

08-163-CD
LVNV vs Stacey L. Clark

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

LVNV FUNDING, LLC
ASSIGNEE OF SHERMAN ACQUISITION
ASSIGNEE OF SEARS
Plaintiff

No. 08-163-CD

CIVIL ACTION - LAW

vs.

STACEY L CLARK
Defendant(s)

PRAECIPE FOR ENTRY OF EXEMPLIFIED JUDGMENT

To the Prothonotary:

Please enter the attached Exemplified record as a civil judgment.

Respectfully Submitted,

Date: 1/17/08

Philip C. Warholic

Amy F. Doyle #87062 / Daniel F. Wolfson #20617
Philip C. Warholic #86341 / David R. Galloway #87326
Tonilyn M. Chippie #87852 / Sarah E. Ehasz #86469
Robert N. Polas, Jr. #201259
Wolpoff & Abramson, L.L.P.
Attorneys in the Practice of Debt Collection
4660 Trindle Road, Suite 300
Camp Hill, PA 17011
Telephone: (717) 303-6700
Counsel for Plaintiff

FILED Atty pd. 20.00
JAN 31 2008

William A. Shaw
Prothonotary/Clerk of Courts

CC Notice to Def.
Statement to Atty

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

LVNV FUNDING, LLC
ASSIGNEE OF SHERMAN ACQUISITION
ASSIGNEE OF SEARS
Plaintiff

No.

VS

CIVIL ACTION - LAW

STACEY L CLARK
Defendant(s)

AFFIDAVIT OF NON-MILITARY SERVICE

COMMONWEALTH OF PENNSYLVANIA :

:

COUNTY OF CLEARFIELD :

:

The undersigned counsel, being duly sworn according to law, depose and say that I am the Attorney for the Plaintiff in the above-captioned matter, and that to the best of my knowledge, information and belief Defendant, Stacey L Clark, above-named, is over 21 years of age; is last known to reside at 319 Fuller Ave Falls Creek, County of Jefferson, Pennsylvania; is not in the military service of the United States or its Allies, or otherwise within the provisions of the Servicemembers Civil Relief Act and its Amendments.

Date: 1/17/08

Philip C. Warholic

Amy F. Doyle #87062 / Daniel F. Wolfson #20617

Philip C. Warholic #86341 / David R. Galloway #87326

Tonilyn M. Chippie #87852 / Sarah E. Ehasz #86469

Robert N. Polas, Jr. #201259

Wolpoff & Abramson, L.L.P.

Attorneys in the Practice of Debt Collection

4660 Trindle Road, Suite 300

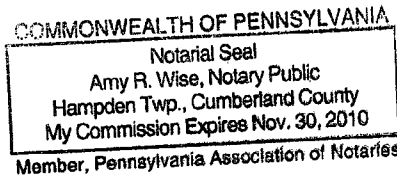
Camp Hill, PA 17011

Telephone: (717) 303-6700

Counsel for Plaintiff

SWORN and SUBSCRIBED to before me this 17th day of January, 2008

Amy R. Wise
Notary Public



IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

LVNV FUNDING, LLC
ASSIGNEE OF SHERMAN ACQUISITION
ASSIGNEE OF SEARS
Plaintiff

NO.
CIVIL ACTION - LAW

vs.

STACEY L CLARK
Defendant(s)

AFFIDAVIT OF FOREIGN JUDGMENTS

Commonwealth of Pennsylvania :
:ss.
County of CLEARFIELD :

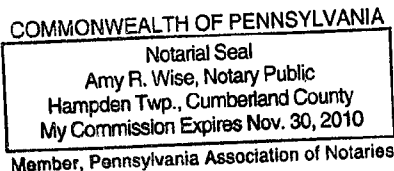
AND NOW, TO WIT, this _____ day of _____, 20____, comes the undersigned
who being duly sworn according to law, deposes and says that they are the Attorney for the Plaintiff in
the above-captioned action; that the judgment is valid, enforceable and unsatisfied.

