

07-1057-CD

Pamela Strong vs Jean Strong

2007-1057-CD

Pamela Strong vs Jean Strong et al

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY  
PENNSYLVANIA

Pamela Jean Strong  
(Plaintiff)

CIVIL ACTION

831 Barclay Street  
(Street Address)

07-1057-CD  
No. CV-0000039-07

Clearfield, PA 16830  
(City, State ZIP)

Type of Case: \_\_\_\_\_

Type of Pleading: \_\_\_\_\_

vs.

Jean Bette Strong, ET AL,  
(Defendant)

Filed on Behalf of:

(Plaintiff/Defendant)

195-1 N. Hill Street  
(Street Address)

Coalport, PA 16621  
(City, State ZIP)

Tammy J Strong  
(Filed by)

195-2 N. Hill St Coalport, PA 16621  
(Address)

814-672-5273  
(Phone)

Tammy J Strong  
(Signature)

Def pd.  
JUL 05 2007 85.00

Copy to Plff  
William A. Shaw  
Prothonotary/Clerk of Courts  
Maj Hawkins

## COMMONWEALTH OF PENNSYLVANIA

COURT OF COMMON PLEAS

Judicial District, County Of

46<sup>th</sup>

## NOTICE OF APPEAL

FROM

DISTRICT JUSTICE JUDGMENT

COMMON PLEAS No.

07-1057-CD

## NOTICE OF APPEAL

Notice is given that the appellant has filed in the above Court of Common Pleas an appeal from the judgment rendered by the District Justice on the date and in the case referenced below.

~~Jean Bette Strong, ET AL.~~

NAME OF APPELLANT	MAG. DIST. NO.	NAME OF D.J.
Jean Bette Strong, ET AL.	46-3-04	James L. Hawkins
ADDRESS OF APPELLANT	CITY	STATE
195-1 N. Hill Street	Cooper	PA
DATE OF JUDGMENT	IN THE CASE OF (Plaintiff)	(Defendant)
6-6-07	Pamela J. Strong	vs Jean Bette Strong, ET AL.
DOCKET No.	SIGNATURE OF APPELLANT OR ATTORNEY OR AGENT	

CV-0000039-07

This block will be signed ONLY when this notation is required under Pa. R.C.P.D.J. No. 1008B.  
 This Notice of Appeal, when received by the District Justice, will operate as a SUPERSEDEAS to the judgment for possession in this case.

If appellant was Claimant (see Pa. R.C.P.D.J. No. 1001(6) in action before a District Justice, A COMPLAINT MUST BE FILED within twenty (20) days after filing the NOTICE of APPEAL.

*Jean Strong POA Tammy J. Strong*  
 Signature of Prothonotary or Deputy

## PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE

(This section of form to be used ONLY when appellant was DEFENDANT (see Pa.R.C.P.D.J. No. 1001(7) in action before District Justice. IF NOT USED, detach from copy of notice of appeal to be served upon appellee.

PRAECIPE: To Prothonotary

Enter rule upon Pamela Jean Strong  
 Name of appellee(s)

appellee(s), to file a complaint in this appeal

(Common Pleas No. 07-1057-CD) within twenty (20) days after service of rule or suffer entry of judgment of non pros.

*Jean B. Strong POA Tammy J. Strong*  
 Signature of appellant or attorney or agent

RULE: To Pamela Jean Strong, appellee(s)  
 Name of appellee(s)

(1) You are notified that a rule is hereby entered upon you to file a complaint in this appeal within twenty (20) days after the date of service of this rule upon you by personal service or by certified or registered mail.

(2) If you do not file a complaint within this time, a JUDGMENT OF NON PROS MAY BE ENTERED AGAINST YOU.

(3) The date of service of this rule if service was by mail is the date of the mailing.

Date: July 5, 2007

*W. L. Oberle*  
 Signature of Prothonotary or Deputy

YOU MUST INCLUDE A COPY OF THE NOTICE OF JUDGMENT/TRANSCRIPT FORM WITH THIS NOTICE OF APPEAL.

---

**PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT**

*(This proof of service MUST BE FILED WITHIN TEN (10) DAYS AFTER filing of the notice of appeal. Check applicable boxes.)*

COMMONWEALTH OF PENNSYLVANIA

COUNTY OF \_\_\_\_\_, ss

**AFFIDAVIT:** I hereby (swear) (affirm) that I served

a copy of the Notice of Appeal, Common Pleas No. \_\_\_\_\_, upon the District Justice designated therein on  
(date of service) \_\_\_\_\_, 20\_\_\_\_\_.  by personal service  by (certified) (registered) mail,  
sender's receipt attached hereto, and upon the appellee, (name) \_\_\_\_\_, on  
\_\_\_\_\_, 20\_\_\_\_\_.  by personal service  by (certified) (registered) mail,  
sender's receipt attached hereto.

(SWORN) (AFFIRMED) AND SUBSCRIBED BEFORE ME  
THIS \_\_\_\_\_ DAY OF \_\_\_\_\_, 20\_\_\_\_\_.  
*Signature of affiant*

*Signature of official before whom affidavit was made*

*Title of official*

My commission expires on \_\_\_\_\_, 20\_\_\_\_\_.  
*Signature of official*

## COMMONWEALTH OF PENNSYLVANIA

COURT OF COMMON PLEAS

Judicial District, County Of

## NOTICE OF APPEAL

FROM

DISTRICT JUSTICE JUDGMENT

COMMON PLEAS No.

## NOTICE OF APPEAL

Notice is given that the appellant has filed in the above Court of Common Pleas an appeal from the judgment rendered by the District Justice on the date and in the case referenced below.

NAME OF APPELLANT	MAG. DIST. NO.	NAME OF D.J.	
ADDRESS OF APPELLANT	CITY	STATE	ZIP CODE
DATE OF JUDGMENT	IN THE CASE OF (Plaintiff)	(Defendant)	
DOCKET No.	vs SIGNATURE OF APPELLANT OR ATTORNEY OR AGENT		
This block will be signed ONLY when this notation is required under Pa. R.C.P.D.J. No. 1008B. This Notice of Appeal, when received by the District Justice, will operate as a SUPERSEDEAS to the judgment for possession in this case.		If appellant was Claimant (see Pa. R.C.P.D.J. No. 1001(6) in action before a District Justice, A COMPLAINT MUST BE FILED within twenty (20) days after filing the NOTICE of APPEAL.	
<small>Signature of Prothonotary or Deputy</small>			

## PRAECIPE TO ENTER RULE TO FILE COMPLAINT AND RULE TO FILE

(This section of form to be used ONLY when appellant was DEFENDANT (see Pa.R.C.P.D.J. No. 1001(7) in action before District Justice. IF NOT USED, detach from copy of notice of appeal to be served upon appellee.

PRAECIPE: To Prothonotary

Enter rule upon

appellee(s), to file a complaint in this appeal

*Name of appellee(s)*

(Common Pleas No.

) within twenty (20) days after service of rule or suffer entry of judgment of non pros.

*Signature of appellant or attorney or agent*

RULE: To

, appellee(s)

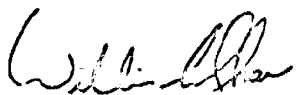
*Name of appellee(s)*

(1) You are notified that a rule is hereby entered upon you to file a complaint in this appeal within twenty (20) days after the date of service of this rule upon you by personal service or by certified or registered mail.

(2) If you do not file a complaint within this time, a JUDGMENT OF NON PROS MAY BE ENTERED AGAINST YOU.

(3) The date of service of this rule if service was by mail is the date of the mailing.

Date: . 20


*Signature of Prothonotary or Deputy*

YOU MUST INCLUDE A COPY OF THE NOTICE OF JUDGMENT/TRANSCRIPT FORM WITH THIS NOTICE OF APPEAL.

**PROOF OF SERVICE OF NOTICE OF APPEAL AND RULE TO FILE COMPLAINT**

*(This proof of service MUST BE FILED WITHIN TEN (10) DAYS AFTER filing of the notice of appeal. Check applicable boxes.)*

COMMONWEALTH OF PENNSYLVANIA

COUNTY OF \_\_\_\_\_, ss

AFFIDAVIT: I hereby (swear) (affirm) that I served

a copy of the Notice of Appeal, Common Pleas No. \_\_\_\_\_, upon the District Justice designated therein on  
*(date of service)* \_\_\_\_\_, 20\_\_\_\_\_.  by personal service.  by (certified) (registered) mail.  
sender's receipt attached hereto, and upon the appellee, (name) \_\_\_\_\_, 20\_\_\_\_\_.  
 by personal service.  by (certified) (registered) mail.  
sender's receipt attached hereto.

(SWORN) (AFFIRMED) AND SUBSCRIBED BEFORE ME  
THIS \_\_\_\_\_ DAY OF \_\_\_\_\_, 20\_\_\_\_\_

*Signature of affiant*

*Signature of attorney before whom affidavit was made*

*Type of official*

My commission expires on \_\_\_\_\_, 20\_\_\_\_\_.  
*(Signature)*

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF: **CLEARFIELD**

Mag. Dist. No.:

**46-3-04**

MDJ Name: Hon.

**JAMES L. HAWKINS**  
Address: **251 SPRING ST**  
**PO BOX 362**  
**HOOTZDALE, PA**

Telephone: **(814) 378-7160**

**16651-0362**

**TAMMY STRONG**  
**195 2 N. HILL ST**  
**COALPORT, PA 16627**

**NOTICE OF JUDGMENT/TRANSCRIPT  
CIVIL CASE**

PLAINTIFF:

**STRONG, PAMELA**  
**831 BARCLAY ST**  
**CLEARFIELD, PA 16830**

NAME and ADDRESS

DEFENDANT:

**STRONG, JEAN BETTE, ET AL.**  
**195 1 NORTH HILL ST**  
**COALPORT, PA 16627**

VS.

NAME and ADDRESS

Docket No.: **CV-0000039-07**  
Date Filed: **3/05/07**



**THIS IS TO NOTIFY YOU THAT:**

**FOR PLAINTIFF**

Judgment: \_\_\_\_\_ (Date of Judgment) **6/06/07**

Judgment was entered for: (Name) **STRONG, PAMELA**

Judgment was entered against: (Name) **STRONG, JEAN BETTE**  
in the amount of \$ **1,237.11**

Defendants are jointly and severally liable.

Damages will be assessed on Date & Time \_\_\_\_\_

This case dismissed without prejudice.

Amount of Judgment Subject to Attachment/42 Pa.C.S. § 8127  
\$ \_\_\_\_\_

Portion of Judgment for physical damages arising out of  
residential lease \$ \_\_\_\_\_

Amount of Judgment	\$ <b>1,084.00</b>
Judgment Costs	\$ <b>153.11</b>
Interest on Judgment	\$ <b>.00</b>
Attorney Fees	\$ <b>.00</b>
<b>Total</b>	\$ <b>1,237.11</b>
Post Judgment Credits	\$ _____
Post Judgment Costs	\$ _____
<b>Certified Judgment Total</b> \$ _____	

ANY PARTY HAS THE RIGHT TO APPEAL WITHIN 30 DAYS AFTER THE ENTRY OF JUDGMENT BY FILING A NOTICE OF APPEAL WITH THE PROTHONOTARY/CLERK OF THE COURT OF COMMON PLEAS, CIVIL DIVISION. YOU MUST INCLUDE A COPY OF THIS NOTICE OF JUDGMENT/TRANSCRIPT FORM WITH YOUR NOTICE OF APPEAL.

EXCEPT AS OTHERWISE PROVIDED IN THE RULES OF CIVIL PROCEDURE FOR MAGISTERIAL DISTRICT JUDGES, IF THE JUDGEMENT HOLDER ELECTS TO ENTER THE JUDGMENT IN THE COURT OF COMMON PLEAS, ALL FURTHER PROCESS MUST COME FROM THE COURT OF COMMON PLEAS AND NO FURTHER PROCESS MAY BE ISSUED BY THE MAGISTERIAL DISTRICT JUDGE.

UNLESS THE JUDGMENT IS ENTERED IN THE COURT OF COMMON PLEAS, ANYONE INTERESTED IN THE JUDGMENT MAY FILE A REQUEST FOR ENTRY OF SATISFACTION WITH THE MAGISTERIAL DISTRICT JUDGE IF THE JUDGMENT DEBTOR PAYS IN FULL, SETTLES, OR OTHERWISE COMPLIES WITH THE JUDGMENT.

6-6-07 Date James L. Hawkins, Magisterial District Judge

I certify that this is a true and correct copy of the record of the proceedings containing the judgment.

Date \_\_\_\_\_, Magisterial District Judge

My commission expires first Monday of January, **2012**

SEAL

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF: **CLEARFIELD**

Mag. Dist. No.:

**46-3-04**

MDJ Name: Hon.

