

07-1513-CD
James Dolan al vs James Hansloven

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA-EQUITY

James Dolan and Buffy Dolan,
Plaintiffs

* NO.: 07- 1513 -CD

vs.

James Hansloven,
Defendant

* Type of Case: Equity

* Type of Pleading: Praecipe to
Proceed in Forma Pauperis

* Filed on Behalf of:
James and Buffy Dolan

* Counsel of Record for this Party:
Katherine M. Forcey, Esquire

* Supreme Court No.: 95110

* MidPenn Legal Services
211 East Locust Street
Clearfield, PA 16830
(814)765-964

FILED
O 1:55 p.m. 6K
SEP 14 2007 3CC TO AITY
William A. Shaw
Prothonotary/Clerk of Courts
6K

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

James Dolan and Buffy Dolan,	:	No.: 07-	-CD
Plaintiffs	:		
	:		
v.	:		
	:		
James Hansloven,	:		
Defendant	:		

PRAECIPE TO PROCEED IN FORMA PAUPERIS

TO THE PROTHONOTARY:

Kindly allow defendant, James Dolan and Buffy Dolan, to proceed in forma pauperis and waive the filing fee.

I, Katherine M. Forcey, attorney for the party proceeding in forma pauperis, certify that I believe the party is unable to pay the costs and that I am providing free legal service to the party. The party's affidavit showing inability to pay the costs of litigation is attached hereto.

MIDPENN LEGAL SERVICES,

By: Katherine M. Forcey
Katherine M. Forcey
Attorney for James Dolan and Buffy Dolan
211 East Locust Street
Clearfield, PA 16830
(814) 765-9646

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

James Dolan and Buffy Dolan,	:	No.: 07-	-CD
Plaintiffs	:		
	:		
v.	:		
	:		
James Hansloven,	:		
Defendant	:		

PETITION TO PROCEED IN FORMA PAUPERIS

TO THE HONORABLE, THE JUDGES OF THE SAID COURT:

The Petition of James Dolan and Buffy Dolan respectfully represents:

1. We are the plaintiffs in the above matter and because of our financial condition are unable to pay the fees and costs of prosecuting or defending the action or proceeding.
2. We are unable to obtain funds from anyone, including our family and associates, to pay the costs of litigation.
3. We represent that the information below relating to our ability to pay the fees and costs is true and correct:

(a) Name: James Dolan and Buffy Dolan

Address: 17 Lamb Dr., Lot 27
Morrisdale, PA 16858

(b) Employment--If you are presently employed, state

Employer:

Address:

Salary or wages per month:

Type of work:

--If you are presently unemployed, state

Date of last employment:

Salary or wages per month:

Type of work:

(c) Other income within the past twelve months

Business or profession: None

Other self-employment: None

Interest: None

Dividends: None

Pension and annuities: None

Social security benefits: None

Support payments: None

Disability payments: \$836

Unemployment compensation and supplemental benefits: None

Workman's compensation: None

Public assistance: None

Other: Food Stamps, \$306

(d) Other contributions to household support (please circle)

Name of Spouse, Boyfriend/girlfriend, or Roommate/housemate:

If employed, state: NA

Employer:

Salary or wages per month:

Type of work:

Contributions from children: None

Contributions from parents, family members or any other individuals: None

(e) Property owned

Cash: None

Checking account: None

Savings account: None

Certificates of deposit: None

Real estate (including home): None

Motor vehicle: Model, Make/Year: 1994 Honda Passport LX

Cost: \$2,500

Amount owed: \$0

Stocks, bonds: None

Other: None

(f) Debts and obligations

Utilities: Electricity: \$161

Phone: \$67

Groceries: \$650 (including food stamps)

Rent/Mortgage: \$375

Loans:

Auto expense: \$ 165

Child care:

Miscellaneous:

(g) Persons dependent upon you for support

Spouse's Name: N/A

Children, if any (names/ages): None

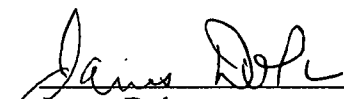
Other persons: Name: None

Relationship: N/A

4. We understand that we have a continuing obligation to inform the court of improvement in our financial circumstances which would permit us to pay the costs incurred herein.

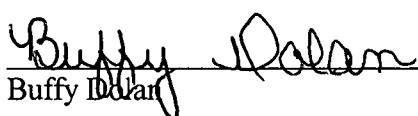
5. We verify that the statements made in this affidavit are true and correct. We understand that false statements herein are made subject to the penalties of 18 Pa.C.S. '4904, relating to unsworn falsification to authorities.

Date: 9/14/07



James Dolan

Date: 9/14/07



Buffy Dolan

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

James Dolan and Buffy Dolan,
Plaintiff

v.

James Hansloven,
Defendant

No.: 07- -CD

1

8

4

2

•

•

•

•

FILED

02:21 p.m. GK
SEP 14 2007 1cc to Atty

64

William A. Shaw
Prothonotary/Clerk of Courts

ORDER

AND NOW, this 14 day of September, 2007, upon consideration
of the foregoing Affidavit in support of Petition to Proceed In Forma Pauperis, it is the ORDER
of this Court that said Petition is GRANTED/ ~~BENEDICT~~.
FJA

If the Petition is GRANTED, Filing fee is hereby WAIVED.

By the Court

Judge Paul E. Cherry

1 cent to Agm

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY,
PENNSYLVANIA-EQUITY

James Dolan and Buffy Dolan,
Plaintiffs

vs.

James Hansloven,
Defendant

*

* NO.: 07-1513-CD

*

* Type of Case: Equity

*

* Type of Pleading: Praeclipe to
Discontinue

*

*

*

*

*

* Filed on Behalf of:
James and Buffy Dolan

*

* Counsel of Record for this Party:
Katherine M. Forcey, Esquire

*

* Supreme Court No.: 95110

*

* MidPenn Legal Services
211 East Locust Street
Clearfield, PA 16830
*(814)765-964

FILED
03/26/2010
MAR 26 2010

S
William A. Shaw
Prothonotary/Clerk of Courts

1CC Atty Forcey

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

James Dolan and Buffy Dolan, Plaintiffs	:	No.: 07-1513-CD
	:	
	:	
v.	:	
	:	
James Hansloven, Defendant	:	
	:	

PRAECIPE TO DISCONTINUE

TO THE PROTHONOTARY:

Kindly discontinue the above-captioned matter.

MIDPENN LEGAL SERVICES,

By: Katherine M. Forcey
Katherine M. Forcey
Attorney for James Dolan and Buffy Dolan
211 East Locust Street
Clearfield, PA 16830
(814) 765-9646