Philip C. Warholic

Amy F. Doyle #87062 / Daniel F. Wolfson #20617
Philip C. Warholic #86341 / David R. Galloway #87326
Tonilyn M. Chippie #87852 / Sarah E. Ehasz #86469
Robert N. Polas, Jr. #201259
WOLPOFF & ABRAMSON, L.L.P.
Attorneys in the Practice of Debt Collection
4660 Trindle Road, Suite 300
Camp Hill, PA 17011
Telephone: (717) 303-6700
Counsel for Plaintiff

SWORN and SUBSCRIBED to
before me this 17th day
of January, 2008.

Amy R. Wise
Notary Public



IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

LVNV FUNDING, LLC
ASSIGNEE OF SHERMAN ACQUISITION
ASSIGNEE OF SEARS
Plaintiff

No. 08-1103-CJ

vs.

CIVIL ACTION - LAW

STACEY L CLARK
Defendant(s)

PRAECLPICE FOR JUDGMENT

Please enter Judgment in favor of Plaintiff and against Defendant(s), Stacey L Clark , pursuant to the attached Exemplified Judgment Record.

(X)	Amount due	\$4,002.58
	TOTAL	\$4,002.58, plus interest and costs

(X) I certify that the foregoing assessment of damages is for specified amounts alleged to be due in the complaint and is calculable as a sum certain from the complaint.

(X) Pursuant to Pa.R.C.P. 237 (Notice of Praeclpice for final judgment or decree), I certify that a copy of this praecipe has been mailed to each other party who has appeared in the action or to his/her Attorney of Record.

(X) Pursuant to Pa.R.C.P. 237.1, I certify that written notice of the intention to file this praecipe was mailed or delivered to the party against whom judgment is to be entered and to his/her Attorney of Record, if any, after the default occurred and at least ten days prior to the date of the filing of this praecipe and a copy of the notice is attached.

Date: 4/17/08

Philip C. Warholic

Amy F. Doyle #87062 / Daniel F. Wolfson #20617

Philip C. Warholic #86341 / David R. Galloway #87326

Tonilyn M. Chippie #87852 / Sarah E. Ehasz #86469

Robert N. Polas, Jr. #201259

Wolpoff & Abramson, L.L.P.

Attorneys in the Practice of Debt Collection

4660 Trindle Road, Suite 300

Camp Hill, PA 17011

Telephone: (717) 303-6700

Counsel for Plaintiff

NOW, January 31, 2008, JUDGMENT IS ENTERED AS ABOVE.

Willie J. May Jr.
Prothonotary/Clerk, Civil Division

By: _____
Deputy

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

LVNV FUNDING, LLC
ASSIGNEE OF SHERMAN ACQUISITION
ASSIGNEE OF SEARS
Plaintiff

No.

VS

CIVIL ACTION - LAW

STACEY L CLARK
Defendant(s)

CERTIFICATE OF RESIDENCE
PA. R.C.P. 236

I hereby certify that the precise address of Plaintiff is:

Lvnr Funding, Llc
15 South Main Street
Greenville SC 29601

and certify that the last known address of the within Defendant(s) is:

Stacey L Clark
319 Fuller Ave
Falls Creek PA 15840

Date: 1/17/08

Philip C. Warholic

Amy F. Doyle #87062 / Daniel F. Wolfson #20617
Philip C. Warholic #86341 / David R. Galloway #87326
Tonilyn M. Chippie #87852 / Sarah E. Ehasz #86469
Robert N. Polas, Jr. #201259
Wolpoff & Abramson, L.L.P.
Attorneys in the Practice of Debt Collection
4660 Trindle Road, Suite 300
Camp Hill, PA 17011
Telephone: (717) 303-6700
Counsel for Plaintiff

In the Court of Common Pleas of Jefferson County, Pennsylvania

OFFICE OF THE PROTHONOTARY

LVNV FUNDING LLC, assignee of :

SHERMAN ACQUISITION, assignee of :

SEARS, :
Plaintiffs

No. 731 - 2007 C.D.

vs.