**JAMES L. HAWKINS**  
Address: **251 SPRING ST**  
**PO BOX 362**  
**HOUTZDALE, PA**

Telephone: **(814) 378-7160**

**16651-0362**

**JAMES L. HAWKINS**  
**251 SPRING ST**  
**PO BOX 362**  
**HOUTZDALE, PA 16651-0362**

**THIS IS TO NOTIFY YOU THAT:**

**FOR PLAINTIFF**

Judgment: \_\_\_\_\_ (Date of Judgment) **6/06/07**

Judgment was entered for: (Name) **STRONG, PAMELA**

Judgment was entered against: (Name) **STRONG, JEAN BETTE**  
in the amount of \$ **1,237.11**

Defendants are jointly and severally liable.

Damages will be assessed on Date & Time \_\_\_\_\_

This case dismissed without prejudice.

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**FILED**  
M 19 03 2007  
JUL 09 2007

William A. Shaw  
Prothonotary/Clerk of Courts

6-6-07 Date

James L. Hawkins, Magisterial District Judge

I certify that this is a true and correct copy of the record of the proceedings containing the judgment.

7-6-07 Date

James L. Hawkins, Magisterial District Judge

My commission expires first Monday of January, **2012**

SEAL

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF: **CLEARFIELD**

Mag. Dist. No.:

**46-3-04**

MDJ Name: Hon.

**JAMES L. HAWKINS**  
Address: **251 SPRING ST  
PO BOX 362  
HOUTZDALE, PA**

Telephone: **(814) 378-7160**

**16651-0362**

**JAMES L. HAWKINS**  
**251 SPRING ST**  
**PO BOX 362**  
**HOUTZDALE, PA 16651-0362**

**NOTICE OF JUDGMENT/TRANSCRIPT  
CIVIL CASE**

PLAINTIFF:

**STRONG, PAMELA  
831 BARCLAY ST  
CLEARFIELD, PA 16830**

NAME and ADDRESS

DEFENDANT:

**STRONG, JEAN BETTE, ET AL.  
195 1 NORTH HILL ST  
COALPORT, PA 16627**

VS.

NAME and ADDRESS

**STRONG, JEAN BETTE, ET AL.  
195 1 NORTH HILL ST  
COALPORT, PA 16627**

Docket No.: **CV-0000039-07**  
Date Filed: **3/05/07**



**THIS IS TO NOTIFY YOU THAT:**

**FOR PLAINTIFF**

Judgment: \_\_\_\_\_ (Date of Judgment) **6/06/07**

Judgment was entered for: (Name) **STRONG, PAMELA**

Judgment was entered against: (Name) **STRONG, TAMMY**  
in the amount of \$ **1,237.11**

Defendants are jointly and severally liable.

Damages will be assessed on Date & Time \_\_\_\_\_

This case dismissed without prejudice.

Amount of Judgment Subject to Attachment/42 Pa.C.S. § 8127  
\$ \_\_\_\_\_

Portion of Judgment for physical damages arising out of  
residential lease \$ \_\_\_\_\_

Amount of Judgment	\$ <b>1,084.00</b>
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6-6-07 Date James L. Hawkins

, Magisterial District Judge

I certify that this is a true and correct copy of the record of the proceedings containing the judgment.

7-6-07 Date James L. Hawkins

, Magisterial District Judge

My commission expires first Monday of January, **2012**

SEAL

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF: **CLEARFIELD**

**CIVIL COMPLAINT**

Mag. Dist. No.:

**46-3-04**

MDJ Name: Hon.

**JAMES L. HAWKINS**  
Address: **251 SPRING ST**  
**PO BOX 362**  
**HOOTZDALE, PA**  
Telephone: **(814) 378-7160**

**16651-0362**

PLAINTIFF:

NAME and ADDRESS

**Patricia Jean Strong**  
**831 Barclay Street**  
**Clearfield, PA 16830**

**VS.**

DEFENDANT:

NAME and ADDRESS

**Tegan Battle Strong + Tremaine Strong**  
**195-1 N. Hill Street**  
**Clearfield, PA 16621** 195-2 N. Hill Street  
Clearfield, PA 16621

	AMOUNT	DATE PAID
FILING COSTS	\$ <u>177.50</u>	<u>3/5/07</u>
POSTAGE	\$ _____	<u>/ /</u>
SERVICE COSTS	\$ _____	<u>/ /</u>
CONSTABLE ED.	\$ _____	<u>/ /</u>
TOTAL	\$ _____	<u>/ /</u>

Docket No.: **CV-39-07**  
Date Filed: **3.5.07**



Pa.R.C.P.D.J. No. 206 sets forth those costs recoverable by the prevailing party. **14882.05**

TO THE DEFENDANT: The above named plaintiff(s) asks judgment against you for \$ 4,704.85 together with costs upon the following claim (Civil fines must include citation of the statute or ordinance violated):

*I have tried for a week to retrieve all belongings  
and they have been giving a little bit of a time what they feel I  
should have. I was told by Bill Gatehouse they feel the rest of my  
property is theirs. I have had to spend unnecessary money. 2 dozen car  
wash trips would have done the trick. They have all my receipts  
of proof of purchase*

I, Patricia Jean Strong, verify that the facts set forth in this complaint are true and correct to the best of my knowledge, information, and belief. This statement is made subject to the penalties of Section 4904 of the Crimes Code (18 PA. C.S. § 4904) related to unsworn falsification to authorities.

Patricia Strong

(Signature of Plaintiff or Authorized Agent)

Plaintiff's Attorney: \_\_\_\_\_ Address: \_\_\_\_\_

Telephone: \_\_\_\_\_

IF YOU INTEND TO ENTER A DEFENSE TO THIS COMPLAINT, YOU SHOULD NOTIFY THIS OFFICE IMMEDIATELY AT THE ABOVE TELEPHONE NUMBER. YOU MUST APPEAR AT THE HEARING AND PRESENT YOUR DEFENSE. UNLESS YOU DO, JUDGMENT MAY BE ENTERED AGAINST YOU BY DEFAULT.

If you have a claim against the plaintiff which is within magisterial district judge jurisdiction and which you intend to assert at the hearing, you must file it on a complaint form at this office at least five days before the date set for the hearing.

If you are disabled and require a reasonable accommodation to gain access to the Magisterial District Court and its services, please contact the Magisterial District Court at the above address or telephone number. We are unable to provide transportation.

**FILED**

JUL 09 2007

William A. Shaw  
Prothonotary/Clerk of Courts

In the Court of Common Pleas Clearfield County,  
Pennsylvania

Pamela J. Strong  
Plaintiff / Appellant

Jean B. Strong  
Yommy J. Strong  
Defendant / Appellee

: District Justice Appeal  
CASE NO: 07-1057 CD

: Type of Pleading:  
Complaint

: Filed on Behalf of  
Plaintiff

: Plaintiff address:  
831 Bar Clay St.  
Clearfield, PA 16830  
(814) 762-8785

FILED acc  
07/26/2007 Pamela Strong  
JUL 26 2007  
William A. Shaw  
Prothonotary/Clerk of Courts  
(GK)

In the Court of Common Pleas Clearfield County,  
Pennsylvania

Pamela J. Strong

Plaintiff

District Justice Appeal  
CASE NO. 07-1057 CD

Jean B. Strong

Tammy J. Strong

Defendants

Type of Pleading:  
COMPLAINT

NOTICE

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

You should take this paper to your lawyer at once. If you do not have a lawyer or cannot afford one, go to or telephone the offices set forth below to find out where you can get legal help.

Court Administrator  
Clearfield County Courthouse  
230 East Market Street

Clearfield, Pennsylvania 16830

(814) 765-2641, Extension 1300

In the Court of Common Pleas Clearfield County,  
Pennsylvania

Pamela S. Strong Plaintiff : District Justice Appeal  
CASE NO. 07-1057 CD

Jean B. Strong  
Yammy S. Strong Defendant. : Type of Pleading:  
COMPLAINT

Complaint

now, comes the Plaintiff, Pamela S. Strong who  
hereby avers as follows:

1. Pamela S. Strong is an adult individual whose address is 831 Barclay Street, Clearfield, Pennsylvania 16830.
2. The Defendants are Jean B. Strong and Yammy S. Strong, which are both adults, whose address is 195-1 North Hill Street, Coalport, Pennsylvania 16627.
3. On December 13, 2007, Pamela S. Strong was incarcerated in Clearfield County Jail.
4. Upon release from Clearfield County Jail, Pamela S. Strong has been requesting her belongings.
5. Since Pamela S. Strong's incarceration she was kicked out of where she was living.
6. Which was with the Defendant Jean B. Strong at 195-1 North Hill Street, Coalport, Pennsylvania, 16627.
7. Defendant Yammy S. Strong, has Power of Attorney over Defendant Jean B. Strong.
8. Defendant Yammy S. Strong is not releasing property belonging to Plaintiff Pamela S. Strong.
9. Here is a list of property that is Plaintiff's
  - a. Full size beige couch/ sofa material
  - b. Receipt Payments to Dr. Hawkins office and to Clearfield County Probation.

- c. All receipts of bills payed and purchases.
- d. Ring and receipt for Ring.
- e. Phone book and addresses and business cards
- f. Beige shed and frame & Cinder Blocks
- g. Winne the Pooh Christmas ornaments 2 sets missing.
- h. Bradstock Exchange collectables 3D plate of wolf scene.
- i. Picture of Bram & George in frame
- j. 3 tubes of Halloween & Christmas decorations.
- k. DOD / VCR player
- l. 150 foot hose
- m. Green garden rake
- n. Silver and Black spray nozzle
- o. Australian Shepard Puppy
- p. Solar flood light
- q. wood from porches
- r. Gone with the Wind Egg Collection / Glass mirror case 9 piece set
- s. Bulletin Board & Yacks
- t. Brand new hair Dryer
- u. Battery for truck
- v. ~~the~~ Certificate copy of father's record of service from President.
- w. CD's / DVD's / VHS tapes / Cassettes
- x. Tool Box with tools in
- y. Emergency Road side Kit
- z. 3 cartons of Smokers Choice cig.
- aa. Ken more vacuum attachments
- ab. Glass mirror
- ac. Shot glasses / novelties - 4 or 5
- ad. jumper cables
- ae. mobile Home
- af. Big snow people
- ag. Little snowman people ornaments.

10. As a result of the Defendant's negligence of not returning property as described herein, Plaintiff has sustained ~~expenses~~ damages as follows:

- a. Expenses for property in the amount of \$20,000.00,
- b. medical, court fees, loss of belongings \$13,000.00.

WHEREFORE, Plaintiff demands judgement against Defendants  
in the amount of \$38,000.00, plus interest, court costs and other  
reasonable costs as the court may allow.

Pamela S. Strong ~~Post~~  
Plaintiff

## VERIFICATION

I verify that the statements made in this  
Complaint are true and correct. I understand that  
false statements herein are made subject to the  
penalties of 18 Pa. C.S. Section 4904 relating  
to the sworn Falsification to Authorities.

Pamela Strong <sup>11/11/2018</sup>

# CLEARFIELD COUNTY RECORDER OF DEEDS

**Karen L. Starck, Recorder**

**Maurene Inlow - Chief Deputy**

P.O. Box 361

1 North Second Street, Suite 103

Clearfield, Pennsylvania 16830

## **\*RETURN DOCUMENT TO:**

Instrument Number - 200709556

Recorded On 6/11/2007 At 8:33:41 AM

\* Instrument Type - POWER OF ATTORNEY

\* Total Pages - 5

Invoice Number - 168288

\* Grantor - STRONG, PAMELA J

\* Grantee - BAAS, LETITIA J

\* Customer - LETITIA J BAAS

### **\* FEES**

STATE WRIT TAX	\$0.50
RECORDING FEES -	\$13.00
RECORDER	
RECORDER IMPROVEMENT	\$3.00
FUND	
COUNTY IMPROVEMENT FUND	\$2.00
TOTAL PAID	\$18.50

I hereby CERTIFY that this document  
is recorded in the Recorder's Office of  
Clearfield County, Pennsylvania.



*Karen L. Starck*

**Karen L. Starck  
Recorder of Deeds**

THIS IS A CERTIFICATION PAGE

# **Do Not Detach**

THIS PAGE IS NOW PART OF THIS LEGAL DOCUMENT

# **LIMITED DURABLE POWER OF ATTORNEY**

## **NOTICE**

THE PURPOSE OF THIS POWER OF ATTORNEY IS TO GIVE THE PERSON YOU DESIGNATE (YOUR "AGENT") BROAD POWERS TO HANDLE YOUR PROPERTY, WHICH MAY INCLUDE POWERS TO SELL OR OTHERWISE DISPOSE OF ANY REAL OR PERSONAL PROPERTY WITHOUT ADVANCE NOTICE TO YOU OR APPROVAL BY YOU.

THIS POWER OF ATTORNEY DOES NOT IMPOSE A DUTY ON YOUR AGENT TO EXERCISE GRANTED POWERS, BUT WHEN POWERS ARE EXERCISED, YOUR AGENT MUST USE DUE CARE TO ACT FOR YOUR BENEFIT AND IN ACCORDANCE WITH THIS POWER OF ATTORNEY.

