

07-866-CD  
Deborah Rendulic al vs Harold Burnett

Deborah Rendulic et al vs Harold Burnett  
2007-866-CD

## Civil Other-COUNT

Date		Judge
6/4/2007	New Case Filed.	No Judge
	X <sub>4</sub> Filing: Complaint in Civil Action Paid by: Olsavick, Gregory S. (attorney for Rendulic, Deborah A.) Receipt number: 1919244 Dated: 06/04/2007 Amount: \$85.00 (Check) 1CC Shff.	No Judge
7/5/2007	X <sub>4</sub> Praecipe, Re: Entry of Appearance, Re: John C. Dennison, II, on behalf of Harold R. Burnett, filed by s/John C. Dennison, II, Esq. No CC	No Judge
7/23/2007	X <sub>4</sub> Stipulation on Amending Complaint, filed by s/ Gregory S. Olsavick Esq., and s/ John C. Dennison II Esq.	No Judge
9/14/2007	X <sub>4</sub> Answer and New Matter, filed by s/ John C. Dennison, II, Esquire. No CC	No Judge
9/28/2007	X <sub>4</sub> Notice of Service, filed. That on this 24 day of September 2007, the original Interrogatories and Request for Production of Documents directed to Defendant, and one (1) copy of Notice of Service of Interrogatories and Request for Production of Documents were mailed on John C. Dennison II Esq., filed by s/ Gregory S. Olsavick Esq. No CC.	No Judge
10/9/2007	X <sub>4</sub> Plaintiffs' Reply to New Matter, filed by s/ Gregory S. Olsavick, Esquire. No CC	No Judge
10/17/2007	X <sub>4</sub> Sheriff Return, June 8, 2007 at 9:42 am Served the within Complaint on Harold R. Burnett by handing to Harold R. Burnett. So Answers, Chester A. Hawkins, Sheriff by s/Marilyn Hamm Shff Hawkins costs pd by Snyder \$53.22	No Judge
10/29/2007	X <sub>4</sub> Notice of Deposition of Defendant Harold R. Burnett, filed by s/ Gregory S. Olsavick Esq. No CC.	No Judge
11/1/2007	X <sub>4</sub> Notice of Deposition of Plaintiff (Kenneth Moore), filed by s/ John C. Dennison II Esq. No CC.	No Judge
	X <sub>4</sub> Notice of Deposition of Plaintiff (Mark Rendulic), filed by s/ John C. Dennison II Esq. No CC.	No Judge
	X <sub>4</sub> Notice of Deposition of Plaintiff (Lee Ann Bell), filed by s/ John C. Dennison II Esq. No CC.	No Judge
	X <sub>4</sub> Notice of Deposition of Plaintiff (Deborah A. Rendulic), filed by s/ John C. Dennison II Esq. No CC.	No Judge
	X <sub>4</sub> Notice of Deposition of Plaintiff (Sloan Sample), filed by s/ John C. Dennison II Esq. No CC.	No Judge
11/26/2007	X <sub>4</sub> Certificate of Service, filed. That an original and one copy of the Defendant's Answers to Plaintiffs' Interrogatories and an original an one copy of Defendant's Answers to Plaintiffs' Request for Production of Documents were served on the 21st day of November 2007 by first class mail to Gregory S. Olsavick Esq., filed by s/ John C. Dennison II Esq. No CC.	No Judge
1/17/2008	X <sub>4</sub> Notice of Service, filed. That on this 16th day of January 2008, the original Plaintiffs' Answers to Defendant's Interrogatories and Responses to Request for Production of Documents were mailed by first class mail to John C. Dennison Esq., filed by s/ Gregory S. Olsavick Esq. NO CC.	No Judge
2/13/2008	X <sub>4</sub> Notice of Deposition of James Scott McCamley, filed by s/ Gregory S. Olsavick Esq. No CC.	No Judge
	X <sub>4</sub> Notice of Deposition of Lt. Todd Lombardo, filed by s/ Gregory S. Olsavick Esq. No CC.	No Judge

Date: 5/28/2008

Clearfield County Court of Common Pleas

User: GLKNISLEY

Time: 03:35 PM

ROA Report

Page 1 of 1

Case: 2007-00866-CD

Current Judge: Fredric Joseph Ammerman

Deborah A. Rendulic, Mark Rendulic, Sloan Sample, Lee Ann Bell, Kenneth Moorevs. Harold R. Burnett

Civil Other-COUNT

Date	Selected Items	Judge
4/18/2008	X Certificate of Readiness for Jury Trial, filed by s/ Gregory S. Olsavick, Esquire. No CC	Fredric Joseph Ammerman
4/29/2008	X Order, this 29th day of April, 2008, it is Ordered that the Pre-Trial Conference shall be held on the 4th day of June, 2008, at 2:00 p.m. in Chambers. Jury Selection is scheduled for July 24, 2008 in Courtroom 1. By The Court, /s/ Fredric J. Ammerman, Pres. Judge. 1CC Attys: Olsavick, J. Dennison	Fredric Joseph Ammerman
5/16/2008	X Motion for Alternative Jury Selection Date/Motion to Continue Case, filed by Atty. Olsavick 2 Cert. to Atty.	Fredric Joseph Ammerman
5/22/2008	X Certificate of Service That a true and correct copy of the within Motion was served by U.S. Mail on this 14th day of May 2008 to John C. Dennison II Esq., filed by s/ Gregory S. Olsavick Esq. No CC.	Fredric Joseph Ammerman

6-4-08 X motion for Protective Order

6-5-08 X Order, dated 6-4-08

6-5-08 X order, dated 6-4-08

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
Through her parent and natural  
Guardian, DEBORAH A. RENDULIC;  
And KENNETH MOORE, a minor  
By and through his parent and natural  
Guardian, DEBORAH A. RENDULIC  
Plaintiff,

vs.

HAROLD R. BURNETT  
Defendant.

No. 07-866-CD

COMPLAINT IN CIVIL ACTION

Filed on behalf of: Plaintiffs

Counsel of record for this party:

GREGORY S. OLSAVICK, ESQUIRE

PA I.D. No. 34620

EDGAR SNYDER & ASSOCIATES, LLC  
Regency Square  
2900 Old Route 220  
Suite 201  
Altoona, PA 16601

(814) 942-3699

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
Through her parent and natural  
Guardian, DEBORAH A. RENDULIC;  
And KENNETH MOORE, a minor  
By and through his parent and natural  
Guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

CIVIL ACTION - LAW

No.

Vs.

HAROLD R. BURNETT,  
Defendant

**NOTICE TO DEFEND**

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 judgment may be entered against you by the court without further notice for any money claimed in the complaint or for any 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]. THIS OFFICE CAN PROVIDE YOU WITH INFORMATION ABOUT HIRING A LAWYER.**

**IF YOU CANNOT AFFORD TO HIRE A LAWYER, THIS OFFICE MAY BE ABLE TO PROVIDE YOU WITH INFORMATION ABOUT AGENCIES THAT MAY OFFER LEGAL SERVICES TO ELIGIBLE PERSONS AT A REDUCED FEE OR NO FEE.**

LAWYER REFERRAL SERVICE -

Court Administrator's Office  
1 North Second Street  
Clearfield, PA 16830

Telephone (814) 765-2641, Ext: 50

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
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Through her parent and natural  
Guardian, DEBORAH A. RENDULIC;  
And KENNETH MOORE, a minor  
By and through his parent and natural  
Guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

CIVIL ACTION - LAW

No.

Vs.

HAROLD R. BURNETT,  
Defendant

**COMPLAINT IN CIVIL ACTION**

AND NOW come the Plaintiffs, by and through their attorneys, Edgar Snyder & Associates, LLC, Todd Berkey, Esquire, and Gregory S. Olsavick, Esquire, to file this Complaint against Defendant and in support thereof aver as follows:

1. Plaintiff, Deborah A. Rendulic, is an adult individual who resides at PO Box 185, Birch Street, Lanse, Clearfield County, Pennsylvania 16849.
2. Plaintiff, Mark Rendulic, is an adult individual, and husband of Deborah A. Rendulic, who resides at PO Box 185, Birch Street, Lanse, Clearfield County, Pennsylvania 16849.
3. Plaintiff, Sloan Sample, is a minor, having a date of birth of March 6, 2002, and who resides with her parent and natural guardian, Deborah A. Rendulic.
4. Plaintiff, Lee Ann Bell, is a minor, having a date of birth of November 26, 1993, and who resides with her parent and natural guardian, Deborah A. Rendulic.

5. Plaintiff, Kenneth Moore, is a minor, having a date of birth of August 24, 1995, and who resides with his parent and natural guardian, Deborah A. Rendulic.

6. Defendant, Harold R. Burnett, is an adult individual with a last known address of PO Box 175, 124 Branch Street, Morrisdale, Clearfield County, Pennsylvania 16858.

7. The events hereinafter complained of occurred on or about June 7, 2006 at or about 4:15/4:30 p.m., in Morris Township, Clearfield County, PA.

8. At said time and place, there exists in said municipality, a certain public thoroughfare, known as SR 53, otherwise known as Morrisdale-Allport Highway, which extends in a general north/south direction.

9. On June 7, 2006, at or about 4:15/4:30 p.m. Plaintiff, Deborah A. Rendulic, was lawfully and carefully operating a 1995 Dodge Durango, owned by her husband, Plaintiff Mark Rendulic, in a northerly direction on SR 53, (Morrisdale/Allport Highway) in Morris Township, Clearfield County, Pennsylvania.

10. At this time, minor Plaintiffs, Sloan Sample, Lee Ann Bell, and Kenneth Moore, were passengers in the vehicle being then and there operated by Deborah A. Rendulic.

11. At said time and place, Defendant Harold R. Burnett was operating his 2003 Kia Spectra southbound on S.R. 53, Morrisdale/Allport Highway.

12. At the aforementioned time and place, Defendant Harold R. Burnett, was negligent when he suddenly and without warning operated his vehicle and proceeded across the double yellow line into the northbound lane of travel directly in the path of Plaintiff Deborah Rendulic's vehicle, thereby causing a head-on severe impact between the vehicles which resulted in serious, severe and permanent injuries being sustained by Plaintiff Deborah A. Rendulic, and minor Plaintiffs Sloan Sample, Lee Ann Bell and Kenneth Moore.

13. The aforesaid accident was a direct and proximate result of the negligence, carelessness, and recklessness of Defendant Harold R. Burnett, as follows:

- a. In failing to keep a proper lookout;
- b. In being inattentive;
- c. In failing to yield the right-of-way;
- d. In failing to maintain a sharp lookout for vehicles operated in a northerly direction on SR 53, such as the vehicle operated by Plaintiff Deborah A. Rendulic;
- e. In failing to yield the right-of-way to vehicular traffic traveling northbound on SR 53 such as the vehicle operated by Plaintiff, Deborah A. Rendulic;
- f. In failing to maintain a sharp lookout of the road and the conditions of traffic surrounding him;
- g. In failing to keep and maintain his vehicle under proper and adequate control at all times;
- h. In operating his vehicle such that it crossed the double yellow line and proceeded into the northbound lane of travel directly into the course, path, and travel of Plaintiff's vehicle causing the severe collision;
- i. In operating his vehicle in improper, careless, reckless and illegal manner by proceeding to cross the double yellow center line and proceeding into the northbound lane;
- j. In operating his vehicle such that it was permitted to cross the double yellow center line and proceed into the northbound lane;
- k. In driving his vehicle at an excessive rate of speed;
- l. In traveling too fast for conditions;
- m. In failing to take proper notice and precaution as he approached opposing traffic lawfully traveling in the northbound lane of SR 53;
- n. In traveling at a rate of speed and in such a manner that his vehicle could not be stopped prior to colliding with Plaintiff's vehicle;
- o. In failing to stop or otherwise take action to avoid striking the vehicle operated by Plaintiff Deborah Rendulic;



p. In operating his vehicle at a time when he was so tired and/or fatigued that he knew or should have known that he would be operating his vehicle in a dangerous, unsafe and reckless manner;

q. In falling asleep at the wheel causing his vehicle to cross the center line of the road and collide violently with the vehicle being operated by Plaintiff;

r. In operating his vehicle such that he permitted his attention to be diverted and did not realize that he was proceeding to cross the double yellow center line;

s. In losing control of the vehicle and failing to regain control of his vehicle before it crossed the center line of the road and collided with the Plaintiffs' vehicle;

t. In failing to take all reasonable measures to keep his vehicle under control and so as to not cross the double yellow center line and proceed into the northbound lane of travel;

u. In operating his vehicle in a direction toward Plaintiff's vehicle when he knew or should have known that to do so would result in a collision;

v. In failing to warn, signal, flash his lights, or in any other manner, notify the Plaintiff Deborah A. Rendulic of the impending collision;

w. In failing to operate the brakes of his vehicle in such a manner that his vehicle could be stopped prior to colliding with the Plaintiff's vehicle, or otherwise be able to take evasive action to avoid striking Plaintiff's vehicle; and

x. In operating his vehicle in a dangerous, careless, and reckless manner under the circumstances then and there existing;

y. In violating the laws and statutes of the Commonwealth of Pennsylvania the ordinances of Morris Township, including but not limited to, careless and/or reckless driving, operating vehicle left of center, and any other violations of the Pennsylvania Motor Vehicle Code that discovery may reveal.

## **COUNT I**

### **DEBORAH A. RENDULIC v. HAROLD R. BURNETT**

14. The Plaintiffs incorporate by reference paragraphs 1 through 13, as if the same were fully set forth at length herein.

15. As a direct and proximate result of the negligence, carelessness, and recklessness of the Defendant Harold R. Burnett in causing the foresaid collision, the Plaintiff Deborah A.

Rendulic suffered the following injuries, some or all of which may be permanent in nature:

- a. Right hip fracture dislocation (large posterosuperior wall of acetabulum with posterior dislocation of femoral head) requiring closed reduction with the insertion of tibial traction pin;
- b. Fractured right acetabulum with large posterior wall dislocation requiring open reduction and internal fixation with plate and screws;
- c. Post hemorrhagic anemia;
- d. Right patella fracture;
- e. Blunt abdominal trauma;
- f. Venous thrombosis of the right posterior tibia;
- g. Various lacerations and contusions;
- h. Continued discomfort in her right hip and right leg;
- i. Severe shock, sprain, or strain of the nerves, muscles, tissue, ligaments and vessels of the muscular skeletal system; and
- j. Other injuries and damages, the exact nature of which are not known at this time;

16. As a direct and proximate result of the negligence, carelessness, and recklessness of the Defendant in causing the above collision and resulting injuries to the Plaintiff, the Plaintiff Deborah Rendulic has been damaged as follows:

- a. She has suffered and will suffer great pain, inconvenience, embarrassment, humiliation, mental anguish and loss of enjoyment of life's pleasures;
- b. Her general health, strength, and vitality have been impaired;
- c. She has suffered physical disability which may be permanent in nature;
- d. She has suffered scarring and disfigurement;

- e. She has suffered a loss of wages and earnings;
- f. Her earning power and capacity may be detrimentally affected;
- g. She has in the past and may in the future, suffer from mental and emotional stress, tension, and anxieties as a result of her injuries;
- h. She has incurred medical expenses which exceed the sums recoverable under the limits of the Pennsylvania Motor Vehicle Financial Responsibility Law;
- i. She may in the future, undergo numerous medical procedures resulting in large and substantial expenses for medical treatment and care because of her injuries;

17. The Plaintiff, Deborah Rendulic, is entitled to non-economic damages under Pennsylvania Law and she is entitled to the full tort option, under the Pennsylvania Motor Vehicle Financial Responsibility Law.

WHEREFORE, Plaintiff Deborah A. Rendulic, demands judgment in her favor against Defendant, Harold R. Burnett, in an amount in excess of the statutory arbitration limit.

A JURY TRIAL IS DEMANDED.

## COUNT II

**SLOAN SAMPLE, a minor, by her parent and natural guardian  
DEBORAH A. RENDULIC, v. HAROLD R. BURNETT**

18. The Plaintiffs incorporate by reference paragraphs 1 through 13, as if the same were fully set forth at length herein.

19. As a direct and proximate result of the aforesaid accident, the minor Plaintiff, Sloan Sample, suffered the following injuries; some or all of which are permanent in nature:

- a. Fracture of third metacarpal (oblique) at base/shaft – right hand;
- b. Continued discomfort in the right hand and wrist;
- c. Severe mental, psychiatric and emotional distress as a consequence of the accident, including observing her mother post-accident pinned in the vehicle and bleeding profusely;

d. Severe shock, sprain, or strain of the nerves, muscles, tissue, ligaments and vessels of the muscular skeletal system; and

e. Other injuries and damages, the exact nature of which are not known at this time;

20. As a direct and proximate result of the negligence, carelessness, and recklessness of the Defendant in causing the above collision and resulting injuries to the Plaintiff, the Plaintiff Sloan Sample has been damaged as follows:

a. She has suffered and will suffer great pain, inconvenience, embarrassment, humiliation, mental anguish and loss of enjoyment of life's pleasures;

b. Her general health, strength, and vitality have been impaired;

c. She has suffered physical disability which may be permanent in nature;

d. She has suffered scarring and disfigurement;

e. He has in the past and may in the future, suffer from mental and emotional stress, tension, and anxieties as a result of his injuries;

f. She has in the past and may in the future, suffer from mental and emotional stress, tension, and anxieties as a result of her injuries.

WHEREFORE, Plaintiff Sloan Sample, demands judgment in her favor against Defendant, Harold R. Burnett, in an amount in excess of the statutory arbitration limit.

A JURY TRIAL IS DEMANDED.

### **COUNT III**

**KENNETH MOORE, a minor, by her parent and natural guardian  
DEBORAH A. RENDULIC, v. HAROLD R. BURNETT**

21. The Plaintiffs incorporate by reference paragraphs 1 through 13, as if the same were fully set forth at length herein.

22. As a direct and proximate result of the aforesaid accident, the minor Plaintiff, Kenneth Moore, suffered the following injuries, some or all of which are permanent in nature:

- a. Blunt force trauma to chest and abdomen as well as his back and groin – which resulted in his being totally immobilized, with cardiac monitor applied, and transported by air ambulance to the Altoona Hospital Trauma Center;
- b. Multiple abrasions and contusions to the abdomen resulting in his abdomen becoming rigid and distended;
- c. Multiple abrasions and contusions to the right knee and right lower leg, as well as left knee and leg;
- d. Multiple abrasions to left lower abdomen and hip area;
- e. Numbness and tingling in his left hand;
- f. Severe mental, psychiatric and emotional distress as a consequence of the accident, including observing his mother post-accident pinned in the vehicle and bleeding profusely, and then being taken from the scene and away from his mother and siblings by Life Flight;
- g. Severe shock, sprain, or strain of the nerves, muscles, tissue, ligaments and vessels of the muscular skeletal system; and
- h. Other injuries and damages, the exact nature of which are not known at this time.

23. As a direct and proximate result of the negligence, carelessness, and recklessness of the Defendant in causing the above collision and resulting injuries to the Plaintiff, the Plaintiff Kenneth Moore has been damaged as follows:

- a. He has suffered and will suffer great pain, inconvenience, embarrassment, humiliation, mental anguish and loss of enjoyment of life's pleasures;
- b. His general health, strength, and vitality have been impaired;
- c. He has suffered physical disability which may be permanent in nature;
- d. He has suffered scarring and disfigurement;

e. He has in the past and may in the future, suffer from mental and emotional stress, tension, and anxiety as a result of his injuries;

f. He has incurred medical expenses which exceed the sums recoverable under the limits of the Pennsylvania Motor Vehicle Financial Responsibility Law;

g. He may in the future, undergo numerous medical procedures resulting in large and substantial expenses for medical treatment and care because of her injuries.

WHEREFORE, Plaintiff Kenneth Moore, demands judgment in his favor against Defendant, Harold R. Burnett, in an amount in excess of the statutory arbitration limit.

A JURY TRIAL IS DEMANDED.

#### COUNT IV

**LEE ANN BELL, a minor, by her parent and natural guardian  
DEBORAH A. RENDULIC, v. HAROLD R. BURNETT**

24. The Plaintiffs incorporate by reference paragraphs 1 through 13, as if the same were fully set forth at length herein.

25. As a direct and proximate result of the aforesaid accident, the minor Plaintiff, Lee Ann Bell, suffered the following injuries, some or all of which are permanent in nature:

- a. Cervical strain and sprain;
- b. Neck pain;
- c. Left shoulder and left shoulder joint pain;
- d. Multiple abrasions, contusions and bruising, including to her neck;
- e. Severe mental, psychiatric and emotional distress as a consequence of the accident, including observing her mother post-accident pinned in the vehicle and bleeding profusely;
- f. Severe shock, sprain, or strain of the nerves, muscles, tissue, ligaments and vessels of the muscular skeletal system; and

g. Other injuries and damages, the exact nature of which are not known at this time.

26. As a direct and proximate result of the negligence, carelessness, and recklessness of the Defendant in causing the above collision and resulting injuries to the Plaintiff, the Plaintiff Lee Ann Bell has been damaged as follows:

- a. She has suffered and will suffer great pain, inconvenience, embarrassment, humiliation, mental anguish and loss of enjoyment of life's pleasures;
- b. Her general health, strength, and vitality have been impaired;
- c. She has suffered physical disability which may be permanent in nature;
- d. She has suffered scarring and disfigurement;
- e. She has in the past and may in the future, suffer from mental and emotional stress, tension, and anxiety as a result of his injuries;
- f. She may in the future, undergo numerous medical procedures resulting in large and substantial expenses for medical treatment and care because of her injuries.

WHEREFORE, Plaintiff Lee Ann Bell, demands judgment in her favor against Defendant, Harold R. Burnett, in an amount in excess of the statutory arbitration limit.

A JURY TRIAL IS DEMANDED.

#### **COUNT V**

#### **MARK RENDULIC v. HAROLD R. BURNETT**

27. The Plaintiffs incorporate by reference paragraphs 1 through 17, as if the same were fully set forth at length herein.

28. At all relevant times, including from the time of the accident to the present, Plaintiff, Deborah A. Rendulic, and Mark Rendulic, were residing together as husband and wife.

29. As a direct and proximate result of the negligence, carelessness, and recklessness of Defendant, Husband/Plaintiff Mark Rendulic, has sustained the following damages:

- a. Husband/Plaintiff has suffered a loss of consortium; and
- b. Husband/Plaintiff has sustained great inconvenience due to a loss of services, society and companionship that were provided by wife/Plaintiff.

### COUNT VI

#### DEBORAH A. RENDULIC v. HAROLD R. BURNETT

30. The Plaintiffs incorporate by reference paragraphs 1 through 26, as if the same were fully set forth at length herein.

31. As a direct result of the negligence, carelessness and recklessness of the Defendant as aforesaid, and the injuries of minor Plaintiffs, Sloan Sample, Lee Ann Bell, and Kenneth Moore, Plaintiff, Deborah A. Rendulic, has incurred in the past and may incur in the future large and substantial expenses for the medical treatment and care of minor Plaintiffs.

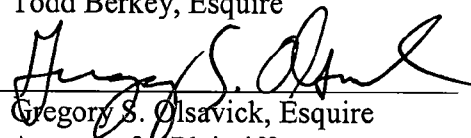
WHEREFORE, Plaintiff, Mark Rendulic, demands judgment against the Defendant, Mark Rendulic, in an amount in excess of the jurisdictional limits of the Court of Common Pleas of Clearfield County, exclusive of costs and interest.

JURY TRIAL IS DEMANDED.

Respectfully submitted,

EDGAR SNYDER & ASSOCIATES LLC

By: \_\_\_\_\_  
Todd Berkey, Esquire

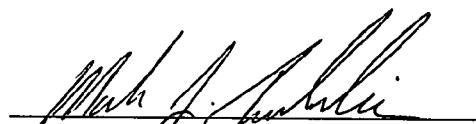
By:   
Gregory S. Olsavick, Esquire  
Attorney for Plaintiffs



**VERIFICATION**

We hereby verify that the foregoing averments of fact are true and correct and based upon our personal knowledge, information or belief. We understand that these averments of fact are made subject to the penalties of 18 Purdons Consolidated Statutes Section 4904, relating to unsworn falsification to authorities.

  
Deborah A. Rendulic

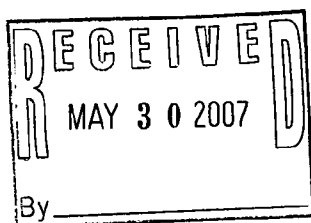
  
Mark Rendulic

Date: 5-26-07

**FILED**

**JUN 04 2007**

William A. Shaw  
Prothonotary/Clerk of Courts



COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,  
PENNSYLVANIA

DEBORAH A. RENDULIC and MARK  
RENDULIC, her husband; SLOAN SAMPLE,  
a minor, by and through her parent and  
natural guardian, DEBORAH A.  
RENDULIC; LEE ANN BELL, a minor,  
by and through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor, by and  
through her parent and natural guardian,  
DEBORAH A. RENDULIC,  
Plaintiffs,

vs.

HAROLD R. BURNETT,

Defendant.

CIVIL ACTION - LAW

Number 866 of 2007, C. D.

Type of Case: Civil Division

Type of Pleading: Appearance

Filed on Behalf of: Defendant

Counsel of Record for this Party:  
John C. Dennison, II

Supreme Court Number: 29408

DENNISON, DENNISON & HARPER  
293 Main Street  
Brookville, Pennsylvania 15825  
(814) 849-8316

FILED No cc  
m 12:30/61  
JUL 05 2007

William A. Shaw  
Notary Public/Clerk of Courts



COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,  
PENNSYLVANIA

DEBORAH A. RENDULIC and MARK  
RENDULIC, her husband; SLOAN SAMPLE,  
a minor, by and through her parent and  
natural guardian, DEBORAH A.  
RENDULIC; LEE ANN BELL, a minor,  
by and through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor, by and  
through her parent and natural guardian,  
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Defendant.

CIVIL ACTION - LAW

Number 866 of 2007, C. D.

Type of Case: Civil Division

Type of Pleading: Stipulation

Filed on Behalf of: Defendant

Counsel of Record for this Party:  
John C. Dennison, II

Supreme Court Number: 29408

DENNISON, DENNISON & HARPER  
293 Main Street  
Brookville, Pennsylvania 15825  
(814) 849-8316

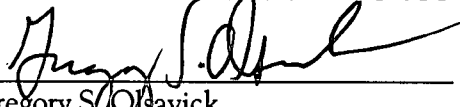
**FILED**  
m/11:45 am  
JUL 23 2007 

William A. Shaw  
Prothonotary/Clerk of Courts



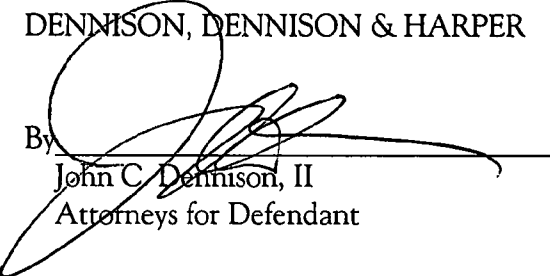
EDGAR SNYDER & ASSOCIATES LLC

By:

  
Gregory S. Olshavick  
Attorneys for Plaintiffs

DENNISON, DENNISON & HARPER

By:

  
John C. Dennison, II  
Attorneys for Defendant

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,  
PENNSYLVANIA

DEBORAH A. RENDULIC and MARK  
RENDULIC, her husband; SLOAN SAMPLE,  
a minor, by and through her parent and  
natural guardian, DEBORAH A.  
RENDULIC; LEE ANN BELL, a minor,  
by and through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor, by and  
through her parent and natural guardian,  
DEBORAH A. RENDULIC,  
Plaintiffs,

vs.

HAROLD R. BURNETT,  
Defendant.

CIVIL ACTION - LAW

Number 866 of 2007, C. D.

Type of Case: Civil Division

Type of Pleading: Answer and New Matter

Filed on Behalf of: Defendant

Counsel of Record for this Party:  
John C. Dennison, II

Supreme Court Number: 29408

DENNISON, DENNISON & HARPER  
293 Main Street  
Brookville, Pennsylvania 15825  
(814) 849-8316

**FILED**

SEP 14 2007

W/11/10/11  
William A  
Prothonotary  
no c/c (GR)



John C. Dennison, II  
Attorneys for Defendant



sufficient to form a belief as belief as truth of the averments of Paragraph 10 of Plaintiffs' Complaint and said averments are therefore denied. In addition, the averments of Paragraph 10 of Plaintiff's Complaint are denied pursuant to P.R.C.P. 1029(e) and no further answer is required thereto.

11. With respect to the averments of Paragraph 11 of Plaintiffs' Complaint, it is admitted that the Defendant was operating his 2003 Kia Spectra in the southbound lane of S.R. 53 which is commonly known as the Morrisdale/Allport Highway. However, the Defendant became unconscious prior to the accident complained of in Plaintiffs' Complaint and does not know how it occurred.

12. The averments of Paragraph 12 of Plaintiffs' Complaint are denied and the averments of Paragraph 11 of this Answer are incorporated herein by reference thereto. In addition, the averments of Paragraph 12 of Plaintiffs' Complaint are denied pursuant to P.R.C.P. 1029(e) and no further answer is required thereto.

13. The averments of Paragraph 13 of Plaintiffs' Complaint, including but not limited to subparts a. through y., are denied and the averments of Paragraph 11 of this Answer are incorporated herein by reference thereto. In addition, the averments of Paragraph 13 of Plaintiffs' Complaint are denied pursuant to P.R.C.P. 1029(e) and no further answer is required thereto.

WHEREFORE, Defendant demands judgment in his favor.

#### **COUNT I**

#### **DEBORAH A. RENDULIC V. HAROLD R. BURNETT**

14. The averments of Paragraphs 1 through 13 of this Answer are incorporated herein by

reference thereto as fully as the same are set forth above.

15. The averments of Paragraph 15 of Plaintiffs' Complaint, including subparts a. through j., are denied and the averments of Paragraph 11 of this Answer are incorporated herein by reference thereto. In addition, the averments of Paragraph 15 of Plaintiffs' Complaint are denied pursuant to P.R.C.P. 1029(e) and no further answer is required thereto.

16. The averments of Paragraph 16 of Plaintiffs' Complaint, including subparts a. through i., are denied and the averments of Paragraph 11 of this Answer are incorporated herein by reference thereto. In addition, the averments of Paragraph 16 of Plaintiffs' Complaint are denied pursuant to P.R.C.P. 1029(e) and no further answer is required thereto.

17. The averments of Paragraph 17 of Plaintiffs' Complaint are denied pursuant to P.R.C.P. 1029(e) and no further answer is required thereto.

WHEREFORE, Defendant demands judgment in his favor.

## COUNT II

**SLOAN SAMPLE, a minor, by her parent and**

**natural guardian, DEBORAH A. RENDULIC, v. HAROLD R. BURNETT**

18. The averments of Paragraph 1 through 13 of this Answer are incorporated herein by reference thereto as fully as the same are set forth above.

19. The averments of Paragraph 19 of Plaintiffs' Complaint, including subparts a. through e., are denied and the averments of Paragraph 11 of this Answer are incorporated herein by

reference thereto. In addition, the averments of Paragraph 19 of Plaintiffs' Complaint are denied pursuant to P.R.C.P. 1029(e) and no further answer is required thereto.

20. The averments of Paragraph 20 of Plaintiffs' Complaint, including subparts a. through f., are denied and the averments of Paragraph 11 of this Answer are incorporated herein by reference thereto. In addition, the averments of Paragraph 20 of Plaintiff's Complaint are denied pursuant to P.R.C.P. 1029(e) and no further answer is required thereto.

WHEREFORE, Defendant demands judgment in his favor.

### COUNT III

**KENNETH MOORE, a minor, by his parent and natural  
guardian, DEBORAH A. RENDULIC, v. HAROLD R. BURNETT**

21. The averments of Paragraph 1 through 13 of this Answer are incorporated herein by reference thereto as fully as the same are set forth above.

22. The averments of Paragraph 22 of Plaintiffs' Complaint, including subparts a. through h., are denied and the averments of Paragraph 11 of this Answer are incorporated herein by reference thereto. In addition, the averments of Paragraph 22 of Plaintiffs' Complaint are denied pursuant to P.R.C.P. 1029(e) and no further answer is required thereto.

23. The averments of Paragraph 23 of Plaintiffs' Complaint, including subparts a. through g., are denied and the averments of Paragraph 11 of this Answer are incorporated herein by reference thereto. In addition, the averments of Paragraph 23 of Plaintiff's Complaint are denied

pursuant to P.R.C.P. 1029(e) and no further answer is required thereto.

WHEREFORE, Defendant demands judgment in his favor.

#### **COUNT IV**

**LEE ANN BELL, a minor, by her parent and natural  
guardian, DEBORAH A. RENDULIC, v. HAROLD R. BURNETT**

24. The averments of Paragraph 1 through 13 of this Answer are incorporated herein by reference thereto as fully as the same are set forth above.

25. The averments of Paragraph 25 of Plaintiffs' Complaint, including subparts a. through g., are denied and the averments of Paragraph 11 of this Answer are incorporated herein by reference thereto. In addition, the averments of Paragraph 25 of Plaintiffs' Complaint are denied pursuant to P.R.C.P. 1029(e) and no further answer is required thereto.

26. The averments of Paragraph 26 of Plaintiffs' Complaint, including subparts a. through f., are denied and the averments of Paragraph 11 of this Answer are incorporated herein by reference thereto. In addition, the averments of Paragraph 26 of Plaintiff's Complaint are denied pursuant to P.R.C.P. 1029(e) and no further answer is required thereto.

WHEREFORE, Defendant demands judgment in his favor.

#### **COUNT V**

**MARK RENDULIC v. HAROLD R. BURNETT**

27. The averments of Paragraph 1 through 17 of this Answer are incorporated herein by

reference thereto as fully as the same are set forth above.

28. After reasonable investigation, the Defendant is without knowledge or information sufficient to form a belief as to the truth of the averments of Paragraph 28 of Plaintiffs' Complaint, and said averments are therefore denied.

29. The averments of Paragraph 29 of Plaintiffs' Complaint, including subparts a. through b., are denied and the averments of Paragraph 11 of this Answer are incorporated herein by reference thereto. In addition, the averments of Paragraph 29 of Plaintiffs' Complaint are denied pursuant to P.R.C.P. 1029(e) and no further answer is required thereto.

WHEREFORE, Defendant demands judgment in his favor.

#### **COUNT VI**

#### **DEBORAH A. RENDULIC v. HAROLD R. BURNETT**

30. The averments of Paragraph 1 through 26 of this Answer are incorporated herein by reference thereto as fully as the same are set forth above.

31. The averments of Paragraph 31 of Plaintiffs' Complaint are denied and the averments of Paragraph 11 of this Answer are incorporated herein by reference thereto. In addition, the averments of Paragraph 31 of Plaintiffs' Complaint are denied pursuant to P.R.C.P. 1029(e) and no further answer is required thereto.

WHEREFORE, Defendant demands judgment in his favor.

NEW MATTER

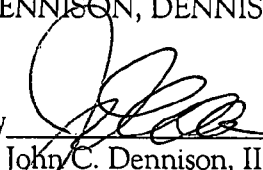
In further answer to the averments of Plaintiffs' Complaint, the Defendant avers the following  
New Matter:

32. The terms and conditions of the Pennsylvania Motor Vehicle Financial Responsibility Law, as amended, 75 Pa.C.S.A. §1701 et seq., are hereby incorporated herein by reference thereto as fully as the same bar and/or diminish any claim or cause of action of the Plaintiffs.

33. At the time of the accident complained of in Plaintiffs' Complaint, the Defendant was suddenly stricken by an unforeseeable loss of consciousness, and is not chargeable with any negligence, carelessness or recklessness.

DENNISON, DENNISON & HARPER

By

  
John C. Dennison, II  
Attorneys for Defendant



I verify that the statements made in the foregoing Answer and New Matter are true and correct to the best of my knowledge, information and belief. I understand that false statements herein made are subject to the penalties of 18 Pa. C. S. Section 4904, relating to unsworn falsification to authorities.

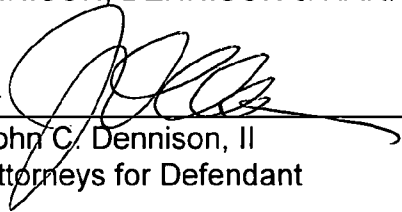
HB  
Harold R. Burnett

I certify that a true and correct copy of the foregoing Answer and New Matter was served on the 13<sup>th</sup> day of September, 2007, by United States Mail, First Class, postage prepared, addressed to the following:

Gregory S. Olsavick, Esq.  
Edgar Snyder & Associates  
Regency Square  
2900 Old Route 220, Suite 201  
Altoona, PA 16601

DENNISON, DENNISON & HARPER

By



John C. Dennison, II  
Attorneys for Defendant

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,  
PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and through  
her parent and natural guardian, DEBORAH  
A. RENDULIC; and KENNETH MOORE,  
a minor, by and through her parent and  
natural guardian, DEBORAH A. RENDULIC,  
Plaintiffs

Vs.

HAROLD R. BURNETT,  
Defendant

FILED

SEP 26 2007

W/10:20/07  
William A. Shaw  
Prothonotary/Clerk of Courts

No.: 866 of 2007, C.D. m/c

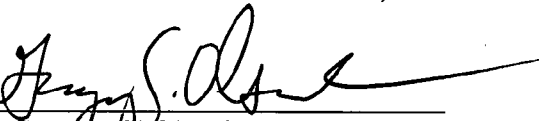
**NOTICE OF SERVICE OF INTERROGATORIES AND REQUEST  
FOR PRODUCTION OF DOCUMENTS DIRECTED TO DEFENDANT**

I hereby certify that on this 24 day of September, 2007, the original INTERROGATORIES and REQUEST FOR PRODUCTION OF DOCUMENTS DIRECTED TO DEFENDANT, and one (1) copy of NOTICE OF SERVICE OF INTERROGATORIES and REQUEST FOR PRODUCTION OF DOCUMENTS were mailed by First Class Mail, postage prepaid, to counsel for Defendant at the following address:

John C. Dennison, II, Esq.  
Dennison, Dennison & Harper  
293 Main Street  
Brookville, PA 15825

EDGAR SNYDER & ASSOCIATES, LLC

By

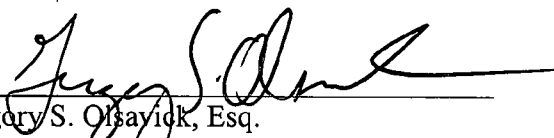
  
Gregory S. Olsavick, Esq.

**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the within NOTICE OF SERVICE OF DISCOVERY was served on all Counsel listed below, by First Class Mail, postage prepaid, on this 24 day of September 2007:

John C. Dennison, II, Esq.  
Dennison, Dennison & Harper  
293 Marin Street  
Brookville, PA 15825

EDGAR SNYDER & ASSOCIATES LLC

  
\_\_\_\_\_  
Gregory S. Olsayick, Esq.  
Attorney for Plaintiffs

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and through  
her parent and natural guardian, DEBORAH  
A. RENDULIC; and KENNETH MOORE,  
a minor, by and through her parent and  
natural guardian, DEBORAH A. RENDULIC,

Plaintiff,

vs.