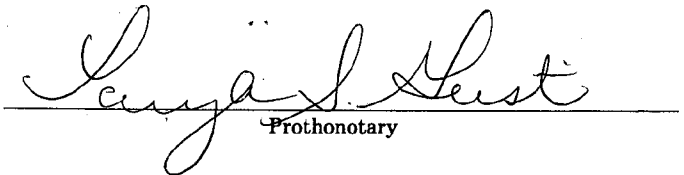
STACEY L. CLARK, :
Defendant

CERTIFICATION OF DOCKET ENTRIES AND JUDGMENT
I, Tonya S. Geist, PROTHONOTARY OF THE COURT OF COMMON PLEAS OF
JEFFERSON COUNTY, PENNSYLVANIA, DO HEREBY CERTIFY THAT THE FOLLOWING IS A TRUE, CORRECT AND FULL COPY
OF THE DOCKET ENTRIES IN THE ABOVE CAPTIONED CASE:

*****SEE ATTACHED COMPUTER DOCKET PRINTOUT*****

I FURTHER CERTIFY THAT JUDGMENT WAS ENTERED IN FAVOR OF Plaintiff's
AND AGAINST Defendant ON THE 16th day of August 2007 IN THE
ABOVE CAPTIONED CASE IN THE AMOUNT OF \$ 4,002.58

IN TESTIMONY WHEREOF, I HAVE HEREUNTO SET MY HAND AND AFFIXED THE SEAL OF THE SAID
COURT, ON THE 27th DAY OF December 2007


Tonya S. Geist
Prothonotary

No. 731 - 2007 C.D.

LVNV FUNDING LLC, assignee of
SHERMAN ACQUISITION, assignee of
SEARS,

Plaintiff

vs

STACEY L. CLARK,

Certification of Docket
Entries and Judgment

JUDGMENT - - - - - \$ 4,002.58

Interest from - - - - - \$ _____

Jefferson County Costs - - - \$ 29.30

This Record - - - - - \$ 16.50

Amy F. Doyle, Esquire Attorney for Plaintiff

2007-00731 LVNV FUNDING LLC ET AL (vs) STACEY L CLARK

Reference No...: Filed.....: 8/16/2007
 Case Type.....: JDMT/TRANSFER FROM DJ Time.....: 11:27
 Judgment.....: 4002.58 Execution Date: 0/00/0000
 Judge Assigned: Jury Trial...:
 Disposed Desc.: Disposed Date: 0/00/0000
 ----- Case Comments ----- Higher Crt 1.: Higher Crt 2.:

General Index*****
Attorney InfoLVNV FUNDING LLC
ASSIGNEE OF
15 SOUTH MAIN STREET
GREENVILLE SC 29601

PLAINTIFF

DOYLE AMY F

SHERMAN ACQUISITION
ASSIGNEE OF
15 SOUTH MAIN STREET
GREENVILLE SC 29601

PLAINTIFF

DOYLE AMY F

SEARS
15 SOUTH MAIN STREET
GREENVILLE SC 29601

PLAINTIFF

DOYLE AMY F

CLARK STACEY L
319 FULLER AVENUE
FALLS CREEK PA 15840

DEFENDANT

Judgment Index

Amount Date Desc

CLARK STACEY L 4,002.58 8/16/2007 DJ JUDGMENT

* Date Entries *

8/16/2007 - - - - - FIRST ENTRY - - - - -
 PRAECIPE FOR JUDGMENT FLD BY AMY DOYLE, ESQ C/RTND DS
 8/16/2007 NOTICE OF JUDGMENT/TRANSCRIPT CIVIL CASE FLD BY AMY DOYLE, ESQ
 C/RTND DS
 8/16/2007 AFFIDAVIT OF NON MILITARY SERVICE FLD BY AMY DOYLE, ESQ
 C/RTND DS
 8/16/2007 CERTIFICATION OF RESIDENCE PA R/C/P/ 236 FLD BY AMY DOYLE, ESQ
 C/RTND DS
 8/16/2007 JUDGMENT ENTERED AGAINST DEFENDANT IN THE AMOUNT OF \$4,002.58
 NTC TO DEFT AUGUST 17, 2007 DS
 12/26/2007 PRAECIPE TO REQUEST EXEMPLIFIED JUDGMENT FLD BY AMY DOYLE, ESQ
 N/CPS DS
 12/27/2007 CERTIFICATION OF DOCKET ENTRIES AND JDMT SENT TO ATTY AMY DOYLE,
 ESQ DS
 - - - - - LAST ENTRY - - - - -

