

2007-772-CD  
Atlantic Credit et al vs Ojay Guenot

07-772-CD  
Atlantic Credit vs Ojay M. Guenot

2032118

THIS IS AN ARBITRATION MATTER. ASSESSMENT OF  
DAMAGES HEARING REQUIRED.

GORDON & WEINBERG, P.C.

BY: FREDERIC I. WEINBERG, ESQUIRE

Identification No.: 41360

PAUL M. SCHOFIELD, JR., ESQUIRE

Identification No.: 81894

21 SOUTH 21ST STREET

PHILADELPHIA, PA 19103

215/988-9600

FILED

MAY 17 2007

M 10:50 AM

William A. Shaw  
Prothonotary/Clerk of Courts

1 CWT TO SFC

1 CWT TO ATT

Atlantic Credit & Finance Inc.  
Assignee from Household Bank  
3353 Orange Avenue  
Roanoke, VA 24012

COURT OF COMMON PLEAS  
CLEARFIELD COUNTY

vs.

DOCKET NO. : 2007-772-C0

OJAY M GUENOT  
111 Sycamore Dr Apt 1  
KARTHAUS PA 16845-9407

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 THIS 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 JUDGEMENT 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 OR PROPERTY OR OTHER RIGHTS IMPORTANT TO YOU.

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David S. Meholic, Court Admin.  
Clearfield County Courthouse  
Clearfield, PA 16830  
(814) 765-2641

May 12, 2008 Document

Reinstated/Reissued to Sheriff/Attorney  
for service

*William A. Shaw* CK  
Deputy Prothonotary

2032118

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CLIENT TO SHAW

CLIENT TO ATR

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William A. Shaw GK  
Deputy Prothonotary

COMPLAINT IN CIVIL-ACTION

1. Plaintiff is a debt buyer and successor in interest to the original creditor as set forth in the caption of this Complaint.

2. At all times relevant hereto, the defendant(s) was the holder of a credit card, which at the request of the defendant(s) was issued to the defendant(s) by the plaintiff under the terms of which the plaintiff agreed to extend to defendant(s) the use of plaintiff's credit facilities.

3. Defendant(s) accepted and used the aforesaid credit card so issued and by so doing agreed to perform the terms and conditions prescribed by the plaintiff for the use of said credit card.

4. The defendant(s) received and accepted goods and merchandise and/or accepted services or cash advances through the use of the credit card issued by the Plaintiff. A true and correct copy of the Statement of Account is attached hereto as Exhibit "A".

5. All the credits to which the defendant(s) is entitled have been applied and there remains a balance due in the amount of \$5,039.30.

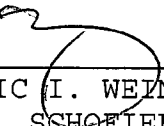
6. Plaintiff has made demand upon the defendant(s) for payment of the balance due of \$5,039.30 but the defendant(s) has failed and refused and still refuses to pay the same or any part thereof.

6. Defendant's last payment on account was made on 12/20/04.

WHEREFORE, plaintiff claims of the defendant(s) the sum of \$5,039.30 plus applicable costs, interest and attorney's fees.

GORDON & WEINBERG, P.C.

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

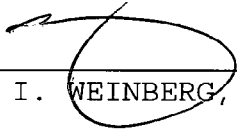
  
FREDERIC I. WEINBERG, ESQUIRE  
PAUL M. SCHOFIELD, JR., ESQUIRE  
Attorney for Plaintiff

P01A.DB

VERIFICATION

FREDERIC I. WEINBERG, ESQUIRE, hereby states that he is the attorney for the Plaintiff(s) in this action and verifies that the statements made in the foregoing pleading are true and correct to the best of his knowledge, information and belief.

The undersigned understands that the statements herein are made subject to the penalties of 18 Pa.C.S.A. Section 4904 relating to unsworn falsification to authorities.