HAROLD R. BURNETT  
Defendant

No.: 866 of 2007, C.D

PLAINTIFFS' REPLY TO NEW MATTER

Filed on behalf of: Plaintiffs

Counsel of record for this party:

GREGORY S. OLSAVICK, ESQUIRE

PA I.D. No. 34620

EDGAR SNYDER & ASSOCIATES, LLC  
Regency Square  
2900 Old Route 220  
Suite 201  
Altoona, PA 16601

(814) 942-3699

**FILED**  
m 112:3461 NO CC  
OCT 09 2007 (6K)

William A. Shaw  
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,  
PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and through  
her parent and natural guardian, DEBORAH  
A. RENDULIC; and KENNETH MOORE,  
a minor, by and through her parent and  
natural guardian, DEBORAH A. RENDULIC,  
Plaintiffs

No.: 866 of 2007, C.D.

Vs.

HAROLD R. BURNETT,  
Defendant

**PLAINTIFFS' REPLY TO NEW MATTER**

AND NOW come the Plaintiffs, Deborah A. Rendulic and Mark Rendulic, et al., by and through their attorneys, Edgar Snyder & Associates LLC and Gregory S. Olsavick, Esquire, and set forth the following Reply to New Matter filed on behalf of Defendant, and in support thereof aver as follows:

1. Plaintiffs incorporate by reference each and every allegation of their Complaint in Civil Action as if the same were fully set forth herein at length.
2. The averments of paragraph 32 of Defendant's New Matter are denied as the same constitute conclusions of law for which no response is required. To the extent that a response is deemed necessary, it is specifically denied that Plaintiffs' claims for damages are barred or diminished/limited by the provisions of the Pennsylvania Motor Vehicle Financial Responsibility Law.

3. The averments of paragraph 33 of Defendant's New Matter are denied as the same contain conclusions of law for which no response is required. To the extent that a response is deemed necessary, the Plaintiffs are without sufficient information or knowledge to form a belief as to the averment that Defendant was suddenly stricken by an unforeseeable loss of consciousness, and that averment is accordingly denied. Further, Plaintiffs believe and thus aver that the accident and injuries and damages sustained herein, were due to the negligence, carelessness, and recklessness of Defendant, as set forth in the Complaint.

WHEREFORE, Plaintiffs, Deborah A. Rendulic and Mark Rendulic, et al., demand that Defendant's New Matter be dismissed with prejudice together with costs of suit awarded.

Respectfully submitted,

EDGAR SNYDER & ASSOCIATES LLC

By: 

Gregory S. Olsavick, Esquire  
Attorney for Plaintiffs

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 102868  
NO: 07-866-CD  
SERVICE # 1 OF 1  
COMPLAINT

PLAINTIFF: DEBORAH A. RENDULIC and MARK RENDULIC al  
vs.  
DEFENDANT: HAROLD R. BURNETT

SHERIFF RETURN

NOW, June 08, 2007 AT 9:42 AM SERVED THE WITHIN COMPLAINT ON HAROLD R. BURNETT DEFENDANT AT 3983 MORRISDALE-ALLPORT HWY., MORRISDALE, CLEARFIELD COUNTY, PENNSYLVANIA, BY HANDING TO HAROLD R. BURNETT, DEFENDANT A TRUE AND ATTESTED COPY OF THE ORIGINAL COMPLAINT AND MADE KNOWN THE CONTENTS THEREOF.

SERVED BY: HUNTER / DEHAVEN

FILED  
07/31/07  
OCT 17 2007  
William A. Shaw  
Prothonotary/Clerk of Courts

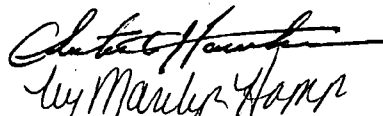
PURPOSE	VENDOR	CHECK #	AMOUNT
SURCHARGE	SNYDER	3007	10.00
SHERIFF HAWKINS	SNYDER	3007	43.22

Sworn to Before Me This

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

\_\_\_\_\_

So Answers,

  
Chester A. Hawkins  
Sheriff



IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEOBRAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
Through her parent and natural guardian,  
DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and through  
Her parent and natural guardian, DEBORAH  
A. RENDULIC; and KENNETH MOORE,  
A minor, by and through his parent and natural  
guardian, DEBORAH A. RENDULIC,

Plaintiffs,

vs.

HAROLD R. BURNETT,  
Defendant.

No. 07-866-CD

NOTICE OF DEPOSITION OF  
DEFENDANT HAROLD R. BURNETT

Filed on behalf of: Plaintiffs

Counsel of record for this party:

GREGORY S. OLSAVICK, ESQUIRE

PA I.D. No. 34620

EDGAR SNYDER & ASSOCIATES, LLC  
Regency Square  
2900 Old Route 220  
Suite 201  
Altoona, PA 16601

(814) 942-3699

**FILED**  
m12.2.100  
OCT 29 2007  
William A. Shaw  
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband,  
SLOAN SAMPLE, a minor, by and  
Through her parent and natural  
Guardian, DEBORAH A. RENDULIC,

No.: 866 of 2007 CD

Plaintiff

Vs.

HAROLD R. BURNETT,

Defendant

**NOTICE OF DEPOSITION**

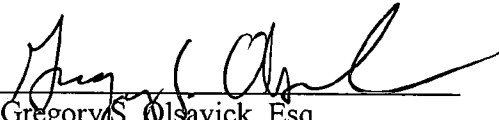
To: Harold R. Burnett  
c/o John R. Dennison, II, Esq.  
293 Main Street  
Brookville, PA 15825-1291

PLEASE TAKE NOTICE that the Plaintiff(s) Deborah Rendulic, by my/their Attorneys, EDGAR SNYDER & ASSOCIATES, LLC, will take the deposition of Harold R. Burnett, pursuant to Rule 4007, et seq., of the Pennsylvania Rules of Civil Procedure, as amended, before a court reporter duly authorized to administer oaths, on December 10, 2007, at 10:00 a.m., at the offices of Sargent's Court Reporting, 106 N. Second Street, Clearfield, Pennsylvania at which time and place you are invited to appear and take such part as shall be fitting and proper.

The deposition shall be taken before a Notary Public employed by Sargent's Court Reporting.

EDGAR SNYDER & ASSOCIATES, LLC

By

  
Gregory S. Olsavick, Esq.  
Attorney for Plaintiff(s)

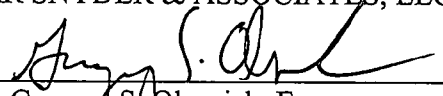
**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the above **NOTICE OF DEPOSITION** was served on all Counsel of Record by First Class Mail, postage prepaid, on this 25th day of October, 2007.

John R. Dennison, II, Esq.  
293 Main Street  
Brookville, PA 15825-1291

EDGAR SNYDER & ASSOCIATES, LLC

By

  
\_\_\_\_\_  
Gregory S. Olsavick, Esq.  
Attorney for Plaintiff(s)

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,  
PENNSYLVANIA

DEBORAH A. RENDULIC and MARK  
RENDULIC, her husband; SLOAN SAMPLE,  
a minor, by and through her natural parent  
and guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and through  
her parent and natural guardian, DEBORAH  
A. RENDULIC; and KENNETH MOORE,  
a minor, by and through his parent and  
natural guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

vs.

HAROLD R. BURNETT,  
Defendant.

CIVIL ACTION - LAW

*2007- 866 CD*  
Number ~~2006-1583~~ C. D.

Type of Case: Civil Division

Type of Pleading: Notice of  
Deposition of Plaintiff

Filed on behalf of: Defendant

Counsel of Record for this Party:  
John C. Dennison, II

Supreme Court Number: 29408

DENNISON, DENNISON & HARPER  
293 Main Street  
Brookville, Pennsylvania 15825  
(814) 849-8316

**FILED**

*11:24 AM*  
NOV 01 2007

*WAS*  
William A. Shaw  
Prothonotary/Clerk of Courts

DEBORAH A. RENDULIC and MARK  
RENDULIC, her husband; SLOAN  
SAMPLE, a minor, by and through her  
parent and natural guardian, DEBORAH  
A. RENDULIC; LEE ANN BELL, a minor,  
by and through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor, by and  
through his parent and natural guardian,  
DEBORAH A. RENDULIC,  
Plaintiffs,

vs.

HAROLD R. BURNETT,  
Defendant.

\* In the Court of Common Pleas of  
\* Clearfield County, Pennsylvania  
\* Civil Action - Law

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\* Number 866 - 2007 C.D.

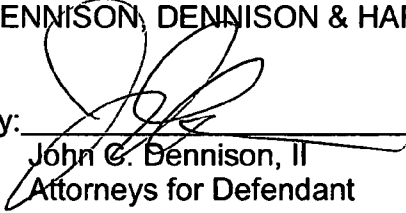
### NOTICE OF DEPOSITION

TO: Kenneth Moore  
c/o Gregory S. Olsavick, Esq.  
Edgar Snyder & Associates LLC  
Regency Square  
2900 Old Route 220, Suite 201  
Altoona, PA 16601

Take notice that the deposition of **KENNETH MOORE** will be taken pursuant to the Pennsylvania Rules of Civil Procedure, as amended, before a Notary Public duly authorized by law to administer oaths, on Monday, December 10, 2007, at 3:00 a.m., at the offices of Sargent's Court Reporting Service, Inc., 106 N. Second Street, Clearfield, Pennsylvania. The deposition will be taken upon oral examination for all purposes provided for and allowed by the Pennsylvania Rules of Civil Procedure.

DENNISON, DENNISON & HARPER

Date: October 29, 2007

By:   
John C. Dennison, II  
Attorneys for Defendant

# CERTIFICATE OF SERVICE

I hereby certify that on the 31<sup>st</sup> day of October, 2007, a true and correct copy of the foregoing Notice of Deposition for Kenneth Moore was mailed by United States mail, first class, postage prepaid, addressed to the following:

Gregory S. Olsavick  
Edgar Snyder & Associates LLC  
Regency Square  
2900 Old Route 220, Suite 201  
Altoona, PA 16601

Sargent's Court Reporting Service, Inc.  
210 Main Street  
Johnstown, PA 15901

DENNISON, DENNISON & HARPER

By: 

John C. Dennison, II  
Attorneys for Defendant

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,  
PENNSYLVANIA

DEBORAH A. RENDULIC and MARK  
RENDULIC, her husband; SLOAN SAMPLE,  
a minor, by and through her natural parent  
and guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and through  
her parent and natural guardian, DEBORAH  
A. RENDULIC; and KENNETH MOORE,  
a minor, by and through his parent and  
natural guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

vs.

HAROLD R. BURNETT,  
Defendant.

CIVIL ACTION - LAW

*2007-866 CD*  
Number ~~2006-1583~~-C. D.

Type of Case: Civil Division

Type of Pleading: Notice of  
Deposition of Plaintiff

Filed on behalf of: Defendant

Counsel of Record for this Party:  
John C. Dennison, II

Supreme Court Number: 29408

DENNISON, DENNISON & HARPER  
293 Main Street  
Brookville, Pennsylvania 15825  
(814) 849-8316

**FILED** *NO CC*  
*11/11/07*  
NOV 01 2007  
*W*  
William A. Shaw  
Prothonotary/Clerk of Courts

DEBORAH A. RENDULIC and MARK  
RENDULIC, her husband; SLOAN  
SAMPLE, a minor, by and through her  
parent and natural guardian, DEBORAH  
A. RENDULIC; LEE ANN BELL, a minor,  
by and through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor, by and  
through his parent and natural guardian,  
DEBORAH A. RENDULIC,  
Plaintiffs,

vs.

HAROLD R. BURNETT,  
Defendant.

\* In the Court of Common Pleas of  
\* Clearfield County, Pennsylvania  
\* Civil Action - Law

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\* Number 866 - 2007 C.D.

#### NOTICE OF DEPOSITION

TO: Mark Rendulic  
c/o Gregory S. Olsavick, Esq.  
Edgar Snyder & Associates LLC  
Regency Square  
2900 Old Route 220, Suite 201  
Altoona, PA 16601

Take notice that the deposition of **MARK RENDULIC** will be taken pursuant to the Pennsylvania Rules of Civil Procedure, as amended, before a Notary Public duly authorized by law to administer oaths, on Monday, December 10, 2007, at 4:00 a.m., at the offices of Sargent's Court Reporting Service, Inc., 106 N. Second Street, Clearfield, Pennsylvania. The deposition will be taken upon oral examination for all purposes provided for and allowed by the Pennsylvania Rules of Civil Procedure.

DENNISON, DENNISON & HARPER

Date: October 29, 2007

By:

  
John C. Dennison, II  
Attorneys for Defendant



CERTIFICATE OF SERVICE

I hereby certify that on the 31<sup>st</sup> day of October, 2007, a true and correct copy of the foregoing Notice of Deposition for Mark Rendulic was mailed by United States mail, first class, postage prepaid, addressed to the following:

Gregory S. Olsavick  
Edgar Snyder & Associates LLC  
Regency Square  
2900 Old Route 220, Suite 201  
Altoona, PA 16601

Sargent's Court Reporting Service, Inc.  
210 Main Street  
Johnstown, PA 15901

DENNISON, DENNISON & HARPER

By: 

John C. Dennison, II  
Attorneys for Defendant

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,  
PENNSYLVANIA

DEBORAH A. RENDULIC and MARK  
RENDULIC, her husband; SLOAN SAMPLE,  
a minor, by and through her natural parent  
and guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and through  
her parent and natural guardian, DEBORAH  
A. RENDULIC; and KENNETH MOORE,  
a minor, by and through his parent and  
natural guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

vs.

HAROLD R. BURNETT,  
Defendant.

CIVIL ACTION - LAW

*2007-866-CD*  
Number ~~2006-1583~~ C. D.

Type of Case: Civil Division

Type of Pleading: Notice of  
Deposition of Plaintiff

Filed on behalf of: Defendant

Counsel of Record for this Party:  
John C. Dennison, II

Supreme Court Number: 29408

DENNISON, DENNISON & HARPER  
293 Main Street  
Brookville, Pennsylvania 15825  
(814) 849-8316

**FILED** *NO*  
*11/1/2007*  
NOV 01 2007  
William A. Shaw  
Prothonotary/Clerk of Courts



CERTIFICATE OF SERVICE

I hereby certify that on the 31<sup>st</sup> day of October, 2007, a true and correct copy of the foregoing Notice of Deposition for Lee Ann Bell was mailed by United States mail, first class, postage prepaid, addressed to the following:

Gregory S. Olsavick  
Edgar Snyder & Associates LLC  
Regency Square  
2900 Old Route 220, Suite 201  
Altoona, PA 16601

Sargent's Court Reporting Service, Inc.  
210 Main Street  
Johnstown, PA 15901

DENNISON, DENNISON & HARPER

By: 

John C. Dennison, II  
Attorneys for Defendant

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,  
PENNSYLVANIA

DEBORAH A. RENDULIC and MARK  
RENDULIC, her husband; SLOAN SAMPLE,  
a minor, by and through her natural parent  
and guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and through  
her parent and natural guardian, DEBORAH  
A. RENDULIC; and KENNETH MOORE,  
a minor, by and through his parent and  
natural guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

vs.

HAROLD R. BURNETT,  
Defendant.

CIVIL ACTION - LAW

*2007-866*  
Number ~~2006-1583~~ C. D.

Type of Case: Civil Division

Type of Pleading: Notice of  
Deposition of Plaintiff

Filed on behalf of: Defendant

Counsel of Record for this Party:  
John C. Dennison, II

Supreme Court Number: 29408

DENNISON, DENNISON & HARPER  
293 Main Street  
Brookville, Pennsylvania 15825  
(814) 849-8316

FILED *NP CC*  
*11:24 AM*  
NOV 01 2007  
*CM*

William A. Shaw  
Prothonotary/Clerk of Courts



CERTIFICATE OF SERVICE

I hereby certify that on the 31<sup>st</sup> day of October, 2007, a true and correct copy of the foregoing Notice of Deposition for Deborah A. Rendulic was mailed by United States mail, first class, postage prepaid, addressed to the following:

Gregory S. Olsavick  
Edgar Snyder & Associates LLC  
Regency Square  
2900 Old Route 220, Suite 201  
Altoona, PA 16601

Sargent's Court Reporting Service, Inc.  
210 Main Street  
Johnstown, PA 15901

DENNISON, DENNISON & HARPER

By: 

John C. Dennison, II  
Attorneys for Defendant

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,  
PENNSYLVANIA

DEBORAH A. RENDULIC and MARK  
RENDULIC, her husband; SLOAN SAMPLE,  
a minor, by and through her natural parent  
and guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and through  
her parent and natural guardian, DEBORAH  
A. RENDULIC; and KENNETH MOORE,  
a minor, by and through his parent and  
natural guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

vs.

HAROLD R. BURNETT,  
Defendant.

CIVIL ACTION - LAW

*2007-866 CD*  
Number ~~2006-1583~~ C. D.

Type of Case: Civil Division

Type of Pleading: Notice of  
Deposition of Plaintiff

Filed on behalf of: Defendant

Counsel of Record for this Party:  
John C. Dennison, II

Supreme Court Number: 29408

DENNISON, DENNISON & HARPER  
293 Main Street  
Brookville, Pennsylvania 15825  
(814) 849-8316

**FILED** *NO CC*  
*mtt:2461*  
NOV 01 2007  
William A. Shaw  
Prothonotary/Clerk of Courts



DEBORAH A. RENDULIC and MARK  
RENDULIC, her husband; SLOAN  
SAMPLE, a minor, by and through her  
parent and natural guardian, DEBORAH  
A. RENDULIC; LEE ANN BELL, a minor,  
by and through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor, by and  
through his parent and natural guardian,  
DEBORAH A. RENDULIC,  
Plaintiffs,

vs.

HAROLD R. BURNETT,

Defendant.

\* In the Court of Common Pleas of  
\* Clearfield County, Pennsylvania  
\* Civil Action - Law

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\* Number 866 - 2007 C.D.

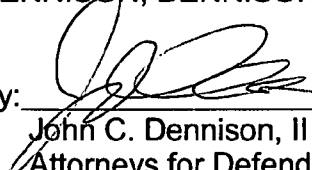
#### NOTICE OF DEPOSITION

TO: Sloan Sample  
c/o Gregory S. Olsavick, Esq.  
Edgar Snyder & Associates LLC  
Regency Square  
2900 Old Route 220, Suite 201  
Altoona, PA 16601

Take notice that the deposition of **SLOAN SAMPLE** will be taken pursuant to the Pennsylvania Rules of Civil Procedure, as amended, before a Notary Public duly authorized by law to administer oaths, on Monday, December 10, 2007, at 1:00 a.m., at the offices of Sargent's Court Reporting Service, Inc., 106 N. Second Street, Clearfield, Pennsylvania. The deposition will be taken upon oral examination for all purposes provided for and allowed by the Pennsylvania Rules of Civil Procedure.

DENNISON, DENNISON & HARPER

Date: October 29, 2007

By:   
John C. Dennison, II  
Attorneys for Defendant

CERTIFICATE OF SERVICE

I hereby certify that on the 31<sup>st</sup> day of October, 2007, a true and correct copy of the foregoing Notice of Deposition for Sloan Sample was mailed by United States mail, first class, postage prepaid, addressed to the following:

Gregory S. Olsavick  
Edgar Snyder & Associates LLC  
Regency Square  
2900 Old Route 220, Suite 201  
Altoona, PA 16601

Sargent's Court Reporting Service, Inc.  
210 Main Street  
Johnstown, PA 15901

DENNISON, DENNISON & HARPER

By: 

John C. Dennison, II  
Attorneys for Defendant

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,  
PENNSYLVANIA

DEBORAH A. RENDULIC and MARK  
RENDULIC, her husband; SLOAN  
SAMPLE, a minor, by and through his  
parent and natural guardian, DEBORAH  
A. RENDULIC; LEE ANN BELL, a minor,  
by and through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor, by and  
through his parent and natural guardian,  
DEBORAH RENDULIC,  
Plaintiffs,

vs.

HAROLD R. BURNETT,  
Defendant.

CIVIL ACTION - LAW

Number 866 - 2007, C. D.

Type of Case: Civil Division

Type of Pleading: Certificate of Service


Filed on Behalf of: Defendant

Counsel of Record for this Party:  
John C. Dennison, II

Supreme Court Number: 29408

DENNISON, DENNISON & HARPER  
293 Main Street  
Brookville, Pennsylvania 15825  
(814) 849-8316

FILED <sup>NO CC</sup>  
31 11:10/61  
NOV 26 2007  
William A. Shaw  
Prothonotary/Clerk of Courts

By   
John C. Dennison, II  
Attorneys for Defendant

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
Through her parent and natural  
Guardian, DEBORAH A. RENDULIC;  
And KENNETH MOORE, a minor  
By and through his parent and natural  
Guardian, DEBORAH A. RENDULIC,

Plaintiffs,

Vs.

HAROLD R. BURNETT,  
Defendant

CIVIL ACTION - LAW

No. 866, 2007 C.D.

DOCUMENT: NOTICE OF SERVICE OF  
PLAINTIFFS' ANSWERS  
TO DEFENDANT'S INTERROGATORIES  
AND REQUEST FOR PRODUCTION OF  
DOCUMENTS

Filed on behalf of: Plaintiffs

Counsel of Record for this Party:  
Gregory S. Olsavick, Esq.  
Pa. I.D. No. 34620

EDGAR SNYDER & ASSOCIATES  
2900 Old Route 220, Suite 201  
Altoona, PA 16602  
(814) 942-3699

FILED NO CC  
JAN 17 2008  
William A. Shaw  
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
Through her parent and natural  
Guardian, DEBORAH A. RENDULIC;  
And KENNETH MOORE, a minor  
By and through his parent and natural  
Guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

CIVIL ACTION - LAW

No. 866, 2007 C.D.

HAROLD R. BURNETT,  
Defendant

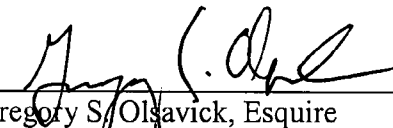
**NOTICE OF SERVICE**

TO THE PROTHONOTARY:

I hereby certify that on this 16<sup>th</sup> day of January, 2008, the original Plaintiffs' Answers to Defendant's Interrogatories and Responses to Request for Production of Documents were mailed by First Class Mail, postage prepaid, to counsel for Defendant at the following address[es]:

John C. Dennison, Esquire  
Dennison, Dennison & Harper  
293 Main Street  
Brookville, PA 15825

Date: 1-16-08

  
\_\_\_\_\_  
Gregory S. Olsavick, Esquire  
Pa. I.D. 34620

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and MARK  
RENDULIC, her husband; SLOAN SAMPLE,  
a minor, by and through her natural  
parent and guardian, DEBORAH A.  
RENDULIC; LEE ANN BELL, a minor, by  
and through her parent and natural guardian,  
DEBORAH A. RENDULIC; and KENNETH  
MOORE, a minor, by and through his parent  
and natural guardian, DEBORAH A.  
RENDULIC,

Plaintiffs,

vs.

HAROLD R. BURNETT  
Defendant

2007- 866 CD

No. ~~2006-1583~~-CD

NOTICE OF DEPOSITION OF JAMES  
SCOTT McCAMLEY

Filed on behalf of: Plaintiffs

Counsel of record for this party:

GREGORY S. OLSAVICK, ESQUIRE

PA I.D. No. 34620

EDGAR SNYDER & ASSOCIATES, LLC  
Regency Square  
2900 Old Route 220  
Suite 201  
Altoona, PA 16601

(814) 942-3699

FILED *no cc*  
*minib*  
FEB 13 2008

William A. Shaw  
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and MARK  
RENDULIC, her husband; SLOAN SAMPLE,  
a minor, by and through her natural parent  
and guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and through  
her parent and natural guardian, DEBORAH  
A. RENDULIC; and KENNETH MOORE,  
a minor, by and through his parent and  
natural guardian, DEBORAH A. RENDULIC,  
Plaintiffs

No.: 2006-1583 C.D.

Vs.

HAROLD R. BURNETT,  
Defendant

**NOTICE OF DEPOSITION**

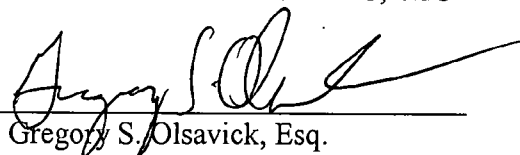
To: James Scott McCamley  
6322 Morrisdale Allport Highway,  
Morrisdale, PA

PLEASE TAKE NOTICE that the Plaintiffs Deborah Rendulic, et al., by their Attorneys, EDGAR SNYDER & ASSOCIATES, LLC, will take the deposition of James Scott McCamley, pursuant to Rule 4007, et seq., of the Pennsylvania Rules of Civil Procedure, as amended, before a court reporter duly authorized to administer oaths, on March 13, 2008, at 10:00 a.m., at the offices of Law Office of John Carfley, 222 Presqueisle Street, Philipsburg, PA, at which time and place you are invited to appear and take such part as shall be fitting and proper.

The deposition shall be taken before a Notary Public employed by Sargent's Court Reporting.

EDGAR SNYDER & ASSOCIATES, LLC

By



Gregory S. Olsavick, Esq.  
Attorney for Plaintiffs



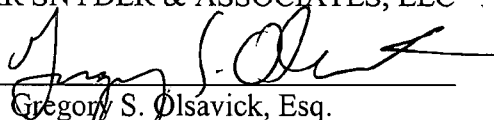
**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the above **NOTICE OF DEPOSITION** was served on all Counsel of Record by First Class Mail, postage prepaid, on this 11<sup>th</sup> day of February, 2008.

John R. Dennison, II, Esq.  
Dennison, Dennison & Harper  
293 Main Street  
Brookville, PA 15825-1291

EDGAR SNYDER & ASSOCIATES, LLC

By

  
Gregory S. Olsavick, Esq.  
Attorney for Plaintiff

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

2007-866 CD

DEBORAH A. RENDULIC and MARK  
RENDULIC, her husband; SLOAN SAMPLE,  
a minor, by and through her natural  
parent and guardian, DEBORAH A.  
RENDULIC; LEE ANN BELL, a minor, by  
and through her parent and natural guardian,  
DEBORAH A. RENDULIC; and KENNETH  
MOORE, a minor, by and through his parent  
and natural guardian, DEBORAH A.  
RENDULIC,

Plaintiffs,

vs.

HAROLD R. BURNETT  
Defendant

No. ~~2006-1583-CD~~

NOTICE OF DEPOSITION OF Lt. Todd  
Lombardo

Filed on behalf of: Plaintiffs

Counsel of record for this party:

GREGORY S. OLSAVICK, ESQUIRE

PA I.D. No. 34620

EDGAR SNYDER & ASSOCIATES, LLC  
Regency Square  
2900 Old Route 220  
Suite 201  
Altoona, PA 16601

(814) 942-3699

FILED NO CC  
FEB 13 2008  
LM

William A. Shaw  
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and MARK  
RENDULIC, her husband; SLOAN SAMPLE,  
a minor, by and through her natural parent  
and guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and through  
her parent and natural guardian, DEBORAH  
A. RENDULIC; and KENNETH MOORE,  
a minor, by and through his parent and  
natural guardian, DEBORAH A. RENDULIC,  
Plaintiffs

No.: 2006-1583 C.D.

Vs.

HAROLD R. BURNETT,  
Defendant

**NOTICE OF DEPOSITION**

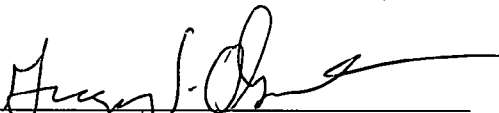
To: Lt. Todd Lombardo  
Morris Cooper Regional Police Dept.  
PO Box 186  
Allport, PA 16821

PLEASE TAKE NOTICE that the Plaintiffs Deborah Rendulic, et al., by their Attorneys, EDGAR SNYDER & ASSOCIATES, LLC, will take the deposition of Lt. Todd Lombardo, pursuant to Rule 4007, et seq., of the Pennsylvania Rules of Civil Procedure, as amended, before a court reporter duly authorized to administer oaths, on March 13, 2008, at 9:00 a.m., at the offices of Law Office of John Carfley, 222 Presqueisle Street, Philipsburg, PA, at which time and place you are invited to appear and take such part as shall be fitting and proper.

The deposition shall be taken before a Notary Public employed by Sargent's Court Reporting.

EDGAR SNYDER & ASSOCIATES, LLC

By

  
\_\_\_\_\_  
Gregory S. Olsavick, Esq.  
Attorney for Plaintiffs

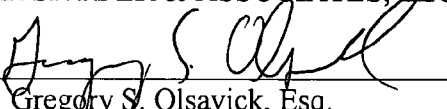
**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the above **NOTICE OF DEPOSITION** was served on all Counsel of Record by First Class Mail, postage prepaid, on this 11<sup>th</sup> day of February, 2008.

John R. Dennison, II, Esq.  
Dennison, Dennison & Harper  
293 Main Street  
Brookville, PA 15825-1291

EDGAR SNYDER & ASSOCIATES, LLC

By



Gregory S. Olsavick, Esq.  
Attorney for Plaintiff

LA

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and MARK  
RENDULIC, her husband; SLOAN SAMPLE,  
a minor, by and through her natural parent  
and guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and through  
her parent and natural guardian, DEBORAH  
A. RENDULIC; and KENNETH MOORE,  
a minor, by and through his parent and  
natural guardian, DEBORAH A. RENDULIC,  
Plaintiffs

2007- 866  
No.: ~~2006-1583~~ C.D.

Vs.

HAROLD R. BURNETT,  
Defendant

FILED <sup>NO CC</sup>  
m110:45/61  
APR 18 2008 (GR)

William A. Shaw  
Prothonotary/Clerk of Courts

CERTIFICATE OF READINESS

Filed on behalf of Deborah A. Rendulic, et al.  
(Name of Party)

1. Type of Case: Simple ☒ Complex ☐ Companion Case ☐  
2. Type of Trial: Jury ☒ Nonjury ☐ Arbitration ☐

3. Estimated Trial Time 2 to 3 day(s)        hours        minutes  
Estimated Arbitration        day(s)        hours        minutes

4. Trial Counsel: (List name, address and telephone number for each party and name,  
address and telephone number of person responsible for each unrepresented party.)

Gregory Olsavick, Esq., Counsel for Plaintiff, 2900 Old Route 220, Suite 201,  
Altoona, PA 16601 (814) 942-3699.

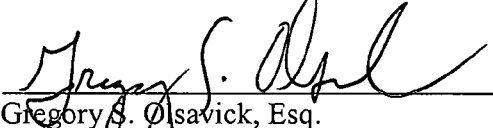
John R. Dennison, Esq., Counsel for Defendant, 293 Main Street, Brookville, PA  
15825 (814) 849-8316

I Certify on behalf of Deborah A. Rendulic, et al.

That the pleadings are complete, that all preliminary motions have been resolved, that all discovery has been completed and that the case is in all respects ready for trial except:

a) motions in limine x ; b) expert depositions x .

DATE: April 16, 2008

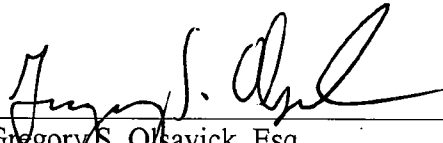
  
\_\_\_\_\_  
Gregory S. Olsavick, Esq.  
Attorney for Plaintiff

**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the within Certificate of Readiness was served on all Counsel listed below, by First Class Mail, postage prepaid, on this 16 day of April 2008:

John R. Dennison, II  
Dennison, Dennison & Harper  
293 Main Street  
Brookville, PA 15825-1291

EDGAR SNYDER & ASSOCIATES LLC

  
\_\_\_\_\_  
Gregory S. Olsavick, Esq.  
Attorney for Plaintiffs

UP

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

DEBORAH A. RENDULIC and MARK RENDULIC,  
her husband; SLOAN SAMPLE, a minor, by and  
through her natural parent and guardian, DEBORAH  
A. RENDULIC; LEE ANN BELL, a minor, by and  
through her parent and natural guardian, DEBORAH  
A. RENDULIC; and KENNETH MOORE, a minor by  
and through his parent and natural guardian,  
DEBORAH A. RENDULIC,

Plaintiffs

vs.

HAROLD R. BURNETT,

Defendant

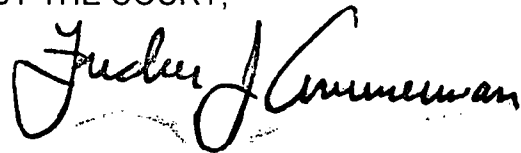
NO. 07-866-CD

**ORDER**

AND NOW, this 29th day of April, 2008, it is the ORDER of this Court that the  
Pre-Trial Conference in the above matter shall be held on the 4<sup>th</sup> day of June, 2008, at  
2:00 p.m. in Chambers.

Jury Selection in this matter is scheduled for July 24, 2008 in Courtroom No. 1 of  
the Clearfield County Courthouse, Clearfield, Pennsylvania.

BY THE COURT,



FREDRIC J. AMMERMAN  
President Judge

**FILED**

014:00601  
APR 29 2008

icc:Arms:

Disavich

J. Dennison

William A. Shaw  
Prothonotary/Clerk of Courts

(62)



FILED

APR 29 2008

William A. Shaw  
Prothonotary/Clerk of Courts

DATE: 4/29/08

     You are responsible for serving all appropriate parties.

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

     Plaintiff(s)   X   Plaintiff(s) Attorney      Other

     Defendant(s)   Y   Defendant(s) Attorney

     Special Instructions:

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
through her parent and natural guardian,  
DEBORAH A. RENDULIC; and KENNETH  
MOORE, a minor, by and through his parent  
and natural guardian, DEBORAH A.  
RENDULIC,

Plaintiff,

vs.

HAROLD R. BURNETT,  
Defendant.

No  
actions  
@  
this  
time

No. 07-866 CD

MOTION FOR ALTERNATIVE JURY  
SELECTION DATE/MOTION TO  
CONTINUE CASE

Filed on behalf of Plaintiff, DEBORAH A.  
RENDULIC

Counsel of record for this party:

GREGORY S. OLSAVICK, ESQUIRE

PA I.D. No. 34620

EDGAR SNYDER & ASSOCIATES, LLC  
Regency Square  
2900 Old Route 220  
Suite 201  
Altoona, PA 16601

(814) 942-3699

FILED

MAY 16 2008

William A. Shaw  
Prothonotary/Clerk of Courts

2 sent to Ann

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,  
PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and through  
his parent and natural guardian, DEBORAH  
A. RENDULIC; and KENNETH MOORE,  
a minor, by and through her parent and  
natural guardian, DEBORAH A. RENDULIC,  
Plaintiffs

No.: 07-866-CD

Vs.

HAROLD R. BURNETT,  
Defendant

**MOTION FOR ALTERNATIVE JURY SELECTION DATE/  
MOTION TO CONTINUE CASE**

AND NOW comes the Plaintiff, Deborah A. Rendulic, by and through her attorneys,  
EDGAR SNYDER & ASSOCIATES LLC and GREGORY S. OLSAVICK, ESQUIRE, and files  
the within Motion for Alternative Jury Selection Date or in the alternative, Motion to Continue  
Case, and in support thereof, avers as follows:

1. This case is scheduled for jury selection on Thursday, July 24, 2008.
2. This case is also scheduled for a pre-trial conference for Thursday, June 4, 2008 at  
2:00 p.m.
3. Undersigned counsel has already been scheduled for a jury trial in Centre County with  
Judge Lunsford, which is scheduled for Wednesday, July 23 and Thursday, July 24, 2008.

4. Undersigned counsel does not anticipate the Centre County case will settle prior to trial, due to the fact that there have been a number of pretrial conferences and settlement conferences, which have not proven fruitful.

5. As a consequence, undersigned counsel will be unable to attend jury selection as presently scheduled for July 24, 2008. Undersigned counsel's understanding is that the next civil jury trial term will not be until some time at the beginning of 2009.

6. Under cover of letter dated May 12, 2008, correspondence was forwarded to the Court in this regard. A true and correct copy is attached as Exhibit "1".

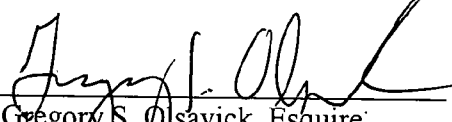
7. Under the circumstances, undersigned counsel is submitting the within motion in order to determine whether there might be an alternative jury selection date subsequent to July 24, 2008, for example, during the fall of 2008, such that jury selection could be scheduled, and this case proceed to trial prior to the end of 2008.

8. In the alternative, given the Court's schedule, if this is not possible or conceivable, then undersigned counsel must respectfully request that this matter be continued until the next civil jury term of Court.

WHEREFORE, it is respectfully requested Motion for Alternative Jury Selection Date or in the alternative, Motion to Continue Case be granted.

Respectfully submitted,

EDGAR SNYDER & ASSOCIATES LLC

By:   
Gregory S. Olsavick, Esquire  
Attorney for Plaintiffs

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,  
PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and through  
her parent and natural guardian, DEBORAH  
A. RENDULIC; and KENNETH MOORE,  
a minor, by and through his parent and  
natural guardian, DEBORAH A. RENDULIC,  
Plaintiffs

No.: 07-866-CD

Vs.

HAROLD R. BURNETT,  
Defendant

**PROPOSED ORDER**

AND NOW this 14<sup>th</sup> day of May, 2008, in consideration of the within Motion for  
Alternative Jury Selection Date or in the alternative, Motion to Continue Case, it is hereby  
ORDERED that motion be granted and the case be rescheduled for a later date consistent with  
the Court's schedule.

BY THE COURT:

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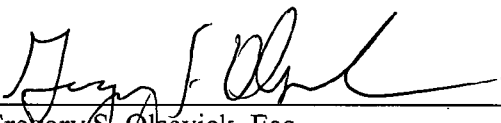
Frederic J. Ammerman, Judge

**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the within Motion was served on all Counsel listed below, by U.S. Mail, on this 14<sup>th</sup> day of May 2008:

Mary Ann C. Acton, Esq.  
Bashline & Hutton  
Suite 3500, One Oliver Plaza  
210 Sixth Avenue  
Pittsburgh, PA 15222

EDGAR SNYDER & ASSOCIATES LLC

  
\_\_\_\_\_  
Gregory S. Olsavick, Esq.  
Attorney for Plaintiffs

Gregory S. Olsavick, Esquire  
Email: [golsavick@edgarsnyder.com](mailto:golsavick@edgarsnyder.com)

May 12, 2008

Hon. Frederic J. Ammerman  
Clearfield County Courthouse  
230 East Market Street  
Clearfield, PA 16830

RE: Deborah A. Rendulic, et al v. Harold R. Burnett  
No. 07-866-CD

Dear Judge Ammerman:

I am writing to you with respect to the above matter, as a consequence of the scheduling order which was issued. Specifically, jury selection has been set in this case for Thursday, July 24, 2008 at 9:00 a.m. I am writing to advise, however, that I have been scheduled for a jury trial in Centre County, with Judge Lunsford, which is scheduled for Wednesday, July 23 and Thursday, July 24, 2008.

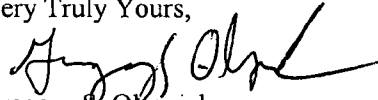
I wish to advise the Court that I do not anticipate that this case will settle prior to trial. We have had a number of pretrial conferences to date and settlement conferences with the Court, which have not proven fruitful.

I wish to advise the Court that this case is scheduled for a Pre-Trial Conference with your Honor on June 4, 2008 at 2:00 p.m.

Under the circumstances, it may be necessary to continue this case to the next term of Court. It is my understanding that there is not another jury selection date until early 2009. However, it is also my understanding that your Honor is scheduling civil cases into October, November and quite possibly even December. If this is the case, possibly depending on the size of the civil list for you and Judge Cherry, that conceivably the Court may determine that there should be another jury selection date in September or October. If that were the case, then this case could be scheduled for jury selection at that time, looking to try the case, prior to the end of 2008. Under the circumstances and given the Rules of Practice in Clearfield County, I will be preparing a motion along these lines also. I wanted to bring this to the attention of your Honor as soon as possible. I have of course also forwarded a copy of this correspondence to counsel for the Defendant.