 * Escrow Information *
 * Fees & Debits Beg Bal Pymt/Adj End Bal *

 JUDGE FROM DJ 15.50 15.50 .00
 JUDGE FROM DJ .50 .50 .00
 JUDGMENT AUTO 5.00 5.00 .00
 EXEMP/OUT OF CO 16.50 16.50 .00
 CERT COPY 1.50 1.50 .00
 - - - - -
 39.00 39.00 .00

 A TRUE COPY
 PROTHONOTARY
 ATTEST:

2007-00731 LVNV FUNDING LLC ET AL (vs) STACEY L CLARK

Reference No...: Filed.....: 8/16/2007
Case Type.....: JDMT/TRANSFER FROM DJ Time.....: 11:27
Judgment.....: 4002.58 Execution Date: 0/00/0000
Judge Assigned: Jury Trial...: Disposed Date: 0/00/0000
Disposed Desc.: Higher Crt 1.: Higher Crt 2.:
----- Case Comments -----

* End of Case Information

RECEIPT FOR PAYMENT

=====

Jefferson County
200 Main Street
County Courthouse
Brookville PA 15825

Receipt Date 12/26/2007
Receipt Time 11:12:40
Receipt No. 126080

LVNV FUNDING LLC ET AL (VS) STACEY L CLARK

Case Number 2007-00731
Received of WOLPOFF & ABRAMSON
DM

Total Non-Cash..... +	18.00	Check#	00247252
Total Cash..... +	.00		
Change..... -	.00		
Receipt total..... =	\$18.00		

----- Distribution Of Payment -----

Transaction Description	Payment Amount
-------------------------	----------------

EXEMP/OUT OF CO	16.50	JEFFERSON COUNTY GENERAL FUND
CERT COPY	1.50	JEFFERSON COUNTY GENERAL FUND
	\$18.00	

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

LVNV FUNDING, LLC
ASSIGNEE OF SHERMAN ACQUISITION
ASSIGNEE OF SEARS
Plaintiff

No. 08-163-CD

COPY

vs.

STACEY L CLARK
Defendant(s)

CIVIL ACTION - LAW

NOTICE OF JUDGMENT

(x) Notice is hereby given that a Judgment in the above-captioned matter has been entered against you in the amount of \$4,002.58, plus interest, on January 31, 2008.

(x) A copy of all documents filed with the Prothonotary in support of the within judgment is/are attached.

By: Philip C. Warholic

If you have any questions regarding this Notice, please contact the filing party.

Date: 1/17/08

Philip C. Warholic

Amy F. Doyle #87062 / Daniel F. Wolfson #20617

Philip C. Warholic #86341 David R. Galloway #87326

Tonilyn M. Chippie #87852 / Sarah E. Ehasz #86469

Robert N. Polas, Jr. #201259

Wolpoff & Abramson, L.L.P.

Attorneys in the Practice of Debt Collection

4660 Trindle Road, Suite 300

Camp Hill, PA 17011

Telephone: (717) 303-6700

Counsel for Plaintiff

This Notice is given in accordance with Pa.R.C.P. 236.)

NOTICE SENT TO: Stacey L Clark
319 Fuller Ave
Falls Creek PA 15840

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

COPY

LVNV Funding, LLC
Sherman Acquisition
Sears
Plaintiff(s)

No.: 2008-00163-CD

Real Debt: \$4,002.58

Atty's Comm: \$

Vs. Costs: \$

Int. From: \$

Stacey L. Clark
Defendant(s)

Entry: \$20.00

Instrument: Exemplified Judgment from
Jefferson County

Date of Entry: January 31, 2008

Expires: January 31, 2013

Certified from the record this 31st day of January, 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

PRAECIPE FOR WRIT OF EXECUTION (MONEY JUDGMENT)
P.R.C.P. 3101 to 3149

LVNV FUNDING, LLC
ASSIGNEE OF SHERMAN ACQUISITION
ASSIGNEE OF SEARS

Plaintiff

vs.

