

06-2034-CD
C. Barrett al vs H. Wriglesworth

Cloyde Barrett et al vs Harold Wriglesworth
2006-2034-CD

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

CLOYDE W. BARRETT and
SANDY BARRETT,

Plaintiffs,

vs.

HAROLD L. WRIGLESWORTH and
SAMUEL LANSBERRY, INC. and
LANSBERRY BROTHERS TRUCKING,
LLC,

Defendants.

No. 2006-2034-10

PRAECIPE TO ISSUE A WRIT OF
SUMMONS IN A CIVIL ACTION

Filed on behalf of:
Plaintiffs

Counsel of record for this party:

GEOFFREY S. CASHER, ESQUIRE
E-mail address: gcasher@edgarsnyder.com

PA I.D. No. 35309

EDGAR SNYDER & ASSOCIATES, LLC
100 West High Street
Ebensburg, PA 15931-1539

(814) 472-9000

JURY TRIAL DEMANDED

FILED

DEC 05 2006

0/11:50/12

William A. Shaw

Prothonotary/Clerk of Courts

NO CERT. ISSUED

3 WRITS TO ATT

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

CLOYDE W. BARRETT and
SANDY BARRETT,

No.:

Plaintiffs

-vs-

HAROLD L. WRIGLESWORTH and
SAMUEL LANSBERRY, INC. and
LANSBERRY BROTHERS TRUCKING,
LLC,

Defendants

PRAECIPE FOR WRIT OF SUMMONS
IN A CIVIL ACTION

TO: William A. Shaw, Sr., Prothonotary

Kindly issue a Writ Of Summons In A Civil Action in the within matter directed against the Defendant(s), Harold L. Wriglesworth, whose last known address is 9714 Mahaffey-Grampian Highway, Grampian, Pennsylvania 16838 and Defendant, Samuel Lansberry, Inc., Route 970, Box 58, Woodland, Pennsylvania 16881 and Defendant Lansberry Brothers Trucking, LLC, 507 Shawville Highway, PO Box 54, Woodland, Pennsylvania 16881.

EDGAR SNYDER & ASSOCIATES, LLC

By



Geoffrey S. Casher

Attorney for Plaintiff(s)

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

SUMMONS

**Cloyde W. Barrett and
Sandy Barrett**

Vs.

NO.: 2006-02034-CD

**Harold L. Wriglesworth and
Samuel Lansberry, Inc. and
Lansberry Brothers Trucking, LLC**

TO: HAROLD L. WRIGLESWORTH
SAMUEL LANSBERRY, INC.
LANSBERRY BROTHERS TRUCKING, LLC

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: 12/05/2006

William A. Shaw
Prothonotary

Issuing Attorney:

Geoffrey S. Casher Esq
100 W. High Street
Ebensburg, PA 15931

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA
CIVIL ACTION - LAW

CLOYDE W. BARRETT and
SANDY BARRETT,

Plaintiffs,

v.

HAROLD L. WRIGLESWORTH,
SAMUEL LANSBERRY, INC. and
LANSBERRY BROTHERS TRUCKING, LLC.,

Defendants.

CIVIL DIVISION
NO. 2006-02034-CD

TYPE OF PLEADING:
ENTRY OF APPEARANCE

Filed on Behalf of Defendants:
Harold L. Wriglesworth,
Samuel Lansberry, Inc. and
Lansberry Brothers Trucking,
LLC

Counsel of Record for Parties:

Tracey G. Benson, Esquire
MILLER, KISTLER, CAMPBELL,
MILLER, WILLIAMS
& BENSON, INC.
124 North Allegheny Street
Bellefonte, PA 16823
(814) 355-5474
Counsel for Defendants
Harold L. Wriglesworth,
Samuel Lansberry, Inc., and
Lansberry Brothers Trucking,
LLC.

FILED *no cc*
m/12:51/61
JAN 04 2007 *(initials)*

William A. Shaw
Prothonotary/Clerk of Courts

Dated: January 3, 2007

In The Court of Common Pleas of Clearfield County, Pennsylvania

Service # 1 of 3 Services

Sheriff Docket # **102223**

CLOYDE W. BARRETT and SANDY BARRETT

Case # **06-2034-CD**

vs.

