

DOCKET NO. 173

Number	Term	Year
256	February	1961

Trailer City, Inc.

Versus

J. L. Armagost

Praecipe for Writ of Execution - Money Judgments.

TRAILER CITY, INC.

vs.

J. L. ARMAGOST
Box 95
Grampian, Penna.

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNSYLVANIA.

NO. 256 February

Term, 1961

PRAECIPE FOR WRIT OF EXECUTION

To the Prothonotary:

Issue writ of execution in the above matter,

(1). directed to the Sheriff of Clearfield County;

(2). against the following property all personal property of defendant(s) and

(3) ~~against the following property in the hands of (name) xxxxxxxxxxxxxxxxxxxx garnishee~~

(4). and index this writ

(a) against J. L. Armagost defendant(s) and [

(b) ~~against xx as garnishee,~~

~~as a suspensory against weak property of the defendant(s) in name of garnishee as follows:~~

(Specifically describe property)

(If space insufficient attach extra sheets)

(5). Amount due \$ 600.91

Interest from March 8, 1961 \$ _____

Costs (to be added) \$ _____

Dan Q. And
Attorney for Plaintiff(s)

RECEIVED WRIT THIS day
No. 256 February Term, 19 61
No. 12 Sub. Term, 19 61
of A. D., 19
IN THE COURT OF COMMON
PLEAS, CLEARFIELD COUNTY,
PENNSYLVANIA.

TRAILER CITY, INC.
vs.
J. L. ARMAGOST
Sheriff

WRIT OF EXECUTION
(Money Judgments)

EXECUTION DEBT

Interest from - - -

Prothonotary - - -

Use Attorney - - -

Use Plaintiff - - -

Attorney's Comm. - - -

Satisfaction - - -

Sheriff - - -

124

FILED	
MAR 13 1961	
WM. T. HAGERTY	
PROTHONOTARY	
Dan P. Arnold	
Attorney for Plaintiff(s)	

Writ of Execution - Money Judgments.

Trailer City, Inc.

vs.

J. L. Armagost

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNSYLVANIA.

NO. 256 February Term, 19 61

WRIT OF EXECUTION

Commonwealth of Pennsylvania
County of Clearfield } SS:

To the Sheriff of Clearfield County:

To satisfy the judgment, interest and costs against _____

J. L. Armagost, defendant(s);

(1) You are directed to levy upon the following property of the defendant(s) and to sell his interest therein;

(2) You are also directed to attach the following property of the defendant not levied upon in the possession of _____, as garnishee,

all personal property

(Specifically describe property)

and to notify the garnishee that

(a) an attachment has been issued;

(b) the garnishee is enjoined from paying any debt to or for the account of the defendant(s) and from delivering any property of the defendant or otherwise disposing thereof.

(3) if property of the defendant not levied upon and subject to attachment is found in the possession of anyone other than a named garnishee, you are directed to notify him that he has been added as a garnishee and is enjoined as above stated.

Amount due	\$ 600.91
Interest from March 8, 1961	\$ _____
Costs (to be added) Attorney Prothonotary	\$ 6.50 \$ 6.00

John P. Neary
Prothonotary



By _____
Deputy

Date March 13, 1961

Proth'y. No. 64

RECEIVED WRIT THIS _____ day
 of MAR 13 1961 A. D. 19_____,
 at 2:00 P. M.
Charles G. Ammerman
 Sheriff

No. 256 February Term, 1961
 No. 12 February Term, 1961
 IN THE COURT OF COMMON
 PLEAS, CLEARFIELD COUNTY,
 PENNSYLVANIA.

Trailer City, Inc.

vs.