STACEY L CLARK

Defendant(s)

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA

JUDGMENT NO. 08-163-CD

PRAECIPE FOR WRIT OF EXECUTION
(MONEY JUDGMENT)

To the Prothonotary: Please issue the Writ of Execution in the above-captioned matter, in the amount of \$4,002.58.

- (1) Directed to the Sheriff of CLEARFIELD County, Pennsylvania;
(2) against, STACEY L CLARK located at 319 FULLER AVE, FALLS CREEK, PA 15840, Defendant(s)
(3) and against, TIMBERLAND FEDERAL CU located at 710 RIVER RD, CLEARFIELD, PA 16830-2958,
Garnishee(s);
(4) and index this writ
(a) against, STACEY L CLARK, Defendant(s) and
(b) against, TIMBERLAND FEDERAL CU, Garnishee(s),

as a lis pendens against the real property of the Defendant(s) in the name of the Garnishee(s) as follows:
(Specifically describe property) ***GARNISH ONLY***

You are directed to attach the property of the Defendant(s) not levied upon in the possession of
TIMBERLAND FEDERAL CU located at 710 RIVER RD, CLEARFIELD, PA 16830-2958, Garnishee(s).

All accounts including but not limited to all savings, checking and other accounts, certificates of deposit, notes
receivables, collateral, pledges, documents of title, securities, coupons and safe deposit boxes.

Amount due \$4,002.58
Interest from 01/31/2008 To Be Determined
At an interest rate of 6% per year

Total \$4,002.58 Plus costs & interest

40.00 Prothonotary costs

Date: 3/20/08

[Handwritten signatures and initials over the signature block]
Amy F. Doyle #87062 / Daniel F. Wolfson #20617
Philip C. Warholic #86341 / David R. Galloway #87326
Tonilyn M. Chippie #87852 / Sarah E. Ehasz #86469
Robert N. Polas, Jr. #201259
Wolpoff & Abramson, L.L.P.
Attorneys in the Practice of Debt Collection
4660 Trindle Road, Suite 300
Camp Hill, PA 17011
Telephone: (717) 303-6700
Counsel for Plaintiff

FILED
MAR 24 2008 Atty pd.
400.00
6 Wnts to
Sheriff
William A. Shaw
Prothonotary/Clerk of Courts

PRAECIPE FOR WRIT OF EXECUTION (MONEY JUDGMENT)
P.R.C.P. 3101 to 3149

LVNV FUNDING, LLC
ASSIGNEE OF SHERMAN ACQUISITION
ASSIGNEE OF SEARS

Plaintiff

vs.

STACEY L CLARK

Defendant(s)

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA

JUDGMENT NO. 08-163-CD

PRAECIPE FOR WRIT OF EXECUTION
(MONEY JUDGMENT)

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- (2) against, STACEY L CLARK located at 319 FULLER AVE, FALLS CREEK, PA 15840, Defendant(s)
- (3) and against, TIMBERLAND FEDERAL CU located at 710 RIVER RD, CLEARFIELD, PA 16830-2958, Garnishee(s);
- (4) and index this writ
 - (a) against, STACEY L CLARK, Defendant(s) and
 - (b) against, TIMBERLAND FEDERAL CU, Garnishee(s),

as a lis pendens against the real property of the Defendant(s) in the name of the Garnishee(s) as follows:
(Specifically describe property) ***GARNISH ONLY***

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TIMBERLAND FEDERAL CU located at 710 RIVER RD, CLEARFIELD, PA 16830-2958, Garnishee(s).

All accounts including but not limited to all savings, checking and other accounts, certificates of deposit, notes receivables, collateral, pledges, documents of title, securities, coupons and safe deposit boxes.