**HAROLD L. WRIGLESWORTH and SAMUEL LANSBERRY, INC. and
LANSBERRY BROTHERS TRUCKING, LLC**

TYPE OF SERVICE SUMMONS

SHERIFF RETURNS

NOW March 12, 2007 AFTER DILIGENT SEARCH IN MY BAILIWICK I RETURNED THE WITHIN SUMMONS "NOT FOUND" AS TO HAROLD L. WRIGLESWORTH, DEFENDANT. "DECEASED".

SERVED BY: /

FILED
9/3:15 LM
MAR 12 2007 LM

William A. Shaw
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 102223
NO: 06-2034-CD
SERVICE # 2 OF 3
SUMMONS

PLAINTIFF: CLOYDE W. BARRETT and SANDY BARRETT

vs.

DEFENDANT: HAROLD L. WRIGLESWORTH and SAMUEL LANSBERRY, INC. and
LANSBERRY BROTHERS TRUCKING, LLC

SHERIFF RETURN

NOW, December 20, 2006 AT 9:15 AM SERVED THE WITHIN SUMMONS ON SAMUEL LANSBERRY, INC. DEFENDANT AT 507 SHAWVILLE HWY., WOODLAND, CLEARFIELD COUNTY, PENNSYLVANIA, BY HANDING TO SAMUEL LANSBERRY, DEFENDANT A TRUE AND ATTESTED COPY OF THE ORIGINAL SUMMONS AND MADE KNOWN THE CONTENTS THEREOF.

SERVED BY: DEHAVEN /

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 102223
NO: 06-2034-CD
SERVICE # 3 OF 3
SUMMONS

PLAINTIFF: CLOYDE W. BARRETT and SANDY BARRETT

vs.

DEFENDANT: HAROLD L. WRIGLESWORTH and SAMUEL LANSBERRY, INC. and
LANSBERRY BROTHERS TRUCKING, LLC

SHERIFF RETURN

NOW, December 20, 2006 AT 9:15 AM SERVED THE WITHIN SUMMONS ON LANSBERRY BROTHERS TRUCKING, LLC DEFENDANT AT 507 SHAWVILLE HIGHWAY, WOODLAND, CLEARFIELD COUNTY, PENNSYLVANIA, BY HANDING TO SAMUEL LANSBERRY, DEFENDANT A TRUE AND ATTESTED COPY OF THE ORIGINAL SUMMONS AND MADE KNOWN THE CONTENTS THEREOF.

SERVED BY: DEHAVEN /

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 102223
NO: 06-2034-CD
SERVICES 3
SUMMONS

PLAINTIFF: CLOYDE W. BARRETT and SANDY BARRETT

vs.

DEFENDANT: HAROLD L. WRIGLESWORTH and SAMUEL LANSBERRY, INC. and
LANSBERRY BROTHERS TRUCKING, LLC

SHERIFF RETURN

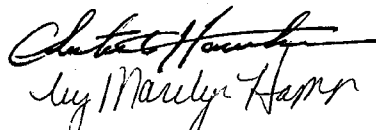
RETURN COSTS

Description	Paid By	CHECK #	AMOUNT
SURCHARGE	SNYDER	5361	30.00
SHERIFF HAWKINS	SNYDER	5361	44.13

Sworn to Before Me This

_____ Day of _____ 2007

So Answers,



Chester A. Hawkins
Sheriff

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

SUMMONS

**Cloyde W. Barrett and
Sandy Barrett**

Vs.

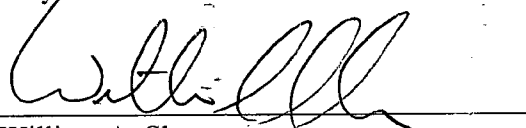
NO.: 2006-02034-CD

**Harold L. Wriglesworth and
Samuel Lansberry, Inc. and
Lansberry Brothers Trucking, LLC**

TO: HAROLD L. WRIGLESWORTH
SAMUEL LANSBERRY, INC.
LANSBERRY BROTHERS TRUCKING, LLC

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: 12/05/2006


William A. Shaw
Prothonotary

Issuing Attorney:

Geoffrey S. Casher Esq
100 W. High Street
Ebensburg, PA 15931

UA

FILED

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

NOV 15 2007

W/11:40/W

William A. Shaw
Prothonotary/Clerk of Courts

NO CENT CORR

No. 06-2034 CD

CLOYDE W. BARRETT and
SANDY BARRETT,

Plaintiffs

PETITION FOR APPROVAL OF
SETTLEMENT OF A DECEDENT'S CLAIM

vs.