YOUR AGENT MAY EXERCISE THE POWERS GIVEN HERE THROUGHOUT YOUR LIFETIME, EVEN AFTER YOU BECOME INCAPACITATED, UNLESS YOU EXPRESSLY LIMIT THE DURATION OF THESE POWERS OR YOU REVOKE THESE POWERS OR A COURT ACTING ON YOUR BEHALF TERMINATES YOUR AGENT'S AUTHORITY.

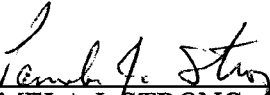
YOUR AGENT MUST KEEP YOUR FUNDS SEPARATE FROM YOUR AGENT'S FUNDS.

A COURT CAN TAKE AWAY THE POWERS OF YOUR AGENT IF IT FINDS YOUR AGENT IS NOT ACTING PROPERLY.

THE POWERS AND DUTIES OF AN AGENT UNDER A POWER OF ATTORNEY ARE EXPLAINED MORE FULLY IN 20 P.A.C.S. CH. 56.

IF THERE IS ANYTHING ABOUT THIS FORM THAT YOU DO NOT UNDERSTAND, YOU SHOULD ASK A LAWYER OF YOUR OWN CHOOSING TO EXPLAIN IT TO YOU.

I HAVE READ OR HAD EXPLAINED TO ME THIS NOTICE AND I UNDERSTAND ITS CONTENTS.

  
\_\_\_\_\_  
PAMELA J. STRONG, (Principal)

6/6/07  
\_\_\_\_\_  
(Date)

I, PAMELA J. STRONG, with a current address of 831 Barclay Street, Clearfield, PA 16830, hereby appoint, LETITIA J. BAAS presently at 831 Barclay Street, Clearfield, PA 16830, my Attorney-in-fact (Agent), for me, and in my name or in my Agent's own name, and on my behalf, to take all actions and perform all acts concerning my affairs as my Agent may deem necessary and advisable, in my Agent's absolute discretion, limited to the following acts or actions with respect to any person, matter, transaction or property, whether real, personal or mixed, tangible

or intangible, now owned or later acquired by me, also including, but not by way of limitation, the following powers:

- (1) To receive and receipt for all sums of money or payments due or becoming due to me from any source;
- (2) To endorse all checks or other instruments payable to me and deposit any monies, checks and other instruments to which I at any time may be entitled in my name, or in my Attorney-in-fact's name, or in our joint names, in any financial institution or other fund depository;
- (3) To draw and sign checks, drafts or other orders for the payment of money and to withdraw from any bank accounts or other fund depositaries now or hereafter belonging to me and any substitute accounts created in any financial institutions or with any other fund depository;
- (4) To pay any and all claims and debts now or hereafter payable by me;
- (5) To convey, encumber, improve, insure, lease, manage, maintain, mortgage, pledge, possess, or take any other action with respect to any property, now or hereafter owned by me, on such terms and conditions as my Attorney-in-fact considers appropriate, including, but not limited to, the power to execute and deliver any instruments of assignment and transfer necessary or proper to carry out the authority hereby granted.
- (6) To purchase, rent or otherwise acquire any property for me and to pay for the same;
- (7) To institute, engage in and compromise any litigation and appear for me as necessary before any court whether of record or not of record.
- (8) To execute, acknowledge and deliver all instruments in my name and as my act;
- (9) To engage and dismiss agents;
- (10) To withdraw and receive the income or corpus of any trust or fund to which I at any time may be entitled;
- (11) To authorize my admission to a medical, nursing, residential or similar care facility and to enter into agreements for my care; and
- (12) To authorize medical and surgical procedures for me.
- (13) I hereby nominate my Attorney-in-fact as the guardian of my person and estate in the event I am ever adjudicated an incapacitated or incompetent person.

My Attorney-in-fact shall have the full power and authority to do everything necessary in exercising all of the powers granted by this Power of Attorney as fully as I could do if personally present.

I hereby ratify all that my Attorney-in-fact shall lawfully do or cause to be done by virtue of this Power of Attorney.

THIS POWER OF ATTORNEY SHALL NOT BE AFFECTED BY MY SUBSEQUENT DISABILITY OR INCAPACITY.

This Power of Attorney shall continue in force and may be accepted and relied upon by any person to whom it is presented despite my purported revocation of it, until actual written notice of such revocation has been received by that person.

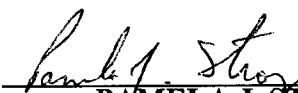
The following is a specimen signature of the person to whom this Power of Attorney is given:



LETITIA J. BAAS, Agent

IN WITNESS WHEREOF, I have hereunto set my hand and seal this 6<sup>th</sup> day of June, 2007.

WITNESS:



PAMELA J. STRONG

(SEAL)

#### ACKNOWLEDGMENT

STATE OF PENNSYLVANIA : SS:  
COUNTY OF CLEARFIELD :

On this, the 6<sup>th</sup> day of June, 2007, before me, Timothy E. Durant, a Notary Public in and for said State and County, the undersigned officer, personally appeared, **PAMELA J. STRONG**, known to me (or satisfactorily proven) to be the person whose name is subscribed to the within instrument, and acknowledged that she executed the same for the purposes therein contained.

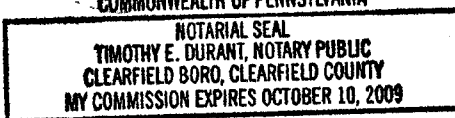
IN WITNESS WHEREOF, I hereunto set my hand and official seal.



Timothy E. Durant, Notary Public

(SEAL)

My Commission Expires: 10/10/09



## ACKNOWLEDGMENT

I, LETITIA J. BAAS, have read the attached power of attorney and am the person identified as the agent for the principal. I hereby acknowledge that in the absence of a specific provision to the contrary in the power of attorney or in 20 Pa.C.S. when I act as agent:

I shall exercise the powers for the benefit of the principal.

I shall keep the assets of the principal separate from my assets.

I shall exercise reasonable caution and prudence.

I shall keep a full and accurate record of all actions, receipts and disbursements on behalf of the principal.



---

LETITIA J. BAAS, (Agent)



---

(Date)

PROB. L. NO. 100

JUL 26 2007

William A. Shaw  
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY PENNSYLVANIA

14

Pamela J. Strong  
(Plaintiff)

831 Barclay St  
(Street Address)  
Clearfield  
Coalport, PA 16830  
(City, State ZIP)

CIVIL ACTION

No. 07-1057 CD

Type of Case: DJ Appelle

Type of Pleading: Certificate of Readiness

vs.

Jean B. Strong  
Tammy J. Strong  
(Defendant)

195-1 N. Hill St  
(Street Address)  
Coalport, PA 16627  
(City, State ZIP)

Filed on Behalf of:

Tammy J. Strong  
(Plaintiff/Defendant)

Tammy J. Strong  
(Filed by)

195-1 - N. Hill St Coalport, PA 16627  
(Address)

814-672-5273  
(Phone)

2cc Def.  
AUG 13 2007 Def pd.  
20.00 GK  
William A. Shaw  
Prothonotary/Clerk of Courts

Tammy Jo Strong  
(Signature)

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

Civil Trial Listing/Certificate of Readiness

Plaintiff(s): Pamela J. Strong  
831 Barclay St  
Clearfield, PA 16830

Case Number: 07-1057 CD

Defendant(s): Jean B. Strong  
Tammy J. Strong  
195-1 N. Hill St  
Coalport, PA 16627

**To the Prothonotary:**

Arbitration Limit: \_\_\_\_\_

Type Trial Requested: \_\_\_\_\_ Jury

\_\_\_\_\_ Non-Jury

Arbitration

Estimated Trial Time: 1 hour

Jury Demand Filed By: \_\_\_\_\_

Date Jury Demand Filed: \_\_\_\_\_

Please place the above-captioned case on the trial list. I certify that all discovery in the case has been completed; all necessary parties and witnesses are available; serious settlement negotiations have been conducted; the case is ready in all respects for trial, and a copy of this Certificate has been served upon all counsel of record and upon all parties of record who are not represented by counsel.

Tammy J. Strong  
(Signature)

8-9-07

(Date)

For the Plaintiff: Pamela J. Strong

814-762-8785 Telephone Number

For the Defendant: Jean B. Strong

814-672-5273 Telephone Number

For Additional Defendant: Tammy J. Strong

814-672-5273 Telephone Number

Certification of Current Address for all parties or counsel of record:

Name: <u>Pamela J. Strong</u>	Address: <u>831 Barclay</u>	City/State/Zip: <u>Clearfield, PA 16830</u>
Name: <u>Jean B. Strong</u>	Address: <u>195-1 N. Hill St</u>	City/State/Zip: <u>Coalport, PA 16627</u>
Name: <u>Tammy J. Strong</u>	Address: <u>195-2 N. Hill St</u>	City/State/Zip: <u>Coalport, PA 16627</u>
Name: _____	Address: _____	City/State/Zip: _____
Name: _____	Address: _____	City/State/Zip: _____
Name: _____	Address: _____	City/State/Zip: _____

CA

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

PAMELA J. STRONG :  
:  
vs. : No. 07-1057-CD  
:  
JEAN B. STRONG AND :  
TAMMY J. STRONG :  
:

**ORDER**

NOW, this 10<sup>th</sup> day of October, 2007, it is the ORDER of the Court that the above-captioned matter is scheduled for Arbitration on Thursday, November 29, 2007 at 1:00 P.M. in the Conference/Hearing Room No. 3, 2<sup>nd</sup> Floor, Clearfield County Courthouse, Clearfield, PA. The following have been appointed as Arbitrators:

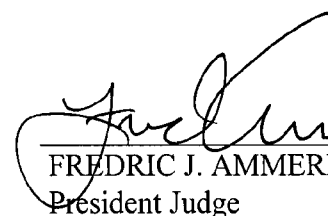
Christopher J. Shaw, Esquire, Chairman

Paul Colavecchi, Esquire

Lea Ann Heltzel, Esquire

Pursuant to Local Rule 1306A, you must submit your Pre-Trial Statement seven (7) days prior to the scheduled Arbitration. The original should be forwarded to the Court Administrator's Office and copies to opposing counsel and each member of the Board of Arbitrators. For your convenience, a Pre-Trial (Arbitration) Memorandum Instruction Form is enclosed as well as a copy of said Local Rule of Court.

BY THE COURT:

  
FREDRIC J. AMMERMAN  
President Judge

FILED 6 CC  
0105504 CIA  
OCT 10 2007

William A. Shaw  
Prothonotary/Clerk of Courts

①

Court of Common Pleas  
Clearfield County, Pennsylvania

Linda J. Strong  
Plaintiff / Appellant

\* District Justice Appeal  
Case no: 07-1057 CD

Jean B Strong  
Tammy J Strong  
Defendant & Appellee

\* Type of pleading:  
Complaint  
\* Filed on Behalf of  
Plaintiff

\* Plaintiff address:  
831 Panday St  
Clearfield, PA 16830  
814 762-8785

013-32843cc  
Def.  
C.R.  
Authenticity of Plaintiff

### Answer

Ⓐ Denied. I summary strong let her borrow the money to buy the beige couch and she was to take her money and pay several water bills with the Amrona Municipal Water company and put the extra "45" dollars on one my mom's bill so it had a credit for the next month. She took money out of my mother's checking account a paid it and not her money I have a copy of the canceled check, She my mother's money paid for the couch.

Ⓑ ~~Plaintiff~~ Denied. They were sent to her in the mail to the address listed above. Any receipt she should need can be obtained from the Courts they have records.

Ⓒ Denied. Any receipts or purchases that ~~she~~ belonged to her were sent. Asked my Uncle Bill, he went thru the stuff in "my office" in the trailer. My Dad put this office in this trailer, he has no bills, my mother paid them, I am used my mother's money I paid Pam's last cable bill with a money order.

(2)

(D) Denied. There was no ring or receipt when my mother's care given Dawn packed up her things.

(E) Denied. Business cards were sent. Address book belonged to my mother. It's a write and wipe book I bought her years ago. Pam found it among things belonging to my mother.

(F) ~~Business cards~~ Admitted. I found not found anyone willing to help take it a part or delivered it in one piece. Once it is taken apart it is not going back together.

(G) Denied. My mother's caregiver's took her tree down and packed ~~Pam's~~ Pam's ornaments and put them in a tote. The caregiver said that ~~the~~ Pam's dog chewed some ~~of~~ of the ornaments.

(H) Admitted) My mother said Pam gave it to her.

(I) Denied. The picture that my mother has is one that my grandmother gave her years ago while they were alive.

(J) Denied. A year ago (2005) Halloween, Pam spent over \$500<sup>00</sup> of ~~my~~ rent money she took from my tenant and never gave to me to pay the bills associated with the rental and spent it on Halloween decorations and other items. She did not tell me until I drove 4 hours to collect the money and pay the bills.

(K) Denied. She received that when her friends will take her stuff to her the Friday night that she was out of jail.

(L) Denied. My son's took it to her. My mother and her caregiver watched me run over it three times to check for holes and there were none.

⑩ Denied My uncle Bill ~~had~~ took 2 of them to her with several other items.

⑪ Denied I never saw a silver and ~~black~~ black nozzle. I bought her 2 new different ones for her. I have receipt.