Amount due \$4,002.58
Interest from 01/31/2008
At an interest rate of 6% per year
To Be Determined

Total \$4,002.58 Plus costs & interest
40.00 Prothonotary costs

Date: 3/20/08

[Handwritten signatures and initials over the signature block]
Amy F. Doyle #87062 / Daniel F. Wolfson #20617
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Robert N. Polas, Jr. #201259
Wolpoff & Abramson, L.L.P.
Attorneys in the Practice of Debt Collection
4660 Trindle Road, Suite 300
Camp Hill, PA 17011
Telephone: (717) 303-6700
Counsel for Plaintiff

FILED
MAY 24 2008 Atty pd.
MAR 24 2008 400.00
6 Writs to Sheriff
William A. Shaw
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

LVNV FUNDING, LLC
ASSIGNEE OF SHERMAN ACQUISITION
ASSIGNEE OF SEARS

Plaintiff

No. 08-163-CD

VS

CIVIL ACTION - LAW

STACEY L CLARK

Defendant(s)

INTERROGATORIES TO GARNISHEE

TO: TIMBERLAND FEDERAL CU
710 RIVER RD
CLEARFIELD, PA 16830-2958

PURSUANT TO RULE 3253 OF THE RULES OF CIVIL PROCEDURE, THE FOLLOWING
INTERROGATORIES HAVE BEEN SERVED UPON YOUR INSTITUTION. GARNISHEE IS HEREBY REQUIRED
TO ANSWER EACH OF THE FOLLOWING INTERROGATORIES SEPARATELY AND FULLY. PLEASE
COMPLETE THE FOLLOWING INTERROGATORIES TO ASSIST THE CREDITOR'S EFFORTS TO SATISFY
THE LAWFUL OBLIGATION OF THE ABOVE REFERENCED DEBTOR(S).

IMPORTANT NOTICES AND INSTRUCTIONS TO GARNISHEE

A. You are required to file answers to the following interrogatories within twenty (20) days after service
upon you. Failure to do so may result in judgment against you.

B. The term "Defendant(s)" means the individual(s) or entity against whom the Writ of Execution was
issued.

C. "You" means the main office and all branch offices, representatives, employees, and agents of your
organization.

D. By service of the Writ of Execution upon you, all property of the Defendant(s) subject to attachment
which is in your possession, custody or control is attached, including all property of the Defendant(s) which comes into
your possession thereafter.

E. These Interrogatories are considered to be continuing and therefore should be modified or supplemented
as you receive further or additional information.

F. Where exact information cannot be furnished, estimated information is to be supplied. When an estimate
is to be used, it should be identified as such, and an explanation should be given as to the basis on which the estimate is
made, and the reason the exact information cannot be furnished.

G. Where knowledge or information in possession of a party is requested, such request includes knowledge
of the party's agents, representatives, and attorneys.

INTERROGATORIES TO GARNISHEE
DEFENDANT(S) - STACEY L CLARK

1. DEPOSITORY ACCOUNTS: At the time you were served or at any subsequent time, state whether or not the Defendant(s) maintains any checking, savings, lines of credit, certificate of deposit's or other depository accounts with your institution. If so, state the identification numbers of those accounts, and the amount or amounts the Defendant(s) has in each account. If the Defendant(s) maintains any of these jointly with any other person, or persons, give their name and address.

1A. DIRECT DEPOSIT ACCOUNTS: Are any of the accounts you have listed above direct deposit accounts? If yes, please state the identification numbers of those accounts.

2. If you are a bank or other financial institution, at the time you were served or at any subsequent time did the defendant have funds on deposit in an account in which funds are deposited electronically on a recurring basis and which are identified as being funds that upon deposit are exempt from execution, levy or attachment under Pennsylvania or federal law? If so, identify each account and state the reason for the exemption, the amount being withheld under each exemption and the entity electronically depositing those funds on a recurring basis.

3. If you are a bank or other financial institution, at the time you were served or at any subsequent time did the defendant have funds on deposit in an account in which the funds on deposit, not including any otherwise exempt funds, did not exceed the amount of the general monetary exemption under 42 Pa.C.S. 8123? If so, identify each account.

4. TRANSFER OF PROPERTY: At any time after you were served did you pay, transfer or deliver any money or property to the defendant or to any person or place pursuant to the defendant's direction or otherwise discharge any claim of the defendant against you?

5. SAFE DEPOSIT BOXES: At the time you were served or at any subsequent time, state whether or not the Defendant(s) maintains any safe deposit box or boxes. If so, include the identification number or other designation of the box or boxes. Include a full description of the contents and also the amount of cash among those contents. If the Defendant(s) maintains any of these jointly with any other person or persons give their full name and address.