HAROLD L. WRIGLESWORTH and
SAMUEL LANSBERRY, INC. and
LANSBERRY BROTHERS TRUCKING,
LLC,

Defendants

Filed on behalf of:
Sandra Barrett, Administratrix of the Estate of
the Late Cloyde W. Barrett

Counsel of record for this party:

GEOFFREY S. CASHER, ESQUIRE
E-mail address: gcasher@edgarsnyder.com

PA I.D. No. 35309

EDGAR SNYDER & ASSOCIATES, LLC
100 West High Street
Ebensburg, PA 15931-1539

(814) 472-9000

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

CLOYDE W. BARRETT and SANDY
BARRETT

No. 06-2034-CD

Plaintiffs

vs.

HAROLD L. WRIGLESWORTH and SAMUEL
LANSBERRY, INC. and LANSBERRY
BROTHERS TRUCKING, LLC

Defendants

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012:4561 Amy
NOV 19 2007 CASH

William A. Shaw
Prothonotary/Clerk of Courts

(6K)

ORDER OF COURT

AND NOW, to wit this 19 day of Nov, 2007, it is hereby
ordered that the claims on behalf of the Estate of Cloyde W. Barrett may be settled for the sum of
Seventy Thousand and 00/100 (\$70,000.00) Dollars.

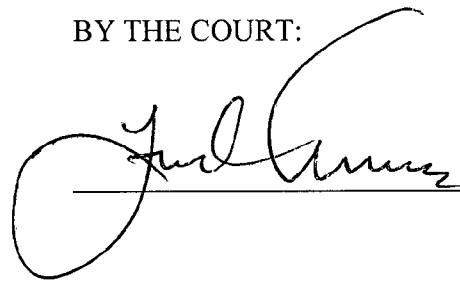
A. It is further ordered that the settlement proceeds from the bodily injury claim to be
paid to the Decedent's estate in the amount of Forty One Thousand Five Hundred Fifty-two and
37/100 (\$41,552.37) Dollars is hereby approved.

B. Further, the expenses to be paid to Edgar Snyder & Associates, LLC in the
amount of Eight Hundred Fifty four and 15/100 (\$854.15) Dollars, as well as the attorney's fees
of Twenty-three Thousand Three-Hundred Thirty-three and 33/100 (\$23,333.33) Dollars are also
approved and shall be distributed to Edgar Snyder & Associates, LLC per this Court Order with
the balance of the proceeds to be paid to the Decedent's Administratrix, Sandy Barrett.

C. It is further ordered that the amount of Four Thousand Two-Hundred Sixty and 15/100 (\$4,260.15) Dollars be paid to TSYS Debt Management in full and final payment of the Statement of Claim filed against the Estate of Cloyd W. Barrett on behalf J C Penney.

D. Petitioner's Administratrix, Sandy Barrett, shall be the person authorized to execute all necessary documents on behalf of the Estate of Cloyde W. Barrett pursuant to her appointment as Administratrix of the Estate and to settle all liability and insurance claims and claims on behalf of the Estate of this personal injury claim.

BY THE COURT:

 J.

FILED

NOV 19 2007

William A. Shaw
Prothonotary/Clerk of Courts

DATE: 11/19/07

☒ You are responsible for serving all appropriate parties.

☐ The Prothonotary's office has provided service to the following parties:

☐ Plaintiff(s) ☐ Plaintiff(s) Attorney ☐ Other

☐ Defendant(s) ☐ Defendant(s) Attorney

☐ Special Instructions:

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

CLOYDE W. BARRETT and SANDY
BARRETT

No. 06-2034-CD

Plaintiffs

vs.