⑫ Denied She was illegally in West Virginia the first weekend of November and called me and said she almost ran over a puppy and she was going to bring it home for me, so that my dog had a play mate. Then she said my mother said she wanted to keep it. She then called me and said that my mother was keeping it.

⑬ Admitted She left up 3 years ago when she moved. I said that I ~~would~~ replace when meeting ~~her~~ with Hawkins.

⑭ Q ~~He~~ Denied The neighbor up the street gave wood that was from his old truck to build a new ramp for my ~~the~~ mother or he was going to burn it.

⑮ Denied It ~~was~~ 2004 Christmas Farm went to jail to avoid jail time for DUI when wrecking my Dad's truck. She started to buy his collections and on of hairs for me but she could not furnish paying for the collection. So she told me that she would pay me back along with money she owed me for helping her and her boyfriend move from W.V to pay what she got out of re-hab. The eggs were a Christmas present for my mother.

⑯ Admitted I have it on the wall. I can give it back to her.

⑰ Denied ~~Her~~ Landlady was sent with the things that will take to her.

⑱ Denied ~~She~~ There was not battery. I broke her tennis and it was fine. She did something.

to my mother's & min-van

⑩ Denied This certificate, and her diploma were mailed direct return receipt

⑪ Denied My mother's caregiver packed them up from her room and sent them with Will the neighbor. Some of the DVD's I bought at Wal-Mart for me to watch at my mother's with my DVD player and were missing

⑫ Denied I moved her from WV and 2~~for~~ times from Erie and there was no tool box with tools. She sold several power tools and ⑬ 2 section ~~of~~ tool box of my father for her self. My mother never saw the money

⑭ Denied Never saw a round table but when I helped her move from WV or Erie

⑮ Denied My mother's caregiver was here when she went and cashed my mother's 2 SSI check and bought 2 cartons for her self and then put gas in her truck and then left to get another puppy and got only give my mother \$150.00 out of her \$441.00 check

⑯ Denied She was given the & vacuum back with ~~or~~ whatever attachments that were with it. She had let my other sister borrow it attachment maybe lost

⑰ Denied It was working when her friend Will took it with his kids.

⑱ Admitted Found these letters. Only found 5 of them

⑲ Denied I sent a set that I found in my Dad's thing and said she could keep them. jumper cables work as jumper cables

(5)

⑩ Denied 3 years ago she <sup>and to be returned</sup> owed me money for paying for their move and collectables for my mom's Christmas present. She agreed with my Dad's to give that to me as payment for what she owed

⑪ Denied The caregivers for my mother took her tree down there were no big snow people on it.

⑫ Denied All ornaments belonging to her as Christmas on the tree were given to her with her belongs to first. The caregivers took the tree down  
new matter

⑬ ~~As a result of this, I~~ Tammy have sustained major financial ~~the~~ expenses

① I have had to leave my 2 jobs in Maryland one paying \$3,600 and the second paying \$12,000 so that I could take care of my mother. And my house worth \$140,000.

② I have also lost a \$28,000 truck that she purposely totaled and I still owe about \$3,000 on it the insurance didn't cover it. She also owes ~~\$10,000~~ for 2 deductibles from when she wrecked it. One of the wrecks she was charged with DUI and property damage

③ I paid for her house arrest and DUI classes and she was to pay me back. That's about \$800.00

④ ~~plus~~ plus a GMC 4x4 that she ran out of oil before it was inspected that cost \$500.00

⑤ ~~The~~ ~~on~~ My mother has had to file a complaint of ~~physical~~ <sup>mental</sup> abuse which I have heard and physically abuse which was reviewed by Area Agency on Aging which Judge Ammerman granted a ~~and~~ ordered keeping her off my property and away from us

(e) Denied 3 years ago she and her boyfriend owed me money for paying for their movie from TV and my mother's and my Christmas present. Because the presents were collected in a set. She went to rehab and couldn't pay so asked for me to pay. So agreed with me that I gave her that as payment. She bought it on my Dad's credit card which she never paid him for.

(f) Denied The caregivers for my mother took tree down and there were no big snow people on it, according to them.

(g) Denied All ornaments belonging to her on the tree the caregiver put into her things. She received this stuff from Will

## New Matter

As a result of this ~~she~~ I Tammy have sustained major financial expenses.

(a) I have had to give up my house ~~won't~~ ~~44,000~~ in Maryland to move in with my mother.

(b) I had to give up 2 jobs in Maryland after one paying \$3,600 and the second paying \$1,200 a year.

(c) She also owes me \$750 as for 3 deductible ~~and~~ and \$28,000 for a truck that she totaled with driving drunk and no license. I still owe \$300 on the truck.

(d) I have paid for her house arrest and DVI classes she took in Dublin and she was to pay me back. That was about \$800.

(e) Plus a GMC 4x4 that she ran with out oil and blew the engine. That cost \$5,000.

(f) My mother has had to file a complaint of mental abuse which I have and others witnessed and physical abuse which was recorded by the Agency on Aging. Which the Commissioner granted a order keeping her off any property belonging to me and my mother and sister from us.

(7)

Whereas, I defendants demand judgment against Plaintiff in the amount of \$47,800, plus interest, court costs, and other reasonable costs, as the court may allow.

Tammy Strong  
Pam Strong, P.A. Tammy Strong  
Defendants & Appellee

### Verification

I verify that the statements made in this Answer are true and correct. I understand that false statements herein are made subject to the penalties of 18 U.S.C. Section 4904 relating to Unsworn Falsification to Authorities.

Date: August 6, 2007

Pam Strong, P.A. Tammy Strong  
Tammy Strong

Certified Mail  
Return Receipt

70062760 0005 40351855

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY  
PENNSYLVANIA

Pamela J. Strong

vs.

Jean Bette Strong and J. Tammy Strong

No. 2007-01057-CD

**OATH OR AFFIRMATION OF ARBITRATORS**

Now, this 29th day of November, 2007, we the undersigned, having been appointed arbitrators in the above case do hereby swear, or affirm, that we will hear the evidence and allegations of the parties and justly and equitably try all matters in variance submitted to us, determine the matters in controversy, make an award, and transmit the same to the Prothonotary within twenty (20) days of the date of hearing of the same.

Christopher J. Shaw, Esq.

Christopher J. Shaw  
Chairman

Paul Colavecchi, Esq.

Lea Ann Heltzel, Esq.

Sworn to and subscribed before me this  
November 29, 2007

Willis  
Prothonotary

**AWARD OF ARBITRATORS**

Now, this 29 day of November, 2007, we the undersigned arbitrators appointed in this case, after being duly sworn, and having heard the evidence and allegations of the parties, do award and find as follows: Judgment for Plaintiff & against the Defendant in the amount of \$887.21 + record costs.  
No further award on the Counter claim

(Continue if needed on reverse.)

Christopher J. Shaw Chairman  
Paul Colavecchi

**ENTRY OF AWARD**

Now, this 29<sup>th</sup> day of November, 2007, I hereby certify that the above award was entered of record this date in the proper dockets and notice by mail of the return and entry of said award duly given to the parties or their attorneys.

**WITNESS MY HAND AND THE SEAL OF THE COURT**

Willis  
Prothonotary

By \_\_\_\_\_

Notice to Piff -

013:52/31  
831 Barclay St.  
Clearfield, PA 16830

Notice to Defs. -

195-1 N. Hill St.  
Coalport, PA 16627

Pamela J. Strong

Vs.

Jean Bette Strong and Tammy J. Strong

: IN THE COURT OF COMMON PLEAS OF  
CLEARFIELD COUNTY  
: No. 2007-01057-CD

:

**COPY**

NOTICE OF AWARD

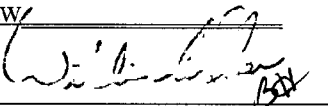
TO: JEAN BETTE STRONG

You are herewith notified that the Arbitrators appointed in the above case have filed their award in this office on November 29, 2007 and have awarded:

Judgment for Plaintiff and against the Defendant in the amount of \$887.21 + record costs. No further award on the Counterclaim.

William A. Shaw

Prothonotary

By 

November 29, 2007

Date

In the event of an Appeal from Award of Arbitration within thirty (30) days of date of award.

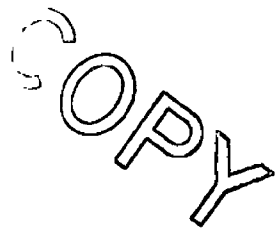
Pamela J. Strong

: IN THE COURT OF COMMON PLEAS OF  
CLEARFIELD COUNTY  
: No. 2007-01057-CD

Vs.

Jean Bette Strong and Tammy J. Strong

:

 COPY

NOTICE OF AWARD

TO: TAMMY J. STRONG

You are herewith notified that the Arbitrators appointed in the above case have filed their award in this office on November 29, 2007 and have awarded:

Judgment for Plaintiff and against the Defendant in the amount of \$887.21 + record costs. No further award on the Counterclaim.

William A. Shaw

Prothonotary

By W.A. Shaw

November 29, 2007

Date

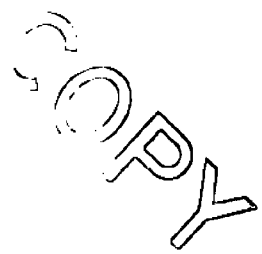
In the event of an Appeal from Award of Arbitration within thirty (30) days of date of award.

Pamela J. Strong

Vs.

Jean Bette Strong and Tammy J. Strong

: IN THE COURT OF COMMON PLEAS OF  
CLEARFIELD COUNTY  
: No. 2007-01057-CD



NOTICE OF AWARD

TO: PAMELA J. STRONG

You are herewith notified that the Arbitrators appointed in the above case have filed their award in this office on November 29, 2007 and have awarded:

Judgment for Plaintiff and against the Defendant in the amount of \$887.21 + record costs. No further award on the Counterclaim.

William A. Shaw  
Prothonotary (Signature)  
By (Signature)

November 29, 2007

Date

In the event of an Appeal from Award of Arbitration within thirty (30) days of date of award.

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY  
PENNSYLVANIA

Pamela J. Strong  
(Plaintiff)

210 East Walnut Street  
(Street Address)

Clearfield, PA 16830  
(City, State ZIP)

VS.

Jean Bette Strong  
Tammy J. Strong  
(Defendant)

195-1 North Hill Street  
195-2 North Hill Street

(Street Address)  
Coalport, PA 16627  
Coalport, PA 16627  
(City, State ZIP)

CIVIL ACTION

No. 2007-01057-CD

Type of Case: Arbitration

Type of Pleading: Praeclipe  
for Judgment

Filed on Behalf of:

Pamela J. Strong  
(Plaintiff/Defendant)

Pamela J. Strong  
(Filed by) Plaintiff

210 East Walnut Street, Clearfield, PA  
(Address)

765-4696  
(Phone)

*Lark J. Strong*  
(Signature)

JAN 08 2008  
01 3:30 (WY)  
Prothonotary/Clerk of Court  
1. CLERK TO FILE  
NOTICES TO DEFENDANT

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

\*  
Pamela J. Strong,  
Plaintiff,

\*  
VS  
\*  
No. 2007 - 1057 - CD

Jean Bette Strong and  
Tammy J. Strong,  
Defendants  
\*

PRAECIPE TO ENTER JUDGMENT - ARBITRATION AWARD

TO THE PROTHONOTARY:

Please enter judgment in favor of the Plaintiff, Pamela J. Strong, and against the Defendants, Jean Bette Strong and Tammy J. Strong, in the amount of \$887.21 with interest from November 29, 2007, along with costs on the award of Arbitrators dated November 29, 2007.

I certify that a copy of this Praecipe has been mailed to each other party who has appeared in this action or to his/her attorney of record.

Respectfully submitted this 8 day of

January, 2008

Pamela J. Strong  
Pamela J. Strong  
Plaintiff

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

Pamela J. Strong,  
Plaintiff,

vs. NO. 2007 - 1057 - CD

Jean Bette Strong and  
Tammy J. Strong,  
Defendants

Notice of Judgment

NOTICE is given that a JUDGMENT in the above captioned matter has been entered in favor of Plaintiff on JANUARY 8, 2008, pursuant to the Award of Arbitrators dated November 29, 2007.

William Shaw, Prothonotary

By 

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

Pamela J. Strong, \*  
Plaintiff, \*  
  
\*  
vs No. 2007 - 1057 - CD  
\*  
  
Jean Bette Strong and \*  
Tammy J. Strong, \*  
Defendants \*

Notice of Judgment

NOTICE is given that a JUDGMENT in the above captioned matter has been entered in favor of Plaintiff on JANUARY 8, 2008, pursuant to the Award of Arbitrators dated November 29, 2007.

William Shaw, Prothonotary

By Colle

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY ,  
PENNSYLVANIA  
STATEMENT OF JUDGMENT

Pamela J. Strong

Plaintiff(s)

No.: 2007-01057-CD

Real Debt: \$887.21

Atty's Comm: \$

Vs.