Thank you for your attention to this matter.

Very Truly Yours,

  
Gregory S. Olsavick

GSO/kah



IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
through her parent and natural guardian,  
DEBORAH A. RENDULIC; and KENNETH  
MOORE, a minor, by and through his parent  
and natural guardian, DEBORAH A.  
RENDULIC,

Plaintiff,

vs.

HAROLD R. BURNETT,  
Defendant.

No. 07-866 CD

MOTION FOR ALTERNATIVE JURY  
SELECTION DATE/MOTION TO  
CONTINUE CASE

Filed on behalf of Plaintiff, DEBORAH A.  
RENDULIC

Counsel of record for this party:

GREGORY S. OLSAVICK, ESQUIRE

PA I.D. No. 34620

EDGAR SNYDER & ASSOCIATES, LLC  
Regency Square  
2900 Old Route 220  
Suite 201  
Altoona, PA 16601

(814) 942-3699

FILED <sup>NO CC</sup>  
MAY 22 2008  
William A. Shaw  
Prothonotary/Clerk of Courts

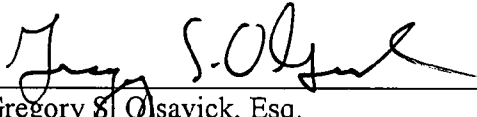


**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the within Motion was served on all Counsel listed below, by U.S. Mail, on this 14<sup>th</sup> day of May 2008:

John C. Dennison, II, Esq.  
Dennison, Dennison & Harper  
293 Main Street  
Brookville, PA 15825-1291

EDGAR SNYDER & ASSOCIATES LLC

  
\_\_\_\_\_  
Gregory S. Osavick, Esq.  
Attorney for Plaintiffs

FILED *re*

JUN 04 2008

*017:50/w*  
William A. Shaw  
Prothonotary/Clerk of Courts

*No C/C*

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,  
PENNSYLVANIA

DEBORAH A. RENDULIC and MARK  
RENDULIC, her husband; SLOAN SAMPLE,  
a minor, by and through her parent and  
natural guardian, DEBORAH A.  
RENDULIC; LEE ANN BELL, a minor,  
by and through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor, by and  
through her parent and natural guardian,  
DEBORAH A. RENDULIC,  
Plaintiffs,

vs.

HAROLD R. BURNETT,  
  
Defendant.

CIVIL ACTION - LAW

Number 866 of 2007, C. D.

Type of Case: Civil Division

Type of Pleading: Motion for Protective Order

Filed on Behalf of: Defendant

Counsel of Record for this Party:  
John C. Dennison, II

Supreme Court Number: 29408

DENNISON, DENNISON & HARPER  
293 Main Street  
Brookville, Pennsylvania 15825  
(814) 849-8316



5. The Defendant was hospitalized for several months after the accident, and it would be extremely expensive and burdensome to produce such information.

6. Requesting this information is also in contravention of Local Rule 212.2 which requires all discovery to have been completed prior to listing the case for trial.

7. Furthermore, in past discussions between counsel for the Plaintiffs and counsel for the Defendant, the Plaintiffs were advised that they could subpoena these records themselves and thereby incur the expense in obtaining them.

DENNISON, DENNISON & HARPER

By 

John C. Dennison, II

Attorneys for Defendant

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,  
PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and through  
her parent and natural guardian, DEBORAH  
A. RENDULIC; and KENNETH MOORE,  
a minor, by and through her parent and  
natural guardian, DEBORAH A. RENDULIC,  
Plaintiffs

No.: 866 of 2007, C.D.

Vs.

HAROLD R. BURNETT,  
Defendant

**PLAINTIFFS SUPPLEMENTAL REQUEST FOR PRODUCTION OF DOCUMENTS**  
**DIRECTED TO DEFENDANT**

TO: Harold R. Burnett  
c/o John C. Dennison, II, Esq.  
Dennison, Dennison & Harper  
293 Main Street  
Brookville, PA 15825

AND NOW comes the Plaintiffs, DEBORAH A. RENDULIC and MARK RENDULIC, her husband, Sloan Sample, a minor, Lee Ann Bell, a minor and Kenneth Moore, a minor, by Gregory S. Olsavick, Esq. and EDGAR SNYDER & ASSOCIATES, LLC, Attorney, and requests that the within named Defendant, Harold R. Burnett, produce the following described documents and materials for inspection and copying at the offices of the Plaintiffs' attorney, in accordance with the provisions of the Pennsylvania Rules of Civil Procedure, as they relate to permissible pre-trial discovery, and such materials that relate to the within-captioned cause of action upon which the Plaintiffs base their claim against the Defendant. This request is deemed to be continuing in nature and will require updating as additional documents and materials come

JUN - 2 2008

into the possession of the Defendant, the Defendant's attorney, or the agents for the Defendant.  
Please include the following for each Document Production Request:

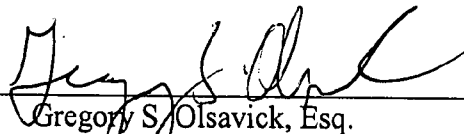
- a. A description of each document produced;
- b. A complete description of each document covered by the request that is not provided or produced;
- c. The reasons why each non-produced document was not provided or produced;
- d. An affidavit from Defendant that the documents produced and the documents withheld constitute every document described in the document request that is within the possession, custody or control of the responding party.

1. Any and all hospital and medical treatment records of Defendant, including the June 7, 2006 motor vehicle accident treatment records, and any records subsequent to the accident through the present time.

2. Any and all family doctor/PCP records of Defendant subsequent to the June 7, 2006 accident through the present time..

3. Any and all prescription records/documentation for Defendant subsequent to the June 7, 2006 accident through the present time.

EDGAR SNYDER & ASSOCIATES, LLC

By   
Gregory S. Olsavick, Esq.  
Attorney for Plaintiffs

Date: 05/30/2008

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

DEBORAH A. RENDULIC and MARK RENDULIC,  
her husband; SLOAN SAMPLE a minor, by and  
through her natural parent and guardian,  
DEBORAH A. RENDULIC; LEE ANN BELL, a minor,  
by and through her parent and natural guardian,  
DEBORAH A. RENDULIC; and KENNETH MOORE,  
a minor by DEBORAH A. RENDULIC;  
DEBORAH A. RENDULIC,

Plaintiffs

vs.

HAROLD R. BURNETT,  
Defendant

FILED

01/12/47/BL  
JUN 05 2008

William A. Shaw  
Prothonotary/Clerk of Courts

1cc Amy: Olsavick  
Dennison  
GR

NO. 07-866-CD

ORDER

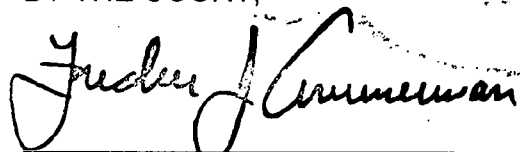
NOW, this 4<sup>th</sup> day of June, 2008, following pre-trial conference with counsel for the parties as set forth above, it is the ORDER of this Court as follows:

1. Jury Selection will be held on July 24, 2008 commencing at 9:00 a.m. in Courtroom No. 1 of the Clearfield County Courthouse, Clearfield, Pennsylvania.
2. Jury Trial is hereby scheduled for December 10, 11, 12, 2008 commencing at 9:00 a.m. each day in Courtroom No. 1 of the Clearfield County Courthouse, Clearfield, Pennsylvania.
3. All depositions which are to be used for trial presentation purposes shall be completed by absolutely no later than thirty (30) days prior to the commencement of trial or the same will not be available for use at trial. A copy of the transcript of any such deposition(s) shall be provided to opposing counsel within no more than twenty (20) days following completion of the deposition(s).
4. The written report of any expert who will testify at trial which has not previously been provided to opposing counsel shall be delivered within no more than ninety

(90) days from this date. Failure to comply will result in the witness not being available for use at trial.

5. Any party making objections relative the testimony to be provided by any witness in the form of a deposition at the time of trial shall submit said objections to the Court, in writing, no later than forty-five (45) days prior to the commencement of trial. All objections shall reference specific page and line numbers within the deposition(s) in question along with that party's brief relative same. The opposing party shall file an Answer thereto and submit its brief in opposition to said objections no later than thirty (30) days prior to the commencement of trial.
6. Any party filing any Motion or Petition regarding limitation or exclusion of evidence or testimony to be presented at time of trial, including but not limited to Motions in Limine, shall file the same no more than forty-five (45) days prior to the trial date. The party's Petition or Motion shall be accompanied by an appropriate brief. The responding party thereto shall file its Answer and submit appropriate response brief no later than thirty (30) days prior to trial.
7. Copies of any exhibits to be offered at time of trial which have not been previously listed in the parties' discovery process or in pre-trial statements shall be provided to opposing counsel by no later than thirty (30) days prior to trial.

BY THE COURT,

A handwritten signature in black ink, appearing to read "Fredric J. Ammerman", written over a horizontal line.

FREDRIC J. AMMERMAN  
President Judge



FILED

JUN 05 2008

William A. Shaw  
Prothonotary/Clerk of Courts

DATE: 6/5/08

☐ 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:

CA

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

DEBORAH A. RENDULIC and MARK RENDULIC,  
her husband; SLOAN SAMPLE a minor, by and  
through her natural parent and guardian,  
DEBORAH A. RENDULIC; LEE ANN BELL, a minor,  
by and through her parent and natural guardian,  
DEBORAH A. RENDULIC; and KENNETH MOORE,  
a minor by DEBORAH A. RENDULIC;  
DEBORAH A. RENDULIC,

Plaintiffs

vs.

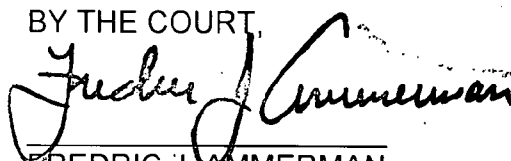
HAROLD R. BURNETT,  
Defendant

NO. 07-866-CD

ORDER

NOW, this 4<sup>th</sup> day of June, 2008, it is the ORDER of this Court that the Motion for Protective Order filed on behalf of the Defendant be and is hereby GRANTED. The Court notes that the Plaintiff will be able to obtain the medical records in question through the issuance of an appropriate subpoena.

BY THE COURT,



FREDRIC J. AMMERMAN  
President Judge

FILED

01245/01  
JUN 05 2008

William A. Shaw  
Prothonotary/Clerk of Courts

cc Atty's:  
Olsavick  
Dennison

OK

FILED

JUN 05 2008

William A. Shaw  
Prothonotary/Clerk of Courts

DATE: 6/5/08

☐ 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

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor  
by and through his parent and natural  
guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

vs.

HAROLD R. BURNETT,  
Defendant

CIVIL ACTION - LAW

No. 866 of 2007 C.D.

FILED

DEC 19 2008

m/10:30/c  
William A. Shaw  
Prothonotary/Clerk of Courts  
No 9c (Gil)

PETITION FOR APPROVAL OF  
MINORS' SETTLEMENT CLAIMS

Filed on behalf of :  
Plaintiffs

Counsel of Record for Plaintiffs:

GREGORY S. OLSAVICK, ESQ.  
PA I.D. No. 34620  
Email: [golsavick@edgarsnyder.com](mailto:golsavick@edgarsnyder.com)

Firm No. 1605

Edgar Snyder & Associates, LLC.  
2900 Old Route 220  
Altoona, PA 16601  
(814) 942-3699

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor  
by and through his parent and natural  
guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

CIVIL ACTION - LAW

No. 866 of 2007 C.D.

vs.

HAROLD R. BURNETT,  
Defendant

**FILED** ICC Atty  
p/10:35:30 Asavick  
DEC 29 2008

William A. Shaw  
Prothonotary/Clerk of Courts

**ORDER**

AND NOW, to wit, this 24<sup>th</sup> day of DECEMBER, 2008, it is hereby ORDERED  
that the claims on behalf of the minor Petitioner, SLOAN SAMPLE, as to liability insurance may  
be settled for the sum of Five Thousand (\$5,000.00) Dollars.

A. It is further Ordered that the allocation of the settlement monies in the amount of  
\$5,000.00 be approved and apportioned as follows:

Fee to the law firm of Edgar Snyder & Associates, LLC \$ 1,250.00

Reimbursement of costs to the law firm of  
Edgar Snyder & Associates, LLC \$ 766.79

B. It is further Ordered that the settlement proceeds of Two Thousand Nine Hundred  
Eighty-three and 21/100 (\$2,983.21) Dollars shall be distributed by payment of the sum of  
\$2,983.21 to DEBORAH A. RENDULIC, as parent and natural guardian of SLOAN SAMPLE,  
and the bank of DEBORAH A. RENDULIC's choosing. The settlement proceeds will be  
forwarded directly by Gregory S. Olsavick, Esquire, to the bank which must be federally insured

or whose deposits are backed by the full faith and credit of the United States Government, and said funds must be deposited in an account in the minor's own name with an express restriction that no funds may be withdrawn until the minor achieves the age of 18 unless otherwise authorized by an Order of the Court of Common Pleas of Clearfield County.

C. Petitioner, DEBORAH A. RENDULIC, shall be the person authorized to execute all necessary documents on behalf of SLOAN SAMPLE to settle all claims to the liability insurance of Allstate Insurance Company.

D. Attorney Gregory S. Olsavick shall provide this court with proof of deposit of the settlement proceeds received by the Minor within thirty (30) days of deposit of said funds.

BY THE COURT:

A handwritten signature in black ink, appearing to read "Judge J. Cunningham", is written over a horizontal line.

DATE: 12/29/08

☒ 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:

**FILED**

**DEC 29 2008**

William A. Shaw  
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor  
by and through his parent and natural  
guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

CIVIL ACTION - LAW

No. 866 of 2007 C.D.

vs.

HAROLD R. BURNETT,  
Defendant

**FILED**  
DEC 29 2008  
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McC  
Olsavick

William A. Shaw  
Prothonotary/Clerk of Courts

**ORDER**

AND NOW, to wit, this 24<sup>th</sup> day of DECEMBER, 2008, it is hereby ORDERED that the claims on behalf of the minor Petitioner, LEE ANN BELL, as to liability insurance may be settled for the sum of One Thousand Eight Hundred (\$1,800.00) Dollars.

A. It is further Ordered that the allocation of the settlement monies in the amount of \$1,800.00 be approved and apportioned as follows:

Fee to the law firm of Edgar Snyder & Associates, LLC	\$ 233.87
Reimbursement of costs to the law firm of Edgar Snyder & Associates, LLC	\$ 566.13

B. It is further Ordered that the settlement proceeds of One Thousand (\$1,000.00) Dollars shall be distributed by payment of the sum of \$1,000.00 to DEBORAH A. RENDULIC, as parent and natural guardian of LEE ANN BELL, and the bank of DEBORAH A. RENDULIC's choosing. The settlement proceeds will be forwarded directly by Gregory S. Olsavick, Esquire, to the bank which must be federally insured or whose deposits are backed by



the full faith and credit of the United States Government, and said funds must be deposited in an account in the minor's own name with an express restriction that no funds may be withdrawn until the minor achieves the age of 18 unless otherwise authorized by an Order of the Court of Common Pleas of Clearfield County.

C. Petitioner, DEBORAH A. RENDULIC, shall be the person authorized to execute all necessary documents on behalf of LEE ANN BELL to settle all claims to the liability insurance of Allstate Insurance Company.

D. Attorney Gregory S. Olsavick shall provide this court with proof of deposit of the settlement proceeds received by the Minor within thirty (30) days of deposit of said funds.

BY THE COURT:

A handwritten signature in black ink, appearing to read "Judge J. Cunningham", is written over a horizontal line.

DATE: 12/29/08

☒ 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:

**FILED**

DEC 29 2008

William A. Shaw  
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor  
by and through his parent and natural  
guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

CIVIL ACTION - LAW

No. 866 of 2007 C.D.

vs.

HAROLD R. BURNETT,  
Defendant

**FILED** <sup>ICC</sup>  
010:37801 Amy Olsavick  
DEC 29 2008  
5 William A. Shaw  
Prothonotary/Clerk of Courts

AND NOW, to wit, this 24<sup>th</sup> day of DECEMBER, 2008, it is hereby **ORDERED** that the claims on behalf of the minor Petitioner, KENNETH MOORE, as to liability insurance may be settled for the sum of Five Thousand Eight Hundred Fifty-four (\$5,854.00) Dollars.

A. It is further Ordered that the allocation of the settlement monies in the amount of \$5,854.00 be approved and apportioned as follows:

Fee to the law firm of Edgar Snyder & Associates, LLC	\$ 1,463.50
Reimbursement of costs to the law firm of Edgar Snyder & Associates, LLC	\$ 553.14
Immediate cash payable to the Pennsylvania Department of Public Welfare in full and final settlement of lien	\$ 154.00

B. It is further Ordered that the settlement proceeds of \$3,683.36 shall be distributed by payment of the sum of \$3,683.36 to DEBORAH A. RENDULIC, as parent and natural guardian of KENNETH MOORE, and the bank of DEBORAH A. RENDULIC's choosing. The settlement proceeds will be forwarded directly by Gregory S. Olsavick, Esquire, to the bank

which must be federally insured or whose deposits are backed by the full faith and credit of the United States Government, and said funds must be deposited in an account in the minor's own name with an express restriction that no funds may be withdrawn until the minor achieves the age of 18 unless otherwise authorized by an Order of the Court of Common Pleas of Clearfield County.

D. Petitioner, DEBORAH A. RENDULIC, shall be the person authorized to execute all necessary documents on behalf of KENNETH MOORE to settle all claims to the liability insurance of Allstate Insurance Company.

E. Attorney Gregory S. Olsavick shall provide this court with proof of deposit of the settlement proceeds received by the Minor within thirty (30) days of deposit of said funds.

BY THE COURT:

A handwritten signature in black ink, appearing to read "Judge J. Cunningham", is written over a horizontal line.

DATE: 12/29/08

☒ Yes 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:

**FILED**

DEC 29 2008

William A. Shaw  
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor  
by and through his parent and natural  
guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

CIVIL ACTION - LAW

No. 866 of 2007 C.D.

vs.

HAROLD R. BURNETT,  
Defendant

**PETITION FOR APPROVAL OF MINORS' SETTLEMENT CLAIMS**

AND NOW, comes Petitioner DEBORAH A. RENDULIC, by and through her attorneys,  
Edgar Snyder & Associates, LLC and Gregory S. Olsavick, Esquire, and sets forth the following  
Petition for Approval of Minors' Settlement Claims on behalf of her minor children, SLOAN  
SAMPLE, LEE ANN BELL and KENNETH MOORE.

**ON BEHALF OF MINOR PETITIONER, SLOAN SAMPLE:**

1. Minor Petitioner, SLOAN SAMPLE, at the time of the within accident, resided  
and continues to reside with her parent and natural guardian, DEBORAH A. RENDULIC, at  
P.O. Box 185, Birch Street, Lanse, Clearfield County, PA 16849.
2. At the time of the within accident, SLOAN SAMPLE was fourteen (14) years old,  
with a date of birth of March 6, 1992.
3. On or about June 7, 2006, minor Petitioner, SLOAN SAMPLE, was a restrained  
passenger in a vehicle operated by her mother, Plaintiff DEBORAH A. RENDULIC. The

Rendulic vehicle was traveling northbound on S.R. 53, Morrisdale/Allport Highway, in Morris Township, Clearfield County, when the Defendant, HAROLD BURNETT, operating his vehicle southbound on S.R. 53, suddenly and without warning, crossed the double yellow line into the northbound lane directly in the path of Plaintiff, DEBORAH A. RENDULIC, thereby causing a head-on severe impact between the vehicles which resulted in injuries to minor Petitioner SLOAN SAMPLE. A copy of the Police Report is attached hereto and marked as Exhibit "A".

4. At the time of the accident, minor Petitioner SLOAN SAMPLE suffered right arm pain, right hand pain and left knee pain. She was transported by ambulance to the Clearfield Hospital for treatment.

5. Upon arrival the Clearfield Hospital Emergency Room, SLOAN SAMPLE underwent an X-ray of her right arm which revealed a closed fracture of the third metacarpal. Her right wrist was splinted and her right arm was placed in a sling. The Clearfield Hospital ER records of June 6, 2007 are attached as Exhibit "B".

6. SLOAN SAMPLE returned to the Clearfield Hospital the following day, June 7, 2007, to be treated by Dr. Polintan, an orthopedic doctor. At that time, a short arm cast was applied to the minor Petitioner's right wrist. Follow-up X-rays of the right wrist were taken on June 16, 2006 and again on July 17, 2006.

7. The minor Petitioner's cast was removed on July 17, 2006, at which time she was instructed in a home exercise program for range of motion and strengthening of the wrist. Dr. Polintan's office notes are attached hereto as Exhibit "C".

8. Petitioners hired the law firm of Edgar Snyder & Associates, LLC on a 40% contingency basis plus reimbursement of expenses. A copy of the July 16, 2006 Power of Attorney/Fee Agreement is attached hereto as Exhibit "D." However, in order for the minor

Petitioner to more greatly benefit financially from this settlement, Edgar Snyder & Associates, LLC has voluntarily agreed to reduce its fee to 25% of the settlement monies.

9. The law firm of Edgar Snyder & Associates, LLC proceeded to conduct an investigation of the accident on July 16, 2006.

10. The Defendant, Harold Burnett, was insured under a policy written by Allstate Insurance Company. After negotiations, Allstate Insurance Company has offered \$5,000.00 in settlement. Undersigned counsel has recommended to Petitioners that they accept this settlement offer.

11. SLOAN SAMPLE's medical treatment costs totaled \$2,474.74 and were paid through first party benefits under a policy written by Erie Insurance, insuring Petitioners DEBORAH A. RENDULIC and Mark Rendulic.

12. The expenses associated with this case total \$766.79 and the proposed attorney's fee on the settlement monies is \$1,250.00 resulting in net settlement proceeds of \$2,983.21.

13. Petitioner, DEBORAH A. RENDULIC, requests that the net settlement proceeds in the amount of \$2,983.21 be deposited into an account which is fully insured or backed by the full faith and credit of the United States Government and that said funds be deposited in an account in the minor Petitioner's own name with the express restriction that no funds may be withdrawn until the minor Petitioner achieves the age of eighteen (18), unless otherwise authorized by an Order of court of the Common Pleas of Clearfield County. Therefore, this account relevant to the minor Petitioner, SLOAN SAMPLE, shall be restricted until her 18<sup>th</sup> birthday on March 6, 2010.



14. It is requested that Petitioner DEBORAH A. RENDULIC be authorized to execute all documents on behalf of minor Petitioner SLOAN SAMPLE, to settle all claims arising out of the June 7, 2006 accident.

WHEREFORE, it is requested this Honorable Court approve the settlement and distribution of minor Petitioner SLOAN SAMPLE as set forth in the attached Order.

**ON BEHALF OF MINOR PETITIONER, LEE ANN BELL:**

1. Minor Petitioner, LEE ANN BELL, at the time of the within accident, resided and continues to reside with her parent and natural guardian, DEBORAH A. RENDULIC, at P.O. Box 185, Birch Street, Lanse, Clearfield County, PA 16849.

2. At the time of the within accident, LEE ANN BELL was twelve (12) years old, with a date of birth of November 26, 1993.

3. On or about June 7, 2006, minor Petitioner, LEE ANN BELL, was a restrained passenger in a vehicle operated by her mother, Plaintiff DEBORAH A. RENDULIC. The Rendulic vehicle was traveling northbound on S.R. 53, Morrisdale/Allport Highway, in Morris Township, Clearfield County, when the Defendant, HAROLD BURNETT, operating his vehicle southbound on S.R. 53, suddenly and without warning, crossed the double yellow line into the northbound lane directly in the path of Plaintiff, DEBORAH A. RENDULIC, thereby causing a head-on severe impact between the vehicles which resulted in injuries to minor Petitioner LEE ANN BELL. A copy of the Police Report is previously attached as Exhibit "A".

4. At the time of the accident, minor Petition LEE ANN BELL suffered neck pain and arm pain. She was placed in a C-collar and transported by ambulance to the Clearfield Hospital for treatment.

5. Upon arrival the Clearfield Hospital Emergency Room, LEE ANN BELL underwent X-rays of her cervical spine and left shoulder. Examination revealed abrasions to the left side of her neck, pain to the left shoulder and pain to the neck along with tenderness to palpation on the left lateral neck and trapezius muscle. The hospital rendered a diagnosis of cervical strain. The Clearfield Hospital ER records of June 6, 2007 are attached as Exhibit "E".

6. Petitioners hired the law firm of Edgar Snyder & Associates, LLC on a 40% contingency basis plus reimbursement of expenses. A copy of the July 16, 2006 Power of Attorney/Fee Agreement is attached hereto as Exhibit "F." However, in order for the minor Petitioner to more greatly benefit financially from this settlement, Edgar Snyder & Associates, LLC has voluntarily agreed to reduce its fee to \$233.87 or 13% of the settlement monies.

7. The law firm of Edgar Snyder & Associates, LLC proceeded to conduct an investigation of the accident on July 16, 2006.

8. The Defendant, Harold Burnett, was insured under a policy written by Allstate Insurance Company. After negotiations, Allstate Insurance Company has offered \$1,800.00 in settlement. Undersigned counsel has recommended to Petitioners that they accept this settlement offer.

9. LEE ANN BELL's medical treatment costs totaled \$2,018.90 and were paid through first party benefits under a policy written by Erie Insurance, insuring Petitioners DEBORAH A. RENDULIC and Mark Rendulic.

10. The expenses associated with this case total \$566.13 and the proposed attorney's fee on the settlement monies is \$233.87 resulting in net settlement proceeds of One-Thousand (\$1,000.00) Dollars.

11. Petitioner, DEBORAH A. RENDULIC, requests that the net settlement proceeds in the amount of \$1,000.00 be deposited into an account which is fully insured or backed by the full faith and credit of the United States Government and that said funds be deposited in an account in the minor Petitioner's own name with the express restriction that no funds may be withdrawn until the minor Petitioner achieves the age of eighteen (18) , unless otherwise authorized by an Order of court of the Common Pleas of Clearfield County. Therefore, this account relevant to the minor Petitioner, LEE ANN BELL, shall be restricted until her 18<sup>th</sup> birthday on November 26, 2011.

12. It is requested that Petitioner DEBORAH A. RENDULIC be authorized to execute all documents on behalf of minor Petitioner LEE ANN BELL, to settle all claims arising out of the June 7, 2006 accident.

WHEREFORE, it is requested this Honorable Court approve the settlement and distribution of minor Petitioner LEE ANN BELL as set forth in the attached Order.

**ON BEHALF OF MINOR PETITIONER, KENNETH MOORE:**

1. Minor Petitioner, KENNETH MOORE, at the time of the within accident, resided and continues to reside with his parent and natural guardian, DEBORAH A. RENDULIC, at P.O. Box 185, Birch Street, Lanse, Clearfield County, PA 16849.

2. At the time of the within accident, KENNETH MOORE was ten (10) years old, with a date of birth of August 25, 1995.

3. On or about June 7, 2006, minor Petitioner, KENNETH MOORE, was a restrained passenger in a vehicle operated by his mother, Plaintiff DEBORAH A. RENDULIC. The Rendulic vehicle was traveling northbound on S.R. 53, Morrisdale/Allport Highway, in Morris Township, Clearfield County, when the Defendant, HAROLD BURNETT, operating his

vehicle southbound on S.R. 53, suddenly and without warning, crossed the double yellow line into the northbound lane directly in the path of Plaintiff, DEBORAH A. RENDULIC, thereby causing a head-on severe impact between the vehicles which resulted in injuries minor Petitioner KENNETH MOORE. A copy of the Police Report is previously attached as Exhibit "A".

4. At the time of the accident, minor Petitioner KENNETH MOORE suffered left hand numbness and the inability to move his left hand; pain in his right lower quadrant; right groin pain; pain in his mid-low back and abrasions on his left abdomen, hip and both knees. Additionally, his abdomen was rigid. He was treated at the scene of the accident by the Moshannon Valley EMS, however, due to the severity of his injuries, KENNETH MOORE was transported by Geisinger Medical Center Life Flight to the Altoona Regional Hospital for treatment.

5. Upon arrival at the Altoona Hospital emergency room, examination revealed swelling of the left second finger and abrasions to the left lower lateral abdomen. KENNETH MOORE underwent an X-ray of the left hand and a CT scan of the abdomen, both diagnostic studies revealing no findings. He was then discharged to home in the care of his father. The Altoona Hospital ER records of June 6, 2007 are attached as Exhibit "G".

6. Petitioners hired the law firm of Edgar Snyder & Associates, LLC on a 40% contingency basis plus reimbursement of expenses. A copy of the July 16, 2006 Power of Attorney/Fee Agreement is attached hereto as Exhibit "H". In order for the minor Petitioner to more greatly benefit financially from this settlement, Edgar Snyder & Associates, LLC has voluntarily agreed to reduce its fee to 25% of the settlement monies.

7. The law firm of Edgar Snyder & Associates, LLC proceeded to conduct an investigation of the accident on July 16, 2006.

8. The Defendant, Harold Burnett, was insured under a policy written by Allstate Insurance Company. After negotiations, Allstate Insurance Company has offered \$5,854.00 in settlement. Undersigned counsel has recommended to Petitioners that they accept this settlement offer.

9. KENNETH MOORE's medical treatment costs totaled \$28,132.25 and were paid partially through first party benefits under a policy written by Erie Insurance, insuring Petitioners DEBORAH A. RENDULIC and Mark Rendulic and partially by the Pennsylvania Department of Public Welfare. The Pennsylvania Department of Public Welfare has asserted a lien in the amount of \$154.00 as evidenced on the attached Statement of Claim which is marked as Exhibit "I".

12. The expenses associated with this case total \$553.14 and the proposed attorney's fee on the settlement monies is \$1,463.50, resulting in net settlement proceeds of \$3,683.36.

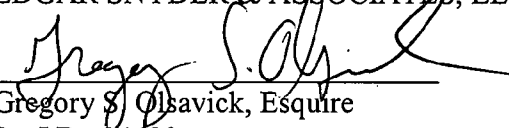
13. Petitioner, DEBORAH A. RENDULIC, requests that the net settlement proceeds in the amount of \$3,683.36 be deposited into an account which is fully insured or backed by the full faith and credit of the United States Government and that said funds be deposited in an account in the minor Petitioner's own name with the express restriction that no funds may be withdrawn until the minor Petitioner achieves the age of eighteen (18) , unless otherwise authorized by an Order of court of the Common Pleas of Clearfield County. Therefore, this account relevant to the minor Petitioner, KENNETH MOORE, shall be restricted until his 18<sup>th</sup> birthday on August 24, 2013.

14. It is requested that Petitioner DEBORAH A. RENDULIC be authorized to execute all documents on behalf of minor Petitioner KENNETH MOORE, to settle all claims arising out of the June 7, 2006 accident.

WHEREFORE, it is requested this Honorable Court approve the settlements and distribution of minor Petitioners, SLOAN SAMPLE, LEE ANN BELL and KENNETH MOORE as set forth in the attached Orders.

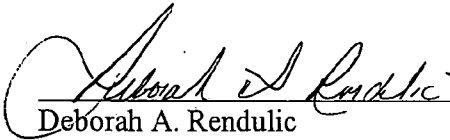
Respectfully submitted:

EDGAR SNYDER & ASSOCIATES, LLC

  
Gregory S. Olsavick, Esquire  
Pa. I.D. 34620  
Attorney for Petitioner

VERIFICATION

I, Deborah A Rendulic, Petitioner herein, hereby verify that the averments of fact contained in the foregoing 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 Purdons Consolidated Statutes Section 4904, relating to unsworn falsification to authorities.

  
Deborah A. Rendulic

Date: 12/12/08

COMMONWEALTH OF PENNSYLVANIA  
POLICE CRASH REPORT FORM

AA 500 1

Case Closed ☐ Yes ☐ No  
Reportable Crash ☒ Yes ☐ No

Page

01



Crash Number

P1188431

1	<b>Police Agency Data</b>									
	Incident Number MC PD 2006-332						Police Agency 17502		Patrol Zone 	
2	<b>Crash Data</b>									
	Agency Name MORRIS COOPER REGIONAL POLICE				Precinct 		Investigation Date (MM-DD-YYYY) 06-07-2006			
3	<b>Loc Type</b>									
	Dispatch Time (mil) 1619		Arrival Time (mil) 1626		Investigator LT. TODD E. LOMBARDO			Badge Number 901		
4	<b>Principal Road</b>									
	County 17		County Name CLEARFIELD		Municipality 224		Municipality Name MORRIS TOWNSHIP		Day of Week <input type="checkbox"/> Sun <input type="checkbox"/> Thu <input type="checkbox"/> Mon <input type="checkbox"/> Fri <input type="checkbox"/> Tue <input type="checkbox"/> Sat <input checked="" type="checkbox"/> Wed <input type="checkbox"/> Unk	
5	<b>Intersecting Road</b>									
	Crash Date (MM-DD-YYYY) 		Crash Time (mil) 		No of Units 		People 		Injured 	
6	<b>Distance From Landmark</b>									
	Workzone (If Yes, Complete Form M, Section 29) <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		School Bus Related <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		School Zone Related <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		Notify PENNDOT Maintenance <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		*If > 00 complete Form F	
7	<b>GPS</b>									
	Route Number 53		Segment (Optional) 		Travel Lanes 02		Speed Limit 45		Orientation <input checked="" type="checkbox"/> North <input type="checkbox"/> South <input type="checkbox"/> East <input type="checkbox"/> West <input type="checkbox"/> Unknown	
8	<b>TCD</b>									
	Street Name MORRISDALE ALP		Street Ending HW		Route Signing <input type="checkbox"/> Interstate (Not Turnpike) <input type="checkbox"/> Turnpike (East/West) <input type="checkbox"/> Turnpike Spur <input type="checkbox"/> State Highway <input checked="" type="checkbox"/> County Road <input type="checkbox"/> Local Road or Street <input type="checkbox"/> Private Road <input type="checkbox"/> Other/Unknown		House Number (if applicable) 6339		*Special Location 	
9	<b>Lane Closure</b>									
	Route Signing <input type="checkbox"/> Interstate (Not Turnpike) <input type="checkbox"/> Turnpike (East/West) <input type="checkbox"/> Turnpike Spur <input type="checkbox"/> State Highway <input checked="" type="checkbox"/> County Road <input type="checkbox"/> Local Road or Street <input type="checkbox"/> Private Road <input type="checkbox"/> Other/Unknown		Route Signing <input type="checkbox"/> Interstate (Not Turnpike) <input type="checkbox"/> Turnpike (East/West) <input type="checkbox"/> Turnpike Spur <input type="checkbox"/> State Highway <input checked="" type="checkbox"/> County Road <input type="checkbox"/> Local Road or Street <input type="checkbox"/> Private Road <input type="checkbox"/> Other/Unknown		Route Signing <input type="checkbox"/> Interstate (Not Turnpike) <input type="checkbox"/> Turnpike (East/West) <input type="checkbox"/> Turnpike Spur <input type="checkbox"/> State Highway <input checked="" type="checkbox"/> County Road <input type="checkbox"/> Local Road or Street <input type="checkbox"/> Private Road <input type="checkbox"/> Other/Unknown		Route Signing <input type="checkbox"/> Interstate (Not Turnpike) <input type="checkbox"/> Turnpike (East/West) <input type="checkbox"/> Turnpike Spur <input type="checkbox"/> State Highway <input checked="" type="checkbox"/> County Road <input type="checkbox"/> Local Road or Street <input type="checkbox"/> Private Road <input type="checkbox"/> Other/Unknown		Route Signing <input type="checkbox"/> Interstate (Not Turnpike) <input type="checkbox"/> Turnpike (East/West) <input type="checkbox"/> Turnpike Spur <input type="checkbox"/> State Highway <input checked="" type="checkbox"/> County Road <input type="checkbox"/> Local Road or Street <input type="checkbox"/> Private Road <input type="checkbox"/> Other/Unknown	
10	<b>Other</b>									
	Route Signing <input type="checkbox"/> Interstate (Not Turnpike) <input type="checkbox"/> Turnpike (East/West) <input type="checkbox"/> Turnpike Spur <input type="checkbox"/> State Highway <input checked="" type="checkbox"/> County Road <input type="checkbox"/> Local Road or Street <input type="checkbox"/> Private Road <input type="checkbox"/> Other/Unknown		Route Signing <input type="checkbox"/> Interstate (Not Turnpike) <input type="checkbox"/> Turnpike (East/West) <input type="checkbox"/> Turnpike Spur <input type="checkbox"/> State Highway <input checked="" type="checkbox"/> County Road <input type="checkbox"/> Local Road or Street <input type="checkbox"/> Private Road <input type="checkbox"/> Other/Unknown		Route Signing <input type="checkbox"/> Interstate (Not Turnpike) <input type="checkbox"/> Turnpike (East/West) <input type="checkbox"/> Turnpike Spur <input type="checkbox"/> State Highway <input checked="" type="checkbox"/> County Road <input type="checkbox"/> Local Road or Street <input type="checkbox"/> Private Road <input type="checkbox"/> Other/Unknown		Route Signing <input type="checkbox"/> Interstate (Not Turnpike) <input type="checkbox"/> Turnpike (East/West) <input type="checkbox"/> Turnpike Spur <input type="checkbox"/> State Highway <input checked="" type="checkbox"/> County Road <input type="checkbox"/> Local Road or Street <input type="checkbox"/> Private Road <input type="checkbox"/> Other/Unknown		Route Signing <input type="checkbox"/> Interstate (Not Turnpike) <input type="checkbox"/> Turnpike (East/West) <input type="checkbox"/> Turnpike Spur <input type="checkbox"/> State Highway <input checked="" type="checkbox"/> County Road <input type="checkbox"/> Local Road or Street <input type="checkbox"/> Private Road <input type="checkbox"/> Other/Unknown	



[illegible]

P 1188431

Police Use Only

Page:

0	2
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[illegible]

COMMONWEALTH OF PENNSYLVANIA  
POLICE CRASH REPORT FORM



Crash Number

AA 500 2

Police Use Only

Page:

03

P 1188431

Unit Info

<b>Type Unit</b>	<input checked="" type="checkbox"/> Motor Vehicle in Transport	<input type="checkbox"/> Hit & Run Vehicle	<input type="checkbox"/> Illegally Parked	<input type="checkbox"/> Legally Parked	<input type="checkbox"/> Non - Motorized	<b>Commercial Vehicle</b> <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No (If Yes, Complete Form C)
	<input type="checkbox"/> Pedestrian	<input type="checkbox"/> Pedestrian on Skates, in Wheelchair, etc	<input type="checkbox"/> Disabled From Previous Crash	<input type="checkbox"/> Train	<input type="checkbox"/> Phantom Vehicle	

(If "Pedestrian" or "Pedestrian on Skates, in Wheelchair, etc", Complete Form M, Section 28)