  
FREDERIC I. WEINBERG, ESQUIRE

ATLANTIC CREDIT & FINANCE, INC.  
v.  
OJAY M GUENOT

2032118

**AFFIDAVIT OF DEBT AND VERIFIED BILL OF PARTICULARS**

The undersigned being first duly sworn according to law, deposes and says that she is familiar with the policies and practices, as well as the books and records of the Plaintiff with respect to the matters stated herein, and based on information and belief states as follows:

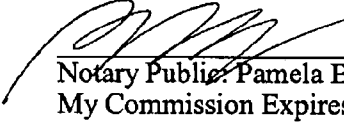
1. Plaintiff's principal business consists of purchasing charged off receivables.
2. The Defendant defaulted on HOUSEHOLD BANK Account No. 5176690002201569. Said Account was charged off on August 31, 2005 in the amount of \$5,039.30.
3. Plaintiff purchased or was otherwise assigned this charged off account along with other debts. As a result of the foregoing sale and assignment, the Plaintiff succeeded to all right, title and interest in the charged off account, and it now owns the account.
4. Plaintiff conducted a due diligence investigation to determine, among other things, the accuracy of the account information provided to ascertain whether the statute of limitations was a bar to demand or institution of suit. Further, Plaintiff and/or its predecessor entered into a contract where the predecessor made representations and warranties that 1) it had clear right, title and interest in the account; 2) the account was free and clear of all liens and encumbrances; and 3) it had the power, authority, and full right to sell and convey its interest in the account.
5. According to Plaintiff's records, the last payment date was December 20, 2004. After application of all payments, credits, adjustments, and lawful offsets, if any, there is still a balance due and owing on this indebtedness of \$5,039.30.
6. The internal Account Statement of Plaintiff is attached hereto as Exhibit A and displays the account information that was provided to Plaintiff at the time of purchase and assignment.

The foregoing is true and correct to the best of my knowledge and belief.

By:

  
Heather Clary  
Assistant Director of Forwarding

Subscribed and sworn before me 11/17/06.

  
Notary Public: Pamela Blankenship  
My Commission Expires: 9/30/2010



THIS COMMUNICATION IS FROM A DEBT COLLECTOR



Atlantic Credit & Finance, Inc.  
Account Statement

Report Date  
10/24/2006 14:57:1

Our Account ID: 1975402

Account Number: 5176690002201569

Status: LGJ

Received: 09/27/2005

Original Balance: \$ 5,039.30

Amount Paid: \$ 0.00

RECEIVED INFORMATION

Name: GUENOT, OJAY M

SSN-Last 4 Digits: 3579

Other Name:

HomePhone: 8143876241

Street1: 111 Sycamore DR

WorkPhone:

Street2:

City, State Zip: KARTHAUS, PA 16845-9407

RECEIVED INFORMATION

Date	Type	Matched	Check No	Invoiced	Amount	Comment
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No Payments Received

Payment Type 'PU', 'PA', 'PC' - Payment  
Payment Type 'PUR', 'PAR', 'PCR' - Returned Payment NSF

Page No:

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

Service # 1 of 1 Services

**Sheriff Docket # 102807**

ATLANTIC CREDIT & FINANCE INC. Assignee

Case # 07-772-CD

vs.

OJAY M. GUENOT

TYPE OF SERVICE COMPLAINT

**SHERIFF RETURNS**

NOW October 10, 2007 AFTER DILIGENT SEARCH IN MY BAILIWICK I RETURNED THE WITHIN COMPLAINT "NOT FOUND" AS TO OJAY M. GUENOT, DEFENDANT. NO SUCH ADDRESS.

SERVED BY: /

**Return Costs**

PURPOSE	VENDOR	CHECK #	AMOUNT
SURCHARGE	GORDON	34019	10.00
SHERIFF HAWKINS	GORDON	34019	36.31

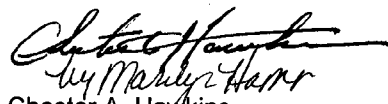
**FILED**  
0/2/30 cm  
OCT 10 2007  
(m)

William A. Shaw  
Prothonotary/Clerk of Courts

Sworn to Before me This

So Answers,

\_\_\_\_ Day of \_\_\_\_\_ 2007

  
Chester A. Hawkins  
Sheriff

2032118

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DAMAGES HEARING REQUIRED.

GORDON & WEINBERG, P.C.

BY: FREDERIC I. WEINBERG, ESQUIRE

Identification No.: 41360

PAUL M. SCHOFIELD, JR., ESQUIRE

Identification No.: 81894

21 SOUTH 21ST STREET

PHILADELPHIA, PA 19103

215/988-9600

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

MAY 17 2007

Attest.