Costs: \$

Int. From: \$

Jean Bette Strong

Tammy J. Strong

Defendant(s)

Entry: \$20.00

Instrument: Arbitration Award Judgment

Date of Entry: January 8, 2008

Expires: January 8, 2013

Certified from the record this January 8, 2008

William A. Shaw, Prothonotary

\*\*\*\*\*

SIGN BELOW FOR SATISFACTION

Received on \_\_\_\_\_, \_\_\_\_\_, of defendant full satisfaction of this Judgment.  
Debt, Interest and Costs and Prothonotary is authorized to enter Satisfaction on the same.

Plaintiff/Attorney

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

PAMELA J. STRONG )  
PLAINTIFF ) No. 2007-1057  
 )  
VS. )  
 ) AMOUNT OF JUDGMENT: 1 CENT TO  
 ) \$1330.82  
 )  
JEAN BETTE STRONG and )  
TAMMY JO STRONG (deceased) )  
DEFENDANTS )

*4 May 10:15/12  
Rebecca A. Sherry  
Notary Public  
Clearfield County  
1 CENT TO  
Settlement L  
AB Strong  
RECEIVED  
RECEIVED  
RECEIVED*

**RELEASE OF JUDGMENT**

KNOWN ALL MEN BY THESE PRESENTS THAT Pamela J. Strong, the Plaintiff named in the above captioned judgment, for and in consideration of the sum of One and 00/100 (\$1.00) Dollar, lawful money of the United States, to it paid by Jean Bette Strong and Tammy J. Strong, deceased, Defendants, the receipt of which is hereby acknowledged, and intending to be legally bound, does by these presents forever acquit, exonerate, discharge and release from the lien and obligation of the above entitled judgment and of and from all suits, actions, executions, costs, damages and demands whatsoever, for or on account or by reason of judgment.

AND IT IS FURTHER AGREED that the Plaintiff above named will not look for payment of any part of the principal, interest, fines, costs and/or fees of the above-captioned judgment now or hereafter to become due.

IN WITNESS WHEREOF, the said Pamela J. Strong has caused her hand and seal to be affixed to this instrument this 28<sup>th</sup> day of May, 2011.

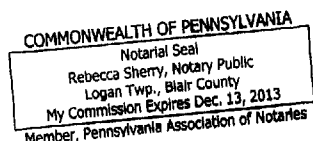
WITNESS:

*Pamela J. Strong*  
Pamela J. Strong

COMMONWEALTH OF PENNSYLVANIA :  
: SS  
COUNTY OF CAMBRIA :  
:

ON THIS the 27th day of May, 2011, before me, a notary public, the undersigned officer, personally appeared Pamela J. Strong, known to me (or satisfactorily proven) to be the persons whose names are subscribed to the within instrument, and acknowledged that they executed the same for the purposes therein contained.

IN WITNESS WHEREOF, I have hereunto set my hand and official seal.



*Rebecca Sherry*  
Notary Public  
My Commission Expires: 12-13-2013

12  
RECEIVED

Court Administrator's  
Office

ARBITRATION PRE-TRIAL STATEMENT OF PAMELA J. STRONG  
NOVEMBER 29, 2007

PAMELA J. STRONG  
vs.  
JEAN B. STRONG  
TAMMY J. STRONG  
No. 07-1057-CD

This problem I'm having with my older sister has come about, due to me not giving her my disability check. I gave away money I had to my mother for living then. Tammy Strong not once would pay for managing her rentals the best that I could. This was made difficult due to her not allowing me to fix things properly. She spent her time in Maryland. She refuse to move back and took care of her rentals. As for the GMC 4x4. I told her the engine was bad and not to buy it. In the case of my mother and abuse no proper investigation was performed. I did argue with my mom. I did everything I could humanly possible to get her what she needs. Against Tammy's will. Tammy has my mom afraid. She will make her move into a nursing home. My witnesses will be as follows:

Lilith Baes

Trina Motivina

Bill Gatehouse

Park Stur

Pamela Strong

Tammy Strong threatened Tenants with eviction if they spoke to me or were friends with me. She evicted one family for helping me by bringing my things she allowed me to have. She has tried to break the no contact order on numerous occasions. I have complied with it. She has control issues, to the point, she tried to use my disability against me. This was so she could not be charged with hurting me physically. I have multiple Sclerosis and Manic depression - Bi-polar. When I get over stressed, I take mid-stroke + seizures in my brain.

Due to all the stress I now only have 30% use of my left arm and have trouble with my legs. There is lots more abuse still going on. I want to be left ~~alone~~ alone. All I asked was for my things in one piece.

winnie the pooh christmas ornaments / missing 2 sets / one set broken / was in perfect condition. now has no value

Phone book w/important #'s

Bradock exchange collectable / winter scene 3-D plate w/ wolves in center

3 sets of halloween decorations / 1/2 tub of thanksgiving

DVD / VHS player + 4 head over remote control / new - new broken

VHS tapes + DVD's at least 20 of each.

- Phat Girl, Ice Age-2, Narnia

6n Teddy Bear cookie jar w/salt + pepper shakers.

Big Snowman + women w/children / w/seals

Cassette tapes half missing

Mobik home purchased in 2002.

£271.00 spent on clothes, underwear, bras, socks + hygiene because refused to give property

\*

£150.00 had to purchase fencing + posts + trash can + dog bed

few can shave deodorant

5th old puppy - removed illegally from home

Phyllis Magnavox 25" T.V. / sent down broken

Grey med. tool box - Socks, wrenches, ect. / sent 2 socks

Emergency road side kit - Sent feathers, old jumper cables

Silver & Black Spray Adjustable

Wheel barrow - sent rusted and handles rotted

Plastic 3-0 cups - 3 - sent 2

2 1/2 cartons of smokers choice cig.

Giant size Hyper-allergenic All - sent half empty was new

<sup>have</sup> truck - 150 pick-up truck with Camper / incomplete paper work can do nothing with title.

full size suede couch

Thay jewelers Birthstone ring + receipt / sent ring box empty

Vacuum Kenmore / kept all attachments

Large storage shed / platform for cylinder blocks

300 feet of fencing / Sent down cut in 6 rolls

Glass mirror w/country scene new / sent down broken

shot glasses / novelties - 4 or 5

Green garden ~~and~~ hose / a hoses connected / sent different hose  
Picture of Gram + George in picture frame

Junior High school year books - still not returned

~~Certificate of completion of Vo Tech~~

Wood for privacy fence. A 14x70 trailer, I took  
apart.

flood light / censor at 112-B Hill St

\$8 dollars in gas. purchased first week of Dec. 2001

Big Santa Claus cookie JAR.

3/4/07

Uncle Bill, this is the second itemized list of my property. I have had available a U-haul truck & person to return my belongings. I also per prison probation officer informed you that if my mom would get a notarized letter giving me permission to personally return only my things, I could be on the property. They meaning Tammy Strong & Jean Strong had Judge Arrowman put an order of no contact. And wanted Tammy to come to where I live to break that order. I have been waiting a week for all of my property. I can and have been able to get every thing all at once. You & them are now costing me more money than I need to spend. I am disabled mentally & physical, this aggravation is affecting my health. I am complying with the order. You have forced me to go to the Magistrate office and file.

You tell me they don't want anything to do with me. Now they can explain to the Magistrate and next a judge why not let me go so we have no reason for contact. I want to be done with them, I need to move on so my health gets better. Positive people with healthy attitudes is better than having contact with my unhealthy family. I am sorry that they wished you because now you are responsible for what I am going thru legally. Please give me a time and date to remove all of my property. The times that work for me ~~are~~ <sup>are</sup> 10 am thru Sunday 4 pm until 9 pm.

Thank you

turn over →

Pamela Strong

Pamela Strong

filed 3/5/87

total estimated - 4,704.55

this does not count truck, kitten, levey, model  
home, & stocks certificates.

All of the above require fraud division  
FBI Attorney's General office & my Attorney

Your name is being given because of  
power of Attorney, you are responsible and  
Tammy will tell them she did every  
thing you told her. I complained and  
was sent broken or no property

In you & Aunt Judy in court. This could  
have been avoided. All I want ~~is~~ is  
what I paid for & my puppy. I can't  
have children & she was my baby. Just  
because you all were to busy to call  
my Attorney, I would have paid for  
Shelter care. Too busy wanting to hurt me  
to my heart. I don't give children away  
with they in trash. This is only the beginning  
of few suits. Disabled people have rights.

Nobody wanted to take care of my mom, I  
did the best job I could. I never touched  
her or threatened to touch her, take her  
out to drive away from Tammy & ask her  
about Tammy & find. I refused to move &

3/3/07

Sought with Tammy to leave her there. I have at least 15 people who will go to court. They have nothing to gain or lose. Unlike Erica, Dawn + Tammy. Please release my things on that list so I can get on with my life. You will never hear from me again. I want the name of who demanded the animals to be removed because all of the 6 other animals were kept. Lying to a state trooper about an investigation is against the law. I know for a fact Erica + Dawn will not go to jail or too. lose their children over a job or any one. My Attorney will be in touch if this can not be resolved. Please start to release everything + have Tammy get my lawyer. Imagine if you were me + that was your baby. I apologize, but you have left me no choice when it comes to all of you threatening my life.

Love  
Pamela Slay

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF: **CLEARFIELD**

Mag. Dist. No.:

**46-3-04**

MDJ Name: Hon.

**JAMES L. HAWKINS**

Address: **251 SPRING ST**

**PO BOX 362**

**HOUTZDALE, PA**

Telephone: **(814) 378-7160**

**16651-0362**

**JAMES L. HAWKINS**  
**251 SPRING ST**  
**PO BOX 362**  
**HOUTZDALE, PA 16651-0362**

**NOTICE OF JUDGMENT/TRANSCRIPT  
CIVIL CASE**

PLAINTIFF:

NAME and ADDRESS

**STRONG, PAMELA**  
**831 BARCLAY ST**  
**CLEARFIELD, PA 16830**

VS.

DEFENDANT:

NAME and ADDRESS

**STRONG, JEAN BETTE, ET AL.**  
**195 1 NORTH HILL ST**  
**COALPORT, PA 16627**

Docket No.: **CV-0000039-07**  
Date Filed: **3/05/07**



**THIS IS TO NOTIFY YOU THAT:**

Judgment: **FOR PLAINTIFF** (Date of Judgment) **6/06/07**

Judgment was entered for: (Name) **STRONG, PAMELA**

Judgment was entered against: (Name) **STRONG, TAMMY**  
in the amount of \$ **1,237.11**

Defendants are jointly and severally liable.

Damages will be assessed on Date & Time \_\_\_\_\_

This case dismissed without prejudice.

Amount of Judgment Subject to Attachment/42 Pa.C.S. § 8127  
\$ \_\_\_\_\_

Portion of Judgment for physical damages arising out of  
residential lease \$ \_\_\_\_\_

Amount of Judgment	\$ <b>1,084.00</b>
Judgment Costs	\$ <b>153.11</b>
Interest on Judgment	\$ <b>.00</b>
Attorney Fees	\$ <b>.00</b>
<b>Total</b>	\$ <b>1,237.11</b>
Post Judgment Credits	\$ _____
Post Judgment Costs	\$ _____
<b>Certified Judgment Total</b> \$ _____	

ANY PARTY HAS THE RIGHT TO APPEAL WITHIN 30 DAYS AFTER THE ENTRY OF JUDGMENT BY FILING A NOTICE OF APPEAL WITH THE PROTHONOTARY/CLERK OF THE COURT OF COMMON PLEAS, CIVIL DIVISION. YOU MUST INCLUDE A COPY OF THIS NOTICE OF JUDGMENT/TRANSCRIPT FORM WITH YOUR NOTICE OF APPEAL.

EXCEPT AS OTHERWISE PROVIDED IN THE RULES OF CIVIL PROCEDURE FOR MAGISTERIAL DISTRICT JUDGES, IF THE JUDGEMENT HOLDER ELECTS TO ENTER THE JUDGMENT IN THE COURT OF COMMON PLEAS, ALL FURTHER PROCESS MUST COME FROM THE COURT OF COMMON PLEAS AND NO FURTHER PROCESS MAY BE ISSUED BY THE MAGISTERIAL DISTRICT JUDGE.

UNLESS THE JUDGMENT IS ENTERED IN THE COURT OF COMMON PLEAS, ANYONE INTERESTED IN THE JUDGMENT MAY FILE A REQUEST FOR ENTRY OF SATISFACTION WITH THE MAGISTERIAL DISTRICT JUDGE IF THE JUDGMENT DEBTOR PAYS IN FULL, SETTLES, OR OTHERWISE COMPLIES WITH THE JUDGMENT.

6-6-07 Date James L. Hawkins, Magisterial District Judge

I certify that this is a true and correct copy of the record of the proceedings containing the judgment.