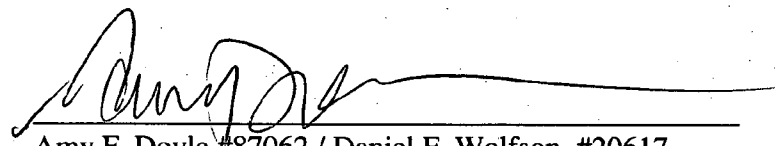
6. **REAL OR PERSONAL PROPERTY:** At the time you were served or at any subsequent time, state whether or not Defendant(s) owns any personal property that was in your possession and/or control. If so, include a full description of all personal property giving full value and present location. State also whether or not there are any encumbrances or liens holders, the present balance of the encumbrance. State where and when the encumbrances or liens was recorded. If the Defendant(s) owns any personal property jointly with any person or persons, give names and address.

7. **OTHER ASSETS:** At the time you were served or at any subsequent time, did you know of the existence of any other asset(s) of the Defendant(s) which are not disclosed in the preceding Interrogatories. If so, please set forth all details concerning those asset.

8. **PROPERTY HELD AS A FIDUCIARY:** At the time you were served or at any subsequent time, did you hold as a fiduciary any property in which any Defendant(s) had an interest? If so, please describe for each Defendant(s) the nature of the property including its value and the interest of Defendant(s).

9. **FEES OUTSTANDING TO GARNIShee:** Are there any attorneys fees or processing fees charged by you against the Defendant(s) or account(s) of the Defendant(s) for the completion of this Answer. If yes, outline the exact amount of any fees due and owing to the garnishee or the attorney for the garnishee for the preparation of the Answer.

Date: 3/20/08



Amy F. Doyle #87062 / Daniel F. Wolfson #20617
Philip C. Warholic #86341 / David R. Galloway #87326
Tonilyn M. Chippie #87852 / Sarah E. Ehasz #86469
Robert N. Polas, Jr. #201259
Wolpoff & Abramson, L.L.P.
Attorneys in the Practice of Debt Collection
4660 Trindle Road, Suite 300
Camp Hill, PA 17011
Telephone: (717) 303-6700
Counsel for Plaintiff

**WRIT OF EXECUTION and/or ATTACHMENT
COMMONWEALTH OF PENNSYLVANIA, COUNTY OF CLEARFIELD
CIVIL ACTION – LAW**

LVNV Funding, LLC, Assignee of
Sherman Acquisition, Assignee of Sears

Vs.

NO.: 2008-00163-CD

W.A. Shaw

Stacey L. Clark

Timberland Federal CU
Garnishee

TO THE SHERIFF OF CLEARFIELD COUNTY:

To satisfy the judgment, interest and costs against LVNV FUNDING, LLC, Assignee of SHERMAN ACQUISITION, Assignee of SEARS, Plaintiff(s) from STACEY L. CLARK, Defendant(s):

- (1) You are directed to levy upon the property of the defendant(s) and to sell defendant's interest(s) therein:
Personal Property

You are also directed to attach the property of the defendant(s) not levied upon in the possession of: Timberland Federal CU as garnishee(s): and to notify the garnishee(s) that: (a) an attachment has been issued; (b) except as provided in paragraph (c), the garnishee(s) is/are enjoined from paying any debt to or for the account of the defendant(s) and from delivering any property of the defendant(s) or otherwise disposing thereof; (c) the attachment shall not include any funds in an account of the defendant with a bank or other financial institution (i) in which funds are deposited electronically on a recurring basis and are identified as being funds that upon deposit are exempt from execution, levy or attachment under Pennsylvania or federal law, or (ii) that total \$300 or less. If multiple accounts are attached, a total of \$300 in all accounts shall not be subject to levy and attachment as determined by the executing officer. The funds shall be set aside pursuant to the defendant's general exemption provided in 42 Pa.C.S. § 8123.