Vehicle Driver / Pedestrian Information

<b>Unit No</b>	<b>First Name</b>	<b>MI</b>	<b>Date of Birth (MM-DD-YYYY)</b>
02	DEBORAH	A	10/15/1969
<b>Delete?</b>	<b>Last Name</b>	<b>Telephone Number</b>	
<input type="checkbox"/>	RENDULIC		
<b>Address / City / State</b>			<b>Zip</b>
BIRCH ST. P.O. Box 185 LANSE PA.			16849
<b>Driver License Number</b>		<b>State</b>	<b>Class</b>
22387325		PA	C
<b>Alcohol/Drugs Suspected</b>		<b>Driver or Pedestrian Physical Condition</b>	
<input checked="" type="checkbox"/> No <input type="checkbox"/> Alcohol <input type="checkbox"/> Illegal Drugs <input type="checkbox"/> Alcohol and Drugs <input type="checkbox"/> Medication <input type="checkbox"/> Unknown		<input checked="" type="checkbox"/> Apparently Normal <input type="checkbox"/> Had Been Drinking <input type="checkbox"/> Illegal Drug Use <input type="checkbox"/> Sick <input type="checkbox"/> Fatigue <input type="checkbox"/> Asleep <input type="checkbox"/> Medication <input type="checkbox"/> Unknown	
<b>Alcohol Test Type</b>		<b>Primary Vehicle Code Violation</b>	
<input type="checkbox"/> Test Not Given <input type="checkbox"/> Blood <input type="checkbox"/> Breath <input type="checkbox"/> Urine <input type="checkbox"/> Other <input type="checkbox"/> Unknown if Test Given		<input type="checkbox"/> Charged? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
<b>Alcohol Test Results</b>		<b>Driver Presence</b>	
<input type="checkbox"/> Test Refused <input type="checkbox"/> Test Given, Contaminated Results <input type="checkbox"/> Unknown Results		1=Driver Operated Vehicle 2=No Driver 3=Driver Fled Scene 4=Hit and Run 9=Unknown	
<b>Owner/Driver</b>			
00=Not Applicable 01=Private Vehicle Owned/Leased by Driver 02=Private Vehicle Not Owned/Leased by Driver 03=Rented Vehicle 04=State Police Vehicle 05=PENNDOT Vehicle 06=Other State Gov Veh 07=Municipal Police Veh 08=Other Municipal Government Vehicle 09=Federal Gov Veh 98=Other 99=Unknown			

Vehicle Information

<b>Same as Driver</b>	<b>Owner First Name</b>	<b>Owner Last Name or Business Name (If Pedestrian, skip this Section)</b>	
<input type="checkbox"/>	MARIL	RENDULIC	
<b>Address / City / State / Zip</b>		<b>Vehicle Make</b>	<b>*Make Code</b>
117 BIRCH STREET P.O. Box 185 LANSE PA. 16849		DODGE	7
<b>VIN</b>	<b>Model Year</b>	<b>Vehicle Model</b>	(see overlay)
1D4HB48N35F510113	2005	DURANGO	
<b>License Plate</b>	<b>Reg. State</b>	<b>Est. Speed</b>	<b>Vehicle Towed</b>
GFA6577	PA	50	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No
<b>Insurance</b>	<b>Insurance Company</b>	<b>Policy No</b>	
<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No <input type="checkbox"/> Unknown	ERIE INSURANCE EXCHANGE	Q 07 1303207 N	
<b>Trailing Unit</b>	<b>No. of Trailing Units</b>	<b>Type Unit</b>	<b>Tag No</b>
		1=Towing Pass. Veh 2=Towing Truck 3=Towing Utility Trailer 4=Mobile/Modular Home 5=Camper 6=Full Trailer 7=Semi-Trailer 8=Other 9=Unknown	
<b>Direction of Travel</b>	<b>*Vehicle Position</b>	<b>*Movement</b>	<b>*See Overlay</b>
N	00	01	
<b>Vehicle Color</b>	<b>Vehicle Type</b>	<b>Special Usage</b>	
07	06	00	
01=Blue 02=Red 03=White 04=Green 05=Black 06=Yellow 07=Silver 08=Gold 09=Brown 10=Orange 11=Purple 12=Other 99=Unknown	01=Automobile 02=Motorcycle 03=Bus 04=Small Truck 05=Large Truck 06=SUV 07=Van 10=Snowmobile 11=Farm Equip 12=Construction Equip 13=ATV 18=Other Type Spec Veh 19=Unk. Type Spec Veh	12=Commercial Passenger Carrier 13=Taxi 21=Tractor Trailer 22=Twin Trailer 23=Triple Trailer 31=Modified Veh 99=Unknown	
<b>Initial Impact Point</b>	<b>Damage Indicator</b>	<b>Gradient</b>	<b>Road Alignment</b>
12	3	1	1
00=Non-Collision 01-12=Clock Points 13=Top 14=Undercarriage 15=Towed Unit 99=Unknown	0=None 1=Minor 2=Functional 3=Disabling 9=Unknown	3=Downhill 4=Bottom of Hill 5=Top of Hill 9=Unknown	1=Straight 2=Curved 9=Unknown

COMMONWEALTH OF PENNSYLVANIA  
POLICE CRASH REPORTING FORM



Crash Number

AA 500 3

Police Use Only

Page

04

P 1188431

People Information

**A Person Type:**  
1=Driver  
2=Passenger  
7=Pedestrian  
8=Other  
9=Unknown

**B Sex:**  
F=Female  
M=Male  
U=Unknown

**C Injury Severity:**  
0=Not Injured  
1=Killed  
2=Major Injury  
3=Moderate Injury  
4=Minor Injury  
8=Injury, Unk Severity  
9=Unknown if Injury

**D Seat Position:**  
00=Not A Passenger/Occupant  
01=Driver - All Vehicles  
02=Front Seat Middle Position  
03=Front Seat Right Side  
04=Second Row - Left Side Or Motorcycle Passenger  
05=Second Row - Middle Position  
06=Second Row - Right Side  
07=Third Row Or Greater - Left Side  
08=Third Row Or Greater - Middle Position  
09=Third Row Or Greater - Right Side  
10=Sleeper Section of Truckcab  
11=In Other Enclosed Passenger Or Cargo Area  
12=In Open Area (Back Of Pickup, Etc.)  
13=Trailing Unit  
14=Riding On Vehicle Exterior  
15=Bus Passenger  
98=Other  
99=Unknown

**E Safety Equipment One:**  
00=None Used / Not Applicable  
01=Shoulder Belt Used  
02=Lap Belt Used  
03=Lap And Shoulder Belt Used  
04=Child Safety Seat Used  
05=Motorcycle Helmet Used  
06=Bicycle Helmet Used  
10=Safety Belt Used Improperly  
11=Child Safety Seat Used Improperly  
12=Helmet Used Improperly  
90=Restraint Used, Type Unknown  
99=Unknown

**F Safety Equipment Two:**  
00=None Used / Not Applicable  
01=Front Air Bag Deployed (For This Seat)  
02=Side Air Bag Deployed (For This Seat)  
03=Other Type Air Bag Deployed  
04=Multiple Air Bags Deployed  
05=Motorcycle Eye Protection  
06=Bicyclist Wearing Elbow/Knee/Pads  
10=Air Bag Not Deployed, Switch On  
11=Air Bag Not Deployed, Switch Off  
12=Air Bag Not Deployed, Unk Switch Setting  
13=Air Bag Removed (Prior To Crash)  
19=Unknown If Air Bag Deployed  
99=Unknown

**G Ejection:**  
0=Not Applicable  
1=Not Ejected  
2=Totally Ejected  
3=Partially Ejected  
9=Unknown

**H Ejection Path:**  
0=Not Ejected / Not Applicable  
1=Through Side Door Opening  
2=Through Side Window  
3=Through Windshield  
4=Through Back Door  
5=Through Back Door Tailgate Opening  
6=Through Roof Opening (Sunroof/Convertible Top Down)  
7=Through Roof Opening (Convertible Top Up)  
9=Unknown

**I Extrication:**  
0=Not Applicable  
1=Not Extricated  
2=Extricated By Mechanical Means  
3=Freely By Non - Mechanical Means  
8=Other  
9=Unknown

EMS Agency: STAT MED VAC. MOSHANNON VALLEY EMS.

Medical Facility: ALTOONA REGIONAL HEALTH / CLEARFIELD HOS

Unit No 01 Person No 01 Delete? ☐ Date of Birth (MM-DD-YYYY) 04-19-1930 A B C D E F G H I 1 M 2 0 1 0 3 0 4 0 0 3

Name / Address / Phone

☒ Same as Operator

EMS Transport  
☒ Yes ☐ No

Unit No 02 Person No 01 Delete? ☐ Date of Birth (MM-DD-YYYY) 10-15-1969 A B C D E F G H I 1 F 2 0 1 0 0 0 4 0 0 3

Name / Address / Phone

☒ Same as Operator

EMS Transport  
☒ Yes ☐ No

Unit No 02 Person No 02 Delete? ☐ Date of Birth (MM-DD-YYYY) 03-06-1992 A B C D E F G H I 2 F 3 0 3 0 3 0 4 0 0 1

Name / Address / Phone

☐ Same as Operator

SLOAN SAMPLE Box 185 BIRCH ST. LANSE PA. 16849

EMS Transport  
☒ Yes ☐ No

Unit No 02 Person No 03 Delete? ☐ Date of Birth (MM-DD-YYYY) 11-26-1993 A B C D E F G H I 2 F 4 0 4 0 3 0 0 0 0 0

Name / Address / Phone

☐ Same as Operator

LEANN BELL Box 185 BIRCH STREET LANSE PA. 16849

EMS Transport  
☒ Yes ☐ No

Unit No 02 Person No 04 Delete? ☐ Date of Birth (MM-DD-YYYY) 08-24-1995 A B C D E F G H I 2 M 4 0 6 0 3 0 0 0 0 0

Name / Address / Phone

☐ Same as Operator

KENNY MOORE Box 185 BIRCH STREET LANSE PA. 16849

EMS Transport  
☒ Yes ☐ No

Unit No Person No Delete? ☐ Date of Birth (MM-DD-YYYY)

Name / Address / Phone

☐ Same as Operator

EMS Transport  
☐ Yes ☐ No

[illegible]

P 1188431

Police Use Only

Page

0	5
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General Crash Information (If more than 2 Units only complete once)	<b>Crash Description</b>	2	0=Non-Collision 1=Rear End	2=Head On 3=Rear to Rear (Backing)	4=Angle 5=Sideways (Same Direction)	6=Sideways (Opposite Direction) 7=Hit Fixed Object	8=Hit Pedestrian 9=Other/Unknown
	<b>Relation to Roadway</b>	1	1=On Travel Lanes 2=Shoulder	3=Median 4=Roadside	5=Outside Trafficway 6=In Parking Lane	7=Gore (Ramp Intersection) 9=Unknown	
	<b>Illumination</b>	1	1=Daylight 2=Dark - No Street Lights	3=Dark - Street Lights 4=Dusk	5=Dawn 6=Dark - Unknown Roadway Lighting	8=Other	
	<b>Weather Conditions</b>	1	1=No Adverse Conditions 2=Rain	3=Sleet (Hail) 4=Snow	5=Fog 6=Rain & Fog	7=Sleet & Fog 8=Other	9=Unknown
	<b>Road Surface Conditions</b>	0	0=Dry 1=Wet	2=Sand, Mud, Dirt, Oil 3=Snow Covered	4=Slush 5=Ice	6=Ice Patches 7=Water - Standing or Moving	8=Other

Unit(s) Event Information	<b>Harm Event</b>	<b>L/R</b>	<b>Most?</b>	<b>Utility Pole Number</b>		
	Unit No 1	02	□	○	□ □ □ □ □ □ □ □	
	Unit No 2	□ □	□	○	□ □ □ □ □ □ □ □	
	Unit No 3	□ □	□	○	□ □ □ □ □ □ □ □	
	<b>Harm Event</b>	<b>L/R</b>	<b>Most?</b>	<b>Utility Pole Number</b>		
Unit No 1	11	□	○	□ □ □ □ □ □ □ □		
Unit No 2	□ □	□	○	□ □ □ □ □ □ □ □		
Unit No 3	□ □	□	○	□ □ □ □ □ □ □ □		
Unit No 4	□ □	□	○	□ □ □ □ □ □ □ □		

<b>First Harmful Event in the Crash</b>	<b>Unit No</b>	<b>Harm Event</b>	<b>Most Harmful Event in the Crash</b>	<b>Unit No</b>	<b>Harm Event</b>	
	01	02	01	02		

Do not repeat this information on multiple pages

<b>Environmental / Roadway Potential Factors (E/R)</b>	<b>1</b>	<b>2</b>	<b>3</b>	
00=None 01=Windy Conditions 02=Sudden Weather Conditions 03=Other Weather Conditions 04=Deer In Roadway 05=Obstacle On Roadway 06=Other Animal In Roadway 07=Glare 08=Work Zone Related	00	□ □	□ □	
11=Slippery Road Conditions (Ice/Snow) 12=Substance On Roadway 13=Potholes 14=Broken Or Cracked Pavement 15=TCD Obstructed 16=Soft Shoulder Or Shoulder Drop Off 28=Other Roadway Factor 29=Other Environmental Factor 99=Unknown				

<b>Possible Vehicle Failures (V)</b>	<b>1</b>	<b>2</b>	<b>3</b>	
00=None 01=Tires 02=Brake System 03=Steering System 04=Suspension 05=Power Train	01	00	□ □	
06=Exhaust 07=Headlights 08=Signal Lights 09=Other Lights 10=Horn 11=Mirrors				
12=Wipers 13=Driver Seating/Control 14=Body, Doors, Hood, Etc 15=Trailer Hitch 16=Wheels 17=Airbags 18=Trailer Overloaded 19=Unsecured/Shifted Trailer Load 20=Improper Towing 21=Obstructed Windshield 99=Unknown				

<b>Indicated Prime Factor</b>	<b>Unit No</b>	<b>Factor Code</b>	
Do not repeat this information on multiple pages	01	92	
E/R   V   D   P			
<input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/> <input type="checkbox"/>			

E/R is the Prime Factor Type. Leave Unit No blank

<b>Harmful Events (Harm Event)</b>	
01=Hit Unit 1 02=Hit Unit 2 03=Hit Unit 3 04=Hit Unit 4 05=Hit Unit 5 06=Hit Other Traffic Unit 07=Hit Deer 08=Hit Other Animal 09=Collision With Other Non Fixed Object 11=Struck By Unit 1 12=Struck By Unit 2 13=Struck By Unit 3 14=Struck By Unit 4 15=Struck By Unit 5 16=Struck By Other Traffic Unit 21=Hit Tree Or Shrubbery 22=Hit Embankment 23=Hit Utility Pole 24=Hit Traffic Sign 25=Hit Guard Rail 26=Hit Guard Rail End 27=Hit Curb 28=Hit Concrete Or Longitudinal Barrier 29=Hit Ditch	30=Hit Fence Or Wall 31=Hit Building 32=Hit Culvert 33=Hit Bridge Pier Or Abutment 34=Hit Parapet End 35=Hit Bridge Rail 36=Hit Boulder Or Obstacle On Roadway 37=Hit Impact Attenuator 38=Hit Fire Hydrant 39=Hit Roadway Equipment 40=Hit Mail Box 41=Hit Traffic Island 42=Hit Snow Bank 43=Hit Temporary Construction Barrier 48=Hit Other Fixed Object 49=Hit Unknown Fixed Object 50=Overturn/Roll Over 51=Struck By Thrown Or Falling Object 52=Pot Holes Or Other Pavement Irregularities 53=Jackknife 54=Fire In Vehicle 58=Other Non-Collision 99=Unknown Harmful Event

<b>Driver Action (D)</b>	
00=No Contributing Action 01=Driver Was Distracted 02=Driving Using Hand Held Phone 03=Driving Using Hands Free Phone 04=Making Illegal U-Turn 05=Improper/Careless Turning 06=Turning From Wrong Lane 07=Proceeding W/O Clearance After Stop 08=Running Stop Sign 09=Running Red Light 10=Failure To Respond To Other Traffic Control Device 11=Tailgating 12=Sudden Slowing/Stopping 13=Illegally Stopped On Road 14=Careless Passing Or Lane Change 15=Passing In No Passing Zone 16=Driving The Wrong Way On 1-Way Street	17=Careless Or Illegal Backing On Roadway 18=Driving On The Wrong Side Of Road 19=Making Improper Entrance To Highway 20=Making Improper Exit From Highway 21=Careless Parking/Unparking 22=Over/Under Compensation At Curve 23=Speeding 24=Driving Too Fast For Conditions 25=Failure To Maintain Proper Speed 26=Driver Fleeing Police (Pol Chase) 27=Driver Inexperienced 28=Failure To Use Specialized Equip 92=Affected By Physical Condition 98=Other Improper Driving Actions 99=Unknown

<b>Pedestrian Action (P)</b>	
00=None 01=Entering Or Crossing At Specified Location 02=Walking, Running, Jogging, Or Playing	03=Working 04=Pushing Vehicle 05=Approaching Or Leaving Vehicle 06=Working On Vehicle 07=Standing 98=Other 99=Unknown

<b>Unit No</b>	<b>1</b>	<b>2</b>	<b>3</b>	<b>4</b>	
01					

COMMONWEALTH OF PENNSYLVANIA  
POLICE CRASH REPORT FORM

AA 500 5

Police Use Only

Page

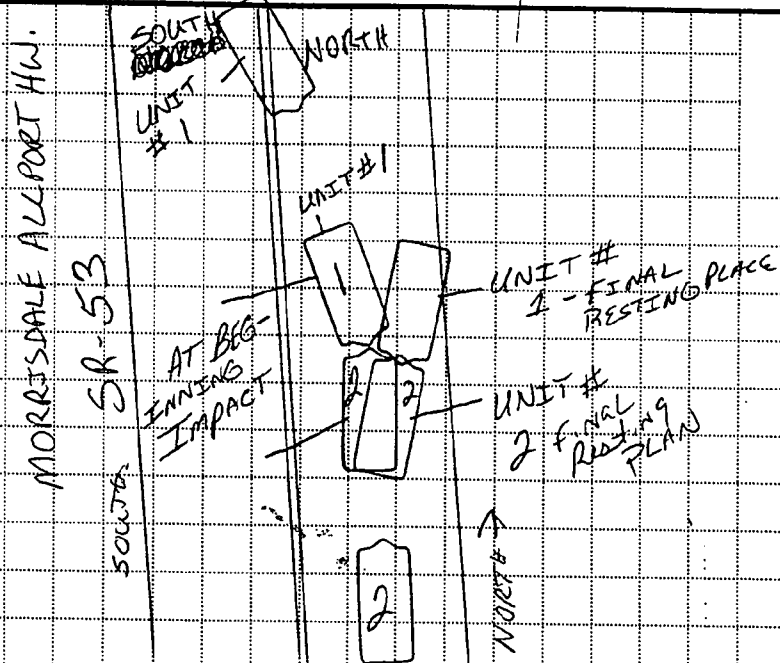
06



Crash Number

P/1188431

Diagram



Witness Name	Address	Phone
1 JAMES MCCAMLEY	5063 MORRISDALE ALLPORT HW. MORRISDALE PA. 16850	345-3848 A. 553-7174/GM
2		

Narrative and additional witnesses:

Accident Investigation Notification Issued? ☒ Property Damage ☐

ON 6/7/06 AT APPROXIMATELY 1622 HOURS (4:22PM) UNIT #1 TRAVELING SOUTH ON SR-53, KNOWN AS MORRISDALE ALLPORT HIGHWAY, UNIT #1 STATED "HE BLACKED OUT." UNIT #1 HAD CROSSED OVER INTO THE ON COMING TRAFFIC LANE AND HIT UNIT #2 HEAD ON. THEY ARE NO SKID MARKS, AT THE TIME OF COLLISION, BOTH REAR ENDS OF VEHICLES WERE AIRBORNE AND PIVOTED ON FRONT WHEELS TO THE FINAL RESTING PLACES - BOTH UNITS WERE STUCK TOGETHER - ROADWAY WAS CLOSED FOR APPROXIMATELY 50 MINUTES - TRAFFIC WAS ROUTED.

ON 6-8-06 James McCamley called and advised that he was in the vehicle in front of the vehicle that got hit. MR. MCCAMLEY ALSO ADVISE THAT, THE VEHICLE TRAVELING SOUTH ON SR-53 WAS ACROSS THE DOUBLE YELLOW LINE AND FORCED HIM OFF THE ROADWAY. MR. MCCAMLEY STATED "I SAW THE DRIVER SLUMPED OVER ~~THE~~ TOWARDS THE PASSENGER SIDE." THEN THEY, BOTH UNITS, HIT EACH OTHER AND "I DIDN'T SEE ANY BRAKE LIGHTS ON THE RED VEHICLE COME ON."

Witness and Narrative

## Clearfield Hospital - Clearfield, PA 16830

Patient: SAMPLE, SLOAN JANE

DOB: 3/6/1992

Age/Gender: 14 F

6/7/2006 17:17 MVC

MR#: 131439

Acct#: 000001486404

Private Phys:

ED Phys: Bryan Ronan, PAC

**CHIEF COMPLAINT:**

MVC

**Enc. Type:**

Initial

**ACUITY:**

Level I

**Additional Complaints:****Physicians caring for patient:**

Mark R. Shaw, DO

Bryan Ronan, PAC

**TRIAGE**

Patient arrived by stretcher via ambulance from an accident site accompanied by EMT/paramedic

**Chief complaint/quote:** pt. was in an MVC c/o right hand pain

Mental status: The patient is awake and alert. The patient is oriented x 3

**Medication allergies:** No known allergies.**Allergies/food/environmental/animal:** No known allergies.**Latex Allergy (-)**

Medication information obtained from verbal exchange with patient

**Current meds:** None

Vaccinations are up to date

Verbal/Phone Consent obtained.

Consent has been obtained via Verbal electronic signature

TDJ:Tracy Jozefick, RN 06/07/06 17:17

TDJ:Tracy Jozefick, RN 06/07/06 17:18

TDJ:Tracy Jozefick, RN 06/07/06 17:19

TDJ:Tracy Jozefick, RN 06/07/06 17:25

**PAST HISTORY****PAST MEDICAL/SURGICAL HISTORY**

No pertinent PMH

No pertinent Past Surgical HX

TDJ:Tracy Jozefick, RN 06/07/06 17:18

**PAST SOCIAL HISTORY**

Living arrangement: Patient lives with parent(s)

TDJ:Tracy Jozefick, RN 06/07/06 17:18

**NURSING SYSTEMS REVIEW****ASSESSMENT**

Acuity level: III

Patient condition on reassessment: they are ready to go home. Pain remains unchanged. No obvious signs of distress noted. Family/S.O at bedside.

KML:Kimberly M. Lucas, RN 06/07/06 18:31

Printed by Donna R. Unch, UC on Friday,



Triage and disposition documentation.

## Clearfield Hospital - Clearfield , PA 16830

Patient: SAMPLE, SLOAN JANE

DOB: 3/6/1992

Age/Gender: 14 F

6/7/2006 17:17 MVC

MR#: 131439

Acct#: 000001486404

Private Phys:

ED Phys: Bryan Ronan, PAC

## FLOWSHEETS

## MEDICATION ADMINISTRATION

Motrin 600mg tab Mark R. Shaw, DO Bryan Ronan, PAC 6/7/2006 17:35

Medication given as ordered.. Location: PO KEH 6/7/2006 18:01

## TRAUMA

## EMS

C-spine immobilization: C-spine immobilized on a long spine board and with a hard c-collar

EMS procedures

TDJ:Tracy Jozefick, RN 06/07/06 17:19

At the time of this signature, I have reviewed the Chief Complaint, Triage and P.F.M.S. History.

Bryan Ronan, PAC 6/8/2006 09:17

## HISTORY OF PRESENT ILLNESS

## TRAUMA

## MVC

The patient received EMS pre-hospital care.

Date/time of injury: Approximately Wednesday, June 7, 2006 16:29

Patient presents on long spine board and c-collar in place.

The patient presents after being involved in a two car MVC. The patient was a passenger in the front seat and was wearing a seatbelt. The patient's vehicle was moving approximately 50 mph. The other vehicle was moving approximately 50 mph. The car was struck head on. The airbag was deployed. The patient was ambulatory at the scene. There was severe damage to the vehicle. The vehicle was unable to be driven. The patient presents with contusion(s) pain to the dorsum hand(s). The patient complains of minor pain, contusion(s) and extremity pain. The patient denies neurological deficit, LOC, severe pain, deformity(ies), loss of sensation, chest pain, difficulty breathing, abdominal pain, headache, nausea/vomiting, blurred vision and loss of ROM

BR: Bryan Ronan, PAC 06/07/06 17:29

## REVIEW OF SYSTEMS

## CONSTITUTIONAL

As documented in HPI, all other systems are negative.

BR: Bryan Ronan, PAC 06/07/06 17:31

## VITAL SIGNS

Initials/Date/Time	Temp(C)	Rt.	Pulse	Resp	Syst	Diast	Pos.	O2 Sat	O2 L/min	Pain Scale
TDJ 6/7/2006 17:21	36.8	O	79	20	125	62	S			2

## Clearfield Hospital - Clearfield, PA 16830

Patient: SAMPLE, SLOAN JANE

DOB: 3/6/1992

Age/Gender: 14 F

6/7/2006 17:17 MVC

MR#: 131439

Acct#: 000001486404

Private Phys:

ED Phys: Bryan Ronan, PAC

KML 6/7/2006 18:31

92 16 138 81 S

7

KML 6/7/2006 18:31

99 0

**EXAM****TRAUMA**

AIRWAY: Airway is patent and clear.

BREATHING: Unlabored and clear.

CIRCULATION: Carotid and distal pulses normal, capillary refill is brisk.

NEURO: Awake, alert and cooperative, in mild distress, on long spine board with C-collar in place.

HEAD: Atraumatic.

EYES: PERRL; EOM intact.

ENMT: TM's normal; normal nose; no rhinorrhea; normal mouth and pharynx.

NECK: C-collar in place, non-tender to palpation.

CARD: Normal rate and rhythm.

CHEST/RESP: Normal chest excursion with respiration; breath sounds clear and equal bilaterally, no pain with chest palpation.

ABD: Normal bowel sounds; non-distended; non-tender; no palpable organomegaly.

EXT: Normal ROM in all four extremities; non-tender to palpation except for right dorsum hand that is tender with palpation, ROM with mild pain; distal pulses are normal.

SKIN: Normal for age and race; warm; dry; good turgor; no apparent lesions or exudate.

**Notes:**

&lt;BR 06-07-2006 17:33&gt;Pt. was removed from CID and back board without any significant signs of distress upon standing / walking in ED.

BR:Bryan Ronan, PAC 06/07/06 17:32

BR:Bryan Ronan, PAC 06/07/06 17:33

**PROCEDURES****NURSING**

Radiology notified of order: Patient for xray in Imaging Department. DRU 06/07/06 17:34

Results back.

DRU 06/07/06 17:58

Splint: A/an sling and metal splint was placed on right arm Patient supplied with a sling KML 06/07/06 18:30

DRU:Donna R. Unch, UC 06/07/06 17:34

DRU:Donna R. Unch, UC 06/07/06 17:58

KML:Kimberly M. Lucas, RN 06/07/06 18:30

**ORDERS****MEDICINE**

Motrin 600mg tab Mark R. Shaw, DO Bryan Ronan, PAC 6/7/2006 17:35

**RADIOLOGY**

HAND COMPLETE RIGHT Injury Mark R. Shaw, DO Bryan Ronan, PAC 6/7/2006 17:29 [Reference: 1]

**DME**



**Clearfield Hospital - Clearfield , PA 16830****Patient:** SAMPLE, SLOAN JANE**DOB:** 3/6/1992**Age/Gender:** 14 F

6/7/2006 17:17 MVC

**MR#:** 131439**Acct#:** 000001486404**Private Phys:****ED Phys:** Bryan Ronan, PAC

Apply Wrist splint: Aluminum Right Mark R. Shaw, DO Bryan Ronan, PAC 6/7/2006 18:10

Apply Sling Right Arm Mark R. Shaw, DO Bryan Ronan, PAC 6/7/2006 18:12

**RESULTS****RADIOLOGY**

HAND COMPLETE RIGHT Injury Mark R. Shaw, DO

Result 1 Bryan Ronan, PAC 6/7/2006 18:04

Interpreted by Radiologist. SEE SCANNED DOCUMENT

Reviewed By: Bryan Ronan, PAC 6/7/2006 18:04

**DIAGNOSIS**

Fracture - metacarpal, right, closed

BR:Bryan Ronan, PAC 06/07/06 18:04

**DISPOSITION****NURSING**

Disposition - Discharged: The patient was discharged to home in stable condition ambulatory accompanied by family member. The patient's diagnosis, condition, and treatment were explained to patient and/or parent/guardian. The patient/responsible party expressed understanding. A discharge plan has been developed. Aftercare instructions given to patient/staff/family member.

KML:Kimberly M. Lucas, RN 06/07/06 18:32

**PHYSICIAN**

PA's attending supervisor: Mark R. Shaw, DO

**Attending Notes:**

<MRS 06-07-2006 18:25>I have personally reviewed and evaluated this patient's services and find this history and physical examination are consistent with the PA's documentation

~~Disposition - Discharge from ED: The patient is discharged to home. Patient's condition is stable. The patient is to follow up with Dr. Polintan OFFICE: 765-8590 to make an appointment as soon as possible as directed~~

&lt;BR:06/07/2006 18:29&gt;

Disposition - Discharge from ED: The patient is discharged to home. Patient's condition is stable Return to the ED for orthopedic clinic as ordered. tomorrow at 3 0 0 as directed

~~General discharge instructions given to patient in English.~~ <BR:06/07/2006 18:29>

General discharge instructions given to patient in English.

**Notes:**

<BR 06 07 2006 18:37>Pt. requested Dr. Bell for f/u orthopedics, instructed to call office tomorrow for appt. and keep in mind of orthopedic clinic tomorrow at 3:00p.m.

**AfterCare Instructions**

BR:Bryan Ronan, PAC 06/07/06 18:04

BR:Bryan Ronan, PAC 06/07/06 18:11

MRS:Mark R. Shaw, DO 06/07/06 18:25

BR:Bryan Ronan, PAC 06/07/06 18:29

BR:Bryan Ronan, PAC 06/07/06 18:37

**AFTERCARE INSTRUCTIONS**

## Clearfield Hospital - Clearfield , PA 16830

**Patient:** SAMPLE, SLOAN JANE

**DOB:** 3/6/1992

**Age/Gender:** 14 F

6/7/2006 17:17 MVC

**MR#:** 131439

**Acct#:** 000001486404

**Private Phys:**

**ED Phys:** Bryan Ronan, PAC

---

### MUSCULOSKELETAL

Fracture - English

Patient to return for orthopedic clinic.

BR:Bryan Ronan, PAC 06/07/06 18:12

BR:Bryan Ronan, PAC 06/07/06 18:31

### Bed Assignments:

T. Hall 1 TDJ 6/7/2006 17:17

T. Hall 3 MMC 6/7/2006 17:20

**Chart electronically signed by: Bryan Ronan, PAC 6/8/2006 09:17**

### This chart documented by:

MRS: Mark R. Shaw, DO

TDJ: Tracy Jozefick, RN

DRU: Donna R. Unch, UC

KEH: Kevin E. Hayward, RN

BR: Bryan Ronan, PAC

KML: Kimberly M. Lucas, RN

**Patient released 6/7/2006 18:34**

**Released by Kimberly M. Lucas, RN**

---

CLEARFIELD HOSPITAL IMAGING DEPARTMENT  
P.O. BOX 992, CLEARFIELD, PA 16830  
(814) 768-2275

PATIENT: **SAMPLE, SLOAN JANE** MR#: **131439**  
AGE: **14Y** SEX: **F** ADM #: **54391057** EMR  
DOB: **03/06/1992** ROOM/BED:  
ORD DR: **SHAW, MARK R** PT CLASS: **ED**  
ATT DR: **SHAW, MARK R** PT TYPE: **E** FC: **F**  
ALT DR: **UNASSIGNED DOCTOR,** HOSP SVC: **E/D** ORDER#: **90001**

\*\*\*Final Report\*\*\*

REFERRING DIAGNOSIS: **INJURY**

HISTORY/COMMENTS: **MVA. PAIN 2-3-4 METACARPAL AREA. @1745**  
IS PATIENT PREGNANT? **NO** LMP: **4 DAYS AGO**  
SHIELDED: **YES** NO. OF FILMS: **2** FLUORO TIME:  
CONTRAST: AMOUNT: BY:  
IV#: SUCCESSFUL SITE: ATTEMPTS: BY:  
UNSUCCESSFUL ATTEMPT SITE: ATTEMPTS: BY:  
UNSUCCESSFUL ATTEMPT SITE: ATTEMPTS: BY:

ORDER #: **90001**

**06/07/2006 HAND COMPLETE RIGHT 73130**

PROCEDURE ENDED: **06/07/2006 17:47** Initials: **JN**

ILL RESULT: There is an oblique fracture through the base and shaft of the third metacarpal.

Bony structures appear otherwise intact.

IMPRESSION: Fracture right third metacarpal.  
Orthopedic referral recommended.

READING DR: **DAVID L. OBLEY, M.D.**  
ELECTRONICALLY SIGNED: **DAVID L. OBLEY, M.D.**  
TRANSCRIBED: **par Jun 8 2006 12:05PM**

CLEARFIELD HOSPITAL EMERGENCY DEPARTMENT CONSENT

Date: 07-Jun-2006

VERBAL OR PHONE AUTHORIZATION FOR EMERGENCY MEDICAL  
AND/OR SURGICAL TREATMENT

Date 07-Jun-2006 Time 17:25

☒ **xx Verbal Authorization**

☐ **Phone Authorization** to provide emergency medical and/or surgical treatment to  
sample, sloan was obtained from Deb Sample  
(Authorized Name)

**mother**  
(Relationship)

<StaffSig>T. Jozefick RN L. NEarhood RN

Staff Signature

(Witness)

**Clearfield Hospital**  
**809 Turnpike Avenue, P.O. Box 992**  
**Clearfield, PA 16830**  
**8147655341**

Patient: SAMPLE, SLOAN JANE  
Date: 07-Jun-2006  
Physician: Bryan Ronan, PAC

---

**General Emergency Department Discharge Instructions**

The exam and treatment you received in the Emergency Department were for an urgent problem and are not intended as complete care. It is important that you follow up with a doctor, nurse practitioner, or physician's assistant for ongoing care. If your symptoms become worse or you do not improve as expected and you are unable to reach your usual health care provider, you should return to the Emergency Department. We are available 24 hours a day.

You were treated in the Emergency Department by  
Bryan Ronan, PAC

---

Your diagnosis is  
Primary Diagnosis: Fracture - metacarpal, right, closed  
Secondary Diagnosis:  
Tertiary Diagnosis:

---

What to do:

**Disposition - Discharge from ED: The patient is discharged to home . Patient's condition is**  
**able Return to the ED for orthopedic clinic as ordered. tomorrow at 3 0 0 as directed**  
Follow the instructions on the additional sheets you were given:

- Take this sheet with you when you go to your follow-up visit.
- If you have any problem arranging the follow-up visit, contact the Emergency Department immediately.
- Take all medications as directed. Continue with other medications prescribed by your PCP. The emergency physician provided an on-the-spot interpretation of your x-rays and/or EKG. A specialist will do a final interpretation of these tests. If a change in your diagnosis or treatment is needed, we will contact you. It is critical that we have a current phone number for you.
- Culture results take 48 hours. Your results will be given to the follow-up doctor. The Emergency Department will contact you if the results require a change in your treatment.

Additional information or instructions:

**PRESCRIPTIONS GIVEN IN THE EMERGENCY DEPARTMENT:**

**\*\*\*FOLLOW UP WITH YOUR PRIMARY CARE PHYSICIAN AS DIRECTED\*\*\*\***

**\*\* If side effects develop, such as a rash, difficulty breathing, or a severe upset stomach, stop the medication and call your doctor or the Emergency Department.**

# ACU/OUTPATIENT RECORD

SAMPLE  
 RCH ST PO BOX 185  
 LENSE  
 PA 16849 (814)-345-5193  
 MAIDEN:  
 TWP: COOPER TWP CLFD CO

PT#: 54395579 AGE: 14  
 MR#: 131439  
 ADM DT/TM: 06/08/06 14:52  
 SURG DT/TM: / / :  
 DOB: 03/06/1992 PLACE:  
 RACE: 1 SEX: F MAR STS: S

HOSP SVC: ACU PT TYPE: U RELG: OTH  
 FIN CL: F # OF INS PLANS: 2  
 NURS STAT: BED: PUB: N  
 PRIORITY: R ADM SOURCE: RP

DEPTS: ACU

ORD DR: POLINTAN RODOLFO S 013151  
 OTH DR: POLINTAN RODOLFO S 013151  
 COPY TO:  
 CMPLNT: FX R METACARPAL

REG BY: CRM1

PRIMARY CONTACT  
 RENDULIC DEBORAH  
 PT REL: M (814)-345-5193

## ACCIDENT INFO

ACC IND: 2 ACC D/T: 06/07/06 16:19  
 COMNT: MVA WRIST FX

## CURRENT MEDS

## VITAL SIGNS

TIME	TEMP	PULSE	RESP	B/P	WT
				/	/
				/	/
				/	/
				/	/

## ALLERGIES:

## ORDERS

## NOTED

## TIME

815.00

E 819.1

P- 21600

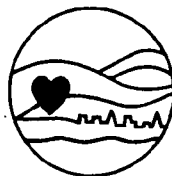
## INSTRUCTIONS

I HEREBY ACKNOWLEDGE THAT I HAVE READ AND UNDERSTAND THE DISCHARGE INSTRUCTIONS  
 PHYSICIAN SIGNATURE \_\_\_\_\_ PATIENT SIGNATURE \_\_\_\_\_

LAB	XRAY	MAMMO	CT	MRI
CARDIO	EKG	NUCMED	US	

499502

54395579 131439  
SAMPLE, SLOAN JANE  
03/06/1992  
POLINTAN RODOLFO S  
00/08/06 F ACU F



Clearfield  
Hospital

DISCHARGE ORDERS  
HOME CARE INSTRUCTIONS

RETURN TO PHYSICIAN'S OFFICE

June 16, 2006 @ 10:30

CALL FOR APPOINTMENT

Call for problems - 765-8590

OTHER APPOINTMENT

Keep elevated as much as possible.

REFERRAL: ☐ LAB

☐ OTHER (SPECIFY)

☐ HOME HEALTH

☐ TELEPHONE

☐ FAX

DIAGNOSIS:

ACTIVITY ALLOWED

☐ NO RESTRICTIONS

☐ BATHROOM-SAME FLOOR

☐ BATHROOM-UPSTAIRS

☐ STAIRS-1XDAY

☐ WALK ABOUT IN HOUSE

☐ WALK OUTSIDE IN YARD

☐ RIDE IN CAR

☐ LIGHT HOUSEWORK

☐ WORK/SCHOOL

☐ SEXUAL ACTIVITY

☐ DRIVING

☐ LIFTING

OTHER

Asable with Cast & Sling

DIETS: REGULAR

X

SPECIAL

DIET INSTRUCTIONS GIVEN TO PATIENTS ON SPECIAL DIET. ☐ YES ☐ NO

TREATMENTS/DRESSINGS

Continue usual meds.

☐ Pneumovax given prior to discharge

☒ Pre Printed Discharge Instruction Sheet Provided Form #

96 - given & explained.

☐ Own Medications Returned

☐ Medication Cards Given

☐ Food/Drug interaction information Given

I UNDERSTAND THESE INSTRUCTIONS:

6-8-06

Date

Attending Physician Signature

X Melanie J Martell (Good-mother)

Patient Signature

Nurse Signature

MY FAMILY PHYSICIAN IS:

(Name and Address)

IF MY PHYSICIAN DIRECTS, SEND A SUMMARY OF MY HOSPITALIZATION.