*William Schaeffer*  
Prothonotary/  
Clerk of Courts

Atlantic Credit & Finance Inc.  
Assignee from Household Bank  
3353 Orange Avenue  
Roanoke, VA 24012

COURT OF COMMON PLEAS  
CLEARFIELD COUNTY

vs.

DOCKET NO. : 2007-772-C0

OJAY M GUENOT  
111 SYCAMORE DR APT 1  
KARTHAUS PA 16845-9407

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BY: 

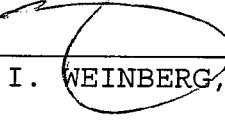
FREDERIC I. WEINBERG, ESQUIRE  
PAUL M. SCHOFIELD, JR., ESQUIRE  
Attorney for Plaintiff

P01A.DB

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v.  
OJAY M GUENOT

2032118

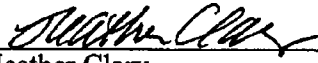
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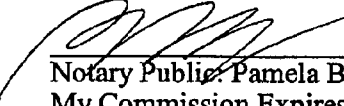
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By:

  
Heather Clary  
Assistant Director of Forwarding

Subscribed and sworn before me 11/17/06.

  
Notary Public, Pamela Blankenship  
My Commission Expires: 9/30/2010



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Report Date

10/24/2006 14:57:1

Our Account ID: 1975402

Account Number: 5176690002201569

Status: LGJ

Received: 09/27/2005

Original Balance: \$ 5,039.30

Amount Paid: \$ 0.00

Name: GUENOT, OJAY M

SSN-Last 4 Digits: 3579

Other Name:

HomePhone: 8143876241

Street1: 111 SYCAMORE DR

WorkPhone:

Street2:

City, State Zip: KARTHAUS, PA 16845-9407

Date	Type	Matched	Check No	Invoiced	Amount	Comment
No Payments Received						

Payment Type 'PU', 'PA', 'PC' - Payment  
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Page No:

2032118

GORDON & WEINBERG, P.C.  
BY: FREDERIC I. WEINBERG, ESQUIRE  
Identification No.: 41360  
JOEL M. FLINK, ESQUIRE  
Identification No.: 41200  
1001 E. Hector Street, Ste 220  
Conshohocken, PA 19428  
484/351-0500

Atlantic Credit & Finance Inc.  
Assignee from Household Bank

COURT OF COMMON PLEAS  
CLEARFIELD COUNTY

vs.

DOCKET NO. : 2007-772-CD

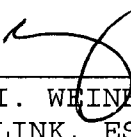
OJAY M GUENOT  
111 Sycamore Dr Apt 1  
BURNSIDE PA 15721

PRAECIPE TO REINSTATE COMPLAINT

TO THE PROTHONOTARY:

Kindly reinstate the Plaintiffs' Complaint in Civil Action  
in the above-captioned matter for an additional thirty (30) days.

GORDON & WEINBERG, P.C.

BY: 

FREDERIC I. WEINBERG, ESQUIRE  
JOEL M. FLINK, ESQUIRE  
Attorney for Plaintiff(s)

**FILED** <sup>(6)</sup>  
MAY 12 2008 <sup>Atty pd.</sup> <sup>\$7.00</sup>  
<sup>10:05 AM</sup> <sup>1 Compl. Reinstate</sup>  
William A. Shaw <sup>to Sheriff w/ 1 CC</sup>  
Prothonotary/Clerk of Courts

<sup>1 CC & 1 Compl.</sup>  
<sup>Reinstated to Atty</sup>

2032118

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MAY 17 2007

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*William Sch*  
Prothonotary/  
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CLEARFIELD COUNTY

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DOCKET NO. : 2007-772-C

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111 Sycamore DR APT 1  
KARTHAUS PA 16845-9407

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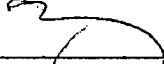
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GORDON & WEINBERG, P.C.

BY: 

FREDERIC I. WEINBERG, ESQUIRE  
PAUL M. SCHOFIELD, JR., ESQUIRE  
Attorney for Plaintiff

P01A.DB

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FREDERIC I. WEINBERG, ESQUIRE



ATLANTIC CREDIT & FINANCE, INC.