J. L. Armagost
 Box 95, Grampian, Penna.

WRIT OF EXECUTION (Money Judgments)	
EXECUTION DEBT	
Interest from - - -	<u>3/8/61</u>
Prothonotary - - -	6 00
Use Attorney - - -	6 50
Use Plaintiff - - -	
Attorney's Comm. - - -	
Satisfaction - - -	
Sheriff - - -	
	<u>20P¢</u>
	600 91

The within named J. L. Armagost, hath no goods or chattels, whereof I can cause the moneys within mentioned, or any part thereof, to be levied. Now, April 3, 1961, I hereby return this Writ of Execution Nulla Bona as to J. L. Armagost.

COSTS Sheriff Ammerman \$5.40

So answers,
Charles G. Ammerman
 CHARLES G. AMMERMAN
 Sheriff

Dan P. Arnold
 Attorney(s) for Plaintiff(s)

Dan P. Arnold
 Attorney for Plaintiff(s)

\$450.00

July 8, 1958

On Demand

after date I promise to

pay to the order of *Trailer City Inc.*,

Four Hundred Fifty and 00/100-- Dollars

Payable at 607 W. Gen. Robinson St., Pgh 12, Pa.

*without defalcation, valuing received, with interest
for ^{and holding} them and all one or more of the above, or any judgment against
me, as of any term for the
same with costs or suit and attorney's compensation
for collection and release of all debts, and without
any personal property claim by me, or any claim for compensation
and by virtue of any exemption law now in force or which may be hereafter passed.*

Witness my hand and seal

(SEAL)

Recd. No _____ Date _____

IN THE COURT OF COMMON PLEAS OF
Clearfield County,
of Feb. Term, 1958
No. 256
Debt, \$450.00
Atty's Commission, \$ 78.38 \$ 528.38
Int. from July 8, 1958
Due On Demand

TRAILER CITY, INC.
versus
J. L. ARMAGOST
Box 95
Grampian, Pa.

Clearfield County, ss.
The Plaintiff's claim in this case is founded on a single bill or judgment note, signed, sealed, and dated the 8th day of July A. D. 1958, by which the Defendant promise to pay to the order of the Plaintiff On Demand ~~after deducting~~ the sum of Four hundred fifty (\$450.00) Dollars, without defalcation, value received.

and which said single bill or judgment note contains a power of attorney authorizing any attorney of any Court of Record in the United States, or elsewhere, to appear therein for said Defendant and confess judgment in favor of the said Plaintiff, for the above sum, with costs of suit, and attorney's commission of 15% per cent. for collection, and release of all errors, and without stay of execution, waiving the benefit of the exemption laws; with waiver of inquisition and extension upon any levy on real estate, agreeing to condemnation and sale on Fi. Fa. of the same

Don R. Arnold
Attorney for Plaintiff

Clearfield COUNTY, ss.
By virtue of the power of attorney above recited, I do hereby appear for the said Defendant and confess judgment in favor of the said Plaintiff for the sum of Four hundred fifty (\$450.00) Dollars debt Seventy-eight and 38/100 (\$78.38) Dollars attorney's commission, in all Five hundred twenty-eight and 38/100 (\$528.38) Dollars, with interest thereon from the 8th day of July A. D. 1958, with costs of suit, release of all errors, and without stay of execution, and I hereby, for said Defendant, waive inquisition and extension, and agree to the condemnation and sale on Fi. Fa. of any real estate levied upon, and further waive the exemption of real and personal property from levy and sale on execution herein, under and by virtue of any exemption law now in force, or which may hereafter be passed.

Don R. Arnold
Attorney for Plaintiff

I hereby certify that the residence of the Plaintiff in this judgment is
607 W. Gen. Robinson St., N. S., Pittsburgh 12, Pa.

Dan P. Arnold Attorney for Plaintiff

No. 256 Feb Term, 1961

TRAILER CITY, INC.

versus

J. L. ARMAGOST

D. S. B.

Debt, \$ 450.00
Atty's Com., \$ 78.38 \$ 528.38
Int. from July 8, 1958
Due On Demand

Waiving Exemption

Waiving Inquisition

Agreeing to Condemnation
Agreeing to sale