7-6-07 Date James L. Hawkins, Magisterial District Judge

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF: **CLEARFIELD**

**CIVIL COMPLAINT**

Mag. Dist. No.:	<b>46-3-04</b>
MDJ Name: Hon.	
<b>JAMES L. HAWKINS</b>	
Address: <b>251 SPRING ST</b>	
<b>PO BOX 362</b>	
<b>HOOTZDALE, PA</b>	<b>16651-0362</b>
Telephone: <b>(814) 378-7160</b>	

PLAINTIFF: **PAMELA JEAN STRONG** NAME and ADDRESS

**831 Barclay Street**  
**Clearfield, PA 16830**

DEFENDANT: **VS.** NAME and ADDRESS

**Jeanette Strong & Tammy Strong**  
**195-1 N. Hill Street**  
**Johnstown, PA 16622**

Docket No.: **CV-39-07**  
Date Filed: **3-5-07**



FILING COSTS	AMOUNT	DATE PAID
	<b>\$ 117.50</b>	<b>3/15/07</b>
POSTAGE	\$	1/1
SERVICE COSTS	\$	1/1
CONSTABLE ED.	\$	1/1
TOTAL	\$	1/1

Pa.R.C.P.D.J. No. 206 sets forth those costs recoverable by the prevailing party. **74882.05**

TO THE DEFENDANT: The above named plaintiff(s) asks judgment against you for \$ **4,704.85** together with costs upon the following claim (Civil fines must include citation of the statute or ordinance violated): *I have tried for a week to retrieve all belongings and they have been giving a little bit of a time what they feel I should have. I was told by Bill Gatehouse they feel the rest of my property is theirs. I have had to spend unnecessary money. When our u-haul guys would have done the trick. They have all my receipts of proof of purchase.*

I, PAMELA JEAN STRONG verify that the facts set forth in this complaint are true and correct to the best of my knowledge, information, and belief. This statement is made subject to the penalties of Section 4904 of the Crimes Code (18 PA. C.S. § 4904) related to unsworn falsification to authorities.

(Signature of Plaintiff or Authorized Agent)

Plaintiff's Attorney: \_\_\_\_\_

Address: \_\_\_\_\_

Telephone: \_\_\_\_\_

\_\_\_\_\_

IF YOU INTEND TO ENTER A DEFENSE TO THIS COMPLAINT, YOU SHOULD NOTIFY THIS OFFICE IMMEDIATELY AT THE ABOVE TELEPHONE NUMBER. YOU MUST APPEAR AT THE HEARING AND PRESENT YOUR DEFENSE. UNLESS YOU DO, JUDGMENT MAY BE ENTERED AGAINST YOU BY DEFAULT.

If you have a claim against the plaintiff which is within magisterial district judge jurisdiction and which you intend to assert at the hearing, you must file it on a complaint form at this office at least five days before the date set for the hearing.

If you are disabled and require a reasonable accommodation to gain access to the Magisterial District Court and its services, please contact the Magisterial District Court at the above address or

## Value City Furniture

VALUER CITY FURNITURE  
3010 PLEASANT VALLEY BLVD.  
ALTOMA, PA 16602  
(814)946-1661

Inv 1 253869  
-03  
TIME 14:08:27  
S/N 03/2007

CLEARFIELD, PA 16830

PICKUP . . .

31. Person: ROGER RENNIGER

ITEM #: 4953-SENSATIONS-5  
277.00  
814687 1 1

SOIL & SENSITILOONS CAMEL

Subtotal Tax @ 5.000%

101d1 Prev Payment 293.62

ITEMS SOLD 37 #



1955年1月1日

项目	5.35	5.36	5.37	5.38	5.39	5.40
中值	1.00	0.98	1.00	1.00	0.98	1.00
偏差	0.00	0.02	0.00	0.00	0.02	0.00

Fig. 1-43

3500 ft. 7

74299857 54957-41

卷之三

1995年 1月  
1995年 1月

1956.12.1 63 55.12  
2001.12.1 63 1000.00  
2002.12.1 63 1000.00

1567 23 1967-0001-0001

1966-67 CHARGE CHART

1987-20-6\*1人  
1987-20-6\*1人  
1987-20-6\*1人

3985.70

1930. 1931. 1932. 1933. 1934.

1974 "81 95 6-18  
1973 04 5978

43014-833000 43000  
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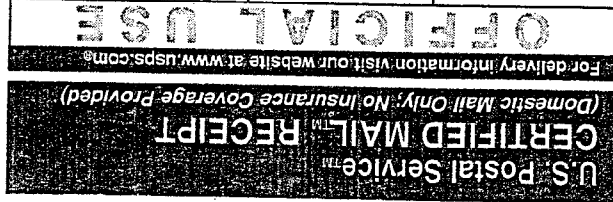
32-8840071-156

Q36 R 360

Street Address:	123 Main Street
City, State, Zip:	Anytown, PA 12345
Phone No.:	(555) 123-4567
or P.O. Box No.:	678
Sent At:	
June 2002	
PS Form 3800-1, June 2002 Revised for Instructions	



4.88  
1.85  
2.40  
5.63



## **SAPP BROS. TRUCK STOPS INC.**



DATE: 12-2-06

SALT LAKE - CHEYENNE - DENVER - SIDNEY - OGALLALA  
ODESSA - YORK - FREMONT - COLUMBUS - OMAHA  
CO. BLUFFS - JUNCTION CITY - PERU - CLEARFIELD

PHONE: 765-5321

SOLD TO: Pamela Strong

SOLD BY <i>GH</i>	CASH <input checked="" type="checkbox"/>	CHECK TYPE	AMT OF POINTS	CREDIT CARD	IHC
----------------------	--	------------	---------------	-------------	-----

ORIGINAL PURCHASE

EXCHANGE

SAPP ERQS, PA  
P.O. Box 1290, I-80 at Exit 10  
Clearfield, PA 16830

ALTOONA, PA 166



Name/10 Strong  
831 Barclay St.  
Clearfield, PA  
16830

16830-12553 5507 16830-12553 5507

To whom it may concern,

I Tammy Strong and my mother Jean Strong are filing for the items and money that Pam has caused us to lose. We are also filing against her for the items that she is claiming belong to her and which isn't true. My father Thomas Strong asked Pam to move from Erie to Coalport to help take care of our disabled mother and also help my father in certain areas. My father told Pam he could get her paid by CRI for all help and assistance that she would provide for him and my mother. Whenever my father asked Pam to accept this agreement she was residing at a homeless shelter in Erie, along with driving illegally and also was on probation. I Tammy Strong drove from Maryland to Erie to pick Pam up and then drove her to my parents home in Coalport with the little belongings that she had which consisted of her clothing and a few personal items.

My father passed away two days after Pam was brought here to assist my parents. Due to me living in Maryland at the time Pam agreed to live with my mother in her home and help assist her everyday needs due to my mother having disabilities. Pam and I made the agreement that she would live with my mother rent-free until she finished fighting for her disability. At one point in time we had a rental lease between ourselves that when she started to receive cash assistance or her disability she was to pay \$150.00 a month with all utilities included. When Pam moved in here all my mother's appointments for her doctors visits were to be through Health ride provided by Community Action. There was a van that was at my mother's house that was used by neighbors and tenants to drive Pam to the store to do any necessary shopping that needed to be done for my mother. The van then broke down and was not repaired. I purchased a 2005 Dodge Ram 4x4 to be used by the tenants and the neighbors for the same reason. I then received word that Pam was operating the vehicle without a valid drivers license to go bar hopping or driving around while drinking. When I asked Pam if this was true she said that I was not a true statement. I received a phone call from my mother's caregiver stating that Pam had totaled my truck while under the influence of alcohol. Pam was then hospitalized for injuries sustained when she was in this accident. When she returned home from the hospital and I spoke to her about the truck we then started to argue and that is when all of this nonsense came about. We got over the situation for the time being. After she totaled my truck she then purchased a F-150 pickup truck with a camper from a man near Clearfield. After she purchased the truck she titled the truck in my mothers name and put insurance on the truck without any listing of a licensed driver. At that time neither my mother nor I had any knowledge of any of this. On December 13, 2006 Pam was pulled over in Clearfield for driving without a valid drivers license and when pulled over the police ran her name and found out that she had a bench warrant out for her arrest due to a probation violation. She was then placed in Clearfield County Prison. The night that she was taken to jail she had made a phone call to Latisha Baas asking her to call and inform her mother and the caregivers of her whereabouts. A few days later Pam was able to call my mothers home and to speak to the caregivers. When speaking to them she had informed them of certain things that needed to be done for her while she was in jail. Along with this she made the demand of not letting Tina Mortimer or I Tammy Strong onto my mothers property due to her having herself convinced that we were going to come up there and take everything that belonged to her and my mother and also had my mother convinced that we were going to place her into a nursing home due to Pam's incarceration. At that time the caregivers were unsure of what to do because they were afraid of losing their jobs due to going against Pam's orders. On Christmas day I came to my mothers to find out all of this had occurred. At this time I was still residing in Maryland. While at my mothers house for the Christmas holiday I spoke to my mothers caregivers about some things that needed to be done while Pam was not residing at my mothers home and was incarcerated. Also while I was at my mothers I had spoke to my uncle Bill Gatehouse about the whole situation and he and I made arrangements to have my mothers bills paid, groceries to be purchased, basically the things that Pam was doing before she went to jail. At this time Pam was on the POA and shortly after Pam's incarceration my Uncle and I had new POA papers drawn up taking Pam off of it and placing my Uncle and me on the POA. A few weeks had gone past while Pam was in jail and my mother then told the caregivers that Pam was physically and mentally abusing her. We then contacted the Clearfield Area on Aging. They then filed the paperwork and Valerie Jackson came to my mother's home for a visit to talk to her about these things. My mother had told her that Pam was abusing her but unfortunately she had never done it in front of the caregivers. Valerie then filed the paperwork, and on the day that Pam was in front of Judge Ammerman Valerie put in a request for the no contact, which was granted by the Judge. After the no contact order was put into effect I had to make arrangements to come up to Pennsylvania from Maryland to help assist my mother. It was not working out this way because the caregivers were only allotted so many hours

through CRI to provide care for my mother, which did not consist of them spending the nights with her. I then went through the process of packing and giving my notices to my two employers so that I could move here to Pennsylvania from Maryland to take care of my mother. On February 9, 2007 I was done with my employment and in the process of moving my belongings and myself to my mother's home. I now reside with her in Coalport. I have lost out on a lot of money due to not being employed. I cannot find employment due to taking care of my mother because of the caregivers only being there for so many hours a day. My mother has a lot of doctor's appointments to attend and unfortunately I have to attend these with my mother, which doesn't help me in finding employment.

After Pam was released from jail she had her friend Latisha Baas contact us about Pam's belongings. We received the list of things that Pam wanted and to the best of our ability got it all together as quickly as possible. I had to make arrangements with a tenant Will Sweed to help us load the stuff that belonged to her and have him deliver it to Pam. When we sent her things at that time we sent all of her belongings that were occupying her bedroom at my mother's house. She had also listed the items that were outside items and unfortunately at the time of her being released the weather was not that good, which delayed us getting her those items. The items that were listed that belonged to her were sent to her other than the things that were listed that belonged to my mother or purchased for my mother from Pam as gifts. The only other thing that was not sent was the shed and that was the only thing that we could not get apart without it falling apart due to the way that it was assembled. Our Uncle Bill Gatehouse and Will Sweed delivered all of Pam's belongings to her. When the items were packed and loaded from my mother's house and at that time all her belongings were in one piece and not in anyway harmed. After they were delivered to her and in her possession what happened to them I have no knowledge of. While Pam was staying here before she went to jail she was using my mother's money for her own personal needs such as gas for her vehicle, alcohol, cigars, and other miscellaneous items. I then became aware of my mother's account having insufficient funds due to Pam misusing my mother's funds instead of for bills and things that my mother needed. I was the one who paid \$75.00 for Pam to take her DUI classes also I provided the \$600.00 for her to have her house arrest and also paid \$50.00 for one of her fines through James Hawkins office. The collections department should have record of the \$600.00 that was paid for the house arrest because I paid for it with a check from my own personal account.

As for the items listed on the recent paperwork from Pam that she is suing for there are many things that are wrong with this list:

A: Winnie the Pooh Christmas ornaments 2 sets missing and 1 set broken-in another list sent prior to this one it said that 2 sets were missing. It said nothing about a set being broken. These were sent to her with her belongings.

B: Phone book with important phone numbers-the phonebook that she is referring to was my mother's book and all of Pam's numbers were wrote down on a piece of paper and sent to her.

C: Braddock Exchange collectible displaying a wolf scene-that was not sent due to the fact that my mother said that was a gift purchased for her by Pam.

D: Three totes of Halloween decorations and a ½ tub of thanksgiving decorations-Pam had purchased these items for my mother with my mother's caregiver with Pam at time of purchase and Pam stated that she bought these items for my mother. She purchased them when she got her lump sum from her disability and when she returned from the store had told my mother look at what I bought you.

E: DVD/VHS player also purchased for my mother from Pam but was sent with Pam's belongings to her.

F: VHS tapes and DVDS were sent. The ones that were sent were the ones that were in her bedroom and that were nowhere near 20. There were a few VHS tapes and one or two DVD movies.

G: Teddy bear cookie jar with matching salt and peppershakers were sent to her with her other belongings.

H: Big snowman and snowwoman with snow children were all sent to her in her blue Christmas tub that contained all of her Christmas items.

I: Cassette tapes were all sent that belonged to her that was with her CD'S in her bedroom.