HAROLD L. WRIGLESWORTH and SAMUEL
LANSBERRY, INC. and LANSBERRY
BROTHERS TRUCKING, LLC

Defendants

PETITION FOR APPROVAL OF SETTLEMENT OF A DECEDENT'S CLAIM

AND NOW, comes your Petitioner, SANDY BARRETT, as Administratrix of the ESTATE OF CLOYDE W. BARRETT, deceased by and through their attorney's EDGAR SNYDER & ASSOCIATES, LLC and GEOFFREY S. CASHER, ESQUIRE, and sets forth the following Petition for Approval of Settlement of a Decedent's Claim and avers the following in support thereof:

1. Your Petitioner is Sandy Barrett whose current address is 9097 Mahaffey Grampian Highway, Grampian, PA 16838 and who was appointed Administratrix of the Estate of Cloyde W. Barrett on May 30, 2007. A copy of the Short Certificate is attached hereto as Exhibit "A".

2. Your Decedent, Cloyde W. Barrett's, last know address was 9097 Mahaffey Grampian Highway, Grampian, PA 16838.

3. The Decedent passed away as a result of emphysema and diabetes on February 11, 2007. The Decedent's social security number is 184-34-1749. The Decedent's date of birth was June 4, 1944. A copy of the Certificate of Death is attached hereto as Exhibit "B".

4. The Decedent's death is not related to the underlying personal injury automobile accident which is the subject of this Petition for Settlement.

5. Your Decedent, Cloyde W. Barrett, was involved in an automobile accident on December 6, 2005 when he was traveling on SR 219 in Penn Township, Clearfield County, and came upon a tractor trailer owned by Samuel J. Lansberry, Inc. that was blocking the South lane of traffic while the driver was attempting to back the tractor trailer into a private driveway. Mr. Barrett was unable to see the tractor trailer across his lane of travel due to the curve and rise of the roadway in that area. As a result, Mr. Barrett was unable to stop his vehicle thereby causing his vehicle to collide with the second axle of the trailer portion of the vehicle owned by Samuel J. Lansberry, Inc. Liability is in dispute and the defendant claims comparative negligence against your decedent.

6. As a result of the accident, your Decedent was transported to the Altoona Hospital Trauma Unit via Stat MedEvac for treatment which revealed abdominal bruising, abrasions of the left knee, right chest subcutaneous emphysema and needle thoracostomy in the fifth intercostals space at mid-axillary line. Mr. Barrett was admitted to the Altoona Hospital for treatment of his accident-related injuries and ultimately discharged on December 15, 2005. Cloyde Barrett's discharge diagnoses were left rib fracture, right rib fractures, right pneumothorax and sternal fracture with mediastinal hematoma. Follow-up treatment was through Dr. Lawrence Bell, Dr. Rodolfo Polintan, Therapy Works and his primary care physician, Dr. Darren Smeal.

7. The Defendant, Samuel J. Lansberry, Inc., was insured at the time of the accident through Northland Insurance. After negotiations with Brian Rechtzigel, a claims adjuster for Northland Insurance, an offer of Seventy-Thousand and 00/100 (\$70,000.00) Dollars was offered to Cloyde W. Barrett for full and final settlement of his claim. Undersigned counsel had recommended to the Decedent that he accept the said offer.

8. Before final processing of the settlement was instituted, Cloyde W. Barrett passed away on February 11, 2007.

9. Your Decedent originally hired the law firm of Edgar Snyder & Associates, LLC on a one-third (1/3) contingency basis, plus reimbursement of expenses. The law firm of Edgar Snyder & Associates, LLC investigated the accident, obtained various photographs of the accident scene, obtained a police report and investigated the accident itself and negotiated the settlement of this case.