203218

v.  
OJAY M GUENOT

**AFFIDAVIT OF DEBT AND VERIFIED BILL OF PARTICULARS**

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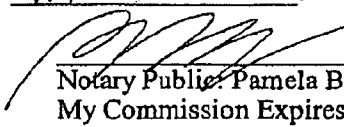
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By:

  
Heather Clary  
Assistant Director of Forwarding

Subscribed and sworn before me 11-17-06.

  
Notary Public Pamela Blankenship  
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Atlantic Credit & Finance, Inc.  
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Other Name: HomePhone: 8143876241

Street1: 111 SYCAMORE DR WorkPhone:

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Payments Received

Date	Type	Matched	Check No	Invoiced	Amount	Comment
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Payment Type 'PU', 'PA', 'PC' - Payment

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Page No:

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA  
NO: 07-772-CD

ATLANTIC CREDIT & FINANCE INC. assignee  
vs  
OJAY M. GUENOT

SERVICE # 1 OF 1

## COMPLAINT & PRAECLP

SERVE BY: 06/11/2008

## HEARING:

PAGE: 104150

DEFENDANT: OJAY M. GUENOT  
ADDRESS: 111 SYCAMORE DR. APT 1  
BURNSIDE, PA 15721

**ALTERNATE ADDRESS**

SERVE AND LEAVE WITH: DEFENDANT/AAR

**CIRCLE IF THIS HIGHLIGHTED ADDRESS IS: VACANT OCCUPIED**

## ATTEMPTS

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## SHERIFF'S RETURN

**NOW, AT \_\_\_\_\_ AM / PM SERVED THE WITHIN**

COMPLAINT & PRAECIPE ON OJAY M. GUENOT, DEFENDANT

BY HANDING TO \_\_\_\_\_ /

A TRUE AND ATTESTED  
THEREOF.

**NOW** **AT** **AM / PM** **POSTED** **THE** **WITHIN**

COMPLAINT & PRAECIPE FOR QIAX M. GUENOT

AT (ADDRESS)

NOW 10-17-08 AT 3:21 AM / PM AFTER DILIGENT SEARCH IN MY BAILIWICK,

I MAKE RETURN OF **NOT FOUND** AS TO OJAY M. GUENOT

**REASON UNABLE TO LOCATE**

SWORN TO BEFORE ME THIS

DAY OF 2008

So Answers: CHESTER A. HAWKINS, SHERIFF

BY:

Deputy Signature

AMES E. 4

2032118

GORDON & WEINBERG, P.C.  
BY: FREDERIC I. WEINBERG, ESQUIRE  
Identification No.: 41360  
JOEL M. FLINK, ESQUIRE  
Identification No.: 41200  
1001 E. Hector Street, Ste 220  
Conshohocken, PA 19428  
484/351-0500

Atlantic Credit & Finance Inc.  
Assignee from Household Bank

COURT OF COMMON PLEAS  
CLEARFIELD COUNTY

vs.

DOCKET NO. : 2007-772-CD

OJAY M GUENOT  
111 SYCAMORE DR APT 1  
BURNSIDE PA 15721

PRAECIPE TO REINSTATE COMPLAINT

TO THE PROTHONOTARY:

Kindly reinstate the Plaintiffs' Complaint in Civil Action  
in the above-captioned matter for an additional thirty (30) days.

GORDON & WEINBERG, P.C.

BY: 

FREDERIC I. WEINBERG, ESQUIRE  
JOEL M. FLINK, ESQUIRE  
Attorney for Plaintiff(s)

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

MAY 12 2008

Attest.

  
William L. Chen  
Prothonotary/  
Clerk of Courts

2032118

THIS IS AN ARBITRATION MATTER. ASSESSMENT OF  
DAMAGES HEARING REQUIRED.

GORDON & WEINBERG, P.C.

BY: FREDERIC I. WEINBERG, ESQUIRE

Identification No.: 41360

PAUL M. SCHOFIELD, JR., ESQUIRE

Identification No.: 81894

21 SOUTH 21ST STREET

PHILADELPHIA, PA 19103

215/988-9600

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

MAY 17 2007

Attest.