CLEARFIELD HOSPITAL IMAGING DEPARTMENT  
P.O. BOX 992, CLEARFIELD, PA 16830  
(814) 768-2275

PATIENT: SAMPLE, SLOAN JANE MR#: 131439  
AGE: 14Y SEX: F ADM #: 54425665 EMR  
DOB: 03/06/1992 ROOM/BED:  
ORD DR: POLINTAN, RODOLFO S PT CLASS: OUT  
ATT: DR: POLINTAN, RODOLFO S PT TYPE: R FC: F  
ALT DR: POLINTAN, RODOLFO S HOSP SVC: IMG ORDER#: 90003

\*\*\*Final Report\*\*\*

REFERRING DIAGNOSIS: FX 3RD METACARPAL R

HISTORY/COMMENTS: FX THIRD METACARPAL. NO CURRENT COMPLAINTS. @1234  
IS PATIENT PREGNANT? NO LMP: 6/1/06  
SHIELDED: YES NO. OF FILMS: 1 FLUORO TIME:  
CONTRAST: AMOUNT: BY:  
IV#: SUCCESSFUL SITE: ATTEMPTS: BY:  
UNSUCCESSFUL ATTEMPT SITE: ATTEMPTS: BY:  
UNSUCCESSFUL ATTEMPT SITE: ATTEMPTS: BY:

ORDER #: 90003

06/16/2006 FINGER(S) RIGHT 73140

PROCEDURE ENDED: 06/16/2006 12:39 Initials: SSW

FULL RESULT: In comparison to views 6/7/06.

Fracture of the third metacarpal is identified and is visualized through the overlying cast. There is no interval change in alignment.

READING DR: ALFRED B. COREN, M.D.  
ELECTRONICALLY SIGNED: ALFRED B. COREN, M.D.  
TRANSCRIBED: par Jun 17 2006 1:50PM



CLEARFIELD HOSPITAL, P.O. BOX 992, CLEARFIELD, PA 16830  
REPORT OF PROCEDURE

PATIENT: SAMPLE, SLOAN  
DOB: 03/06/1992

MR# 131439

HOSPITAL SERVICE: ACU  
SURGEON: RODOLFO S. POLINTAN, M.D.

PROCEDURE DATE: 06/08/2006

CHIEF COMPLAINT: Painful right hand.

**HISTORY OF PRESENT ILLNESS:** The patient is a 14-year-old Caucasian female seen with the grandmother. The patient said that on June 7, 2006 she was involved in a two-vehicular accident. She was a passenger. She had trauma to the right hand. The patient was sent to the ER, and she had x-rays and she was found to have a fracture. She had also some superficial abrasion on the forearm.

The patient was referred for orthopedic care.

**ORTHOPEDIC EXAMINATION:** Examination showed an ambulatory, alert, 14-year-old female, superficial abrasion noted on the left forearm. The left wrist is nontender. Right hand is tender especially around the metacarpal. Fingers showed no malrotation. There is no obvious instability. There is no tenderness on the wrist.

X-rays showed a spiral oblique nondisplaced fracture of the third metacarpal.

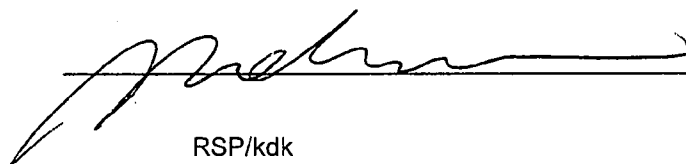
**IMPRESSION:** Fracture right third metacarpal.

**TREATMENT/PLAN:** Nonoperative. I told the patient as well as the grandmother that the patient might develop some slight receding of the knuckle. A short arm cast was applied with extension to the index and middle finger. The fingers were placed in slight flexion. She was told to elevate the hand as much as possible, and don't wet the cast. She was given prescription for Tylenol #3 on q four hours PRN for pain. She was given appointment to be seen a week from tomorrow in the office. At that time repeat the x-ray of the right hand.

DATE

6/18/06

SIGNATURE



D: 06/08/2006  
PR: (\*RTE1)

T: 06/09/2006

RSP/kdk

54295579 131439

SAMPLE, SLOAN JANE

03/06/1992

POLINTAN RODOLFO S

06/03/06 F ACU F

**OUT-PATIENT  
CASTING/SPLINTING**

37.4-76 20 134/66(4)

**DIAGNOSIS** Auto Accident - 6/7/06

**PROCEDURE** - Cast Rt hand

**ALLERGIES** : environmental No

medications NO

**Latex** yes ☒ no

Prepared for procedure yes Instructions given and understanding indicated \_\_\_\_\_

Discharge instructions provided verbally and in writing LOHPN yes

Nurse [Signature]

Had cast applied to Rt lower arm and middle & index  
fingers. Tolerated procedure well.

**MEDICAL CONSENT**

Permission is hereby granted to Clearfield Hospital through Dr. Polintan or another physician who he may designate, to provide medical services as may be deemed necessary.

Witness (to signature only)  
(If patient is unable to sign or is a minor, sign below)

Melanie L Martell (Grandmother)

Responsible Party Signature/Relationship

Patient's Signature

6-8-06 @ 1500

Date/Time

DR:

BSP

DATE

6-7-06

NAME

Sloan Sample

BIRTH DATE

3-6-92

ADDRESS

PHONE

263-4495

INSURANCE

Auto Accident

Grandfather - Floyd

APPT DATE

Matted

## REASON:

Seen in  
Cly ER - fracture right hand - need to  
be casted today - film is here

When/where?

return call to grandfather -

Mother is having surgery today at  
another hospital

M

3:15 P

Dt. scheduled  
for casting at the ACH  
E

EXHIBIT

tabbles

C

**SLOAN SAMPLE**

BD: 03/06/92

06-16-2006

The patient is for follow up of nondisplaced fracture of the shaft of the third metacarpal. She has no complaint.

X-rays showed stable alignment, satisfactory.

**IMPRESSION:** Fracture of the third metacarpal on the right hand.

**TREATMENT AND PLAN:** I will see her in 5 weeks. Will remove the cast and then x-ray the right hand.

RSP/jed

SLOAN SAMPLE

BD: 03/06/92

07-17-2006

The patient returned without any complaint.

**EXAMINATION:** Without the cast revealed excellent range of motion of the fingers, almost full extension and flexion. There is no tenderness at all at the third metacarpal and no deformity, no swelling.

X-ray showed advanced healing fracture, good alignment, third metacarpal shaft.

**PLAN:** Range of motion and strengthening exercises. Home exercise program. I believe in about a week she may participate in softball practice and games. I believe she will do well. No further appointment. I will see her p.r.n.

RSP/jed



[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]

[REDACTED]



# Clearfield Hospital - Clearfield, PA 16830

**Patient:** BELL, LEANN RAE

**DOB:** 11/26/1993

**Age/Gender:** 12 F

6/7/2006 17:41 MVC

**MR#:** 140788

**Acct#:** 000001486416

**Private Phys:**

**ED Phys:** Jennifer Southern, PAC

**CHIEF COMPLAINT:**

MVC

**Enc. Type:**

Initial

**ACUITY:**

Level I

**Additional Complaints:**

**Physicians caring for patient:**

James P. DeSantis, DO

Jennifer Southern, PAC

**TRIAGE**

**PCP:** The patient does not have a PCP/private physician.

Patient arrived by stretcher via ambulance from an accident site accompanied by EMT/paramedic

Historian: The history is provided by the patient

**Chief complaint/quote:** left shoulder and neck hurt

Mental status: The patient is awake and alert with an affect that is appropriate. The patient is oriented x 3

**Medication allergies:** No known allergies.

**Allergies/food/environmental/animal:** No known allergies.

**Latex Allergy (-)**

Medication information obtained from patient provided list

**Current meds:** None

The patient is not taking medications at this time.

LMP: Tuesday, May 23, 2006

Vaccinations are up to date

Verbal/Phone Consent obtained.

Consent has been obtained via Verbal electronic signature

Growth and Development: Appropriate for age.

MMC: Mary M. Clark, RN 06/07/06 17:51

MMC: Mary M. Clark, RN 06/07/06 18:05

TDJ: Tracy Jozefick, RN 06/07/06 20:09

TDJ: Tracy Jozefick, RN 06/07/06 20:09

TDJ: Tracy Jozefick, RN 06/07/06 20:10

**PAST HISTORY**

**PAST MEDICAL/SURGICAL HISTORY**

No pertinent PMH

No pertinent Past Surgical HX

TDJ: Tracy Jozefick, RN 06/07/06 20:09

JS: Jennifer Southern, PAC 06/07/06 20:41

**PAST SOCIAL HISTORY**

Living arrangement: Patient lives with parent(s)



## Clearfield Hospital - Clearfield, PA 16830

Patient: BELL, LEANN RAE

DOB: 11/26/1993

Age/Gender: 12 F

6/7/2006 17:41 MVC

MR#: 140788

Acct#: 000001486416

Private Phys:

ED Phys: Jennifer Southern, PAC

TDJ:Tracy Jozefick, RN 06/07/06 20:09  
JS:Jennifer Southern, PAC 06/07/06 20:41

### NURSING SYSTEMS REVIEW

#### ASSESSMENT

Orientation/safety: The patient was brought to room by stretcher with EMS . Patient was placed on bed . Bed placed in low/locked position . Call light is not needed because the patient is visible to nursing staff

MMC:Mary M. Clark, RN 06/07/06 17:58

LN:Laura Nearhood, RN 06/07/06 18:25

#### ReAssessment

Acuity level: III

#### Notes:

<LN 06-07-2006 19:41>Pt states of having pain of left neck region from brush burn from seat belt states pain is 7/10, just brought back from xray department.

MMC:Mary M. Clark, RN 06/07/06 18:30

LN:Laura Nearhood, RN 06/07/06 19:40

TDJ:Tracy Jozefick, RN 06/07/06 20:10

#### Notes:

<MMC 06-07-2006 18:30>pt verbalizes left shoulder and neck pain she rates a 7/10

### FLWSHEETS

### MEDICATION ADMINISTRATION

Tylenol 325mg tab 2 James P. DeSantis, DO Jennifer Southern, PAC 6/7/2006 19:46

Order completed after verification by 2nd RN Name: Laura Nearhood, RN TDJ 6/7/2006 20:07

### TRAUMA

#### EMS

Unit rendering care: Moshannon Valley EMS

ABC's: The airway is open and patent . Respiration(s) is/are maintained by patient

C spine immobilization: C spine immobilized on a long spine board and with a hard c-collar

EMS procedures

IV access unable to obtain.

Cardiac monitoring/rhythm: (-)

MMC:Mary M. Clark, RN 06/07/06 17:59

### MECHANISM OF INJURY

Mechanism of injury: Passenger: Collision with car, truck E812.1 The patient was seated in the back seat, driver side. The speed of the patient vehicle was 50 mph. The speed of the other vehicle was 50 mph. Seatbelt: in use.

MMC:Mary M. Clark, RN 06/07/06 18:01



## Clearfield Hospital - Clearfield , PA 16830

Patient: BELL, LEANN RAE

DOB: 11/26/1993

Age/Gender: 12 F

6/7/2006 17:41 MVC

MR#: 140788

Acct#: 000001486416

Private Phys:

ED Phys: Jennifer Southern, PAC

### PRIMARY SURVEY

Airway

MMC: Mary M. Clark, RN 06/07/06 18:01

### SECONDARY SURVEY

Shoulder injuries

Movement of extremities: Patient is able to the left

Extremities: There is a normal

~~Diving accident~~ <MMC:06/07/2006 18:02>

MMC: Mary M. Clark, RN 06/07/06 18:01

Nursing Data electronically signed by: Tracy Jozefick, RN 6/7/2006 20:08

Nursing Data electronically signed by: Tracy Jozefick, RN 6/7/2006 20:10

At the time of this signature, I have reviewed the Chief Complaint, Triage and P.F.M.S. History.  
Jennifer Southern, PAC 6/7/2006 23:25

### HISTORY OF PRESENT ILLNESS

#### NOTE

Medical and surgical history obtained.

Social history obtained.

JS: Jennifer Southern, PAC 06/07/06 20:41

JS: Jennifer Southern, PAC 06/07/06 20:41

### TRAUMA

MVC

The patient received EMS pre-hospital care.

Date/time of injury: Wednesday, June 7, 2006 17:30

Patient presents on long spine board and c-collar in place.

The patient presents after being involved in a two car MVC. The patient was a passenger in the back seat and was wearing a seatbelt. The car was struck head on. The patient was ambulatory at the scene. There were no fatalities at the scene.

The patient presents with abrasion(s) to the left neck/pain to the left shoulder(s)/pain to the neck. The patient complains of minor pain. The patient denies LOC, severe pain, bleeding, laceration(s), contusion(s), intense burning, stiffness, paresthesias, chest pain, difficulty breathing, abdominal pain, headache, nausea/vomiting, blurred vision and extremity pain

JS: Jennifer Southern, PAC 06/07/06 20:42

### REVIEW OF SYSTEMS

TRAUMA

## Clearfield Hospital - Clearfield, PA 16830

Patient: BELL, LEANN RAE

DOB: 11/26/1993

Age/Gender: 12 F

6/7/2006 17:41 MVC

MR#: 140788

Acct#: 000001486416

Private Phys:

ED Phys: Jennifer Southern, PAC

Head/neuro: Denies injury or pain, no headache or LOC.  
 Eyes: Denies injury or pain, no visual changes or foreign body sensation.  
 ENMT: Denies injury or pain, no hearing changes.  
 Chest/cardiac: Denies injury or pain.  
 Respiratory: Denies cough or respiratory distress.  
 GI/abd: Denies injury or pain, no nausea, vomiting or diarrhea.  
 GU: Denies injury or pain, no hematuria or dysuria.  
 Back: Denies injury or pain.  
 Extremities: Denies injury or pain.  
 Pelvis: Denies injury or pain.  
 Skin: Denies injury or pain.  
 JS: Jennifer Southern, PAC 06/07/06 20:45

## VITAL SIGNS

Initials/Date/Time	Temp(C)	Rt.	Pulse	Resp	Syst	Diast	Pos.	O2 Sat	O2 L/min	Pain Scale
MMC 6/7/2006 17:53	36.4	O	79	20	118	68	L	99		3
LN 6/7/2006 18:30			66	16	117	61	S			2
LN 6/7/2006 19:30			75	18	109	62	S			2
LN 6/7/2006 19:58			68	18	111	66	S			2

## EXAM

## TRAUMA

AIRWAY: Airway is patent and clear.  
 BREATHING: Unlabored and clear.  
 CIRCULATION: Carotid and distal pulses normal, capillary refill is brisk.

NEURO: Awake, alert and cooperative, in mild distress, on long spine board with C-collar in place.

HEAD: Atraumatic.

EYES: PERRL; EOM intact; normal fundi.

ENMT: TM's normal; normal nose; no rhinorrhea; normal mouth and pharynx.

NECK: C-collar in place, tender to palpation to the left lateral neck over the trapezius muscle; small abrasion noted to the left side of neck; after removal of collar FROM noted.

CARD: Normal S1, S2; no murmurs, rubs, or gallops.

CHEST/RESP: Normal chest excursion with respiration; breath sounds clear and equal bilaterally, no pain with chest palpation.

ABD: Normal bowel sounds; non-distended; non-tender; no palpable organomegaly.

GU: External genitalia atraumatic.

EXT: Normal ROM in all four extremities; non-tender to palpation; distal pulses are normal.

SKIN: Normal for age and race; warm; dry; good turgor; no apparent lesions or exudate.

JS: Jennifer Southern, PAC 06/07/06 20:48

## PROCEDURES

## NURSING

## Clearfield Hospital - Clearfield, PA 16830

Patient: BELL, LEANN RAE

DOB: 11/26/1993

Age/Gender: 12 F

6/7/2006 17:41 MVC

MR#: 140788

Acct#: 000001486416

Private Phys:

ED Phys: Jennifer Southern, PAC

Monitoring: The patient is being monitored with automatic BP cuff and O2 sat monitor LN 06/07/06 18:25

Splint: A/an soft C collar LN 06/07/06 19:56

Dressings: with 4x4's using antibiotic ointment was/were applied to neck LN 06/07/06 19:56

LN:Laura Nearhood, RN 06/07/06 18:25

LN:Laura Nearhood, RN 06/07/06 19:56

### CONSULTATION

Radiology notified of order: Patient for xray in Imaging Department. DRU 06/07/06 18:17

Patient back from X-ray department.

DLL 06/07/06 19:31

DRU:Donna R. Unch, UC 06/07/06 18:17

DLL:Dawn L. Luzier, UC 06/07/06 19:31

### ORDERS

#### MEDICINE

Tylenol 325mg tab 2 James P. DeSantis, DO Jennifer Southern, PAC 6/7/2006 19:46

#### RADIOLOGY

Spine-Cer OBL/FL/EXT Jennifer Southern, PAC 6/7/2006 18:15 [Reference: 1]

SHOULDER COMPLETE LEFT extremity pain Mark R. Shaw, DO Jennifer Southern, PAC 6/7/2006 18:15 [Reference: 2]

#### TREATMENT

Apply sterile dressing and Bacitracin to wound. James P. DeSantis, DO Jennifer Southern, PAC 6/7/2006 19:46

#### DME

Cervical collar (SOFT) James P. DeSantis, DO Jennifer Southern, PAC 6/7/2006 19:47

### RESULTS

#### RADIOLOGY

Spine-Cer OBL/FL/EXT

Result 1 Jennifer Southern, PAC 6/7/2006 19:42

Interpreted by ED physician. SEE SCANNED DOCUMENT All xrays reviewed and found unremarkable.

Reviewed By: Jennifer Southern, PAC 6/7/2006 19:42

SHOULDER COMPLETE LEFT extremity pain Mark R. Shaw, DO

Result 1 Jennifer Southern, PAC 6/7/2006 19:42

Interpreted by ED physician. SEE SCANNED DOCUMENT All xrays reviewed and found unremarkable.

Reviewed By: Jennifer Southern, PAC 6/7/2006 19:42

### DIAGNOSIS

Strain - cervical

Abrasion - neck

pain - joint, shoulder, left

JS:Jennifer Southern, PAC 06/07/06 19:47

## Clearfield Hospital - Clearfield , PA 16830

Patient: BELL, LEANN RAE

DOB: 11/26/1993

Age/Gender: 12 F

6/7/2006 17:41 MVC

MR#: 140788

Acct#: 000001486416

Private Phys:

ED Phys: Jennifer Southern, PAC

JS:Jennifer Southern, PAC 06/07/06 19:47

### DISPOSITION

#### NURSING

Disposition - Discharged: The patient was discharged to home in stable condition ambulatory accompanied by and family member . The patient's diagnosis, condition, and treatment were explained to patient and/or parent/guardian. The patient/responsible party expressed understanding. A discharge plan has been developed. Aftercare instructions given to patient/staff/family member.

TDJ:Tracy Jozefick, RN 06/07/06 20:07

#### PHYSICIAN

PA's attending supervisor: James P. DeSantis, DO

##### Attending Notes:

<JPD 06-07-2006 23:49>I have personally reviewed and evaluated this patient's services and find this history and physical examination are consistent with the PA's documentation

Disposition - Discharge from ED: The patient is discharged to home . Patient's condition is satisfactory . The patient is to follow-up with their/the PCP as directed if no improvement 2-4 days Return to the ED if condition worsens.

General discharge instructions given to patient in English.

AfterCare Instructions

JS:Jennifer Southern, PAC 06/07/06 19:47

JPD:James P. DeSantis, DO 06/07/06 23:49

### AFTERCARE INSTRUCTIONS

#### MUSCULOSKELETAL

Cervial strain - English

JS:Jennifer Southern, PAC 06/07/06 19:48

#### Bed Assignments:

WAIT5 MMC 6/7/2006 17:41

TRAUMA4 MMC 6/7/2006 17:42

Chart electronically signed by: Jennifer Southern, PAC 6/7/2006 23:49

#### This chart documented by:

JPD: James P. DeSantis, DO

TDJ: Tracy Jozefick, RN

JS: Jennifer Southern, PAC

DRU: Donna R. Unch, UC

MMC: Mary M. Clark, RN

DLL: Dawn L. Luzier, UC

LN: Laura Nearhood, RN

Clearfield Hospital - Clearfield , PA 16830

**Patient:** BELL, LEANN RAE

**DOB:** 11/26/1993

**Age/Gender:** 12 F

6/7/2006 17:41 MVC

**MR#:** 140788

**Acct#:** 000001486416

**Private Phys:**

**ED Phys:** Jennifer Southern, PAC

---

**Patient released** 6/7/2006 20:10

**Released by** Tracy Jozefick, RN

---

Xray  
C-spine  
left  
shoulder

CLEARFIELD HOSPITAL IMAGING DEPARTMENT  
P.O. BOX 992, CLEARFIELD, PA 16830  
(814) 768-2275

PATIENT: BELL, LEANN RAE MR#: 140788  
AGE: 12Y SEX: F ADM #: 54391164 EMR  
DOB: 11/26/1993 ROOM/BED:  
ORD DR: SHAW, MARK R PT CLASS: ED  
ATT: DR: SHAW, MARK R PT TYPE: E FC: F  
ALT DR: NO DOCTOR, HOSP SVC: E/D ORDER#: 90001

\*\*\*Final Report\*\*\*

REFERRING DIAGNOSIS: TRAUMA

HISTORY/COMMENTS: PAIN LEFT SHOULDER. @1922  
IS PATIENT PREGNANT? NO LMP: 3 WKS AGO  
SHIELDED: YES NO. OF FILMS: 12 FLUORO TIME:  
CONTRAST: AMOUNT: BY:  
IV#: SUCCESSFUL SITE: ATTEMPTS: BY:  
UNSUCCESSFUL ATTEMPT SITE: ATTEMPTS: BY:  
UNSUCCESSFUL ATTEMPT SITE: ATTEMPTS: BY:

ORDER #: 90001

06/07/2006 SPINE CERVICAL COMP OBL&FLEX/EXT 72052

PROCEDURE ENDED: 06/07/2006 19:25 Initials: JN

**ALL RESULT:** Routine radiographs including oblique projections demonstrate vertebral bodies and disc spaces to be normally maintained. Posterior elements are intact. Neuroforamina are intact without foraminal encroachment. Normal motion is seen to be present with flexion and extension and no evidence for subluxation is present. The soft tissues structures are normal.

**IMPRESSION:** Normal cervical spine.

06/07/2006 SHOULDER COMPLETE LEFT 73030

PROCEDURE ENDED: 06/07/2006 19:25 Initials: JN

**FULL RESULT:** Epiphyseal fusion is incomplete consistent with the patient's age. No fracture, dislocation or destructive lesion is seen at this time.

**IMPRESSION:** Negative study at this time.  
If symptoms should persist or progress in this age group, however, repeat radiographic studies including views of the opposite for comparison are indicated.

06/07/2006 SPINE 1 VIEW SPECIFY LEVEL 72020

PROCEDURE ENDED: 06/07/2006 19:25 Initials: JN

**FULL RESULT:** No fracture or dislocation is seen at this time.

READING DR: DAVID L. OBLEY, M.D.  
ELECTRONICALLY SIGNED: DAVID L. OBLEY, M.D.  
TRANSCRIBED: par Jun 8 2006 1:24PM

**Clearfield Hospital**  
**809 Turnpike Avenue, P.O. Box 992**  
**Clearfield, PA 16830**  
**8147655341**

Patient: BELL, LEANN RAE  
Date: 07-Jun-2006  
Physician: Jennifer Southern, PAC

---

**General Emergency Department Discharge Instructions**

The exam and treatment you received in the Emergency Department were for an urgent problem and are not intended as complete care. It is important that you follow up with a doctor, nurse practitioner, or physician's assistant for ongoing care. If your symptoms become worse or you do not improve as expected and you are unable to reach your usual health care provider, you should return to the Emergency Department. We are available 24 hours a day.

You were treated in the Emergency Department by  
Jennifer Southern, PAC

---

Your diagnosis is  
Primary Diagnosis: Strain - cervical  
Secondary Diagnosis: Abrasion - neck  
Tertiary Diagnosis: pain - joint, shoulder, left

---

**What to do:**

Follow the instructions on the additional sheets you were given:

- Take this sheet with you when you go to your follow-up visit.
- If you have any problem arranging the follow-up visit, contact the Emergency Department immediately.
- Take all medications as directed. Continue with other medications prescribed by your PCP. The emergency physician provided an on-the-spot interpretation of your x-rays and/or EKG. A specialist will do a final interpretation of these tests. If a change in your diagnosis or treatment is needed, we will contact you. It is critical that we have a current phone number for you.
- Culture results take 48 hours. Your results will be given to the follow-up doctor. The Emergency Department will contact you if the results require a change in your treatment.

Additional information or instructions:

**PRESCRIPTIONS GIVEN IN THE EMERGENCY DEPARTMENT:**

**\*\*\*FOLLOW UP WITH YOUR PRIMARY CARE PHYSICIAN AS DIRECTED\*\*\*\***

**\*\* If side effects develop, such as a rash, difficulty breathing, or a severe upset stomach, stop the medication and call your doctor or the Emergency Department.**

**CLEARFIELD HOSPITAL EMERGENCY DEPARTMENT CONSENT**

**Date:** 07-Jun-2006

**VERBAL OR PHONE AUTHORIZATION FOR EMERGENCY MEDICAL  
AND/OR SURGICAL TREATMENT**

**Date** 07-Jun-2006 **Time** 18:04

☐  
☐

**Verbal Authorization**

**Phone Authorization** to provide emergency medical and/or surgical treatment to  
BELL, LEANN RAE was obtained from

**(Authorized Name)**

**(Relationship)**

<StaffSig>

Staff Signature

(Witness)



Clearfield E.M.S.  
Patient Information Form

Date: June 06 Incident#: \_\_\_\_\_ Location: Rt 53 north Morris Twp.  
Patient Name: Ladon Bell Age: 12 S.S.#: \_\_\_\_\_ D.O.B.: \_\_\_\_\_  
Ref: Stevenson / E. DeSantis Unit #: 155 Command Physician: DR. Shaw

Chief Complaint: MVC - Neck/Left Shoulder Pain Onset: \_\_\_\_\_  
Brief HPI: Pt was involved in a severe frontal collision. Pt was self extracted  
Pt was a Backseat/Passenger in a SUV that collided into a small vehicle.

PMH: ☒ None known ☐ MI ☐ CHF ☐ HTN ☐ COPD ☐ Diabetes ☐ Cancer ☐ CVA ☐ GERD ☐ Arthritis ☐ Pacer/maker ☐ CAD ☐ Behav  
☐ Seizure Disorder ☐ GI bleed ☐ Other \_\_\_\_\_

Medications: ☒ None known ☐ Brought with patient \_\_\_\_\_

Allergies: ☒ None known ☐ PCN ☐ Morphine ☐ Sulfa ☐ ASA ☐ Latex ☐ IVP dye ☐ Other \_\_\_\_\_

Mental Status: Initial: ☒ Alert ☒ Oriented x 4 ☐ Confused ☐ Voice ☐ Painful ☐ Unresponsive  
Last: ☒ Alert ☒ Oriented x 4 ☐ Confused ☐ Voice ☐ Painful ☐ Unresponsive

Accu ☒ \_\_\_\_\_ mg/dl

Code Status \_\_\_\_\_

Vital Signs: Pulse

Respirations

B/P

SPO2

Time

Pupils: ☒ Reactive L/R  
☐ Non-reactive L/R

☐ Equal  
☐ Unequal

☐ Constricted L/R  
☐ Dilated L/R

Lungs: ☒ Clear L/R  
☐ Wheezes L/R

☐ Decreased L/R  
☐ Rales L/R

☐ Absent L/R  
☐ Rhonchi L/R

Skin: ☒ Normal color  
☐ Cyanotic

☒ Warm  
☐ Flushed

☒ Dry  
☐ Hot

☐ Pale  
☐ Cold

☐ Cool  
☐ Diaphoretic

☐ Moist

Cardiac Rhythm Initial: NSR

Last: NSR

☒ Strip attached

Other

Information: Pt was immobilized by fireman on scene. prior Medx Unit 155  
arrived  
Pt has skin laceration to left foot. NO decreased LOC / motor & sensory pres

Patient Management: D2 21pm NC, Vitals, Cardiac Monitor - 4 Lead.

12 LEAD EKG & MONITORING RECORD

TRIPSHEET #:

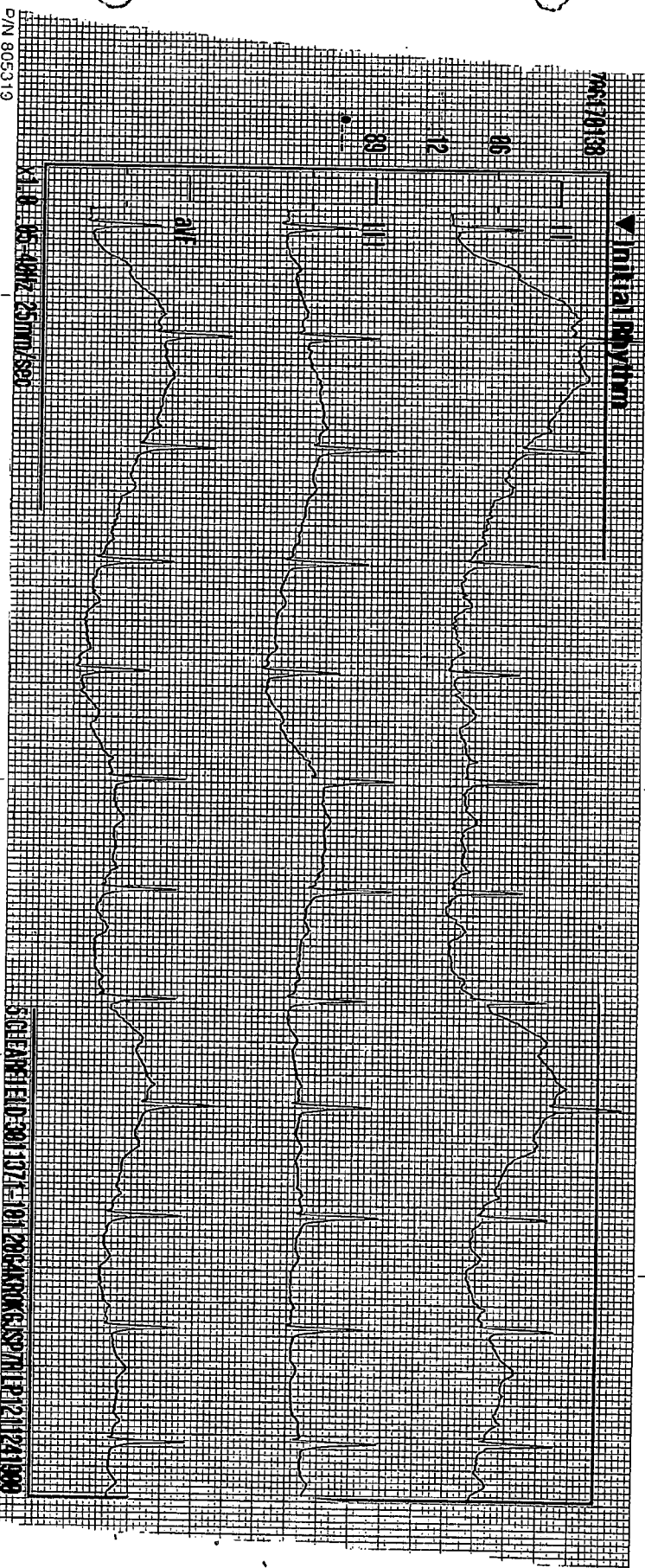
PAGE # 1 OF

PATIENT'S NAME: Lee Ann Bell

D.O.B.:

CHIEF COMPLAINT: MVC - Neck/Shoulder Pain

DATE OF SERVICE: 7 June 06



COMMENTS: NSR

PARAMedic's SIGNATURE:

*Colin J. Stevens*



POWER OF ATTORNEY

I, the undersigned, do appoint the law firm of EDGAR SNYDER & ASSOCIATES to institute and maintain an action against Harold Barnett

\_\_\_\_\_ and any other person, firm or corporation who may be responsible for damages sustained on 6-7, 2006, and/or to effect an amicable settlement of claim, with my consent from all sources of recovery.

I agree that out of whatever sum secured from any responsible person, entity or insurance carrier, my attorneys shall receive 33 1/3 % of the total settlement as their fee, said fee to be calculated prior to deduction of costs and expenses, and shall also be reimbursed their costs and expenses, if the matter is resolved prior to filing a lawsuit or demanding arbitration. In the event that a lawsuit is filed or arbitration proceedings are demanded, my attorneys shall receive forty (40%) percent of the total sum secured from any responsible person, entity or insurance carrier as their fee, said fee to be calculated prior to deduction of costs and expenses, and shall also be reimbursed their costs and expenses.

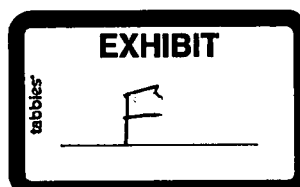
I understand that my attorneys will have no claim for any fee, costs or expenses if no money is recovered by means of settlement, litigation or arbitration for me.

I recognize that my attorneys reserve the right to withdraw from my case if, after investigation, they determine that there is no merit to the claim.

I hereby acknowledge receipt of a duplicate copy of this Power of Attorney.

*Michael J. Ruggate* (SEAL)  
*on behalf of my minor child*  
*Leann R Bell* (SEAL)

Date: 7-18-06



302877212 NWS 87/07/77 L  
MR# 405429  
TRAUMA NICKLE E/R  
TRAUMA

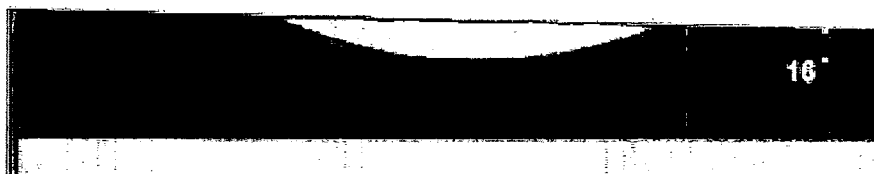
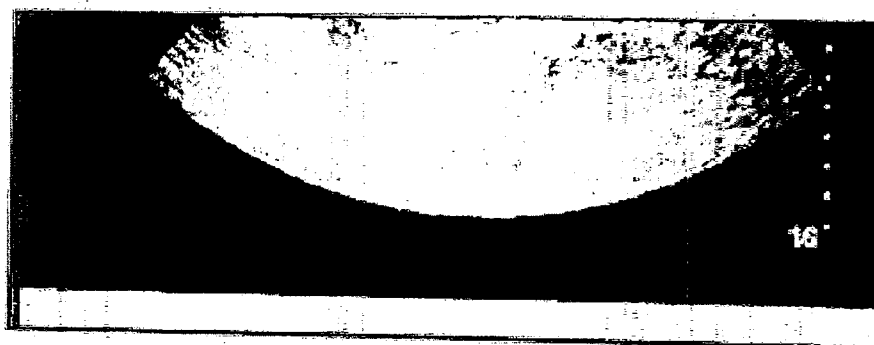
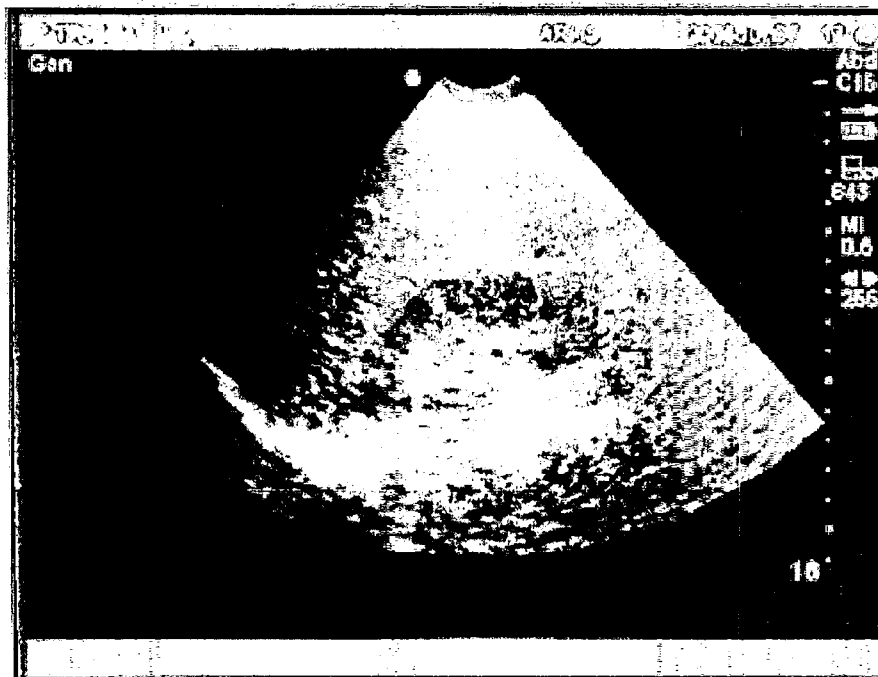
05/07/06

Moore  
Kenny  
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trauma us  
Jun 07 2006 21:09  
Page 001

ALTOONA REGIONAL HEALTH SYSTEM  
Altoona Campus  
Trauma Service

Focused Abdominal Sonography for Trauma (F.A.S.T.)

(apply F.A.S.T. strip here)



EXHIBIT

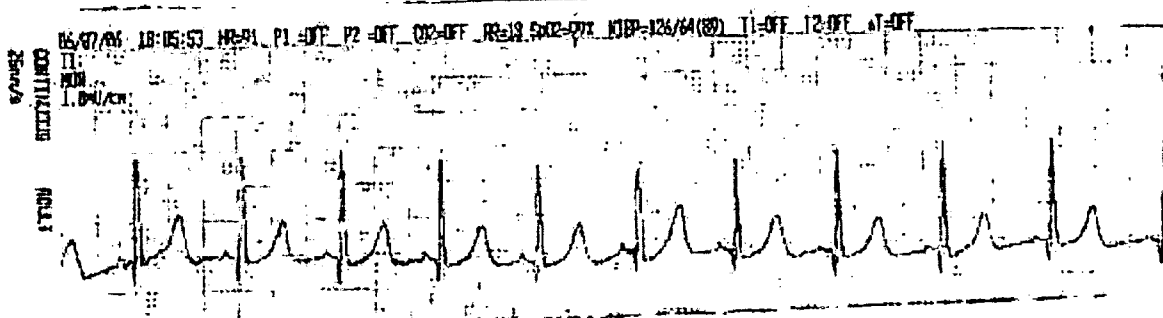
G

Moore  
Kenny  
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Rhythm strip  
Jun 07 2006 21:09  
Page 001

302877212 MWS 07/07/  
MR# 405419  
TRAUMA NICKLE  
TRAUMA

06/07/06

**ALTOONA HOSPITAL**  
Emergency / Trauma Services  
Monitor Flow Sheet



Interpretation: \_\_\_\_\_ Rate: \_\_\_\_\_ PR: \_\_\_\_\_ QRS: \_\_\_\_\_ Initials: \_\_\_\_\_

Interpretation: \_\_\_\_\_ Rate: \_\_\_\_\_ PR: \_\_\_\_\_ QRS: \_\_\_\_\_ Initials: \_\_\_\_\_

Interpretation: \_\_\_\_\_ Rate: \_\_\_\_\_ PR: \_\_\_\_\_ QRS: \_\_\_\_\_ Initials: \_\_\_\_\_

Interpretation: \_\_\_\_\_ Rate: \_\_\_\_\_ PR: \_\_\_\_\_ QRS: \_\_\_\_\_ Initials: \_\_\_\_\_

302897212 MO 07/07/77 L  
MOH: 105-119  
TRAUMA NICKLE  
TRAUMA

06/07/05

Altoona Regional Health Sys  
Altoona Campus  
Regional Trauma Center  
Trauma History and Physical Exam  
Page 1 of 4

Moore  
Kenny  
000000405419  
000302877212  
trauma history and physic  
Jun 07 2006 21:11  
Page 001

Date: 6/20/06

Time Started 1744

Time Ended 1915

Injury Time ~1700

History of present illness:

10 yom rest. back seat  
pass head-on rve. No LOC  
Good Recall. self-extricated.  
Walking around on scene.