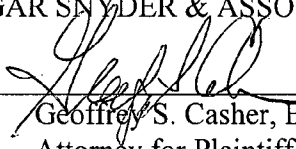
10. The total expenses in this case total Eight Hundred Fifty-four and 15/100 (\$854.15) Dollars. The attorney's fees in this case amount to Twenty-three Thousand Three-Hundred Thirty-three and 33/100 (\$23,333.33) Dollars. There is an outstanding Statement of Claim filed against the Estate by TSYS Total Debt Management on behalf of J.C. Penney Consumer, in the amount of Four Thousand Two Hundred Sixty Two and 15/100 (\$4,260.15) Dollars. The balance of the settlement proceeds to be paid to the Decedent amounts to Forty One Thousand Five-Hundred Fifty-two and 37/100 (\$41,552.37) Dollars. A copy of the Settlement Sheet is attached hereto as Exhibit "C".

11. It is requested that this Honorable Court approve said settlement on behalf of the Decedent's Estate.

Respectfully submitted:


EDGAR SNYDER & ASSOCIATES, LLC

By: _____


Geoffrey S. Casher, Esquire
Attorney for Plaintiff

VERIFICATION

I, Sandra Barrett, Administratrix of the Estate of Cloyd Barrett, hereby verify that the averments of fact contained in the foregoing Petition for Approval of Settlement of a Decedent's Claim are true and correct and based upon my personal knowledge, information or belief. I understand that these averments of fact are made subject to the penalties of 18 Purdon's Consolidated Statutes Section 4904, relating to unsworn falsification to authorities.



Sandra Barrett, Administratrix

Date: 8/8/87

SHORT CERTIFICATE – Letters Of Administration

Certificate of Appointment of Administratrix

COMMONWEALTH OF PENNSYLVANIA

COUNTY OF CLEARFIELD

} ss:

The undersigned, Register for the Probate of Wills and granting Letters of Administration in and for the County of Clearfield, in the Commonwealth of Pennsylvania.

DO HEREBY CERTIFY and made known, that on 30th day of May, 2007 Letters Of Administration on the Estate of CLOYDE W. BARRETT, deceased, were granted unto SANDRA BARRETT, Administratrix, having first given security well and truly to administer the same. I further certify that said letters are in full force and effect at the present time, and entitled to full faith and credit.

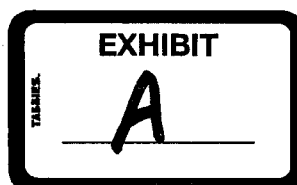
Date of Death: February 11, 2007
File #: 1707-0289
Social Security No.: 184-34-1749

Given under my hand and seal of office this 30th
day of May in the year of our Lord, 2007



Register of Wills

MY COMMISSION EXPIRES
FIRST MONDAY IN JANUARY 2008



This is to certify that the information here given is correctly copied from an original certificate of death duly filed with me as Local Registrar. The original certificate will be forwarded to the State Vital Records Office for permanent filing.

WARNING: It is illegal to duplicate this copy by photostat or photograph.

Fee for this certificate, \$6.00



[Signature]
Local Registrar

P 13444543

No.

FEB 22 2007

Date

H105-143 REV 11/2006
TYPE / PRINT IN
PERMANENT
BLACK INK

COMMONWEALTH OF PENNSYLVANIA • DEPARTMENT OF HEALTH • VITAL RECORDS

CERTIFICATE OF DEATH
(See instructions and examples on reverse)