*William Shatz*  
Prothonotary/  
Clerk of Courts

Atlantic Credit & Finance Inc.  
Assignee from Household Bank  
3353 Orange Avenue  
Roanoke, VA 24012

COURT OF COMMON PLEAS  
CLEARFIELD COUNTY

vs.

DOCKET NO. : 2007-772-C

OJAY M GUENOT  
111 Sycamore DR APT 1  
KARTHAUS PA 16845-9407

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 THIS 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 JUDGEMENT 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 OR 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. Meholic, Court Admin.  
Clearfield County Courthouse  
Clearfield, PA 16830  
(814) 765-2641

*5102108* Document  
Reinstated/Reissued to Sheriff/Attorney  
for service.

*William Shatz*  
Prothonotary

COMPLAINT IN CIVIL ACTION

1. Plaintiff is a debt buyer and successor in interest to the original creditor as set forth in the caption of this Complaint.

2. At all times relevant hereto, the defendant(s) was the holder of a credit card, which at the request of the defendant(s) was issued to the defendant(s) by the plaintiff under the terms of which the plaintiff agreed to extend to defendant(s) the use of plaintiff's credit facilities.

3. Defendant(s) accepted and used the aforesaid credit card so issued and by so doing agreed to perform the terms and conditions prescribed by the plaintiff for the use of said credit card.

4. The defendant(s) received and accepted goods and merchandise and/or accepted services or cash advances through the use of the credit card issued by the Plaintiff. A true and correct copy of the Statement of Account is attached hereto as Exhibit "A".

5. All the credits to which the defendant(s) is entitled have been applied and there remains a balance due in the amount of \$5,039.30.

6. Plaintiff has made demand upon the defendant(s) for payment of the balance due of \$5,039.30 but the defendant(s) has failed and refused and still refuses to pay the same or any part thereof.

6. Defendant's last payment on account was made on 12/20/04.  
WHEREFORE, plaintiff claims of the defendant(s) the sum of  
\$5,039.30 plus applicable costs, interest and attorney's fees.

GORDON & WEINBERG, P.C.

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

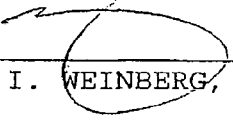
FREDERIC I. WEINBERG, ESQUIRE  
PAUL M. SCHOFIELD, JR., ESQUIRE  
Attorney for Plaintiff

P01A.DB

VERIFICATION

FREDERIC I. WEINBERG, ESQUIRE, hereby states that he is the attorney for the Plaintiff(s) in this action and verifies that the statements made in the foregoing pleading are true and correct to the best of his knowledge, information and belief.

The undersigned understands that the statements herein are made subject to the penalties of 18 Pa.C.S.A. Section 4904 relating to unsworn falsification to authorities.

  
FREDERIC I. WEINBERG, ESQUIRE

ATLANTIC CREDIT & FINANCE, INC.

203218

v.  
OJAY M GUENOT

**AFFIDAVIT OF DEBT AND VERIFIED BILL OF PARTICULARS**

The undersigned being first duly sworn according to law, deposes and says that she is familiar with the policies and practices, as well as the books and records of the Plaintiff with respect to the matters stated herein, and based on information and belief states as follows:

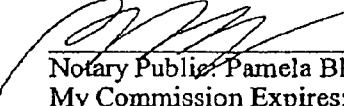
1. Plaintiff's principal business consists of purchasing charged off receivables.
2. The Defendant defaulted on HOUSEHOLD BANK Account No. 5176690002201569. Said Account was charged off on August 31, 2005 in the amount of \$5,039.30.
3. Plaintiff purchased or was otherwise assigned this charged off account along with other debts. As a result of the foregoing sale and assignment, the Plaintiff succeeded to all right, title and interest in the charged off account, and it now owns the account.
4. Plaintiff conducted a due diligence investigation to determine, among other things, the accuracy of the account information provided to ascertain whether the statute of limitations was a bar to demand or institution of suit. Further, Plaintiff and/or its predecessor entered into a contract where the predecessor made representations and warranties that 1) it had clear right, title and interest in the account; 2) the account was free and clear of all liens and encumbrances; and 3) it had the power, authority, and full right to sell and convey its interest in the account.
5. According to Plaintiff's records, the last payment date was December 20, 2004. After application of all payments, credits, adjustments, and lawful offsets, if any, there is still a balance due and owing on this indebtedness of \$5,039.30.
6. The internal Account Statement of Plaintiff is attached hereto as Exhibit A and displays the account information that was provided to Plaintiff at the time of purchase and assignment.