Patient complains of:

② 2nd finger "swelled up"  
- no other complaints

Scene Information:

Estimated time of injury: 1700

Scene blood pressure: stable

Scene GCS: 15

LOC: YES ☒ NO

Hemodynamically: ☒ Stable  
Unstable  
Arrest

Intubated: YES ☒ NO

Transport: STAT Med Evac  
☒ Life Flight  
MedStar  
AMED  
Other EMS

Evidence of ETOH at scene

Penetrating GSW:

Hand gun  
Assault Rifle  
Sport Rifle  
Other

Caliber:

Distance:

Shotgun Wound:

Distance:

Gauge:

Stab Wounds:

Knife  
Ice Pick  
Glass  
Other

Blunt:

Motor Vehicle Crash

High speed

# of vehicles: 2

Head on collision

Lateral impact

Rear impact

Rollover

Driver

Passenger Front Back

Prolonged extrication

Major vehicular deformity

Collapse of steering column

Ejection from vehicle

Death at scene

Restrainted YES NO

Air Bag YES NO

MV-Pedestrian Collision

Cycle Crash

ATV  
Motorcycle  
Bicycle  
Helmets

YES NO

Assault

Fist Kick  
Club Other:

Fall

Striking  
Furniture  
Height

Snoring Injuries

Past Medical History:

none

PCP:

pt. does not  
know name

Past Surgical History:

none

Medications:

none

Allergies:

NKA

Immunizations:

up to date

Social History:

Occupation: student

ETOH use: no

Tobacco: no

Drug Use: no

REVIEW OF SYSTEMS

Normal

Abnormal

Constitution

Eyes/ENT

Cardiovascular

Pulmonary

Gastrointestinal

Genitourinary

Musculoskeletal

Integumentary

Neurologic

Psychiatric

Endocrine

Hematologic/Lymphatic

Glasgow Coma Score

Eye Opening

1-none

2-open to pain

3-open to command/voice

4-spontaneous

Verbal Response

1-none

2-incomprehensible/murmurs to pain

3-inappropriate/irrelevant to pain

4-confused/consolable

5-alert/oriented/interacts

Motor Response

1-none

2-decorticate

3-decorticate

4-withdraws

5-localizes pain

6-obeds

Total 15

Revised Trauma Score

Resp Rate

0- 0

1- 1-5

2- 6-9

3- >29

4- 10-29

SBP

0- 0

1- 1-49

2- 50-79

3- 78-89

4- 89

GCS

0- 3

1- 4-5

2- 6-8

3- 9-12

4- 13-15

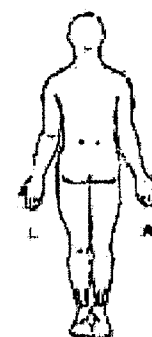
Total 12

# Trauma History and Physical Examination Secondary Survey

Vital Signs: BP: 146/92 Pulse: 108 Resp Rate: 24 Temp: 98.0 <sup>oral</sup> ~~Rectal~~ O2 sat: 100% ~~Rectal~~ CO2:

[N] =

	Normal	Abnormal
<b>1. HEAD</b>		
a. Inspect and palpate scalp and face wounds, swelling, ecchymosis, and fractures.	X	
b. Perform otoscopic exam of nose and ears (CSF leak, hemolympnum).	X	
c. Examine eyes. Record: eye movement, size of pupils, reaction to light, visual acuity.	X	
d. Inspection of mouth	X	
e. Check for facial fractures. Palpate nose, inspect softum for hematoma. Palpate zygomatic arches and infraorbital ridges. Check stability of midface and mandible.	X	
<b>2. NECK</b>		
a. Inspect for wounds, swelling, hematoma, and venous distention.	X	- full Rott w. float par/paresis - NTPP
b. Palpate for subcutaneous emphysema and tracheal deviation.	X	
c. Palpate cervical spine for evidence of injury.	X	
d. Listen for bruits.	X	
<b>3. CHEST</b>		
a. Inspect for wounds, swelling, hematoma and ecchymosis.	X	
b. Observe chest and its movements. (prominent hemithorax, paradoxical motion, etc.).	X	
c. Palpate for fractures and subcutaneous emphysema.	X	
d. Percuss chest (hyperresonant, dull).	X	
e. Auscultate for breathe and heart sounds.	X	
<b>4. ABDOMEN</b>		
a. Inspect for wounds, swelling, hematoma and ecchymosis.		very light abdominal tenderness to Q (med/lateral) abdomen - NTPP abd. is soft. @ RFL no rebound TTP.
b. Auscultate for bowel sounds		
c. Percuss.		
d. Palpate for tenderness, guarding, rebound and masses.		
e. Check stability of pelvis by compressing iliac wings and symphysis pubis		
<b>5. MUSCULOSKELETAL</b>		
a. Observe posture (decerebrate, decorticate, etc.) And identify wounds, swelling and ecchymosis.		light swelling @ 4rd finger - has fun of all finger tendons
b. Palpate each extremity for tenderness, deformity, crepitus, and/or fractures. Record pulses.		
<b>6. GENITALIA AND PERINEUM</b>		
a. Inspect penis (blood at meatus, priapism) and perineum (ecchymosis or laceration). Note hematuria.	X	
b. Perform rectal examination record: Position of prostate, anal sphincter tone, anal sensation, rectal blood.	Defecated	
c. Perform pelvic examination.	X	
<b>7. BACK (log roll patient with neck stabilized)</b>		
a. Inspect for wounds, ecchymosis, hematoma, swelling and fractures.	X	
b. Palpate spinal vertebrae, ribs, scapulae and pelvis for tenderness and/or fractures.	X	



Key  
A. Closed fracture  
B. Open fracture  
C. Contusion  
D. Amputation  
E. Burn  
F. Abrasion  
G. Gunshot  
H. Deformity  
I. Paresthesia  
J. Laceration  
K. Puncture

Trauma History and Physical Examination

B: NEUROLOGIC EXAM

☐ Chemically paralyzed/intubated

Deep Tendon Reflexes

Normal

Abnormal

Cranial Nerves:

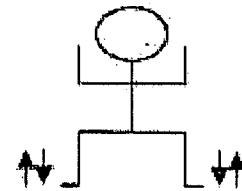
X

Motor:

X

Sensory:

X



Diagnostic Work-up

Lab Studies:

~~5.6~~ ~~17.0~~ ~~35.6~~

Sodium	Chloride	BUN	Glucose
135	102	11	111

PT 11.9  
INR 1.1  
PTT 36.2

ETOH  
Urine HCG  
Urine dipstick

Ionized calcium:  
Drug screen:

U/A:

Other:

ABG:

ECG:

CT SCANS:

CT Head:

X-Rays:

CXR: neg

Pelvis: neg

C-Spine: Lateral

AP

Odontoid

Thoracic / Lumbar Spines:

Other Xrays:

Hand / fingers: neg

CT Facial Bones:

CT C-Spine:

CT Chest:

CT abdomen / pelvis

neg

Other CTs:

Focused Abdominal Sonography for Trauma (FAST):

- ☒ Normal FAST exam with no fluid seen
- ☐ Abnormal FAST exam with fluid seen in:
  - ☐ Hepatorenal space
  - ☐ Splenorenal space
  - ☐ Pelvis
  - ☐ Pericardium

Impression:

- ☒ Normal FAST with serial exam for further evaluation
- ☒ Normal FAST with CT abdomen/pelvis and/or DPL for further evaluation
- ☐ Abnormal FAST - patient stable to CT abdomen/pelvis
- ☐ Abnormal FAST - patient unstable to OR for exploratory lap



# Trauma History and Physical Examination

Moore  
Kenny  
000000405419  
000302877212  
trauma history and physic  
Jun 07 2006 21:11  
Page 004

AGNOSES:

PLAN:

(R = Right L = Left)

(NI = Not Indicated)

ADMIT: STICU SPOU FLOOR PEDS L&D

Operatively Managed	HEAD	None	SDH	SAH	EDH	Contusion	<p>Plan:</p> <p>Discharge mid L&amp;D + lower abdo trauma.</p>		
			Skull fracture	Scalp laceration	Other	Concussion			
Operatively Managed	NECK	None	Carotid	Cervical	Trachea	Other			
Operatively Managed	SPINE	None	Fracture	Level	SCI	Level			
Operatively Managed	CHEST	None	Rib fractures Right	Sub fractures Left	Pulmonary contusion R L	Pneumo / Hemo R L			
			Sternal fractures	Aorta	Esophagus	Other			
Operatively Managed	ABDOMEN	None	Spleen I II III IV V	Liver I II III IV V	Stomach I II III IV V	Duodenum I II III IV V			
			Small bowel I II III IV V	Colon I II III IV V	Meatery I II III IV V	Other			
Operatively Managed	RETRO PERITONEUM	None	Pancreas	Kidney R L	Ureter R L	Adrenal R L		Other	<p>Plan:</p>
Operatively Managed	ORTHO	None	Pelvis	Femur R L	Tibia R L	Foot R L		Scapula R L	
			Humerus R L	Forearm R L	Hand R L	Clavicle R L	Other		
Operatively Managed	VASCULAR	None	Thoracic			Retro-peritoneal		<p>Plan:</p> <p>Discharge to PAICU. See instruction paper.</p>	
			Aorta Ascending Arch Descending	Uncinate R L	Subclavian R L	Abdominal Aorta	Ilac R L		
			Lower Extremity			Mesenteric			
			Peroneal Tibialis Anterior Posterior R L	Peroneal R L	Popliteal R L	SMA	IMA		Celiac
			Upper Extremity			Neck	Other		
			Brachial R L	Radial R L	Ulnar R L	Carotid R L			

I personally examined & cared for this patient simultaneously with the Trauma PA-C & agree with PA-C documentation.

Trauma Surgeon

M.D.

Trauma PA-C

Revised: December 2004

(Andrews)

## Emergency/Trauma Services Flow Sheet

TRAUMA  
TRAUMA

Moore  
Kenny  
000000405419  
000302877212  
Trauma Flow Sheet  
Jun 07 2006 21:11  
Page 001

06/07/06

NAME	DOB	WT	SEX	Tetanus	Current	Latex Allergy	yes	no
Kenneth Unrow	10	54.5kgm						
Medications	X unknown	PMR	X unknown	Allergies	X unknown	TCF	X unknown	

**Mechanical Contrivance**

☒ Air Gun  
☐ Air Pump  
☐ Bellows  
☐ Blowing  
☐ Fan or Blower  
☐ All- kinds

☐ Industrial  
☐ Assembl  
☐ Compressor  
☐ GSW  
☐ Bicycle  
☐ Bore  
☐ Other

<input type="checkbox"/> Driver	<input type="checkbox"/> Ejected	
<input type="checkbox"/> Front seat passenger	<input type="checkbox"/> Rollover	
<input checked="" type="checkbox"/> Rear seat passenger	<input type="checkbox"/> Entrapped	mm
<input type="checkbox"/> Air bag	<input type="checkbox"/> Child seat	
<input type="checkbox"/> Other	<input type="checkbox"/> None	
<input checked="" type="checkbox"/> Lap/Shoulder	<input type="checkbox"/> Unknown	
<input type="checkbox"/> After		

DESCRIPTION: Subjective - long & narrow  
mounds, 15' or more high on  
Rim. Passes over.

LOC a yes \_\_\_\_\_ mini. and a unknown to Amnagat

Domestic Violence Screening: Completed ☐ yes ☒ no  
 Follow up in yes ☐ no

DEMobilIZATION

TRAUMA TEAM	Notified	Arrived
ER Physician <i>W. A. B. B. B. B.</i>	1730	1732
Trauma Attending <i>Magee</i>	1730	1732
Trauma PA <i>Ryan</i>	1730	1732

CONSULTS	Notified	Type (S/R)	Arrived

Spontaneous = 4	4
Imag = 3	
Th path = 2	
Mono = 1	
Oriented = 2	6
Calculated = 4	
Inappropriate = 3	
Inappropriate = 2	
None = 1	
Deep coma = 6	6
Severe path = 2	
Normal reflex = 4	
At. reflex = 3	
At. reflex = 2	
No response = 1	
5	5

Initial .  
Training  
Score  
-110

Trauma Score Assessment				
Spontaneous Resp Rate	Respirations	SBP	Cap Refill	GCS
10-24/min	Normal	90 or >	Normal	14-15
25-35/min	Retractive	70-89	Delayed	11-13
36 or >		50-69	None	8-10
1-9		0-49		5-7
None		No pulse		3-4

ATRIWAY  
Tubing ☒ Yes ☐ No  
Style ☒ A ☐ B ☐ C ☐ D Nasal ☐ BTY size \_\_\_\_\_  
☐ Other needs: Lung size \_\_\_\_\_ cm

NURSES INT.

O2 sat 98% L \_\_\_\_\_

Tube size \_\_\_\_\_ O2 Type Room Air

BREATHING

☒ spontaneous    ☒ unlabored    ☐ full expansion

☐ labored    ☐ asymmetrical    ☐ end expir

☐ absent and assisted

trach findings ☒ yes ☐ no

Breath sounds ☒ equal

☐ rales / rhonchi / wheeze    ☐ R ☐ L

☐ diminished    ☐ R ☐ L

Moore  
Kenny  
COC000405419  
COC302877212  
Trauma Flow Sheet  
Jun 07 2006 21:11  
Page 002

CARDIOVASCULAR  
CAPILLARY REFILL

... ..  
... ..  
... ..

SR (ack)

Level	Orientation	Speech
-------	-------------	--------

WVD	<input checked="" type="checkbox"/> yes	<input checked="" type="checkbox"/> no		
Stair	<input checked="" type="checkbox"/> yes	<input checked="" type="checkbox"/> diff	<input type="checkbox"/> dysphoretic	<input type="checkbox"/> cold
Free-	<input checked="" type="checkbox"/> good	<input type="checkbox"/> diff	<input type="checkbox"/> poor	
Chair	<input checked="" type="checkbox"/> pale	<input checked="" type="checkbox"/> flushed	<input type="checkbox"/> cyanotic	<input type="checkbox"/> mottled

✓ <u>Attitudes</u>	✓ <u>Factors</u>	✓ <u>Characteristics</u>
☐ Unconscious	☐ Place	☐ Insignificant
☐ Lethargic	☐ Time	☐ Silent
☐ Confused	☐ Event	☐ Hypertical
☐ Combative	☐ Amnesic	☐ Crying

100-111794 100-111794 111794 ☒ soft, ☐ tender ☐ a little ☒ bowel sounds ☐ a distended ☒ two tender

Accession: 100-104880 Online: 100-104880

[illegible]

☐ Blood given  
- lab notified

☐ -Blond  
Form  
To lab

NAME \_\_\_\_\_

[illegible]

Injury Monitoring: Head/Spine Injury q 15min X 4, q 30min X 4.

Time	Eyes	GCS			R Pupil		L Pupil		M Strength				M Response				Urine	Gastric	Rectal	Other
		Verbal	Motor	Total	Size	Reac	Size	Reac	Arms	Legs	Arms	Legs	Arms	Legs						
1745	4	5	6	15	3	B	3	B	N	N	N	N	A	A	A					
1800	4	5	6	15	3	B	3	B	N	N	N	N	A	A	A					
1815	4	5	6	15	3	B	3	B	N	N	N	N	A	A	A					
1830	4	5	6	15	3	B	3	B	N	N	N	N	A	A	A					
1900	4	5	6	15	3	B	3	B	N	N	N	N	A	A	A					
2000	4	5	6	15	3	B	3	B	N	N	N	N	A	A	A					
2030	4	5	6	15	3	B	3	B	N	N	N	N	A	A	A					

১৫৫

Motor Strength

Major Response
----------------

A - Acromioclavicular Joint      D - Deltoid Ligaments

DIAGNOSES

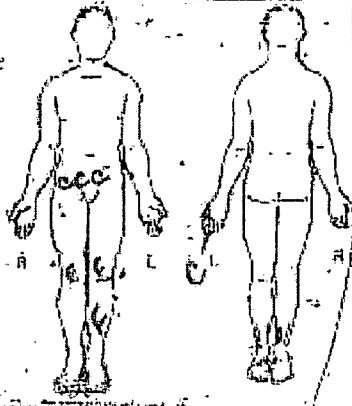
RADIOLOGY

06/07/06

Order	Order	Order	Order	Order	Order
<input checked="" type="checkbox"/> Trauma Exam with	<input type="checkbox"/> ARGs	<input type="checkbox"/> Carotid	<input type="checkbox"/> Done	<input type="checkbox"/> CT Head	<input type="checkbox"/> Done
<input checked="" type="checkbox"/> Ins. Inc. Lateral View	<input type="checkbox"/> UA	<input checked="" type="checkbox"/> Chest	1751 1800	<input checked="" type="checkbox"/> CT Abd	1758 1835
<input type="checkbox"/> Type and Screen	<input type="checkbox"/> Tor Screen	<input checked="" type="checkbox"/> Pelvis	1751 1800	<input checked="" type="checkbox"/> CT Pelvis	1758 1835
<input type="checkbox"/> Type and Cross	<input type="checkbox"/> DPL Guide	<input type="checkbox"/> Abdomen		<input type="checkbox"/> CT Chest	
<input type="checkbox"/> Radiac emetrix	<input type="checkbox"/> Catheter	<input type="checkbox"/> Ultrasound		<input type="checkbox"/> CT C-Spine	
<input type="checkbox"/> Other	<input type="checkbox"/> Dress / Night	<input type="checkbox"/> T / L Spine		<input type="checkbox"/>	

Key

- A. Closed fracture
- B. Open fracture
- C. Contusion
- D. Amputation
- E. Burn
- F. Abrasion
- G. Discolor
- H. Deformity
- I. Paresthesia
- J. Laceration
- K. Puncture



<input checked="" type="checkbox"/> Hand	1751 1800	<input type="checkbox"/> CT Facial
<input checked="" type="checkbox"/> Shoulder	1751 1800	<input type="checkbox"/> Bones
<input checked="" type="checkbox"/> Elbow	1751 1800	<input type="checkbox"/> IVP
<input checked="" type="checkbox"/> FAST	1749 1750	<input type="checkbox"/> Cystogram
<input type="checkbox"/>		<input type="checkbox"/> A-grate

☒ Monitored during radiology and CT

CT Test Called 1759  
Practiced in CT 1830  
Pt departed CT 1840

Escorted By:

☐ MD ☐  
☒ RN ☐  
☐ RTT ☐

PROCEDURES / INTERVENTIONS

	Time	Size	Site	Initials	Response / Comments
<input checked="" type="checkbox"/> Oxygen	1744			CH	
<input checked="" type="checkbox"/> Myocardial					
<input checked="" type="checkbox"/> precautions	1745			CH	
Intubation Nasal / Oral					positive CO2
Cricothyrotomy					positive CO2
Needle Thoracostomy					
Chest Tube					oral / nasal
Foley Cath					
Urine HCG					
Urine Dip					
<input checked="" type="checkbox"/> Remove IAB	1757			CH	
Collar					Phyl / Asper
Splinting					
DEF					
Suturing					
Thoracostomy					
Chest Tube					
Chest Tube					
Central Line					
Arterial Line					
ICP Monitoring					
MAST					inflated / deflated
Vein settings					TV FIO2 Rate Paep
<input checked="" type="checkbox"/> TM Clear per MD	1749			CH	
<input checked="" type="checkbox"/> e-collar	1750			CH	clinically cleared by D. Mage

CPA / Trauma Arrest

Treatment

Time Rhythm Jaws Ex/Int Response

Moore  
Kenny  
000000405419  
000302877212  
Consent  
Jun 07 2006 21:08  
Page 001

Pt Last Name: THACKER  
Pt First Name: HICKLE  
Registration Date: 06/07/05  
Previous Visit: N  
Privacy Notice: Y Medical Record Number: 000000405415

102877112  
DE ACCOUNT NUMBER

CONSENT TO TREAT  
AUTHORIZATIONS AND ASSIGNMENTS

ALCOONA REGIONAL HEALTH SYSTEM  
ALCOONA, IN

1. Request and Authorization for Services

As evidenced by my signature below, I request and authorize medical care and treatment to be provided to me by authorized agents and/or employees of Alcoona Regional Health System (ARHS) and by its medical staff, or their designees. I understand that ARHS is a teaching hospital and that those involved in training programs may be participating in my care. I hereby consent to such participation by those persons. I understand that this consent does not encompass consent for surgical and other invasive procedures for which I am entitled to informed consent.

2. Assignment of Insurance Benefits for Insurance Purposes

As evidenced by my signature below, and intending to be legally bound, I hereby assign unto ARHS, all hospital benefits and to the treating physician(s) all physician benefits now due and which may become due and payable to me by virtue of services provided by said hospital and physician(s). Further, I hereby authorize payment directly to ARHS or physician(s) for health benefits otherwise payable to me for this period of service. I understand that I am financially responsible for charges not covered by this assignment. A photocopy of this authorization shall be considered as effective and valid as the original.

3. Medicare Authorization

As applicable and as evidenced by my signature below, I request payment of authorized Medicare benefits to ARHS on my behalf for any services furnished by or in ARHS, including physician services. I authorize any holder of medical and other information about me to release to Medicare and its agents information needed to determine these benefits for related services.

4. Medical Assistance

Where applicable and as evidenced by my signature below, I certify that the information provided for purposes of submission to Medicaid is true, correct and accurate. I understand that payment and satisfaction of this claim will be from Federal and State funds, and that any false claims, statements, or documents, or concealment of material facts may be prosecuted under applicable Federal and State laws.

This form has been fully explained to me and I certify that I understand its contents.

THACKER, HICKLE

Signature of Patient

6/7/06  
Date

If patient is a minor or otherwise unable to provide consent, this authorization and assignment is given on the patient's behalf by:

Signature of closest relative/legal guardian

Relationship to patient

Acknowledgment of Receipt of Notice of Privacy Practices

I have received a copy of the Notice of Privacy Practices or a copy has been made available to me

Signature

Date

I have offered the patient and/or the patient's representative a copy of the Notice of Privacy Practices and the patient has refused to sign the Acknowledgment.

Signature of staff member

Date

302877212 NRS 07/07/06  
MR# 405419  
TRAUMA, NICKLE  
TRAUMA

Moore  
Kenny  
000000405419  
000302877212  
Trauma Flow Sheet  
Jun 07 2006 21:11  
Page 004

06/07/06

Time	BP	P.	R	Temp	SpO2	ECG	SpBS	ASSESSMENT
			auscult	spoon				
1745	126/92	108	24	98.8	100%	ST	III	1040 amata arrived under pe-
1750	128/81	94	23		97%	SR	III	flight on LBB. Cervical collar
1755	130/64	92	23		97%	SR	III	in place. A necktie used
1800	123/67	88	27		98%	SR	III	near patient's shoulder of SUK that
1810	110/87	89	21		100%	SR	III	was hit through the chest
1820	118/64	91	23		100%	SR	III	extricated. An flight crew
1830	115/43	87	27		99%	SR	III	at 1500 hours. A lumbar
1845	134/38	89	9		100%	SR	III	abdominal pain while on
1900	108/50	88	29		100%	SR	III	board. Upon arrival in trauma
1915	120/53	95	24		100%	SR	III	body placed complaint of
1930	113/57	89	30		100%	SR	III	with bag deployment. On ar-
2000	117/63	90	21		100%	SR	III	rival pt A+Ox3. denied
2015	121/81	92	27		100%	SR	III	complaint. Abdomen soft
								non-tender. A bowel sound
								mouth all extremities warm
								distal cap negative. An
								image will be discharged to
								home. A family member ar-
								rived. A family member ar-

discontinued intact @ 2115. Pt moved to ER Bay 6 to await family. Discharge  
instructions to pt's grand parents. Pt's grand parents in LBB for pt's dad  
arrive. Damage to speak to dad upon his arrival. A message to  
and a distress and complaint. A trauma crackpot. Jeld. Chua ru

PEDIATRICS Trauma Score 11 Age 10 Last known weight 45 kg Broselow weight

# SOCIAL SUPPORT

Family Notified unavailable arrived

# VALUABLES

to family 1 with patient 0 to security see form

DISPOSITION D/C Time            AMA Time           

Lab time Lab Notified time           

Admission time            Room#            Report to           

Order                                 

Admitted to            with diagnosis and chart

via            Report to           

Scribe Nurse R. Rina RN  
Circulating Nurse C. Black RN  
Trauma PA L. Andrews  
Trauma Assistant M. L. M.  
Trauma Attending L. Magu  
ER Physician L. Batzel

# EQUIPMENT WITH PATIENT AT D/C FROM MR

☐ LBB ☐ HIDA/CT ☐ SILENT ☐ MAST ☐ OTHER  
☐ Cation ☐ Level One

## TRAUMA SERVICE DISCHARGE INSTRUCTIONS

Moore  
Kenny  
000000405419  
000302877212  
trauma d/c instructions  
Jun 07 2006 21:13  
Page 001

Addressograph:

302877212 MWS 07/07/77 E  
MR# 405419 E/R  
TRAUMA, NICKLE Kenny  
TRAUMA  
05/07/06 Moore

### ☐ HEAD INJURIES:

A mild traumatic brain injury is also known as a concussion. It is caused by striking the head against an object or a blow to the head.

- You should avoid heavy meals for the next 72 hours as you may feel nauseated. As you feel better you can resume your regular diet.
- You may resume normal activity as you feel up to it. You can go back to playing sports when cleared by your doctor.
- You may begin driving after 24 hours if you are not dizzy, unless otherwise instructed. Start by taking someone with you the first couple of times.
- DO NOT drink alcohol for at least a week.
- AVOID "recreational drugs" (marijuana, heroin, cocaine, etc.) as they may delay recovery.

Sometimes a head injury can cause bleeding or other problems that are not noticeable at first, therefore:

#### Return to the Emergency Department for:

- Worsening headache.
- Appearance of drunkenness, slurred speech, staggering walk without alcohol use.
- Projectile or forceful vomiting.
- Increased sleepiness with progressive inability to arouse easily.
- One pupil is larger than the other.
- Double vision.

### ☐ CERVICAL STRAIN:

Your x-rays are negative for broken bones. If you are still having pain, you have strained or stretched the muscles in your neck and may experience pain and stiffness. You may continue to wear your neck collar for comfort. The collar helps support your head, taking the pressure off the neck muscles. If you are experiencing a lot of pain we recommend that you wear the collar when out of bed for two (2) weeks or until it feels better. This injury could take up to four (4) to six (6) weeks to heal.

### FOLLOW UP APPOINTMENTS:

Trauma Clinic: 7  
1<sup>st</sup> floor, School of Nursing Bldg,  
Altoona Campus  
(814) 889-6157 or (814) 889-3407

Please call the number the next available morning after being discharged from the hospital. To schedule appointments, please call daytime hours (between Monday-Friday)

#### Neurosurgeons:

- ☐ Dr. C. Osgood (814) 946-9150
- ☐ Dr. J. Burke (814) 946-9150

Orthopedic Follow Up Clinic:  
(814) 889-3408

- ☐ Dr. \_\_\_\_\_
- ☐ Dr. \_\_\_\_\_
- ☐ Dr. \_\_\_\_\_
- ☐ Dr. \_\_\_\_\_

### PRESCRIPTIONS:

Pain pills: OTC analgesics

Muscle relaxants: \_\_\_\_\_

Antibiotics: \_\_\_\_\_

PT/OT: \_\_\_\_\_

Home equipment: \_\_\_\_\_

Other: \_\_\_\_\_

Excuses: NO ☐ Gym ☐ Work ☐ School  
☐ Sports ☐ Other \_\_\_\_\_  
until \_\_\_\_\_

**DO NOT DRINK ALCOHOL OR DRIVE WHILE TAKING PAIN PILLS OR MUSCLE RELAXANTS.**

Patient Name

06/07/06

☐ FRACTURED LIMBS:

- Elevate above the level of the heart to help with swelling.
- Keep the cast or splint on until you are seen by your orthopedic doctor.

CAST CARE:

- DO NOT place anything in your cast to scratch your skin.
- If itching is a problem, use a blow dryer on "cool" setting.
- NEVER trim or cut the cast yourself.
- NEVER stuff cotton or toilet paper in the margins of your cast or put lotion or powder down inside your cast.
- AVOID getting the cast wet. If the cast does get wet, dry it off with a towel; then use a blow dryer on "cool" setting. The cast can take more than two (2) hours to dry.
- Contact your orthopedic doctor for any numbness and/or tingling that occurs in the fingers or toes of the affected extremity, continued coldness in the extremity or discoloration (blue or white), or if you notice an unusual smell or drainage.

☐ RIB FRACTURES OR CONTUSIONS:

This is a very painful condition. It can take several months to heal. You do not need to take narcotic pain medication the entire time though.

- You were given an incentive spirometer while in the hospital and instructed on its use. Continue to use the spirometer at home. It is very important to take deep breaths or cough at least ten (10) times an hour for the first three (3) to four (4) weeks after discharge from the hospital.
- Sometimes you cannot initially sleep or lie flat in your own bed. You may be more comfortable in a laz-e-boy chair or propped up on pillows.
- AVOID strenuous activity — activity as tolerated.
- A complication of rib fractures is a collapsed lung (pneumothorax). If you had a chest tube inserted, you may remove the dressing in 72 hours and place a regular band-aid on the site.
- Return to the Emergency Department or call the office if you develop shortness of breath, develop a fever > 100.5°F, coughing up bloody mucous, nausea/vomiting, or have abdominal pain.

Revised: March 2006

WOUND CARE:

- Wash wounds at least daily with warm, soapy water. Standing in the shower is a good way. NO swimming or taking a bath with stitches in.
- Pat the wounds dry. DO NOT rub.
- Keep wounds covered when under clothing, or if there is a chance the wound may get dirty.
- Watch for infection

CALL IF YOU NOTICE:

- > Redness, swelling, increasing pain.
- > Drainage (thick yellow or green and foul smelling)
- > Red streaks coming away from the wound or the skin feels very warm to the touch.

If you have stitches or staples, they should be taken out by: \_\_\_\_\_

☐ FRACTURED NECK OR BACK:

You may have broken bones in your neck and/or back. These injuries may or may not need surgery.

☐ NECK INJURIES:

- ☐ Wear your halo at all times.
- ☐ DO NOT adjust your halo yourself.
- ☐ Wear your collar at all times.
- ☐ You may take off your collar at night while in bed.

☐ BACK INJURIES:

- ☐ Wear your brace at all times.
- ☐ Wear your brace all day except while in bed.

☐ SPECIAL INSTRUCTIONS:

*If you have any increasing abdominal pain, nausea + vomiting, bloody stools = go back to emergency dept.*

Date of discharge: 6-7-06

MD / PA-C Signature: \_\_\_\_\_

*(Andrews)*

2030



Moore  
Kenny  
000000405419  
000302877212  
Consent  
Jun 07 2006 21:14  
Page 001

Pt Last Name: MOORE  
Pt First Name: KENNY  
Registration Date: 04/07/06  
Previous Visit: N  
Privacy Notice: Y Medical Record Number: 000000405419

302877212  
PR ACCOUNT NUMBER

CONSENT TO TREAT  
AUTHORIZATIONS AND ASSIGNMENTS

ALTOONA REGIONAL HEALTH SYSTEM  
ALTOONA, PA

1. Request and Authorization for Services

As evidenced by my signature below, I request and authorize medical care and treatment to be provided to me by authorized agents and/or employees of Altoona Regional Health System (ARHS) and by its medical staff, or their designees. I understand that ARHS is a teaching hospital and that those involved in training programs may be participating in my care. I hereby consent to such participation by these persons. I understand that this consent does not incorporate consent for surgical and other invasive procedures for which I am entitled to informed consent.

2. Assignment of Insurance Benefits for Insurance Purposes

As evidenced by my signature below, and intending to be legally bound, I hereby assign unto ARHS, all hospital benefits and to the treating physician(s) all physician benefits now due and which may become due and payable to me by virtue of services provided by said hospital and physician(s). Further, I hereby authorize payment directly to ARHS or physician(s) for health benefits otherwise payable to me for this period of service. I understand that I am financially responsible for charges not covered by this assignment. A photocopy of this authorization shall be considered as effective and valid as the original.

3. Medicare Authorization

As applicable and as evidenced by my signature below, I request payment of authorized Medicare benefits to ARHS on my behalf for any services furnished by or on ARHS, including physician services. I authorize any holder of medical and other information about me to release to Medicare and its agents information needed to determine these benefits for related services.

4. Medical Assistance

Where applicable and as evidenced by my signature below, I certify that the information provided for purposes of submission to Medicaid is true, correct and accurate. I understand that payment and satisfaction of this claim will be from Federal and State funds, and that any false claims, statements, or documents, or concealment of material facts may be prosecuted under applicable Federal and State laws.

This form has been fully explained to me and I certify that I understand its contents.

MOORE, KENNY

Signature of Patient

Date

If patient is a minor or otherwise unable to provide consent, this authorization and assignment is given on the patient's behalf by:

Signature of closest relative/legal guardian

Relationship to patient

Acknowledgment of Receipt of Notice of Privacy Practices

I have received a copy of the Notice of Privacy Practices or a copy has been made available to me.

Signature

Date

I have offered the patient and/or the patient's representative a copy of the Notice of Privacy Practices and the patient has refused to sign the Acknowledgment.

Signature of staff member:

Date



**Altoona Regional  
Health System**

## Medical Command Release

Moore  
Kenny  
000000405419  
000302877212  
Ambulance call sheet  
Jun 07 2006 21:15  
Page 001

Person Receiving Call: \_\_\_\_\_

DATE: 6-7-06

Time: \_\_\_\_\_

Ambulance Calling Life Flight

Medical Command Physician: \_\_\_\_\_

ETA: 10 min

Patient Age: 10

Sex: M

Weight: \_\_\_\_\_

- \_\_\_\_\_ Advanced Life Support Advisory LOC: \_\_\_\_\_
- \_\_\_\_\_ BLS Advisory \_\_\_\_\_
- \_\_\_\_\_ No Patient Transport \_\_\_\_\_
- \_\_\_\_\_ Medical Command \_\_\_\_\_
- \_\_\_\_\_ Direct Admission \_\_\_\_\_
- \_\_\_\_\_ Medical Command for Another Facility \_\_\_\_\_
- \_\_\_\_\_ Advanced Life Support Release \_\_\_\_\_

- ☒ Conscious Alert Responsive
- \_\_\_\_\_ Lethargic
- \_\_\_\_\_ Confused \_\_\_\_\_ Glasgow Coma Score
- \_\_\_\_\_ Amnesia \_\_\_\_\_ Trauma Score
- \_\_\_\_\_ Uncooperative
- \_\_\_\_\_ Combative
- \_\_\_\_\_ Unconscious

Chief Complaint (Medical/Trauma/Mechanism of Injury): \_\_\_\_\_

MVC

IV x1 NSS

Restrained Car Passenger

Numbness

tingling > left hand

LOC

lower Abd pain

VITALS:

Time	Respirations	Heart Rate	Blood Pressure	Monitor	Glucometer	O <sub>2</sub> Sat	Lung	Pupils	Skin
		<u>95</u> <u>SP</u>	<u>100/58</u>			<u>98%</u>			

Protocol used prior to Medical Command:

- \_\_\_\_\_ Oxygen
- \_\_\_\_\_ IV
- \_\_\_\_\_ Medications
- \_\_\_\_\_ Immobilization
- \_\_\_\_\_ Advanced Life Support Protocol
- \_\_\_\_\_ ET
- \_\_\_\_\_ Nebulizer

PMH:

Allergies:

Medications:

Medical Command Orders:

Crew Chief Signature \_\_\_\_\_

Patient Name: Trauma Nickle

Jun. 8. 2006 9:33AM Moshannon Valley EMS No. 9948 P. 1  
Form # 86163318

### Pre-Hospital Patient Information Sheet

Dispatch Incident # 988		Moore Kenny SS#: 000-00-0000		Date Of Incident 06/07/2006	
Affiliate Unit 14013 51	Affiliate Name Moshannon Valley EMS	Patient Received By Receiving Facility Code 47700 - Life Flight		Service Incident # 061972 51	
Response Outcome Transported	Nature Of Dispatch ALS Emergency	Command Facility ID 2913 - Clearfield		Command Physician Dr. Shaw	
Responding Unit Type ALS	Warning devices used No warning devices used	Research Code N/A		MCD Code 17917 Cooper Twp	
Transport Mode Type ALS	Multiple Pt. Encountered Yes	Incident Location Type Traffic Way, other		Location Description Rt. 53 Morris Twp. in front of Allport Cent.	

Attendants		(A)uthor / (D)river	Dispatch	Responding	On Scene	Pt. Contact	Times (hours)	Depart Scene	At Destination	Available	In Quarters
1. Foster	Sandra Fay	E028375 (A)	1639	1639	1647	1648		1658	1706	1725	1725
2. Cartwright	Theresa	E037821 (D)									
3. Surkovic	Theresa	E142871									
4. Bandy	Sarah	E132333									

Name Moore Kenny		Age 10 Years	
Address Box 185		Gender Male	
City, State Zip Lanso Pa 16849		DOB 8 / 24 / 1995	
Phone (814)345-5193		SSN 000-00-0000	

Name Address		Mileage		Medicare #	
City, State Zip		Out 5432		Medicaid #	
Phone		On Scene 5440		Group Ins. #	
		Dest. 0		Other Ins. #	
		In 5448		Ins. Code #	
		Loaded Mileage		Subscription	
				Zip Code of call origin 16821	

CPR		Patient Condition		Glasgow Coma Scale		Vital Signs	
Witnessed Arrest	N/A	On Scene	Moderate	Eyes	4	Pulse	95
Bystander CPR	N/A	At Dest.	Stable	Verbal	5	Resp	16
Arrest to CPR	N/A (minutes)			Motor	6	Systolic	136
Arrest to Defib.	N/A			Total	15	Diastolic	77
Arrest to ALS	N/A						

Cause Of Injury Vehicle		Work Related No	
Safety Devices	Contributing Factors Self Extricated	Situation Of Injury	Suspected Illness

Jun. 8. 2006 9:34AM Moshannon Valley EMS

No. 9948 P. 2

Form # 86163318

**Pre-Hospital Patient Information Sheet**

Date Of Incident 06/07/2006

Dispatch Incident # 988

Moore Kenny  
SS#: 000-00-0000

Service Incident # 061972 51

Medical Command Radio,

Chief Complaint Pain  
Allergies None  
Medications None

EKG  
Init. EKG Normal Sin.  
Final EKG Normal Sin.