J: Mobile home that she is referring to doesn't belong to her it was purchased for her at one point in time and then my father had papers drawn up for POA over Pam and that is when the trailer then was under my father's ownership. Pam had called the Clearfield State Police and had told them about the trailer, they then came to my mother's home and questioned me about this matter and I had provided the officer the necessary paperwork that proved that Pam had no ownership over this trailer.

K: The \$271.00 that she wants granted for the purchase of clothing and personal items purchased after her release from jail due to not having her belongings from my mothers house which when she was released from jail there was nobody to pack her things and my mother is disabled. The receipt that Pam has provided with the paperwork from Wal-mart states the items that she purchased contained items such as nail polish, nail polish remover, carton of cigarettes, sunglasses, manicure kit, hair dye perfume, Hallmark cards, magazine, are just a few of the items on the receipt that are not needs, they are things that are something that you can do without. I understand that she did need clothing and personal hygiene items but that should consist of soap, toothpaste, toothbrush, shampoo, and conditioner. Those other items are trivial things half of which she never used while living with my mother.

L: \$150.00 that was used to purchase a fence to keep her animals in the yard, trash can used to store dog food and a dog bed purchased for her dog-all these items were sent to her along with all of her animals and their other items such as dog toys, treats, food, cat litter boxes, cat litter, cat food and so on.

M: New can of suave deodorant was sent with her belongings along with her shampoo and other personal hygiene items.

N: 5 month old puppy removed illegally from my mothers home-the dog was not removed illegally it was taken to the SPCA due to Pam being incarcerated for 90 days there was nobody to properly take care of the animals in the house which at that time consisted of Pam's 4 dogs and 1 cat. The caregivers took care of them for a few weeks while Pam was in jail but the puppy was destroying my mothers belongings by chewing on the furniture, it was not fully house trained so the caregivers had to clean up after the dogs bowel movements and if they were not there to do it my mother had to and that was not easy for her. The dog was removed from the home along with another puppy that Pam had got from a neighbor up the street from my mother the day she was arrested because it was a problem. The only reason that Pam is concerned about this dog is because she said that she paid \$150.00 for this dog from someone that she had met when she went to West Virginia illegally to visit some old friends.

O: Phillips Magnavox television set was sent to her and at the time it was sent it was working fine before it left the house.

P: The Gray toolbox that contained tools-was not at my mother's house

Q: Emergency roadside kit-was not at my mother's house

R: Silver and Black adjustable hose nozzle-could not find that so I purchased her two brand new ones with my money and it was sent to her with her belongings.

S: Wheelbarrow-said that it was sent to her rusted and that the handles were broken, the wheelbarrow was sent to her the way that I found it in my mothers yard when I came up to get her belongings together for her.

T: Plastic 3-D cups said that she had three but there were only two at my mother's house and those to be sent to her with her belongings.

U: 2 1/2 cartons of smoker's choice cigars-were sent to her with her other belongings because no one at the house was a smoker.

V: Giant sized All laundry soap-caregivers used on my mother's laundry not knowing that it was Pam's so I purchased her a new bottle that was actually bigger than the one used and dryer sheets were sent with her belongings.

W: F-150 truck was drove to her residence at the time being 831 Barclay St Clearfield Pa 16830. I put temporary tags on the vehicle with my money to drive it to her so that she would have the truck. Then she had the Lawrence township police to try and arrest me for taking her the truck, due to the no contact order.

X: Full size suede couch-was purchased on Black Friday of 2006 with my money. The agreement was that when Pam received her disability check on December the third that she was to pay the water bills owed on my rental properties and an extra \$45.00 on my mothers water bill with that money used to purchase the couch. Instead of using her money to pay these bills she used my mothers checking account to pay for these and that was not the agreement and I have the check to prove that.

Y: Kay Jewelers Birthstone ring-was not sent to her because it was no where to be found in my mothers house and that was the ring that her and her ex boyfriend had purchased together and I was on the understanding that was one of the items that he took whenever they had separated.

Z: Kenmore vacuum attachments-whatever was with the vacuum was sent along with the vacuum along with her other belongings.

AA: Beige storage shed, platform, and cinder blocks-that was not sent due to the fact of the weather and no way to take it apart without it falling apart due to the way that it was assembled. If taken apart there is a big chance that it will not go back together the proper way and might not come apart the way that it should. I offered to go to Lowe's and purchase her a brand new shed but unfortunately she wanted \$800.00 for it and that is not what it costs to purchase that item.

BB: Fencing and posts for the dogs-sent to her the reason that it was cut and in rolls is because that is the way that she had put it up in my mothers yard for her animals. She had to piece it together so that it would be high enough for her dogs not jump over, they were constantly getting out and work properly with the posts. She also made a make shift gate for access in and out of the yard for my mother when she needed to go places.

CC: Glass mirror with scene on it-purchased at the Sapp Brothers Truck Stop in Clearfield on December 2, 2006 for my mother from Pam as a Christmas gift. When the picture was taken from my mother's home it was not broken or marred in any way. That was also sent to her with her belongings. Latisha stated that it sat out on the back porch for days before getting broken and tossed in the trash.

DD: Shot glasses with novelties-my mother claims that those were not Pam's shot glasses that they belong to my mother.

EE: Green garden hose-was sent to her with her belongings. Before it was sent to her I tested it myself and it worked fine, there were no holes or leaks.

FF: Picture of gram and George-that picture belong to my mother. It was given to my mother and father.

GG: Wood for privacy fence-was not sent because the wood was mine from a trailer that someone had given to me to take apart for the parts. I also paid James Huber to tear it part.

HH: Censor light-is installed at another address told her that I would purchase a new one.

II: \$28.00 used to purchase groceries-my mother provided Pam with food and toiletries that she used the whole time that she resided with my mother.

JJ: Big Santa Claus cookie jar-never found in my mother's house.

In short Pam has caused nothing but grief and unnecessary heartache to my mother and me since she totaled my truck. I am without employment, I owe money on the truck that she totaled, and in short she has a lot of issues with the things that at this time are not important. I feel that Pam wants everything that she feels is owed to her. But what about the things that are owed to my mother, like the Grandfather clock her dogs destroyed that I purchased. What about the wicker furniture they also chewed up. I feel that everything that she is claiming wasn't sent or that was destroyed is all a lie and I feel that we have been as cooperative in this whole situation as we can be. I feel that we did get her the things that belonged to her as quickly as we could with the little resources and help that we had. I don't know what else we can do to resolve this situation but I would like it resolved just as much as she does. Tuesday, November 20, 2007.

As for my list of witnesses : Bill Gatehouse, Tina Mortimer, Erica Evans and Betty Jo Potter.

Case # 07-1057 CD

Attached copies of the receipts I can provide.

11-2007

(1) - <sup>#1.)</sup> mirror  $\rightarrow$  Pam has \$59.99 (sift) X(23.) Flood light  $\$40.00 \leftarrow$  Pay

(2) <sup>#2.)</sup> Warm the path  $\$650.00$   $\$1998$  <sup>don't know</sup> 24) Wood ?

#3.) Spray Noz.  $\$20.00$  <sup>never saw it</sup> 25.) Porch  $\$1200.00 \rightarrow$  Trailer

#4.) Puppy  $\$150.00$  gift <sup>gave her</sup> 2 to replace.

#5.) Clothes  $\$271.00$

#6.) Groc. + cig  ~~$\$25.00$~~   $\rightarrow$   ~~$\$22.00$~~   $\$47.00$

X#7.) T.V.  $\$250.00 \leftarrow$  Pay

#8.) Tool Box ? never saw

#9.) Road side kit <sup>never saw</sup>

X#10.) Plates  $\$90.00$   $\leftarrow$  Pay <sup>Pam has in her possession</sup>

#11.) DVD Player  $\$50.00$  gift to mom <sup>never saw</sup>

X#12.) DVD's  $\$60.00$  3 of them  $\leftarrow$  Pay <sup>Pam has in her possession</sup>

X#13.) Fence  $\$150.00$   $\leftarrow$  pay <sup>never seen</sup> <sup>She brought a new one. Asked for the receipt dated in March 2007 to prove new owner she would pay.</sup>

14.) Pot.

15.) Yearbooks - SFTs never saw

#16.) B. Board  $\$19.00 \leftarrow$  Pay <sup>Pam has the only brown hair dryer</sup>

X#17.) Hair Dryer  $\$25.00$   $\leftarrow$  pay <sup>never saw</sup> <sup>Pam has the only brown hair dryer at the house. She said hers was brown.</sup>

18.) ~~Shoes~~

X#19.) Shed  $\$800.00$   $\leftarrow$  pay  $\$400.00$  <sup>This is already together and will not fit together when put back together and she has no place to put it either. Offered to buy a new one.</sup>

20.) Butter Stone  $\$98.00$   $\leftarrow$  never saw <sup>at around \$20.00</sup> <sup>Same 8x10 with floor kit.</sup>

X#21.) Vac. Cleaner  $\$50.00 \leftarrow$  pay <sup>Pam has in her possession</sup>

22.) Glasses  $\$12.00$  <sup>never saw</sup>

The items with pay beside are what Magistrate Hawkins ordered us to pay for which totals \$1084.00. He granted for \$1237.11 in the court document. If we pay for these items do we get possession of them since we paid for them..

COMMONWEALTH OF PENNSYLVANIA  
COUNTY OF: **CLEARFIELD**

Mag. Dist. No.:

**46-3-04**

MDJ Name: Hon.

**JAMES L. HAWKINS**  
Address: **251 SPRING ST**  
**PO BOX 362**  
**HOUTZDALE, PA**  
Telephone: **(814) 378-7160**      **16651-0362**

**REMITTER :**

**TAMMY STRONG**  
**195 2 N. HILL ST**  
**COALPORT, PA 16627**

**RECEIPT OF PAYMENT**

COMMONWEALTH OF  
**PENNSYLVANIA**

VS.

DEFENDANT:  
**STRONG, PAMELA JEAN**  
**195-2 N HILL STREET**  
**COALPORT, PA 16627**

NAME and ADDRESS

Docket No.: **TR-0000008-06**  
Date Filed: **1/09/06**



**S 75 \$3745 SSA ACCI DAM TO UNATTENDED VEH OR PROPERTY**

(Charge)

RECEIPT NO:	039627	DATE:	3/21/06	PAGE:	1
SOURCE:	<b>PAID AT WINDOW</b>			AMOUNT RECEIVED:	\$ <b>50.00</b>
METHOD:	<b>PAID BY CHECK</b>			AMOUNT APPLIED:	\$ <b>50.00</b>
CHECK#:	<b>01117</b>			COLLATERAL APPLIED:	\$ <b>.00</b>
				CHANGE:	\$ <b>.00</b>
MANUAL RECEIPT#:				NEXT PAYMENT AMOUNT:	<b>50.00</b>
CITATION#:	<b>M0859837-6</b>			NEXT PAYMENT DATE:	<b>4/28/06</b>
COSTS INCLUDED ON:				NEXT PMT TYPE:	<b>TIME PAYMENT</b>

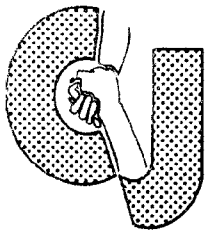
PAYMENT DESCRIPTION	BALANCE FWD	AMT APPLIED	CURRENT BAL
EMERGENCY MEDICAL SERVICE	10.00	1.14-	8.86
MEDICAL CARE AVAIL.	40.00	4.57-	35.43
JUDICIAL COMPUTER PROJECT	8.00	8.00-	.00
ACCESS TO JUSTICE	2.00	2.00-	.00
STATE FINE	300.00	34.29-	265.71
<hr/>	<hr/>	<hr/>	<hr/>
TOTAL	360.00	50.00-	310.00

CURRENT BALANCE DUE      **310.00**

RECV'D FROM STRONG, TAMMY  
THANK YOU!      RH

DATE PRINTED: **3/21/06 10:25:42 AM**

AOPC 450-99



**Clearfield-Jefferson Community Mental Health Center**

100 CALDWELL DRIVE  
DUBOIS, PENNSYLVANIA 15801  
PHONE 814-371-1100

Tanomy drove Pam to fill  
out paperwork and gave  
her the cash to pay

January 24, 2006

Ms. Pamela Strong  
195 2nd North Hill Road  
Coalport, PA 16627

Dear Ms. Strong:

Please be advised that you have been referred to us by Magistrate Hawkins to complete a drug and alcohol evaluation. As we had no phone number to contact you at, I have taken the liberty of scheduling this appointment for Monday, February 6, 2006 at 9:00 a.m. in the Clearfield office. It is located at 600 Leonard Street. The evaluation costs \$75.00 and must be paid at the time of evaluation. Please contact Sonya Knepp at 371-1100 ext. 233 if you cannot make this appointment.

Sincerely,

*Mark L. Mackall*

MARK L. MACKALL, M.A., L.M.H.C., C.R.P.T.