STATE FILE NUMBER

1. Name of Decedent (First, middle, last, suffix) Cloyde W. Barrett		2. Sex Male	3. Social Security Number 184 - 34 - 1749	4. Date of Death (Month, day, year) February 11, 2007
5. Age (Last Birthday) 62	6. Date of Birth (Month, day, year) June 4, 1944	7. Birthplace (City and state or foreign country) Bells Landing, PA	8a. Place of Death (Check only one) <input checked="" type="checkbox"/> Hospital <input type="checkbox"/> ER / Outpatient <input type="checkbox"/> DOA <input type="checkbox"/> Nursing Home <input type="checkbox"/> Residence <input type="checkbox"/> Other - Specify	
8b. County of Death Clearfield	8c. City, Boro, Twp. of Death Clearfield	8d. Facility Name (If not institution, give street and number) Clearfield Hospital		9. Was Decedent of Hispanic Origin? <input checked="" type="checkbox"/> No <input type="checkbox"/> Yes (If yes, specify Cuban, Mexican, Puerto Rican, etc.)
11. Decedent's Usual Occupation (Kind of work done during most of working life. Do not state retired) Customer Service Rep		12. Was Decedent ever in the U.S. Armed Forces? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	13. Decedent's Education (Specify only highest grade completed) Elementary / Secondary (0-12)	14. Marital Status: Married, Never Married, Widowed, Divorced (Specify) Married
16. Decedent's Mailing Address (Street, city / town, state, zip code) P.O. Box 141 Grampian, PA 16839		17a. State Pennsylvania		17b. County Clearfield
18. Father's Name (First, middle, last, suffix) Albert Barrett		19. Mother's Name (First, middle, maiden surname) Mabel Dickey		15. Surviving Spouse (If wife, give maiden name) Sandra Snyder
20a. Informant's Name (Type / Print) Sandra Barrett		20b. Informant's Mailing Address (Street, city / town, state, zip code) P.O. Box 153, Grampian, PA 16838		21c. Place of Disposition (Name of cemetery, crematory or other place) Friends Cemetery
21a. Method of Disposition <input checked="" type="checkbox"/> Burial <input type="checkbox"/> Removal from State <input type="checkbox"/> Other - Specify		21b. Date of Disposition (Month, day, year) February 14, 2007		21d. Location (City / town, state, zip code) Grampian, PA 16838
22a. Signature of Funeral Director (or person acting as such) <i>[Signature]</i>		22b. License Number 138275	22c. Name and Address of Facility Kevin A. Beardsley Funeral Home, Inc. 815 State Street, Curwensville, PA 16833	
23a. To the best of my knowledge, death occurred at the time, date and place stated. (Signature and title) <i>[Signature]</i> NOS		23b. License Number RN-333765L	23c. Date Signed (Month, day, year) February 11, 2007	
24. Time of Death 10:30 A.M. February 11, 2007		25. Date Pronounced Dead (Month, day, year)		26. Was Case Referred to Medical Examiner / Coroner for a Reason Other than Cremation or Donation? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No
27. Part I: Enter the chain of events - diseases, injuries, or complications - that directly caused the death. DO NOT enter terminal events such as cardiac arrest, respiratory arrest, or ventricular fibrillation without showing the etiology. List only one cause on each line. Emphysema Stroke		Part II: Enter other significant conditions contributing to death, but not resulting in the underlying cause given in Part I. years years		28. Did Tobacco Use Contribute to Death? <input type="checkbox"/> Yes <input type="checkbox"/> Probably <input checked="" type="checkbox"/> No <input type="checkbox"/> Unknown
29. Was an Autopsy Performed? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		30a. Date of Injury (Month, day, year)		30b. Describe How Injury Occurred
30b. Were Autopsy Findings Available Prior to Completion of Cause of Death? <input type="checkbox"/> Yes <input type="checkbox"/> No		30c. Time of Injury		30d. Injury at Work? <input type="checkbox"/> Yes <input type="checkbox"/> No
31. Manner of Death <input checked="" type="checkbox"/> Natural <input type="checkbox"/> Homicide <input type="checkbox"/> Accident <input type="checkbox"/> Pending Investigation <input type="checkbox"/> Suicide <input type="checkbox"/> Could Not Be Determined		32. If Transportation Injury (Specify) <input type="checkbox"/> Driver / Operator <input type="checkbox"/> Passenger <input type="checkbox"/> Pedestrian <input type="checkbox"/> Other - Specify		32a. Location of Injury (Street, city / town, state)
33a. Certifier (check only one) • Certifying physician (Physician certifying cause of death when another physician has pronounced death and completed item 23) • Pronouncing and certifying physician (Physician both pronouncing death and certifying to cause of death) • Medical Examiner / Coroner On the basis of examination and / or investigation, to my eye		33b. Signature and Title of Certifier <i>[Signature]</i>		33c. License Number MD068479L
33d. Date Signed (Month, day, year) 2/21/07		34. Name and Address of Person Who Completed Cause of Death (Item 27) Type / Print 820 Grampian Ave Clearfield PA, 16830		35. Registrar's Signature and District Number <i>[Signature]</i>