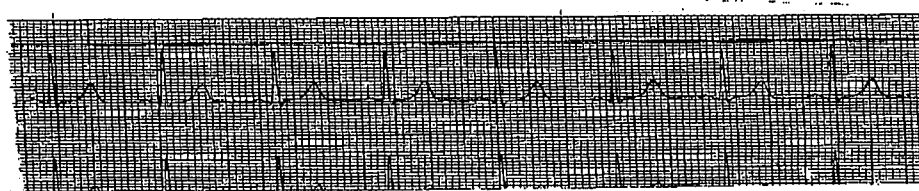
IV  
IV Type Normal Saline  
IV Site AC  
IV Rate TKO

Injuries  
Neck/Spine - SoftClosed  
Abdomen - SoftClosed SoftOpen  
Pelvis/Groin - SoftClosed  
Leg/Feet - SoftClosed SoftOpen

Treatment  
ATTEND. 1 ATTEND. 2 ATTEND. 3 ATTEND. 4 OTHER  
C-Spine Stab. - X  
C-Collar - X  
C-Spine Imm. Dev - X  
Board - Long - X  
O2 10-15 lpm - X  
Cold Pack - X  
Peripheral IV - X  
EKG - X

**Medication Administered**

Treatment Flowchart  
TIME PULSE RESP BP RHYTHM O2% GCS ATTEND  
1. 16:48 93 16 100 15  
2. 16:49  
3. 16:49  
4. 16:50 93 16 136/77 SR 100 15  
5. 16:51  
6. 16:52  
7. 16:53  
8. 16:54  
9. 17:06 96 16 122/88 SR 100 15  
TREATMENT  
Dis. report. Med. assessment. Pt. already on L&B with CO in place. Secured to L&B with three seat belts. CID in place. Drag. to abrasions along with ice packs. Monitor, O2 NRM 15L. IV 22ga in L. AC NS 100cc at NVO. NYC contacted at Cld. orders to fly to trauma centre upon medical report of injuries found. (Dr. Shaw) EMS command notified Cld. all of need for helicopter. Enroute to LT. Getzinger Life Flight crew given report.



Time	Event	SpO2	HR	RR	BP
16:48:00	Arrive	93	93	16	136/77
16:49:00	Initial Assessment	93	93	16	136/77
16:50:00	IV 22ga in L	93	93	16	136/77
16:51:00	NYC contacted	93	93	16	136/77
16:52:00	Orders to fly	93	93	16	136/77
16:53:00	Medical report	93	93	16	136/77
16:54:00	EMS command notified	93	93	16	136/77
17:06:00	Enroute to LT	96	96	16	122/88

Moore  
Kenny  
000000405419  
000302877212  
trip sheets  
Jun 08 2006 11:03  
Page 003

Jun. 8. 2006 9:36AM Moshannon Valley EMS

No. 9948 P. 3

Form # 86163318

**Pre-Hospital Patient Information Sheet**

Date Of Incident 06/07/2006

Dispatch Incident # 988

Moore Kenny  
SS#: 000-00-0000

Service Incident # 061972 51

Chief Complaint Pain

**NARRATIVE**

Additional Medic needed for MVA in Allport in Morris Twp. Paged via Centre Co. 911. Upon Medics arrival was directed to Ambulance 2353. Found 10 y/o M cons., alert and oriented on LBB with CC in place along with CPO in place. Secured to LBB with three seat belts. On the litter being attended by two EMTs. BLS report received. Pt. was a passenger in the back seat with lap/shoulder seat belt on. Was behind the front seat passenger. Severe damage to the SUV (head on crash). Pt. self extricated, denies being unconsc.. Medic assessment: PERRLA, skin w/d, color normal. Cons., alert and oriented. No JVD, trach mid-line. Bi-lat lungs equal and clear. Abd. slightly rigid, pain LL quad., Pain in the right groin, abrasions to the lower abd. area right above the pelvic area. No pain or deformity noted in the hips or pelvis area. C/O pain mid back down to waist area, has limited use of L. hand with tingling in the fingers (little, ring and middle finger). Just before arriving at the LZ area had more movement in the L. hand still had some tingling in fingers. Abrasion to R. knee and L. lower leg. Drugs, applied also ice packs to those areas. Pt. remained cons., alert and oriented thru out. Pt. had just eaten before accident. Assessment of the abd. area medic unable to hear bowel sounds, abd. cont. to remain slightly firm. Report given to Life Flight crew.

Tx. NS IV 23 ga. in L. AC

Monitor-SR

Assessment

Vitals

CC/LBB/CID

Drug/Ice Packs

Reassurance

Attendant 1 *D. Spate*

Attendant 3

Attendant 2

Attendant 4

**ALTOONA REGIONAL HEALTH SYSTEM  
DEPARTMENT OF TRAUMA SERVICE  
TRAUMA RESPONSE RECORD**

Moore  
Kenny  
000000405419  
000302877212  
Trauma response record  
Jun 09 2006 11:14  
Page 001

Name: Moore Kenneth C. Nickle Account # 302877212 MR# 4105419  
 Trauma Code        Helicopter/Ground Team Life Flight 2 Time called 1730 ETA: 1800  
 Trauma Alert X Ambulance        Time patient arrived 1745  
 Referral from: Facility        Referring physician         
 Mechanism of injury: MVC Chief Complaint Ext injury / ASD  
 Emergency Department Physician Batzel Par

Trauma Code / Alert =

	Name	Time of Arrival
Trauma Surgeon	<u>Mager</u>	<u>1730</u>
Trauma Physician Assistant	<u>R. Andrews</u>	<u>1732</u>
Emergency Physician	<u>Batzel</u>	<u>1732</u>
Trauma Surgeon Backup (if needed)	<u>  </u>	<u>  </u>
Radiology	<u>K. Straw / D. George</u>	<u>1732</u>
Laboratory	<u>K. Taylor</u>	<u>1732</u>
Respiratory	<u>M. C.</u>	<u>1735</u>
Social Service	<u>  </u>	<u>  </u>
Pastoral Care	<u>Mark Rhoades</u>	<u>1732</u>
Nursing Supervisor	<u>  </u>	<u>  </u>
Operating Room Staff	<u>J. Schellhammer</u>	<u>1732</u>
OR Suite Available ?	<u>YES</u> <u>NO</u> <u>N/A</u>	(Please circle)

Consultants	Time Paged	Returned Call / Was Notified	STAT Consult Request within 30 minutes	Routine Consult	Time of Arrival
Neurosurgery:	<u>  </u>	<u>  </u>	<u>  </u>	<u>  </u>	<u>  </u>
Orthopedic Surgeon:	<u>  </u>	<u>  </u>	<u>  </u>	<u>  </u>	<u>  </u>
Anesthesia:	<u>  </u>	<u>  </u>	<u>  </u>	<u>  </u>	<u>  </u>
Other:	<u>  </u>	<u>  </u>	<u>  </u>	<u>  </u>	<u>  </u>
Other:	<u>  </u>	<u>  </u>	<u>  </u>	<u>  </u>	<u>  </u>
In-house OB M.D. (>24 weeks pregnancy)	<u>  </u>	<u>  </u>	<u>  </u>	<u>  </u>	<u>  </u>
L&D Nurse for fetal monitoring (>24 weeks)	<u>  </u>	<u>  </u>	<u>  </u>	<u>  </u>	<u>  </u>
AFP/Pediatrics (patients < 12 years of age)	<u>  </u>	<u>  </u>	<u>  </u>	<u>  </u>	<u>  </u>

CT Tech - Time Called 1759 CT Scan - Time Ready 1800 ER Secretary Signature: Megan Garner  
 CT TECH in-house 24 hours/day. If CT TECH backup is needed, please complete the following:  
 Backup CT TECH Called:         
 Arrival Time of Backup CT TECH:       

**Original Copy: Patient's Chart** Make a copy & place with copies of the Trauma Flow Sheet in the Trauma Registry Folder (by ED Secretary)

# ALTOONA HOSPITAL EMERGENCY RECORD

Name: Moore, Kenny  
Age: M10 Wt: 1.0 Kg  
MedRec: 000000405419  
AcctNum: 000302877212

## TRIAGE DATA

Complaint: mvc--trauma nickle

Triage Time: Jun 07 2006 17:34

Age: 28 Male

Kg Weight: 01.0  
Physicians:

Source: Other

By: MedStar

Urgency: 1 RESUS.

Unknown

Room: Emergency

ER T1b

Vital Signs:

BP:

P:

R:

T:

Pn:

Sat:

## IMAGING

DEMOGRAPHIC (21:08 NK): Image captured from scanner.

CONSENT (21:08 NK): Image captured from scanner.

TRAUMA RESPONSE RECORD (21:09 NK): Image captured from scanner.

TRAUMA US (21:09 NK): Image captured from scanner.

RHYTHM STRIP (21:09 NK): Image captured from scanner.

TRAUMA HISTORY AND PHYSICAL (21:11 NK): Image captured from scanner.

(21:11 NK): Page 002 addedImage captured from scanner.

(21:11 NK): Page 003 addedImage captured from scanner.

(21:11 NK): Page 004 addedImage captured from scanner.

TRAUMA FLOW SHEET (21:11 NK): Image captured from scanner.

(21:12 NK): Page 002 addedImage captured from scanner.

(21:12 NK): Page 003 addedImage captured from scanner.

(21:13 NK): Page 004 addedImage captured from scanner.

TRAUMA D/C INSTRUCTIONS (21:13 NK): Image captured from scanner.

(21:13 NK): Page 002 addedImage captured from scanner.

CONSENT (21:14 NK): Image captured from scanner.

AMBULANCE CALL SHEET (21:15 NK): Image captured from scanner.

TRIP SHEETS (Jun 08 11:03 MMG): Image uploaded.

(Jun 08 11:04 MMG): Page 002 addedImage uploaded.

(Jun 08 11:04 MMG): Page 003 addedImage uploaded.

TRAUMA RESPONSE RECORD (Jun 09 11:14 RAA): Image captured from scanner.

## ADDITIONAL TRIAGE (Jun 07 2006 17:34 MMG)

PATIENT: NAME: Nickle Trauma, DOB: Jul 07, 1977, TETANUS: UNKNOWN, Current Vaccinations:

Unknown, Ambulance Patients: Ambulance Patient, SSN: 999999999, ZIP CODE: 16601, PHONE:

814999-9999, MEDICAL RECORD NUMBER: 000000405419, ACCOUNT NUMBER: 000302877212, IBEX  
NUMBER: 20060607173453ADT.

GREET TIME

ADMISSION

COMPLAINT

TRIAGE TIME

PAIN: Triage assessment performed.

CURRENT MEDICATIONS: No Documented Medications

KNOWN ALLERGIES: No Documented Allergies

# ALTOONA HOSPITAL EMERGENCY RECORD

Name: Moore, Kenny  
Age: M10 Wt: 1.0 Kg  
MedRec: 000000405419  
AcctNum: 000302877212

## HPI MVA-MVC (18:19 LRB)

**CHIEF COMPLAINT:** Patient was involved in motor vehicle crash, was rear passenger, passenger side, Speed of patient at time of accident was unknown, Speed of other object was unknown, Head on collision, Patient was wearing lap/shoulder belt, Severe amount of vehicular damage, Patient arrived with cervical spine immobilization in place, arrived on backboard.

**HISTORIAN:** History obtained from patient, EMS.

**OCCURRED:** Onset of symptoms reported as sudden, Just prior to presentation.

**LOCATION:** Neck pain: None, Back pain: None, Chest pain: None, Abdominal pain: Mild, Area: RLQ, Extremity Injury: hand.

**ASSOCIATED WITH:** Patient denies clavicle pain, shoulder pain, elbow pain, wrist pain. Patient states hand pain is present, finger pain is present, Patient denies inability to ambulate/bear weight, Patient denies pain on walking, hip pain, knee pain. Patient states ankle pain is present, Patient denies foot pain, Patient denies distal neuro c/o, Alcohol: Denies, Neurologic Symptoms Prior to Patient Arrival present, LOC: None, GCS: 15, On scene GCS: 15.

**RISK FACTORS:** Spine Injury Risk Factors: None, Intracranial Bleed Risk Factors: None.

**NOTES:** PT WAS RESTRAINED BACK SEAT PASSENGER IN H/O COLLISION. HE SELF EXTRICATED. PT HAD PAIN IN L CALF, R L ABD AND SOME TINGLING IN HIS L HAND. NO LOC. PT REMEMBERS THE ACCIDENT.

## PAST MEDICAL HISTORY (18:19 LRB)

**MEDICAL HISTORY:** No past medical history.

**SURGICAL HISTORY:** Patient has had no previous surgical history.

**SOCIAL HISTORY:** Denies alcohol abuse, tobacco abuse, drug abuse.

**FAMILY HISTORY:** Family history is not contributory to this case.

**NOTES:** Nursing records reviewed, Agree with nursing records.

## ROS (18:19 LRB)

**CONSTITUTIONAL:** No fever, chills.

**EYES:** No vision changes, eye pain, eye redness, eye discharge.

**ENT:** No rhinorrhea, sore throat.

**CARDIOVASCULAR:** No chest pain, dyspnea on exertion.

**RESPIRATORY:** No Cough, SOB.

**GI:** Historian reports abdominal pain. No nausea, diarrhea, vomiting.

**GENITOURINARY MALE:** No incontinence, hematuria.

**MUSCULOSKELETAL:** Historian reports arthralgias, injury. No neck pain, back pain, deformity.

**SKIN:** Historian reports skin lesions. No cellulitis.

**NEUROLOGIC:** Historian reports paresthesias. No dizziness, headache, focal weakness.

## PHYSICAL EXAM (18:23 LRB)

**CONSTITUTIONAL:** Patient is afebrile, Vital signs reviewed. Patient has normal pulse, normal blood pressure, normal respiratory rate, Well appearing, Alert and oriented X 3. Patient appears uncomfortable.

**HEAD:** Atraumatic, Normocephalic.

**EYES:** Eyes are normal to inspection, Pupils equal, round and reactive to light. No discharge from eyes, Extraocular muscles intact, Sclera are normal, Conjunctiva are normal.

**ENT:** Nose examination normal, Posterior pharynx normal, Mouth normal to inspection, teeth normal, Evaluation of left ear shows, tympanic membrane is injected, Evaluation of right ear shows, tympanic membrane is normal.



**ALTOONA HOSPITAL  
EMERGENCY RECORD**

Name: Moore, Kenny  
Age: M10 Wt: 1.0 Kg  
MedRec: 000000405419  
AcctNum: 000302877212

**NECK:** Trachea normal. No abrasions, contusions, Nontender, No masses, lymphadenopathy, ecchymosis, NO PAIN ON FROM, C SPINE CLINICALLY CLEARED.

**RESPIRATORY CHEST:** Chest is nontender, Breath sounds normal. No respiratory distress.

**CARDIOVASCULAR:** Assessment includes:, RRR. No murmurs. Normal S1 S2.

**ABDOMEN:** Assessment includes:. Abdomen is nontender. No masses, Bowel sounds normal, No distension, peritoneal signs, hernias, LOWER ABD SEATBELT SIGN.

**BACK:** There is no tenderness to palpation. Normal inspection.

**UPPER EXTREMITY:** No cyanosis, clubbing, edema, L INDEX FINGER WITH SWELLING, TENDERNESS AND ECCHYMOSIS. PT THINKS THAT THIS IS WHAT WAS TINGLING. .

**LOWER EXTREMITY:** No cyanosis, clubbing, edema. Normal range of motion, No calf tenderness, SUPERFICIAL ABRASION TO L LATERAL CALF. .

**NEURO:** GCS is 15. No focal motor deficits, focal sensory deficits, Speech normal.

**SKIN:** Skin is warm, Skin is dry, Skin is normal color, Skin exam normal except as noted.

**PSYCHIATRIC:** Oriented X 3. Normal affect.

**DIAGNOSIS (18:43 LRB)**

**FINAL: PRIMARY: BLUNT ABDOMINAL TRAUMA, ADDITIONAL: CALF ABRASION, L INDEX FINGER INJURY.**

**DESCRIPTION: No Documented Prescriptions**

**RESULTS**

**LAB (18:10 LRB): CBC,**

**WBC COUNT 5.6 X10E3 Range (4.0-11.0),**

**RBC 4.93 X10E6 Range (4.50-5.70),**

**\*HGB 13.1 g/dl Range (14.0-16.8),**

**\*HCT 38.6 % Range (40.4-48.8),**

**\*MCV 78.3 fl Range (81.0-95.0),**

**\*MCH 26.5 pg Range (28.0-32.0),**

**\*MCHC 33.9 % Range (34.0-36.0),**

**RDW 13.3 % Range (< 16.0),**

**PLATELET COUNT 379 X10E3 Range (130-400),**

**\*MPV 7.8 fl Range (8.0-11.5),**

**NEUTROPHIL % (AUTO) 58.0 % Range (50.8-79.2),**

**LYMPH% (AUTO) 27.4 % Range (11.6-36.8),**

**MONOCYTE% (AUTO) 9.3 % Range (3.5-9.5),**

**EO% (AUTO) 3.3 % Range (0-5.5),**

**\*BASO% (AUTO) 2.0 % Range (0-1.2),**

**NEUTROPHIL - ABSOLUTE (AUTO) 3.3 X10E3 Range (2.0-8.7),**

**LYMPH - ABSOLUTE (AUTO) 1.5 X10E3 Range (0.5-4.0),**

**MONO - ABSOLUTE (AUTO) 0.5 X10E3 Range (0.1-1.0),**

**EO ABSOLUTE (AUTO) 0.2 X10E3 Range (0-0.6),**

**BASO - ABSOLUTE (AUTO) 0.1 X10E3 Range (0-0.1).**

**(18:30 LRB): PROTIME\INR Jun 07 2006 18:00,**

**PROTIME 11.9 SEC Range (9.8-12.8),**

**INR 1.1 ,**

**INR \*\*INR THERAPEUTIC RANGE:- MODERATE INTENSITY THERAPY - 2.0 TO 3.0~ HIGH**

**ALTOONA HOSPITAL  
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INTENSITY THERAPY - 2.5 TO 3.5~(NOTE: INR SHOULD ONLY BE USED TO  
MONITOR STABLE ORAL ANTICOAGULANT~THERAPY.)

(18:30 LRB): APTT Jun 07 2006 18:00,

APTT 26.2 SEC Range (24.0-34.0).

(19:27 LRB): DRAW AND HOLD Jun 07 2006 18:00,

DRAW AND HOLD EXPIRES 6/10/2006 .

(20:20 LRB): BASIC METABOLIC PANEL Jun 07 2006 18:00,

BUN 15 mg/dl Range (9-20),

SODIUM 138 MMOLL Range (135-145),

POTASSIUM 3.9 MMOLL Range (3.6-5.0),

CHLORIDE 105 MMOLL Range (98-107),

CO2 24 MMOLL Range (22-30),

\*GLUCOSE-RANDOM 130 mg/dl Range (70-110),

\*CREATININE 0.7 mg/dl Range (0.8-1.5),

CALCIUM 9.2 mg/dl Range (8.4-10.2).

(20:20 LRB): ALC-M Jun 07 2006 18:00,

ALCOHOL-MEDICAL <0.010 G% Range (NONE DETECTED).

RADIOLOGY (18:30 LRB): HAND LEFT Jun 07 2006 18:20,

HAND LEFT HAND LEFT\*\*\* FILM DONE \*\*\*.

(18:30 LRB): PELVIS Jun 07 2006 18:20,

PELVIS PELVIS\*\*\* FILM DONE \*\*\*.

(18:30 LRB): CHEST SINGLE VIEW Jun 07 2006 18:20,

CHEST SINGLE VIEW CHEST SINGLE VIEW\*\*\* FILM DONE \*\*\*.

(18:40 LRB): PELVIS WITH CONT CT Jun 07 2006 18:40,

PELVIS WITH CONT CT PELVIS WITH CONT CT\*\*\* FILM DONE \*\*\*.

(18:40 LRB): ABDOMEN WITH CONT CT Jun 07 2006 18:40,

ABDOMEN WITH CONT CT ABDOMEN WITH CONT CT\*\*\* FILM DONE \*\*\*.

(19:27 LRB): ABDOMEN WITH CONT CT Jun 07 2006 18:40,

017GDT CTS 0017 ABDOMEN WITH CONT CTRESULT:CT SCAN OF THE ABDOMEN AND PELVIS

ENHANCEDHistory: Trauma .Comparison: None .Technique:Multiple helical scans were obtained from the level of the dome of the diaphragm through the level of the symphysis pubis in 7 mm increments. Both oral and intravenous contrast were utilized. Findings: There is minimal subcutaneous fat stranding in the right groin, likely due to recent trauma. The liver is homogeneous without focal lesions. The spleen and pancreas appear normal. No significant renal parenchymal abnormality is seen. The adrenals are not enlarged. The abdominal aorta is not aneurysmal. No ascites is seen. No significant abdominal adenopathy is seen. The urinary bladder and pelvic viscera are unremarkable. No free fluid is seen in the pelvis. No significant pelvic or inguinal adenopathy is seen. Scan passes through the lung bases do not show pleural effusions, or focal infiltrates. CONCLUSION: Minimal subcutaneous fat stranding in the right groin, likely due to recent trauma. Otherwise, unremarkable study. Electronically signed by: VIVEK K. SHARMA, M.D. On: Jun 7 2006 6:58P.

(19:27 LRB): PELVIS WITH CONT CT Jun 07 2006 18:40,

008GDT CTS 0008 PELVIS WITH CONT CTRESULT:CT SCAN OF THE ABDOMEN AND PELVIS

ENHANCEDHistory: Trauma .Comparison: None .Technique:Multiple helical scans were obtained from the level of the dome of the diaphragm through the level of the symphysis pubis in 7 mm increments. Both oral and intravenous contrast were utilized. Findings: There is minimal subcutaneous fat stranding in the right groin, likely due to recent trauma. The liver is homogeneous without focal lesions. The spleen and pancreas appear normal. No significant renal parenchymal abnormality is seen. The adrenals are not enlarged. The abdominal aorta

**ALTOONA HOSPITAL  
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is not aneurysmal. No ascites is seen. No significant abdominal adenopathy is seen. The urinary bladder and pelvic viscera is unremarkable. No free fluid is seen in the pelvis. No significant pelvic or inguinal adenopathy is seen. Scan passes through the lung bases do not show pleural effusions, or focal infiltrates. CONCLUSION: Minimal subcutaneous fat stranding in the right groin, likely due to recent trauma. Otherwise, unremarkable study. Electronically signed by: VIVEK K. SHARMA, M.D. On: Jun 7 2006 6:58P.

(19:27 LRB): ABDOMEN WITH CONT CT Jun 07 2006 18:40,

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ENHANCED History: Trauma . Comparison: None . Technique: Multiple helical scans were obtained from the level of the dome of the diaphragm through the level of the symphysis pubis in 7 mm increments. Both oral and intravenous contrast were utilized. Findings: There is minimal subcutaneous fat stranding in the right groin, likely due to recent trauma. The liver is homogeneous without focal lesions. The spleen and pancreas appear normal. No significant renal parenchymal abnormality is seen. The adrenals are not enlarged. The abdominal aorta is not aneurysmal. No ascites is seen. No significant abdominal adenopathy is seen. The urinary bladder and pelvic viscera is unremarkable. No free fluid is seen in the pelvis. No significant pelvic or inguinal adenopathy is seen. Scan passes through the lung bases do not show pleural effusions, or focal infiltrates. CONCLUSION: Minimal subcutaneous fat stranding in the right groin, likely due to recent trauma. Otherwise, unremarkable study. Electronically signed by: VIVEK K. SHARMA, M.D. On: Jun 7 2006 6:58P,

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(19:27 LRB): PELVIS WITH CONT CT Jun 07 2006 18:40,

008GDT CTS 0008 PELVIS WITH CONT CT RESULT: CT SCAN OF THE ABDOMEN AND PELVIS

ENHANCED History: Trauma . Comparison: None . Technique: Multiple helical scans were obtained from the level of the dome of the diaphragm through the level of the symphysis pubis in 7 mm increments. Both oral and intravenous contrast were utilized. Findings: There is minimal subcutaneous fat stranding in the right groin, likely due to recent trauma. The liver is homogeneous without focal lesions. The spleen and pancreas appear normal. No significant renal parenchymal abnormality is seen. The adrenals are not enlarged. The abdominal aorta is not aneurysmal. No ascites is seen. No significant abdominal adenopathy is seen. The urinary bladder and pelvic viscera is unremarkable. No free fluid is seen in the pelvis. No significant pelvic or inguinal adenopathy is seen. Scan passes through the lung bases do not show pleural effusions, or focal infiltrates. CONCLUSION: Minimal subcutaneous fat stranding in the right groin, likely due to recent trauma. Otherwise, unremarkable study. Electronically signed by: VIVEK K. SHARMA, M.D. On: Jun 7 2006 6:58P,

008GDT CTS 0008 PELVIS WITH CONT CT RESULT: CT SCAN OF THE ABDOMEN AND PELVIS

ENHANCED History: Trauma . Comparison: None . Technique: Multiple helical scans were obtained from the level of the dome of the diaphragm through the level of the symphysis pubis in 7 mm increments. Both oral and

## ALTOONA HOSPITAL EMERGENCY RECORD

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intravenous contrast were utilized. Findings: There is minimal subcutaneous fat stranding in the right groin, likely due to recent trauma. The liver is homogeneous without focal lesions. The spleen and pancreas appear normal. No significant renal parenchymal abnormality is seen. The adrenals are not enlarged. The abdominal aorta is not aneurysmal. No ascites is seen. No significant abdominal adenopathy is seen. The urinary bladder and pelvic viscera are unremarkable. No free fluid is seen in the pelvis. No significant pelvic or inguinal adenopathy is seen. Scan passes through the lung bases do not show pleural effusions, or focal infiltrates. CONCLUSION: Minimal subcutaneous fat stranding in the right groin, likely due to recent trauma. Otherwise, unremarkable study. Electronically signed by: VIVEK K. SHARMA, M.D. On: Jun 7 2006 6:58P.

(Jun 12 0:07 CG): CHEST SINGLE VIEW Jun 07 2006 18:20,

227GDT DIA 0227 CHEST SINGLE VIEW RESULT: CHEST -- Single view: CLINICAL HISTORY: Trauma The heart and mediastinum appear normal. The diaphragms are smooth and rounded and at normal levels. The costophrenic angles are clear. The pulmonary hila and peripheral lung vessels appear normal. The lung fields are clear. The bones and soft tissues appear normal. CONCLUSION: Normal chest. Electronically signed by: E R KARUNARATNE, M.D. On: Jun 9 2006 10:06A.

(Jun 12 0:07 CG): PELVIS Jun 07 2006 18:20,

020GDT DIA 0020 PELVIS RESULT: Pelvis : single AP view CLINICAL HISTORY: Trauma There was no evidence of fracture or dislocation. The bones are normal in texture and form. No soft tissue abnormalities are noted. CONCLUSION: Normal study. Electronically signed by: E R KARUNARATNE, M.D. On: Jun 9 2006 10:05A.

(Jun 12 0:07 CG): HAND LEFT Jun 07 2006 18:20,

370GDT DIA 0370 HAND LEFT RESULT: Left-hand: 3 views CLINICAL HISTORY: Trauma There was no evidence of fracture or dislocation. The bones are normal in texture and form. Some soft tissue swelling is seen in the left hand. Electronically signed by: E R KARUNARATNE, M.D. On: Jun 9 2006 10:01A.

### TRAUMA PROTOCOL (18:24 LRB)

TRAUMA PROTOCOL: Emergent consent implied, Performed by attending, Mechanism of injury: MVC, Arrival mode: Air ambulance, Discussed this case with Dr. MAGEE, Patient status: Alert, Report from EMS AIR, Dentition not prohibitive. Normal neck range of motion noted, Oropharyngeal classification for airway exam Class 2: Able to visualize soft palate and fauces, tip of uvula is obscured, Normal healthy patient.

### NURSING PROCEDURE: NURSE NOTES (20:49 NMH)

TIME: Time: 2050, SEE TRAUMA FLOWSHEET FOR FULL CHARTING.

### ORDERS

BASIC METABOLIC PANEL by MMG for RM on 6/7/2006 17:35 Status: Done 6/7/2006 19:36.

PTT by MMG for RM on 6/7/2006 17:35 Status: Done 6/7/2006 18:15.

CBC WITH DIFF by MMG for RM on 6/7/2006 17:35 Status: Done 6/7/2006 18:08.

DRAW and HOLD by MMG for RM on 6/7/2006 17:35 Status: Done 6/7/2006 19:18.

URINALYSIS by MMG for RM on 6/7/2006 17:35 Status: Active.

PT (PROTHROMBIN TM) by MMG for RM on 6/7/2006 17:35 Status: Done 6/7/2006 18:15.

AMPH/METH (URINE) by MMG for RM on 6/7/2006 17:35 Status: Active.

Ethanol medical by MMG for RM on 6/7/2006 17:35 Status: Done 6/7/2006 19:33.

BARBITUR (URINE) by MMG for RM on 6/7/2006 17:35 Status: Active.

OPIATES (URINE) by MMG for RM on 6/7/2006 17:35 Status: Active.

BENZODIAZ (URINE) by MMG for RM on 6/7/2006 17:35 Status: Active.

PHENCYCL (URINE) by MMG for RM on 6/7/2006 17:35 Status: Active.

**ALTOONA HOSPITAL  
EMERGENCY RECORD**

**Name: Moore, Kenny**  
Age: M10 Wt: 1.0 Kg  
MedRec: C00000405419  
AcctNum: 000302877212

CANNABIN (URINE) by MMG for RM on 6/7/2006 17:35 Status: Active.  
TRICYC ( URINE) by MMG for RM on 6/7/2006 17:35 Status: Active.  
COCAINE M (URINE) by MMG for RM on 6/7/2006 17:35 Status: Active.  
SINGLE VIEW CHEST by MMG for RM on 6/7/2006 17:36 Status: Done 6/9/2006 10:03.  
PELVIS XRAY by MMG for RM on 6/7/2006 17:36 Status: Done 6/9/2006 10:02.  
LT HAND by MMG for LRB on 6/7/2006 17:53 Status: Done 6/9/2006 9:58.  
CT/ABDOMEN W/O CT by MMG for LRB on 6/7/2006 17:58 Status: Active.  
CT/PELVIS W/O CONT by MMG for LRB on 6/7/2006 17:58 Status: Active.

**DISPOSITION**

PATIENT (20:46 LRB): Disposition: A. Home, Condition: Stable.  
(20:50 NMH): TRANSFER IN: NO, Hold Patient: No, Remove from ER.

**ADMIN (20:49 NMH)**

DIGITAL SIGNATURE

**KEY:**

CG=Giblock, Cindy LRB=Batzel, Linnane MMG=Garner, Megan NK=Keller, Nikki  
NMH=Hanna, Nicole RAA=Adams, Rhonda RM=Magee, R. Sam



POWER OF ATTORNEY

I, the undersigned, do appoint the law firm of EDGAR SNYDER & ASSOCIATES to institute and maintain an action against Harold Barnett

\_\_\_\_\_ and any other person, firm or corporation who may be responsible for damages sustained on \_\_\_\_\_ 6-7, 2006, and/or to effect an amicable settlement of claim, with my consent from all sources of recovery.

I agree that out of whatever sum secured from any responsible person, entity or insurance carrier, my attorneys shall receive 33 1/3 % of the total settlement as their fee, said fee to be calculated prior to deduction of costs and expenses, and shall also be reimbursed their costs and expenses, if the matter is resolved prior to filing a lawsuit or demanding arbitration. In the event that a lawsuit is filed or arbitration proceedings are demanded, my attorneys shall receive forty (40%) percent of the total sum secured from any responsible person, entity or insurance carrier as their fee, said fee to be calculated prior to deduction of costs and expenses, and shall also be reimbursed their costs and expenses.

I understand that my attorneys will have no claim for any fee, costs or expenses if no money is recovered by means of settlement, litigation or arbitration for me.

I recognize that my attorneys reserve the right to withdraw from my case if, after investigation, they determine that there is no merit to the claim.

I hereby acknowledge receipt of a duplicate copy of this Power of Attorney.

Arnel A. Rualic (SEAL)  
on behalf of minor son  
Kenneth Moore (SEAL)

Date: 7-16-06





COMMONWEALTH OF PENNSYLVANIA  
DEPARTMENT OF PUBLIC WELFARE  
BUREAU OF FINANCIAL OPERATIONS  
TPL SECTION - CASUALTY UNIT  
PO BOX - 8486  
HARRISBURG PA 17105-8486

December 4, 2006

STATEMENT OF CLAIM SUMMARY

NAME	MOORE, KENNETH
ID	070 130 292

UPDATE TO PREVIOUS SOC DATED 11/17/2006

MEDICAL	USUAL CHARGES	AMT. APPROVED
PREVIOUS SOC	795.00	225.50
CURRENT SOC	.00	.00
PRIOR REIMB/ADJ		(71.50)
TOTAL	795.00	154.00

CASH	PERIOD COVERED	DOLLAR AMOUNT
PREVIOUS SOC	-	.00
CURRENT SOC	-	.00
TOTAL		.00

REIMBURSEMENT TO DPW	154.00
----------------------	--------

EXHIBIT

I

PENNSYLVANIA  
DEPARTMENT OF PUBLIC WELFARE

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor  
by and through his parent and natural  
guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

CIVIL ACTION - LAW

No. 866 of 2007 C.D.

PROOF OF DEPOSIT

vs.

HAROLD R. BURNETT,  
Defendant

Filed on behalf of :  
Plaintiffs

Counsel of Record for Plaintiffs:

GREGORY S. OLSAVICK, ESQ.  
PA I.D. No. 34620  
Email: [golsavick@edgarsnyder.com](mailto:golsavick@edgarsnyder.com)

Firm No. 1605

Edgar Snyder & Associates, LLC.  
2900 Old Route 220  
Altoona, PA 16601  
(814) 942-3699

*S.*  
**FILED** No. 866  
*m/12.200m*  
**FEB 25 2009**  
William A. Shaw  
Prothonotary/Clerk of Courts



IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor  
by and through his parent and natural  
guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

CIVIL ACTION - LAW

No. 866 of 2007 C.D.

vs.

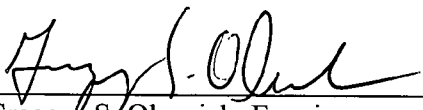
HAROLD R. BURNETT,  
Defendant

PROOF OF DEPOSIT

Kindly file the enclosed Proof of Deposit of Settlement proceeds which consists of a photocopy of the Certificate of Deposit from Northwest Savings Bank, number 1553058379 for Sloan J. Sample pursuant to the Order of Court dated December 24, 2008 and signed by the Honorable Fredric J. Ammerman.

Respectfully submitted:

Edgar Snyder & Associates, LLC

  
\_\_\_\_\_  
Gregory S. Olsavick, Esquire  
Attorney for Plaintiffs



**NORTHWEST  
SAVINGS BANK**

Where People Make The Difference.

**CERTIFICATE OF DEPOSIT RECEIPT**

**1. ACCOUNT SUMMARY SECTION**

Certificate Type: **12-17 Month Certificate-631**

Account Number: **1553058379** Date Issued: **02/13/2009**

Tax Identification Number: **160-74-2360**

Maturity Date: **02/13/2010** Term: **12 Months**

Accountholder(s): **DEBORAH A RENDULIC CUSTODIAN FOR  
SLOAN J SAMPLE UNDER A COURT ORDERED  
AGREEMENT**

Interest Rate: **2.480%**

Annual Percentage Yield: **2.500%**

Opening Balance: \*\*\*\*\* **\$2,983.21**

Minimum Balance Requirement: \*\*\*\*\* **\$500.00**

Frequency of Compounding and Credit: **Quarterly**

Interest Distribution Option:

- ☒ Capitalize  
☐ Interest Check  
☐ Transfer

Transfer Account Number (if applicable):

Grace Period: **7 DAYS AFTER MATURITY DATE**

Early Withdrawal Penalty: **SIX (6) MONTHS OF INTEREST**

- 2. INTEREST RATE:** The interest rate disclosed in Section 1 will be paid until the certificate's maturity date except for a Variable Rate IRA Certificate. The interest rate disclosed for a Variable Rate IRA Certificate is effective through the end of the calendar quarter. After that, at the Bank's discretion, the interest rate may be changed quarterly.
- 3. MINIMUM BALANCE:** The minimum balance disclosed in Section 1 is required to open the account and must be maintained each day to obtain the disclosed annual percentage yield.
- 4. BALANCE COMPUTATION METHOD:** The daily balance method is used to calculate the interest on the account. This method applies a daily rate to the principal in the account each day.
- 5. ACCRUAL OF INTEREST:** Interest begins to accrue on the business day of a deposit.
- 6. TRANSACTION LIMITATIONS:** Additional deposits to certificate accounts are permitted only on the maturity date or during a grace period except for Variable Rate IRA Certificates, to which deposit may be made at any time.  
Partial withdrawals that reduce the account balance below the minimum balance requirement are not permitted.
- 7. RENEWAL POLICY:** Except for Nonrenewable Certificates, a certificate account will automatically renew at maturity unless the funds are withdrawn within the grace period disclosed in Section 8. On the maturity date, the interest rate and annual percentage yield will be adjusted to the interest rate and annual percentage yield then being offered on the same type of certificate.  
On the maturity date of a Nonrenewable Certificates account, if it is not closed, the interest rate will be reduced to the rate paid on regular passbook savings accounts. Thereafter, the account may be closed without a penalty at any time. The grace period disclosed in Section 8 is not applicable.
- 8. GRACE PERIOD:** The grace period on the certificate is stated in Section 1. During a grace period, funds may be withdrawn without penalty.
- 9. EARLY WITHDRAWAL PENALTY:** In the event of any withdrawal of principal from the account prior to a maturity date, the bank may impose a penalty as disclosed in Section 1.  
The interest penalty will be imposed on the amount withdrawn at the interest rate being paid on the account regardless of the length of time the funds withdrawn have remained in the account.  
The penalty will not be imposed for a withdrawal following the death or adjudication of incompetence of any accountholder.  
If funds are withdrawn during a grace period, earnings will be paid thereon at the renewal interest rate (see Section 7) to the date of withdrawal.  
Interest credited to the account may be withdrawn without penalty at any time during the term of the certificate in which earned.
- 10. WITHDRAWAL OF INTEREST:** The annual percentage yield assumes interest will remain on deposit until maturity. A withdrawal will reduce earning.
- NON-NEGOTIABLE  
NOT TRANSFERABLE EXCEPT ON THE BOOKS OF NORTHWEST SAVINGS BANK**

**Member  
FDIC**

Authorized Signature

ACCOUNT HOLDER NAMES: Sloan J Sample

Account Holder Names: DEBORAH A RENDULIC CUSTODIAN FOR SLOAN J SAMPLE UNDER A COURT ORDERED AGREEMENT		ACCOUNT NUMBER: 1553058379	
Mailing Address: PO BOX 185 LANSE, PA 16849		ACCOUNT PURPOSE: PERSONAL	ACCOUNT TYPE: Fiduciary
Home Phone: (814) 345-5193		OWNERSHIP TYPE: Court Ordered Custodian	DATE OPENED: 02/13/09
Work Phone:		DATE REVISED:	
Number of Signatures Required: 1	CIF Number: SAMPLESJ01	VERIFIED BY:	OPENED BY: JANICE HOWELL
Special Instructions: No withdrawals shall be made until Sloan Sample achieves the age of 18 years on March 6, 2010, or unless otherwise ordered by Court.			

Signatures of Authorized Individuals. This Agreement is subject to all terms below.

1x Name Deborah A Rendulic	2x Name
3x Name	4x Name

Each of the authorized Individual(s) certify that they have all required authority to act with respect to this account(s) and, jointly and severally, agree to indemnify and hold Financial Institution harmless from and against any loss or damage arising from such authority or lack thereof. Financial Institution has no responsibility or duty to assure or verify that Authorized Individual(s) have or are acting within the authority given them by the authorizing document or that such authorizing document is genuine or valid, even if Financial Institution has seen or retained a copy of such document.