2-6-06

Eva1

*Pamela Strong*  
*Sonya Knepp*

*001*  
*240*

PRIVATE PAY CHARGES

CHARGING PERSON

75.00

TYPE OF PAYMENT

75.00

SK

11-24-06

Pamela J. Strong borrowed \$300<sup>00</sup> from me Tammy Strong to purchase several items. The items were a sofa, quo and personal items. She is to repay this money on or December 4, 2006 by taking the money to the Iroquois Municipal Authority to cover the water bills for 7 different properties. The bills total \$254.93. There will be \$45.07 left. She is to apply the balance that is left from the \$300<sup>00</sup> to the water bill for 195-1 N. Hill St Apts. #232 which will be \$45.07.

If ~~she~~ she should not do this then she has given me the sofa for non-payment by the due. And she will be telling the tenants why they do not have water.

Tammy Strong

---

Pamela J. Strong

Pam Strong refused to sign this agreement

lawn was to pay from her money, not mom's

60-1676/313

12/1/06

D.L.L.

DO NOT WRITE OR DRAPE ON

Divona Water Anthony \$ 255.00

TO THE ORDER OF

Two hundred and fifty five dollars DOLLARS LOCK



COALPORT OFFICE • COALPORT, PA 16527

Divona Water Anthony 2151777 2151777 2151777

100313167630 100000255000 100000255000

AMERICAN

12-06-06 (02-004-01120) Acct # 2151777 Serial # \$255.00

0200401120 00  
100313167630 CS

RECEIPT

DATE

RECEIVED FROM

No.

\$ 255.00

DOLLARS

FOR RENT  
 FOR

ACCOUNT		CASH
PAYMENT		CHECK
BAL. DUE		MONEY ORDER

FROM \_\_\_\_\_ TO \_\_\_\_\_

BY \_\_\_\_\_

1182

ORIGINAL

To Replace Pam's

Replace Pam's Laundry  
Detergent

**WAL-MART**  
ALWAYS LOW PRICES.

*Always*



**DOLLAR TREE STORES, INC.**

Store# 2163

(814) 946-8664

DESCRIPTION	QTY	PRICE	TOTAL
HAMMER	1	1.00	1.00
SPRAY NOZZLE	1	1.00	1.00
SPRAY NOZZLE	1	1.00	1.00
COOKIE	1	1.00	1.00
CANDLE HOLDER	1	1.00	1.00
SOUP MUG	1	1.00	1.00
SNICKERS	1	0.50	0.50
SNICKERS	1	0.50	0.50
TREATCO RAWHIDE	1	1.00	1.00
Sub Total		\$8.00	
FOOD TAX		\$0.00	
SALES TAX		\$0.36	
Total		\$8.36	
Cash		\$20.51	
CHANGE	=====	\$-12.15	

ST# 2129 OP# 00004085 TE# 07 TR# 04267  
ALL LIQUID 001111189349 8.44 X  
BOUNCE SHEET 003700080070 3.94 X  
SUBTOTAL 12.38  
TAX 1 6.000 % 0.75  
TOTAL 13.13  
CASH TEND 13.25  
CHANGE DUE 0.12

**# ITEMS SOLD 2**

TC# 6114 0863 0902 6531 6351



New! Olay Definity UV Foam & Cleansers  
03/12/07 19:59:33

Thank You for Shopping  
Dollar Tree Stores  
Where Everything's \$1.00

001540 2163 01 00012 18156 4/26/07 15:49  
Sales Associate: Judy

I sent these things to Pam  
with my Uncle Bill. To  
replace more than she had to  
begin with



\*0005366

PO BOX 349  
CARROLLTOWN PA 15722-0349  
8212 2000 JW RP 01 01022007 NNNNNY  
#BWNJJQR  
#1787797799909641#  
PAMELA STRONG  
195-2 N HILL ST  
COALPORT PA 16627

pd M.O.

Account #: 8212 20 220 0090354

Lobby: Mon,Tue,Thur,Fri 8-5:30, Wed  
9-5:30. For 24 hour service and  
6am-8pm,Sun 8am-5pm. 1-800-COMCAST.

||||||||||||||||||||

## Customer Information

Effective February 1, 2007, the In Home Wire Maintenance Plan will be renamed Service Protection Plan. For more information about our Service Protection Plan, call 1-800-COMCAST.

## Account Summary see reverse side for details

Previous Balance	\$ 63.16
Payment - Thank You	-64.00
Monthly Service for 01/05/07 - 02/04/07	29.99
Taxes and Fees	1.64
<b>Balance Due on Jan 26, 2007</b>	<b>\$ 30.79</b>

Jammy paid with money order  
and then had it put in mom's name

**MARYLAND - SIMPLE INTEREST**

DATE 12/28/2005 | ACCOUNT NUMBER

BUYER (AND CO-BUYER) NAME AND ADDRESS

JO STRONG  
C. S. PITTERS LANE  
OWINGS MILLS MD 21117

CREDITOR (SELLER) NAME AND ADDRESS

HERITAGE DODGE, INC.  
11212 REGISTERSTOWN RD  
OWINGS MILLS MD 21117

Creditor ("us" and "we") agrees to sell, and buyer and co-buyer, if any, (collectively "Buyer", "You" and "Your") after being quoted both a cash and credit price, agrees to buy from Creditor on a credit price basis ("Total Sale Price"), subject to the terms and conditions set forth on both the front and back of this contract, the vehicle ("Vehicle") described below. You acknowledge delivery and acceptance of the Vehicle.

**DESCRIPTION OF VEHICLE-**  NEW  USED | **YEAR** 2005 | **MAKE** DODGE | **MODEL** DAKOTA | **VEHICLE IDENTIFICATION NUMBER** 1D7HW48N95S331668 | **Description of Trade-in** N/A | **YEAR & MAKE** N/A | **MODEL** N/A

**FEDERAL TRUTH-IN-LENDING DISCLOSURES**

ANNUAL PERCENTAGE RATE	FINANCE CHARGE E*	AMOUNT FINANCED E*	TOTAL OF PAYMENTS E*	TOTAL SALE PRICE E*
The cost of Your credit as a yearly rate.	The dollar amount the credit will cost You.	The amount of credit provided to You or on Your behalf.	The amount You will have paid after You have made all payments as scheduled.	The total price of Your purchase on credit, including Your down-payment of \$5000.00

**Payment Schedule** Your payment schedule will be...

NO. OF PAYMENTS	AMOUNT OF EACH PAYMENT	WHEN PAYMENTS ARE DUE		WHEN PAYMENTS ARE DUE	AMOUNT OF EACH PAYMENT	NO. OF PAYMENTS
		MONTHLY <input checked="" type="checkbox"/>	(BEGINNING DATE OF PAYMENT)		MONTHLY <input type="checkbox"/>	
72	\$ 484.31		02/12/2006		\$ N/A	
N/A	N/A		N/A		N/A	
N/A	N/A		N/A		N/A	
N/A	N/A		N/A		N/A	

**Prepayment.** If You pay off early, You will not have to pay a penalty.

**Security Interest.** You are giving us a security interest in the Vehicle being purchased.

**Filing Fees** \$ N/A

**Contract Provisions.** See the back of this contract for any additional information about security interests, nonpayment, default, any required repayment in full before the scheduled date, and prepayment refunds and penalties.

\*E means Estimate

**Other Charges Including Amounts Paid to Others on Your Behalf\***

- a. Paid to Public Officials for:
  - (i) Other Taxes N/A
  - (ii) Filing Fees N/A
  - (iii) License Fees N/A
  - (iv) Certificate of Title Fees \$ 22.50
  - (v) Registration Fees \$ 9.00

**3. Unpaid Balance of Cash Price** \$ 24850.08  
a. Unpaid Trade-in Lien Amount to be Financed \$ N/A

\* Paid to:

**4. Other Charges Including Amounts Paid to Others on Your Behalf\***

a. Paid to Public Officials for:

- (i) Other Taxes N/A
- (ii) Filing Fees N/A
- (iii) License Fees N/A
- (iv) Certificate of Title Fees \$ 22.50
- (v) Registration Fees \$ 9.00

TO OTHERS IS NOT INCLUDED IN THIS CONTRACT.

REquired PHYSICAL DAMAGE INSURANCE. YOU ARE REQUIRED TO HAVE PLATE  
AGAINST ACCIDENTAL DAMAGE TO THE VEHICLE (COLLISION COVERAGE AT  
COVERAGE OR FIRE, THEFT AND COMBINED ADDITIONAL COVERAGE) AS LONG AS THIS CONTRACT  
IN EFFECT. YOU MAY CHOOSE THE PERSON AND INSURANCE COMPANY THROUGH WHICH INSURANCE IS TO  
BE OBTAINED PROVIDED THAT INSURANCE COMPANY IS ACCEPTABLE TO CREDITOR AND AUTHORIZED TO  
TRANSACT BUSINESS IN MARYLAND.

CREDIT LIFE, CREDIT DISABILITY, DEBT CANCELLATION INSURANCE AND OTHER OPTIONAL INSURANCE/COVERAGE ARE NOT REQUIRED TO OBTAIN CREDIT AND WILL NOT BE PROVIDED UNLESS YOU SIGN AND AGREE TO PAY THE PREMIUM.

<input type="checkbox"/> CREDIT LIFE INSURER _____ INSURED(S) _____	PREMIUM \$ _____ N/A N/A	MECHANICAL BREAKDOWN TERM N/A INSURER N/A	PREMIUM \$ _____ N/A N/A	f. Paid to: For: _____ * _____ N/A
g. Paid to Insurance Companies for Insurance for: (i) Optional Mechanical (ii) Optional Credit Life (iii) Optional Credit Breakdown ..... N/A Accident & Health ..... N/A Electronic Titling Fee * ..... N/A i. Subtotal ..... N/A				
h. Electronic Titling Fee * ..... 20.00 i. Subtotal ..... 20.00 \$ 1925.50				
5. Amount Financed ..... \$ 26775.50				
*Seller may be retaining a portion of these amounts.				
BUYER'S SIGNATURE _____ CO-BUYER'S SIGNATURE _____				
BUYER'S SIGNATURE _____ CO-BUYER'S SIGNATURE _____				
BUYER'S SIGNATURE _____ CO-BUYER'S SIGNATURE _____				
BUYER'S SIGNATURE _____ CO-BUYER'S SIGNATURE _____				

**Primary Use of Vehicle** - You agree to use the Vehicle primarily for personal, family or household purposes. However, if the following box is checked, You will use the Vehicle primarily for business or commercial purposes.

**CAUTION - IT IS IMPORTANT THAT YOU THOROUGHLY READ THE CONTRACT BEFORE YOU SIGN IT, INCLUDING IMPORTANT ARBITRATION DISCLOSURES AND PRIVACY POLICY ON THE BACK OF THIS CONTRACT.**

**NOTICE TO BUYER:** 1. You are entitled to a copy of this agreement at the time you sign it. 2. Under the state law regulating installment sales, you have certain rights, among others: (1) to pay off the full amount due in advance and save a portion of the finance charge; (2) to redeem the property if repossessed for a default; (3) to require under certain conditions a resale of the property if repossessed.

**SIGNATURE OF CO-BUYER**

23

You hereby acknowledge receipt from Seller of a true and completely filled in copy of this Retail Installment Contract at the time of its execution signed by Seller and certifies that, if an individual resident of Maryland, Buyer resides in \_\_\_\_\_ county and Co-Buyer, if any, resides in \_\_\_\_\_ county; or if an organization or an individual not a resident of Maryland, the county of its (his) chief place of business in Maryland is \_\_\_\_\_.

卷之三

1

11



Receipt Number: 17-2006-R6350  
Recorded Date: 05/16/2006 01:51PM  
Receipt Date: 05/16/2006

Payor: Tammy Jo Strong  
62 South Ritters Lane  
Owings Mills, MD 21117

Payable to: Court of Common Pleas - Clearfield County  
Clearfield County Courthouse  
230 East Market Street  
Clearfield, PA 16830

Payment Source: Mail

Payment Date	Payment Method	Check / Money Order Number	Bank Transit Number	Void	Payment Amount
05/16/2006	Check	2797		No	\$550.00

Responsible Participant: Pamela Jean Strong

Docket Number: CP-17-CR-0000332-2003

Short Caption: Comm. v. Strong, Pamela

Total Amount Owed by Responsible Participant on this case:

\$1,603.64

Next Payment Due Date: 11/30/2007

Next Payment Amount: \$40.00

Total Amount Owed by Responsible Participant on all non-archived cases in this Court:

\$1,716.90

Responsible Participant: Pamela J Strong

Docket Number: CP-17-MD-0000075-2006

Short Caption: IN RE: Home Detention

Total Amount Owed by Responsible Participant on this case:

\$113.26

Next Payment Due Date: 11/30/2007

Next Payment Amount: \$40.00

Total Amount Owed by Responsible Participant on all non-archived cases in this Court:

\$1,716.90

**Payment Summary:**

Total Payment Received:	\$	550.00
Change Amount:	\$	0.00
Retained Unapplied Amount:	\$	0.00
<b>Payments Less Change:</b>	<b>\$</b>	<b>550.00</b>

**Comments:**

**RETAIN THIS RECEIPT FOR YOUR RECORDS**