EXHIBIT

B

0148425

NAME OF DECEDENT
Cloyde Barrett

AUAS USED

DECEDENT'S PERSONAL DATA
DISPOSITION
PRONOUNCING
CAUSE OF DEATH

Settlement

Client: Cloyde Barrett

Case: 395806

Other Offices In: Pittsburgh
Altoona • Erie • Johnstown

TOTAL SETTLEMENT:

\$70,000.00

Liens

	<i>Total Bill</i>	<i>Reduced By</i>	<i>Balance Due</i>
TSYS Total Debt Management,	\$4,260.15	\$0.00	\$4,260.15
Total Liens:			<u>\$4,260.15</u>

Costs

300 Investigation	\$187.62
500 Medical Records	\$256.91
700 Vehicle Report	\$102.99
800 Filing Fee/Other Expenses	\$306.63
Total Costs Advanced:	<u>\$854.15</u>

Total Costs and Liens:

\$5,114.30

Attorney Fee
33.33%

\$23,333.33

TOTAL DISBURSEMENT:

\$28,447.63

BALANCE TO CLIENT:

\$41,552.37

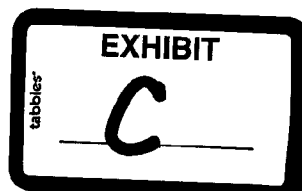
I hereby acknowledge and accept the above in settlement of my case. In accepting this settlement, I understand that any outstanding bills and/or outstanding claims for payment for medical care other than those listed above are my responsibility.

Signature _____

Date _____

Signature _____

Date _____



13
FILED

DEC 06 2007

W/12-20/07
William A. Shaw
Prothonotary/Clerk of Courts

1 cent w/ 1 cent or
Disc-
to
Mr

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

CLOYDE W. BARRETT and
SANDY BARRETT,

Plaintiffs

vs.

HAROLD L. WRIGLESWORTH and
SAMUEL LANSBERRY, INC. and
LANSBERRY BROTHERS TRUCKING,
LLC.,

Defendants.

No. 2006-2034-CD

PRAECIPE TO SETTLE AND
DISCONTINUE

Filed on behalf of:
Plaintiffs

Counsel of record for this party:

GEOFFREY S. CASHER, ESQUIRE
E-mail address: gcasher@edgarsnyder.com

PA I.D. No. 35309

EDGAR SNYDER & ASSOCIATES, LLC
100 West High Street
Ebensburg, PA 15931-1539

(814) 472-9000

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

CLOYDE W. BARRETT and
SANDY BARRETT,

No.: 2006-2034-CD

Plaintiffs

-VS-

HAROLD L. WRIGLESWORTH and
SAMUEL LANSBERRY, INC. and
LANSBERRY BROTHERS TRUCKING,
LLC,

Defendants

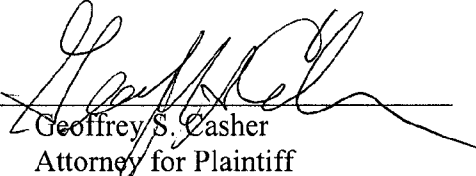
PRAECIPE TO SETTLE AND DISCONTINUE

To: William A. Shaw, Sr., Prothonotary

Please satisfy, settle and discontinue the within matter.

EDGAR SNYDER & ASSOCIATES, LLC

By


Geoffrey S. Casher
Attorney for Plaintiff

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

CIVIL DIVISION

**Cloyde W. Barrett
Sandy Barrett**

Vs.

No. 2006-02034-CD

**Harold L. Wriglesworth
Samuel Lansberry, Inc.
Lansberry Brothers Trucking, LLC**

CERTIFICATE OF DISCONTINUATION

Commonwealth of PA
County of Clearfield

I, William A. Shaw, Prothonotary of the Court of Common Pleas in and for the County and Commonwealth aforesaid do hereby certify that the above case was on December 6, 2007, marked:

Satisfy, Settle and Discontinue

Record costs in the sum of \$85.00 have been paid in full by Edgar Snyder & Associates.

IN WITNESS WHEREOF, I have hereunto affixed my hand and seal of this Court at Clearfield, Clearfield County, Pennsylvania this 6th day of December A.D. 2007.

William A. Shaw, Prothonotary