The Authorized Individual(s) signing agree(s), jointly and severally if multiple signers, to the terms set forth in the Deposit Account Agreement and Disclosure, the Time Certificate of Deposit or Confirmation of Time Deposit Agreement (if applicable), the Rate and Fee Schedule, the Funds Availability Policy Disclosure, and Substitute Check Policy Disclosure, the Electronic Funds Transfer Agreement and Disclosure, (if applicable), as amended by the Financial Institution from time to time. Each of the Authorized Individual(s) signing also acknowledges that the Financial Institution provided at least one copy of these deposit account documents.

## TIN/BACKUP WITHHOLDING

Important: Under penalties of perjury, I certify that the number shown above is my correct taxpayer identification number, I am a U.S. person (including a U.S. resident alien), and that (check appropriate box):

☒ I am not subject to backup withholding, because I am exempt from backup withholding, or because I have not been notified by the IRS that I am subject to backup withholding as a result of failure to report all interest or dividends, or because the IRS has notified me that I am no longer subject to backup withholding.

☐ I am subject to backup withholding.

Signature of Authorized Individual X

Date: 2/13/2009

For instructions, see Internal Revenue Service Form W-9 that is available at the financial institution.

The following information may be used to further identify individual(s) for telephone instructions, large transactions, or if a signature varies.

MMN = Mother's Maiden Name

Signer #1: Deborah A Rendulic SSN: 165-64-7798

Street: 117 BIRCH ST, PO BOX 185 LANSE PA 16849

Mailing:

Home Phone #: (814) 345-5193

Work Phone #:

Employer:

Occupation: UNKNOWN/NOT AVAILABLE

DOB: 10/15/69

Birth Place:

DL/ID#: PA 22387325 10/16/2010

MMN: LITTLE

Signer #2: SSN:

Street:

Mailing:

Home Phone #:

Work Phone #:

Employer:

Occupation:

DOB:

Birth Place:

DL/ID#:

MMN:

Signer #3: SSN:

Street:

Mailing:

Home Phone #:

Work Phone #:

Employer:

Occupation:

DOB:

Birth Place:

DL/ID#:

MMN:

Signer #4: SSN:

Street:

Mailing:

Home Phone #:

Work Phone #:

Employer:

Occupation:

DOB:

Birth Place:

DL/ID#:

MMN:

NOTE: There may be only one Custodian for an account under the Uniform Transfers to Minors Act or the Uniform Gifts to Minors Act. All fiduciaries appointed by order of a court must each sign this signature card. Depositor's Authorization Documents have not been filed.

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ACCOUNT NUMBER:

1553058379

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor  
by and through his parent and natural  
guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

vs.

HAROLD R. BURNETT,  
Defendant

CIVIL ACTION - LAW

No. 866 of 2007 C.D.

PROOF OF DEPOSIT

Filed on behalf of :  
Plaintiffs

Counsel of Record for Plaintiffs:

GREGORY S. OLSAVICK, ESQ.  
PA I.D. No. 34620  
Email: [golsavick@edgarsnyder.com](mailto:golsavick@edgarsnyder.com)

Firm No. 1605

Edgar Snyder & Associates, LLC.  
2900 Old Route 220  
Altoona, PA 16601  
(814) 942-3699

*S*  
**FILED** *No. 866*  
*m/ja.200m*  
**FEB 25 2009**

William A. Shaw  
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor  
by and through his parent and natural  
guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

CIVIL ACTION - LAW

No. 866 of 2007 C.D.

vs.

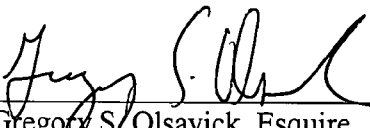
HAROLD R. BURNETT,  
Defendant

PROOF OF DEPOSIT

Kindly file the enclosed Proof of Deposit of Settlement proceeds which consists of a photocopy of the Certificate of Deposit from Northwest Savings Bank, number 1553058387 for Lee A. Bell pursuant to the Order of Court dated December 24, 2008 and signed by the Honorable Fredric J. Ammerman.

Respectfully submitted:

Edgar Snyder & Associates, LLC

  
\_\_\_\_\_  
Gregory S. Olsavick, Esquire  
Attorney for Plaintiffs



**NORTHWEST  
SAVINGS BANK**

Where People Make The Difference.

**CERTIFICATE OF DEPOSIT RECEIPT**

1. **ACCOUNT SUMMARY SECTION**

Certificate Type: **30-35 Month Certificate-622** Account Number: **1553058387** Date Issued: **02/13/2009**  
Tax Identification Number: **192-74-4526** Maturity Date: **11/13/2011** Term: **33 Months**  
Account holder(s): **DEBORAH A RENDULIC CUSTODIAN FOR  
LEE A BELL UNDER A COURT ORDERED  
AGREEMENT**

Interest Rate: **2.480%**

Annual Percentage Yield: **2.500%**

Opening Balance: \*\*\*\*\* **\$1,000.00**

Minimum Balance Requirement: \*\*\*\*\* **\$500.00**

Frequency of Compounding and Credit: **Quarterly**

Interest Distribution Option:

- ☒ Capitalize  
☐ Interest Check  
☐ Transfer

Transfer Account Number (if applicable):

Grace Period: **7 DAYS AFTER MATURITY DATE**

Early Withdrawal Penalty: **SIX (6) MONTHS OF INTEREST**

2. **INTEREST RATE:** The interest rate disclosed in Section 1 will be paid until the certificate's maturity date except for a Variable Rate IRA Certificate. The interest rate disclosed for a Variable Rate IRA Certificate is effective through the end of the calendar quarter. After that, at the Bank's discretion, the interest rate may be changed quarterly.
3. **MINIMUM BALANCE:** The minimum balance disclosed in Section 1 is required to open the account and must be maintained each day to obtain the disclosed annual percentage yield.
4. **BALANCE COMPUTATION METHOD:** The daily balance method is used to calculate the interest on the account. This method applies a daily rate to the principal in the account each day.
5. **ACCRUAL OF INTEREST:** Interest begins to accrue on the business day of a deposit.
6. **TRANSACTION LIMITATIONS:** Additional deposits to certificate accounts are permitted only on the maturity date or during a grace period except for Variable Rate IRA Certificates, to which deposit may be made at any time.
- Partial withdrawals that reduce the account balance below the minimum balance requirement are not permitted.
7. **RENEWAL POLICY:** Except for Nonrenewable Certificates, a certificate account will automatically renew at maturity unless the funds are withdrawn within the grace period disclosed in Section 8. On the maturity date, the interest rate and annual percentage yield will be adjusted to the interest rate and annual percentage yield then being offered on the same type of certificate.
- On the maturity date of a Nonrenewable Certificates account, if it is not closed, the interest rate will be reduced to the rate paid on regular passbook savings accounts. Thereafter, the account may be closed without a penalty at any time. The grace period disclosed in Section 8 is not applicable.
8. **GRACE PERIOD:** The grace period on the certificate is stated in Section 1. During a grace period, funds may be withdrawn without penalty.
9. **EARLY WITHDRAWAL PENALTY:** In the event of any withdrawal of principal from the account prior to a maturity date, the bank may impose a penalty as disclosed in Section 1.

The interest penalty will be imposed on the amount withdrawn at the interest rate being paid on the account regardless of the length of time the funds withdrawn have remained in the account.

The penalty will not be imposed for a withdrawal following the death or adjudication of incompetence of any account holder.

If funds are withdrawn during a grace period, earnings will be paid thereon at the renewal interest rate (see Section 7) to the date of withdrawal.

Interest credited to the account may be withdrawn without penalty at any time during the term of the certificate in which earned.

10. **WITHDRAWAL OF INTEREST:** The annual percentage yield assumes interest will remain on deposit until maturity. A withdrawal will reduce earning.
- NON-NEGOTIABLE  
NOT TRANSFERABLE EXCEPT ON THE BOOKS OF NORTHWEST SAVINGS BANK**

Member  
**FDIC**

*Janice Howell*  
Authorized Signature

Account Holder Names: DEBORAH A RENDULIC CUSTODIAN FOR LEE A BELL UNDER A COURT ORDERED AGREEMENT		ACCOUNT NUMBER: 1553058387	
Mailing Address: PO BOX 185 LANSE, PA 16849		ACCOUNT PURPOSE: PERSONAL	ACCOUNT TYPE: Fiduciary
Home Phone: (814) 345-5193		OWNERSHIP TYPE: Court Ordered Custodian	DATE OPENED: 02/13/09
Work Phone:		DATE REVISED:	
Number of Signatures Required: 1	CIF Number: BELL LA05	VERIFIED BY:	OPENED BY: JANICE HOWELL
Special Instructions: No withdrawals shall be made until Lee Ann Bell achieves the age of 18 years on November 26, 2011 or unless otherwise ordered by Court.			

Signatures of Authorized Individuals. This Agreement is subject to all terms below.

1x Name Deborah A Rendulic	2x Name
3x Name	4x Name

Each of the authorized Individual(s) certify that they have all required authority to act with respect to this account(s) and, jointly and severally, agree to indemnify and hold Financial Institution harmless from and against any loss or damage arising from such authority or lack thereof. Financial Institution has no responsibility or duty to assure or verify that Authorized Individual(s) have or are acting within the authority given them by the authorizing document or that such authorizing document is genuine or valid, even if Financial Institution has seen or retained a copy of such document.

The Authorized Individual(s) signing agree(s), jointly and severally if multiple signers, to the terms set forth in the Deposit Account Agreement and Disclosure, the Time Certificate of Deposit or Confirmation of Time Deposit Agreement (if applicable), the Rate and Fee Schedule, the Funds Availability Policy Disclosure, and Substitute Check Policy Disclosure, the Electronic Funds Transfer Agreement and Disclosure, (if applicable), as amended by the Financial Institution from time to time. Each of the Authorized Individual(s) signing also acknowledges that the Financial Institution provided at least one copy of these deposit account documents.

**TIN/BACKUP WITHHOLDING**

**Important:** Under penalties of perjury, I certify that the number shown above is my correct taxpayer identification number, I am a U.S. person (including a U.S. resident alien), and that (check appropriate box):

- ☒ I am not subject to backup withholding, because I am exempt from backup withholding, or because I have not been notified by the IRS that I am subject to backup withholding as a result of failure to report all interest or dividends, or because the IRS has notified me that I am no longer subject to backup withholding.

☐ I am subject to backup withholding.

Signature of Authorized Individual X

Date: 2/13/2009

For instructions, see Internal Revenue Service Form W-9 that is available at the financial institution.

The following information may be used to further identify individual(s) for telephone instructions, large transactions, or if a signature varies.

MMN = Mother's Maiden Name

<b>Signer #1:</b> Deborah A Rendulic	<b>SSN:</b> 165-64-7798
--------------------------------------	-------------------------

Street: 117 BIRCH ST, PO BOX 185 LANSE PA 16849

Mailing:

Home Phone #: (814) 345-5193

Work Phone #:

Employer:

Occupation: UNKNOWN/NOT AVAILABLE

DOB: 10/15/69

Birth Place:

DL/ID#: PA 22387325 10/16/2010

MMN: LITTLE

<b>Signer #2:</b>	<b>SSN:</b>
-------------------	-------------

Street:

Mailing:

Home Phone #:

Work Phone #:

Employer:

Occupation:

DOB:

Birth Place:

DL/ID#:

MMN:

<b>Signer #3:</b>	<b>SSN:</b>
-------------------	-------------

Street:

Mailing:

Home Phone #:

Work Phone #:

Employer:

Occupation:

DOB:

Birth Place:

DL/ID#:

MMN:

<b>Signer #4:</b>	<b>SSN:</b>
-------------------	-------------

Street:

Mailing:

Home Phone #:

Work Phone #:

Employer:

Occupation:

DOB:

Birth Place:

DL/ID#:

MMN:

**NOTE:** There may be only one Custodian for an account under the Uniform Transfers to Minors Act or the Uniform Gifts to Minors Act. All fiduciaries appointed by order of a court must each sign this signature card. Depositor's Authorization Documents have not been filed.

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IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor  
by and through his parent and natural  
guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

vs.

HAROLD R. BURNETT,  
Defendant

CIVIL ACTION - LAW

No. 866 of 2007 C.D.

PROOF OF DEPOSIT

Filed on behalf of :  
Plaintiffs

Counsel of Record for Plaintiffs:

GREGORY S. OLSAVICK, ESQ.  
PA I.D. No. 34620  
Email: [golsavick@edgarsnyder.com](mailto:golsavick@edgarsnyder.com)

Firm No. 1605

Edgar Snyder & Associates, LLC.  
2900 Old Route 220  
Altoona, PA 16601  
(814) 942-3699

<sup>S</sup>  
**FILED** No CC,  
m/12: 20Lm  
FEB 25 2009

William A. Shaw  
Prothonotary/Clerk of Courts



IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor  
by and through his parent and natural  
guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

CIVIL ACTION - LAW

No. 866 of 2007 C.D.

vs.

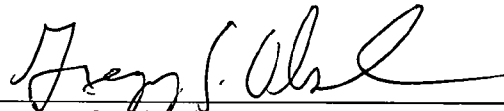
HAROLD R. BURNETT,  
Defendant

PROOF OF DEPOSIT

Kindly file the enclosed Proof of Deposit of Settlement proceeds which consists of a photocopy of the Certificate of Deposit from Northwest Savings Bank, number 1553058411 for Kenneth L. Moore pursuant to the Order of Court dated December 24, 2008 and signed by the Honorable Fredric J. Ammerman.

Respectfully submitted:

Edgar Snyder & Associates, LLC

A handwritten signature in black ink, appearing to read "Gregory S. Olsavick", written over a horizontal line.

Gregory S. Olsavick, Esquire  
Attorney for Plaintiffs



# NORTHWEST SAVINGS BANK

Where People Make The Difference.

## CERTIFICATE OF DEPOSIT RECEIPT

### 1. ACCOUNT SUMMARY SECTION

Certificate Type: **48-59 Month Certificate-634**

Account Number: **1553058411** Date Issued: **02/13/2009**

Tax Identification Number: **176-76-8602**

Maturity Date: **08/13/2013**

Term: **54 Months**

Accountholder(s): **DEBORAH A RENDULIC CUSTODIAN FOR  
KENNETH L MOORE UNDER A COURT ORDERED  
AGREEMENT**

Interest Rate: **3.460%**

Annual Percentage Yield: **3.500%**

Opening Balance: \*\*\*\*\* **\$3,683.36**

Minimum Balance Requirement: \*\*\*\*\* **\$500.00**

Frequency of Compounding and Credit: **Quarterly**

Interest Distribution Option:

- ☒ Capitalize  
☐ Interest Check  
☐ Transfer

Transfer Account Number (if applicable):

Grace Period: **7 DAYS AFTER MATURITY DATE**

Early Withdrawal Penalty: **TWELVE (12) MONTHS OF INTEREST**

2. **INTEREST RATE:** The interest rate disclosed in Section 1 will be paid until the certificate's maturity date except for a Variable Rate IRA Certificate. The interest rate disclosed for a Variable Rate IRA Certificate is effective through the end of the calendar quarter. After that, at the Bank's discretion, the interest rate may be changed quarterly.
3. **MINIMUM BALANCE:** The minimum balance disclosed in Section 1 is required to open the account and must be maintained each day to obtain the disclosed annual percentage yield.
4. **BALANCE COMPUTATION METHOD:** The daily balance method is used to calculate the interest on the account. This method applies a daily rate to the principal in the account each day.
5. **ACCRUAL OF INTEREST:** Interest begins to accrue on the business day of a deposit.
6. **TRANSACTION LIMITATIONS:** Additional deposits to certificate accounts are permitted only on the maturity date or during a grace period except for Variable Rate IRA Certificates, to which deposit may be made at any time.  
  
Partial withdrawals that reduce the account balance below the minimum balance requirement are not permitted.
7. **RENEWAL POLICY:** Except for Nonrenewable Certificates, a certificate account will automatically renew at maturity unless the funds are withdrawn within the grace period disclosed in Section 8. On the maturity date, the interest rate and annual percentage yield will be adjusted to the interest rate and annual percentage yield then being offered on the same type of certificate.  
  
On the maturity date of a Nonrenewable Certificates account, if it is not closed, the interest rate will be reduced to the rate paid on regular passbook savings accounts. Thereafter, the account may be closed without a penalty at any time. The grace period disclosed in Section 8 is not applicable.
8. **GRACE PERIOD:** The grace period on the certificate is stated in Section 1. During a grace period, funds may be withdrawn without penalty.
9. **EARLY WITHDRAWAL PENALTY:** In the event of any withdrawal of principal from the account prior to a maturity date, the bank may impose a penalty as disclosed in Section 1.  
  
The interest penalty will be imposed on the amount withdrawn at the interest rate being paid on the account regardless of the length of time the funds withdrawn have remained in the account.  
  
The penalty will not be imposed for a withdrawal following the death or adjudication of incompetence of any accountholder.  
  
If funds are withdrawn during a grace period, earnings will be paid thereon at the renewal interest rate (see Section 7) to the date of withdrawal.  
  
Interest credited to the account may be withdrawn without penalty at any time during the term of the certificate in which earned.
10. **WITHDRAWAL OF INTEREST:** The annual percentage yield assumes interest will remain on deposit until maturity. A withdrawal will reduce earning.

**NON-NEGOTIABLE**

**NOT TRANSFERABLE EXCEPT ON THE BOOKS OF NORTHWEST SAVINGS BANK**

Member  
**FDIC**

*James Howell*  
Authorized Signature

Account Holder Names: DEBORAH A RENDULIC CUSTODIAN FOR KENNETH L MOORE UNDER A COURT ORDERED AGREEMENT		ACCOUNT NUMBER: 1553058411	
Mailing Address: PO BOX 185 LANSE, PA 16849		ACCOUNT PURPOSE: PERSONAL	ACCOUNT TYPE: Fiduciary
Home Phone: (814) 345-5193		OWNERSHIP TYPE: Court Ordered Custodian	
Work Phone:		DATE OPENED: 02/13/09	
Number of Signatures Required: 1	CIF Number: MOORE KL16	DATE REVISED:	
Special Instructions: No withdrawals shall be made until Kenneth Moore achieves the age of 18 years on August 24, 2013 or unless otherwise ordered by Court.		VERIFIED BY: OPENED BY: JANICE HOWELL	

Signatures of Authorized Individuals. This Agreement is subject to all terms below.

1x Name Deborah A Rendulic	2x Name
3x Name	4x Name

Each of the authorized Individual(s) certify that they have all required authority to act with respect to this account(s) and, jointly and severally, agree to indemnify and hold Financial Institution harmless from and against any loss or damage arising from such authority or lack thereof. Financial Institution has no responsibility or duty to assure or verify that Authorized Individual(s) have or are acting within the authority given them by the authorizing document or that such authorizing document is genuine or valid, even if Financial Institution has seen or retained a copy of such document.

The Authorized Individual(s) signing agree(s), jointly and severally if multiple signers, to the terms set forth in the Deposit Account Agreement and Disclosure, the Time Certificate of Deposit or Confirmation of Time Deposit Agreement (if applicable), the Rate and Fee Schedule, the Funds Availability Policy Disclosure, and Substitute Check Policy Disclosure, the Electronic Funds Transfer Agreement and Disclosure, (if applicable), as amended by the Financial Institution from time to time. Each of the Authorized Individual(s) signing also acknowledges that the Financial Institution provided at least one copy of these deposit account documents.

## TIN/BACKUP WITHHOLDING

Reporting SSN/TIN: 176-76-8602

Important: Under penalties of perjury, I certify that the number shown above is my correct taxpayer identification number, I am a U.S. person (including a U.S. resident alien), and that (check appropriate box):

☒ I am not subject to backup withholding, because I am exempt from backup withholding, or because I have not been notified by the IRS that I am subject to backup withholding as a result of failure to report all interest or dividends, or because the IRS has notified me that I am no longer subject to backup withholding.

☐ I am subject to backup withholding.

Signature of Authorized Individual x

Date: 2/13/2009

For instructions, see Internal Revenue Service Form W-9 that is available at the financial institution.

The following information may be used to further identify individual(s) for telephone instructions, large transactions, or if a signature varies.

MMN = Mother's Maiden Name

Signer #1: Deborah A Rendulic	SSN: 165-64-7798
-------------------------------	------------------

Street: 117 BIRCH ST, PO BOX 185 LANSE PA 16849

Mailing:

Home Phone #: (814) 345-5193

Work Phone #:

Employer:

Occupation: UNKNOWN/NOT AVAILABLE

DOB: 10/15/69

Birth Place:

DL/ID#: PA 22387325 10/16/2010

MMN: LITTLE

Signer #2:	SSN:
------------	------

Street:

Mailing:

Home Phone #:

Work Phone #:

Employer:

Occupation:

DOB:

Birth Place:

DL/ID#:

MMN:

Signer #3:	SSN:
------------	------

Street:

Mailing:

Home Phone #:

Work Phone #:

Employer:

Occupation:

DOB:

Birth Place:

DL/ID#:

MMN:

Signer #4:	SSN:
------------	------

Street:

Mailing:

Home Phone #:

Work Phone #:

Employer:

Occupation:

DOB:

Birth Place:

DL/ID#:

MMN:

NOTE: There may be only one Custodian for an account under the Uniform Transfers to Minors Act or the Uniform Gifts to Minors Act. All fiduciaries appointed by order of a court must each sign this signature card. Depositor's Authorization Documents have not been filed.

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IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor  
by and through his parent and natural  
guardian, DEBORAH A. RENDULIC,  
Plaintiffs

vs.

HAROLD R. BURNETT,  
Defendant

CIVIL ACTION - LAW

No. 866 of 2007 C.D.

PETITION FOR WITHDRAWAL  
OF MINOR'S SETTLEMENT FUNDS

Filed on behalf of :  
Plaintiffs

Counsel of Record for Plaintiffs:

GREGORY S. OLSAVICK, ESQ.  
PA I.D. No. 34620  
Email: [golsavick@edgarsnyder.com](mailto:golsavick@edgarsnyder.com)

Firm No. 1605

Edgar Snyder & Associates, LLC.  
2900 Old Route 220  
Altoona, PA 16601  
(814) 942-3699

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor  
by and through his parent and natural  
guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

CIVIL ACTION - LAW

No. 866 of 2007 C.D.

vs.

HAROLD R. BURNETT,  
Defendant

**PETITION FOR WITHDRAWAL OF MINOR'S SETTLEMENT FUNDS**

AND NOW, comes Petitioner, DEBORAH A. RENDULIC, by and through her attorneys, Edgar Snyder & Associates, LLC and Gregory S. Olsavick, Esquire, and sets forth the within Petition for Withdrawal of Minor's Settlement Funds:

1. Petitioner, DEBORAH A. RENDULIC, is an adult individual residing at Box 185, Birch Street, Lanse, Clearfield County, PA 16849.
2. Petitioner is parent and natural guardian of KENNETH MOORE, a minor, having a date of birth of August 25, 1995.
3. On or about June 7, 2006, Petitioner and minor Petitioner KENNETH MOORE, were involved in a motor vehicle accident which occurred on SR 53 in Morris Township, Clearfield County, Pennsylvania.
4. At the time of the accident, minor Petition, KENNETH MOORE, suffered left hand numbness and inability to move his left hand, pain in his right lower quadrant, right groin

pain, pain in his mid-low back and abrasions of his left abdomen, hip and both knees. Due to the severity of his injuries, KENNETH MOORE was transported by Geisinger Medical Center Life Flight to the Altoona Regional Hospital for treatment.

5. Following settlement negotiations, on December 24, 2008, this Honorable Court approved the settlement of the third party liability case on behalf of the minor Petitioner, KENNETH MOORE, in the amount of Five-Thousand Eight-hundred Fifty-four (\$5,854.00) Dollars. A true and correct copy of the Order of Court dated December 24, 2008 is attached hereto as Exhibit "A".

6. In accordance with the Court Order, the aforementioned settlement proceeds were placed into an account on behalf of the minor Petitioner, KENNETH MOORE, with Northwest Savings Bank.

7. Since the time of the aforementioned settlement, counsel for Petitioners has been advised that the correct amount of the Pennsylvania Department of Public Welfare lien is Eight-hundred Sixty-two and 11/100 (\$862.11) Dollars rather than the amount of \$154.00 as approved in the original Petition and Order.

8. Counsel for Petitioners has contacted the Pennsylvania Department of Public Welfare and has successfully negotiated a reduction in the lien amount. The Pennsylvania Department of Public Welfare has agreed to accept the amount of Four-Hundred Ninety-three and 31/100 (\$493.31) Dollars as satisfaction of the outstanding lien. A copy of confirming correspondence is attached hereto and marked as Exhibit "B".

9. Pursuant to the December 24, 2008 Court Order, counsel for Petitioner is currently in possession of a check in the amount of One-Hundred Fifty-four (\$154.00) Dollars made payable to the Pennsylvania Department of Public Welfare. Therefore, the amount of

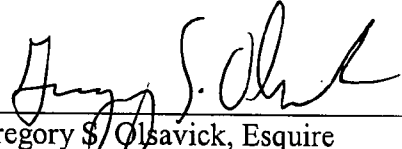
funds necessary to satisfy in full the Pennsylvania Department of Public Welfare lien on behalf of minor Petitioner, KENNETH MOORE, is Three-Hundred Thirty-Nine and 31/100 (\$339.31) Dollars.

10. Petitioners request the release of Three-Hundred Thirty-Nine and 31/100 (\$339.31) Dollars from the funds held on behalf of minor Petitioner KENNETH MOORE at Northwest Savings Bank.

WHEREFORE, Petitioners respectfully request that they be permitted to withdraw Three-Hundred Thirty-Nine and 31/100 (\$339.31) Dollars from KENNETH MOORE's restricted account at Northwest Savings Bank.

Respectfully submitted:

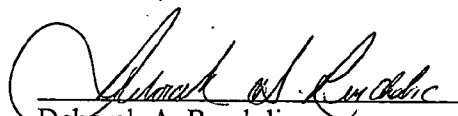
EDGAR SNYDER & ASSOCIATES, LLC

  
\_\_\_\_\_  
Gregory S. Olsavick, Esquire  
Attorney for Petitioners

## VERIFICATION

I, DEBORAH A. RENDULIC, Petitioner herein, hereby verify that the averments of fact contained in the foregoing are true and correct and based upon my personal knowledge, information and belief. I understand that these averments of fact are made subject to the penalties of 18 Purdons Consolidated Statutes Section 4904, relating to unsworn falsification to authorities.

Date: 2/25/09

  
Deborah A. Rendulic



IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor  
by and through his parent and natural  
guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

CIVIL ACTION - LAW

No. 866 of 2007 C.D.

vs.

HAROLD R. BURNETT,  
Defendant

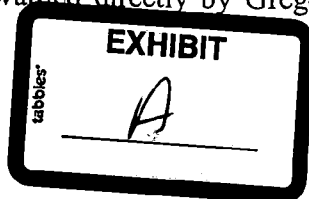
ORDER

AND NOW, to wit, this 24<sup>th</sup> day of December, 2008, it is hereby ORDERED that the claims on behalf of the minor Petitioner, KENNETH MOORE, as to liability insurance may be settled for the sum of Five Thousand Eight Hundred Fifty-four (\$5,854.00) Dollars.

A. It is further Ordered that the allocation of the settlement monies in the amount of \$5,854.00 be approved and apportioned as follows:

Fee to the law firm of Edgar Snyder & Associates, LLC	\$ 1,463.50
Reimbursement of costs to the law firm of Edgar Snyder & Associates, LLC	\$ 553.14
Immediate cash payable to the Pennsylvania Department of Public Welfare in full and final settlement of lien	\$ 154.00

B. It is further Ordered that the settlement proceeds of \$3,683.36 shall be distributed by payment of the sum of \$3,683.36 to DEBORAH A. RENDULIC, as parent and natural guardian of KENNETH MOORE, and the bank of DEBORAH A. RENDULIC's choosing. The settlement proceeds will be forwarded directly by Gregory S. Olsavick, Esquire, to the bank



which must be federally insured or whose deposits are backed by the full faith and credit of the United States Government, and said funds must be deposited in an account in the minor's own name with an express restriction that no funds may be withdrawn until the minor achieves the age of 18 unless otherwise authorized by an Order of the Court of Common Pleas of Clearfield County.

D. Petitioner, DEBORAH A. RENDULIC, shall be the person authorized to execute all necessary documents on behalf of KENNETH MOORE to settle all claims to the liability insurance of Allstate Insurance Company.

E. Attorney Gregory S. Olsavick shall provide this court with proof of deposit of the settlement proceeds received by the Minor within thirty (30) days of deposit of said funds.

BY THE COURT:

/S/ Fredric J Ammerman J.

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

DEC 29 2008

Attest.

*William L. Brown*  
Prothonotary/  
Clerk of Courts

# Edgar Snyder & ASSOCIATES<sup>LLC</sup>

A Law Firm Representing Injured People.

Regency Square  
2900 Old Route 220 • Suite 201  
Altoona, PA 16601

Telephone: 814-942-3699  
Fax: 814-942-9337

Gregory S. Olsavick, Esquire  
Email: golsavick@edgarsnyder.com

Web: www.edgarsnyder.com

February 12, 2009

Carl Rinkevich  
Commonwealth of Pennsylvania  
Department of Public Welfare  
Bureau of Financial Operations  
Division of Third Party Liability  
Casualty Unit  
P.O. Box 8486  
Harrisburg, PA 17105-8486

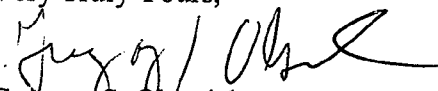
RE:	Our Client:	Kenneth Moore ( <i>Minor</i> )
	Our File Number:	401788
	CIS Number:	070130292
	Accident Date:	June 7, 2006

Dear Mr. Rinkevich:

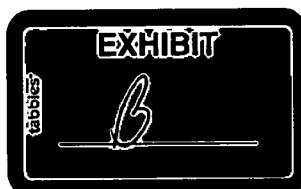
This letter is by way of follow-up to our phone conversation this date. At that time, you agreed to reduce the DPW lien from \$862.11 to \$493.31. Further, by way of confirmation to our phone discussion this date, we will be sending two separate checks totaling \$493.31.

Thank you for your assistance in this matter.

Very Truly Yours,

  
Gregory S. Olsavick

GSO/kah



IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor  
by and through his parent and natural  
guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

CIVIL ACTION - LAW

No. 866 of 2007 C.D.

vs.

HAROLD R. BURNETT,  
Defendant

ORDER

AND NOW, to wit, this 3<sup>rd</sup> day of March, 2009, upon presentation of the within Petition and on Motion of Edgar Snyder & Associates, LLC and Gregory S. Olsavick, Esquire, attorneys for the Petitioners, it is hereby ORDERED and DECREED that Northwest Savings Bank shall be directed to issue a check from the restricted account of minor Petitioner, KENNETH MOORE, in the amount of Three-hundred Thirty-nine and 31/100 (\$339.31) Dollars made payable to the Pennsylvania Department of Public Welfare for satisfaction of the medical lien incurred for treatment of personal injuries sustained in a June 7, 2006 automobile accident.

It is further directed that said check will be forwarded to Petitioners' counsel, Gregory S. Olsavick, Esquire, who will remit the check to the Pennsylvania Department of Public Welfare.

FILED

01:50 PM  
MAR 04 2009

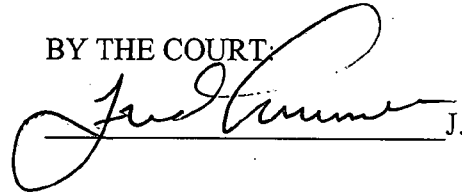
Anty Olsavick

Cal

8-11-11

Proof of Payment shall be filed with the Court within thirty (30) days of receipt of same from the Pennsylvania Department of Public Welfare.

BY THE COURT:

  
\_\_\_\_\_  
J.

FILED

MAR 04 2009

William A. Shaw  
Prothonotary/Clerk of Courts

DATE: 3/4/09

☒ 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

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC; LEE  
ANN BELL, a minor, by and  
Through her parent and natural  
Guardian, DEBORAH A. RENDULIC;  
And KENNETH MOORE, a minor  
By and through his parent and natural  
Guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

Vs.

HAROLD R. BURNETT,  
Defendant

No. 07-866 CD

CIVIL DIVISION

PRAECIPE TO SETTLE AND  
DISCONTINUE

Filed on behalf of: Plaintiffs


Counsel of record for this party:

GREGORY S. OLSAVICK, ESQUIRE

PA I.D. No. 34620

EDGAR SNYDER & ASSOCIATES, LLC  
Regency Square  
2900 Old Route 220  
Suite 201  
Altoona, PA 16601

(814) 942-3699

<sup>S</sup> FILED *ice & 1 cert*  
*m/2:00pm of disc issued*  
*APR 15 2009 to Atty Olsavick*  
William A. Shaw   
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
Through her parent and natural  
Guardian, DEBORAH A. RENDULIC;  
And KENNETH MOORE, a minor  
By and through his parent and natural  
Guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

CIVIL ACTION - LAW

No. 07-866-CD

Vs.

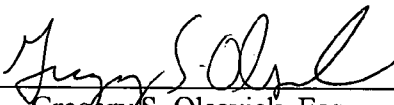
HAROLD R. BURNETT,  
Defendant

**PRAECIPE TO SETTLE AND DISCONTINUE**

To: Clearfield County Prothonotary

Please settle and discontinue the within matter.

EDGAR SNYDER & ASSOCIATES, LLC

By   
Gregory S. Olsavick, Esq.  
Attorney for Plaintiff

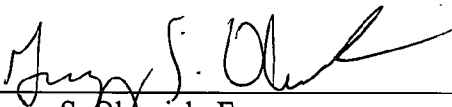


**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the within Praeceptum to Settle and Discontinue was served on all Counsel listed below, by First Class Mail, postage prepaid, on this 22<sup>nd</sup> day of April, 2009.

John C. Dennison, Esquire  
Dennison, Dennison & Harper  
293 Main Street  
Brookville, PA 15825-1291

EDGAR SNYDER & ASSOCIATES LLC

  
\_\_\_\_\_  
Gregory S. Olsavick, Esq.  
Attorney for Plaintiffs

IN THE COURT OF COMMON PLEAS OF  
CLEARFIELD COUNTY, PENNSYLVANIA

CIVIL DIVISION

Deborah A. Rendulic  
Mark Rendulic  
Sloan Sample  
Lee Ann Bell  
Kenneth Moore

Vs.  
Harold R. Burnett

No. 2007-00866-CD

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 April 15, 2009, marked:

Settled and Discontinued

Record costs in the sum of \$85.00 have been paid in full by Gregory S. Olsavick Esq.

IN WITNESS WHEREOF, I have hereunto affixed my hand and seal of this Court at Clearfield, Clearfield County, Pennsylvania this 15th day of April A.D. 2009.



\_\_\_\_\_  
William A. Shaw, Prothonotary

lm

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor  
by and through his parent and natural  
guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

vs.

HAROLD R. BURNETT,  
Defendant

CIVIL ACTION - LAW

No. 866 of 2007 C.D.

PROOF OF DEPOSIT

Filed on behalf of :  
Plaintiffs

Counsel of Record for Plaintiffs:

GREGORY S. OLSAVICK, ESQ.  
PA I.D. No. 34620  
Email: [golsavick@edgarsnyder.com](mailto:golsavick@edgarsnyder.com)

Firm No. 1605

Edgar Snyder & Associates, LLC.  
2900 Old Route 220  
Altoona, PA 16601  
(814) 942-3699

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DEBORAH A. RENDULIC and  
MARK RENDULIC, her husband;  
SLOAN SAMPLE, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
LEE ANN BELL, a minor, by and  
through her parent and natural  
guardian, DEBORAH A. RENDULIC;  
and KENNETH MOORE, a minor  
by and through his parent and natural  
guardian, DEBORAH A. RENDULIC,  
Plaintiffs,

CIVIL ACTION - LAW

No. 866 of 2007 C.D.

vs.

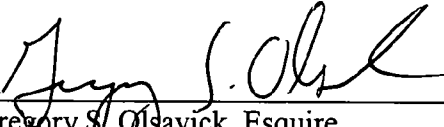
HAROLD R. BURNETT,  
Defendant

PROOF OF DEPOSIT

Kindly file the enclosed Proof of Deposit of Settlement proceeds which consists of a letter from the Department of Public Welfare confirming receipt of payment in the amount of \$493.31.

Respectfully submitted:

Edgar Snyder & Associates, LLC

  
\_\_\_\_\_  
Gregory S. Olsavick, Esquire  
Attorney for Plaintiffs



COMMONWEALTH OF PENNSYLVANIA  
DEPARTMENT OF PUBLIC WELFARE  
BUREAU OF FINANCIAL OPERATIONS  
DIVISION OF THIRD PARTY LIABILITY  
CASUALTY UNIT  
P.O. BOX 8485  
HARRISBURG, PA 17105-8486

June 2, 2009

EDGAR SNYDER & ASSOCIATES LLC  
MARY K ZETH  
REGENCY SQ STE 201  
2900 OLD ROUTE 220  
ALTOONA PA 16601

Re: KENNETH MOORE  
CIS #: 070130292  
Incident Date: 06/07/2006

Dear Ms Zeth:

This is to acknowledge receipt of payments totaling \$493.31 regarding the above-referenced individual..

Your cooperation in this matter is appreciated.

Sincerely,

A handwritten signature in cursive script that reads "Carl G. Rinkevich".

Carl G. Rinkevich  
TPL Program Investigator  
717-772-6258  
717-772-6553 FAX

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

Capital One Bank  
Plaintiff

vs.

Karen L. Demko,  
Defendant

\*  
\*  
\* NO.: 07-943-CD  
\*  
\* Type of Case: Civil  
\*  
\* Type of Pleading: Petition  
\* for Continuance  
\*  
\* Filed on Behalf of: Karen L. Demko  
\*  
\* Counsel of Record for this Party:  
\* Robin Jean Foor, Esquire  
\*  
\* Supreme Court No.: 41520  
\*  
\* MidPenn Legal Services  
\* 211 East Locust Street  
\* Clearfield, PA 16839  
\* (814)765-9646

FILED  
012330 300  
JUN 05 2009 Atty Foor  
William A. Shaw  
Prothonotary/Clerk of Courts (60)

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

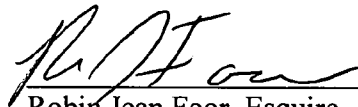
Capital One Bank	:
Plaintiff	:
	:
vs.	: No. 07-943-CD
	:
Karen L. Demko,	:
Defendant	:

PETITION TO REQUEST A CONTINUANCE

Petitioner, Karen L. Demko, by and through her attorneys, Robin Jean Foor,  
Esquire and MidPenn Legal Services, requests a continuance and alleges as follows:

1. Defendant's Preliminary Objections to Amended Complaint and Defendant's Motion for Protective Order are scheduled for argument on June 19, 2009 at 2:45 p.m.
2. Defendant's counsel Robin Jean Foor has a previously scheduled vacation from June 12 through and including June 19, 2009.
3. Defendant's counsel contacted Plaintiff's counsel, Gregg Morris and he does not object to a continuance.

Wherefore, petitioner requests that the argument scheduled for June 19, 2009 be continued and rescheduled.



Robin Jean Foor, Esquire  
Attorney for Karen L. Demko  
MIDPENN LEGAL SERVICES  
211 East Locust Street  
Clearfield, PA 16830  
(814)765-9646 Ext. 402