUDGMENT WAS RENDERED)

William A. Shaw

Prothonotary

My Commission Expires

1st Monday in Jan, 2010

Clearfield Co., Clearfield, PA

William A. Shaw

(PRINT NAME)

SEAL

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

RACHEL B. MOORE
Plaintiff

vs.

TINA BLACKWELL-MYERS,
Defendant.

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

:
: CIVIL ACTION – LAW

:
: NO. 06-362-CD

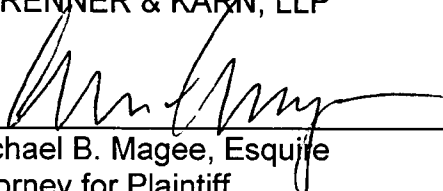
PRAECIPE TO SETTLE AND DISCONTINUE

TO THE PROTHONOTARY OF CENTRE 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 Plaintiff
Pa. ID# 21300
401-03 Allegheny Street
P.O. Box 415
Hollidaysburg, PA 16648-0415
(814) 695-7581

Dated: January 2, 2014

✓ S
FILED
m/ 2:45pm
JAN 07 2014
icc Atty
magee
BRIAN K. SPENCER
PROTHONOTARY & CLERK OF COURTS

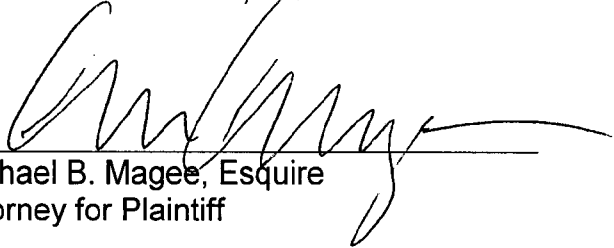
CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was served on the 7 day of Jan, 2014, by U.S. Mail, first class, postage prepaid, addressed to the following:

Tina Blackwell-Myers
PO Box 551
157 Bald Eagle Forest Rd.
Blanchard, PA 16826

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

BY: _____


Michael B. Magee, Esquire
Attorney for Plaintiff

RACHEL B. MOORE,
Plaintiff : IN THE COURT OF COMMON PLEAS OF
 : CLEARFIELD COUNTY, PENNSYLVANIA
 :
v. : CIVIL DIVISION
 :
 : NO. 06-362-CD
TINA BLACKWELL-MYERS,
Defendant :


PRAECIPE FOR SATISFACTION OF JUDGMENT

TO THE PROTHONOTARY:

Kindly mark the above-captioned judgment as satisfied and discontinued.

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

By


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

Dated: January 2, 2014

3
FILED pd \$7.00
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JAN 07 2014
BRIAN K. SPENCER
PROTHONOTARY & CLERK OF COURTS
ICC Atty
magee

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing document was served on the
10th day of Jan., 2014, by United States Mail, First Class, postage prepaid,
addressed to the following:

Tina R. Blackwell
PO Box 551
157 Bald Eagle Forest Road
Blanchard, PA 16826

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

BY: Michael B. Magee
Michael B. Magee, Esq.
Attorney for Plaintiffs