The foregoing is true and correct to the best of my knowledge and belief.

By:

  
Heather Clary  
Assistant Director of Forwarding

Subscribed and sworn before me 11/17/06.

  
Notary Public: Pamela Blankenship  
My Commission Expires: 9/30/2010



THIS COMMUNICATION IS FROM A DEBT COLLECTOR



Atlantic Credit & Finance, Inc.  
Account Statement

Report Date  
10/24/2006 14:57:1

Our Account ID: 1975402

Account Number: 5176690002201569

Status: LGJ

Received: 09/27/2005

Original Balance: \$ 5,039.30

Amount Paid: \$ 0.00

Customer Information

Name: GUENOT, OJAY M

SSN-Last 4 Digits: 3579

Other Name:

HomePhone: 8143876241

Street1: 111 SYCAMORE DR

WorkPhone:

Street2:

City, State Zip: KARTHAUS, PA 16845-9407

Payments Received

Date	Type	Matched	Check No	Invoiced	Amount	Comment
No Payments Received						

Payment Type 'PU', 'PA', 'PC' - Payment  
Payment Type 'PUR', 'PAR', 'PCR' - Returned Payment NSF

Page No:

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 104150  
NO. 07-772-CD  
SERVICES 1  
COMPLAINT & PRAECIPE

PLAINTIFF: ATLANTIC CREDIT & FINANCE INC. assignee  
vs.  
DEFENDANT: OJAY M. GUENOT

**SHERIFF RETURN**

**RETURN COSTS**

Description	Paid By	CHECK #	AMOUNT
SURCHARGE	GORDON	054075	10.00
SHERIFF HAWKINS	GORDON	054075	35.30

**FILED**

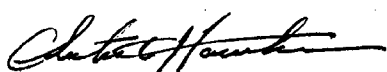
0/3:20 cm  
SEP 19 2008

William A. Shaw  
Prothonotary/Clerk of Courts

Sworn to Before Me This

So Answers,

\_\_\_\_ Day of \_\_\_\_\_ 2008



Chester A. Hawkins  
Sheriff

2032118

GORDON & WEINBERG, P.C.  
BY: FREDERIC I. WEINBERG, ESQUIRE  
Identification No.: 41360  
JOEL M. FLINK, ESQUIRE  
Identification No.: 41200  
1001 E. Hector Street, Ste 220  
Conshohocken, PA 19428  
484/351-0500

Atlantic Credit & Finance Inc.  
Assignee from Household Bank

COURT OF COMMON PLEAS  
CLEARFIELD COUNTY

vs.

DOCKET NO. : 2007-772-CD

OJAY M GUENOT

**PRAECIPE TO WITHDRAW COMPLAINT**

TO THE PROTHONOTARY:

Kindly withdraw the above-captioned action, without  
prejudice.

GORDON & WEINBERG, P.C.

BY: 

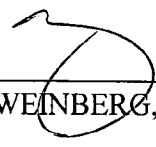
FREDERIC I. WEINBERG, ESQUIRE  
JOEL M. FLINK, ESQUIRE  
Attorney for Plaintiff

P006

*S* FILED NO  
APR 12 2010  
William A. Shaw  
Prothonotary/Clerk of Courts  
(60)

**CERTIFICATION OF SERVICE**

I, **FREDERIC I. WEINBERG, ESQUIRE**, hereby certify that I, on the date below, served a copy of the Praeclipe to Withdraw Complaint to Pa.R.C.P. 1028(c)(1), via First Class Mail, postage pre-paid, to all other parties or their counsel of record.

  
**FREDERIC I. WEINBERG, ESQUIRE**

Dated **11/9/10**

FILED

APR 12 2010

William A. Shew  
Prothonotary/Clerk of Courts