

DOCKET NO. 174

Number            Term            Year

230            September            1961

County National Bank at Clearfield

Versus

Xavier Duez

Florence Duez

Instal Loan Dept

# STATEMENT OF JUDGMENT

Docket No: 174

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

✓ The County National Bank at Clearfield .....

VERSUS

✓ Xavier Duez .....

✓ Florence Duez .....

No. 230 TERM Sept 1961.  
Penal Debt ..... \$ .....  
Real Debt ..... \$ 827.43 ..  
Atty's Com. ..... 10% ..... \$ .....  
Int. from ..... October 7, 1961 ..  
Entry & Tax ..... By Defendants ..... \$ 4.50 ...  
Att'y Docket ..... \$ .....  
Satisfaction Fee ..... 1.00  
Assignment Fee ..... 1.00  
Instrument ..... D. S. B. ....  
Date of Same ..... October 7, 1961  
Repayable in monthly installments of \$28.00  
Date Due ..... beginning November 9, 1961 ..  
Expires ..... October 7, 1966.

Entered of Record seventh day of  
Certified from Record seventh day of

October 1961 10:20 AM EST  
October 1961

..... U. M. T. Hagerty .....

Prothonotary

**SIGN THIS BLANK FOR SATISFACTION**

Received on **NOV 1 3 1962**, 19....., of defendant full satisfaction of this Judgment, Debt, Interest and Costs, and Prothonotary is authorized to enter Satisfaction on the same.

The County National Bank at Clearfield, Pa.

*W. K. Moran*  
ASSISTANT CASHIER Plaintiff

Witness



**SIGN THIS BLANK FOR ASSIGNMENT**

Now, ....., 19....., for value received ..... hereby assign, transfer and set over to ..... Address Assignee ..... of ..... above Judgment, Debt, Interest and Costs without recourse.

.....  
Witness

<b>FILED</b>
NOV 1 6 1962
CARL E. WALKER
PROTHONOTARY

*1.50 front  
A/C*

OCT 7 1961

Clearfield, Pa., 19 No.

For Value Received I/We promise to pay to the order of

THE COUNTY NATIONAL BANK AT CLEARFIELD, PA. the sum of

Eight Hundred Twenty Seven <sup>43</sup>/<sub>70</sub> Dollars \$ 827.43

without defalcation, with interest at the rate of 6% per annum from maturity, said principal sum to be payable in 29 equal monthly installments of \$ 28.00 beginning on the

9<sup>th</sup> day of November 1961.

In case said installments, or any of them, are not paid within 15 days after the same become due, the whole of said principal sum shall forthwith become due and payable at the option of the holder of this note.

In event that I/We shall fail to make any payment herein provided for at the time when the same becomes due under the provisions hereof, and said payment shall become overdue for a period in excess of 15 days, I/We promise to pay a "late charge" of five cents (5) for each dollar so overdue, for the purpose of defraying the expense of following up and handling the said delinquent payment.

I/We hereby expressly waive inquisition, stay of execution and the benefit of all exemption laws, and I/We further empower the holder or any attorney of any Court of Record within the United States to appear for me/us and confess judgment against me/us for the above sum, with above waivers, costs of suits; release of errors and with ten per cent Attorney's Commission.

Payable at the County National Bank at Clearfield, Pa.

Credit or Cash 708.64

Credit Life Ins. 7.59

Proceed 718.23

Disc. 109.20

Face 827.43

N-12

Glen Riley, Pa. Xavier Dury  
Address  
Glarence Dury  
Address

SEAL

DUE

SEAL

230 Sept 1961

For value received I / We hereby assign the within note  
to The County National Bank At Clearfield and guar-  
antee payment thereof in accordance with its terms.

AL

Xavier Duez  
Florence Duez

In the County of Jefferson, the plaintiff, the assignee  
of the within judgment creditor is corner of  
Second & Market Streets, Clearfield, Pa.,  
and the last known address of the defendant is

Glen Richey, Pa.

THE COUNTY NATIONAL BANK  
AT CLEARKFIELD, PA.

W. T. HAGERTY  
Assistant Cashier

S/R  
541

**FILED**

JCT-71961  
12<sup>th</sup> AM EST  
WM. T. HAGERTY  
PROTHONOTARY

4450 by Dkt.