- (2) If property of the defendant(s) not levied upon and subject to attachment is found in the possession of anyone other than a named garnishee, you are directed to notify such other person that he or she has been added as a garnishee and is enjoined as above stated.
- (3) **If Social Security or Supplemental Income funds are directly deposited into an account of the defendant, the levy and attachment shall not include any funds that may be traced to Social Security direct deposits. In addition, the levy and attachment shall not include \$300.00 in the account of the defendant.**

AMOUNT DUE/PRINCIPAL: \$4,002.58
INTEREST FROM 01/31/2008 at
an interest rate of 6% per year
ATTY'S COMM: \$
DATE: 3/24/2008

PROTH. COSTS PAID: \$40.00
SHERIFF: \$

OTHER COSTS: \$

William A. Shaw
William A. Shaw
Prothonotary/Clerk Civil Division

Received this writ this _____ day
of _____ A.D. _____
At _____ A.M./P.M.

Requesting Party: Amy F. Doyle, Esq.
4660 Trindle Road, Ste. 300
Camp Hill, PA 17011
(717) 303-6700

Sheriff

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 103936
NO: 08-163-CD
SERVICE # 1 OF 1
WRIT OF EXECUTION; INTERROGATORIES TO GARNISHEE

PLAINTIFF: LVNV FUNDING, LLC, Assignee

vs.

DEFENDANT: STACEY L. CLARK
TO: TIMBERLAND FEDERAL CU., Garnishee

SHERIFF RETURN

NOW, March 31, 2008 AT 2:30 PM SERVED THE WITHIN WRIT OF EXECUTION; INTERROGATORIES TO GARNISHEE ON TIMBERLAND FEDERAL CU, Garnishee DEFENDANT AT 710 RIVER RD., CLEARFIELD, CLEARFIELD COUNTY, PENNSYLVANIA, BY HANDING TO DIANE JENKINS, MANAGER A TRUE AND ATTESTED COPY OF THE ORIGINAL WRIT OF EXECUTION; INTERROGATORIES TO GARNISHEE AND MADE KNOWN THE CONTENTS THEREOF.

SERVED BY: DEHAVEN /

FILED
03/31/2008
APR 03 2008
WAS
William A. Shaw
Prothonotary/Clerk of Courts

PURPOSE	VENDOR	CHECK #	AMOUNT
SURCHARGE	WOLPOFF	00271449	10.00
SHERIFF HAWKINS	WOLPOFF	0027149	20.00

Sworn to Before Me This

____ Day of _____ 2008

So Answers,

Chester A. Hawkins
by Marilyn Harris
Chester A. Hawkins
Sheriff

**WRIT OF EXECUTION and/or ATTACHMENT
COMMONWEALTH OF PENNSYLVANIA, COUNTY OF CLEARFIELD
CIVIL ACTION – LAW**

LVNV Funding, LLC, Assignee of
Sherman Acquisition, Assignee of Sears

Vs.

NO.: 2008-00163-CD

Stacey L. Clark

Timberland Federal CU
Garnishee

TO THE SHERIFF OF CLEARFIELD COUNTY:

To satisfy the judgment, interest and costs against LVNV FUNDING, LLC, Assignee of SHERMAN ACQUISITION, Assignee of SEARS, Plaintiff(s) from STACEY L. CLARK, Defendant(s):

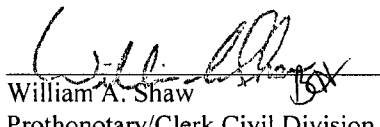
- (1) You are directed to levy upon the property of the defendant(s) and to sell defendant's interest(s) therein:
Personal Property

You are also directed to attach the property of the defendant(s) not levied upon in the possession of: Timberland Federal CU as garnishee(s): and to notify the garnishee(s) that: (a) an attachment has been issued; (b) except as provided in paragraph (c), the garnishee(s) is/are enjoined from paying any debt to or for the account of the defendant(s) and from delivering any property of the defendant(s) or otherwise disposing thereof; (c) the attachment shall not include any funds in an account of the defendant with a bank or other financial institution (i) in which funds are deposited electronically on a recurring basis and are identified as being funds that upon deposit are exempt from execution, levy or attachment under Pennsylvania or federal law, or (ii) that total \$300 or less. If multiple accounts are attached, a total of \$300 in all accounts shall not be subject to levy and attachment as determined by the executing officer. The funds shall be set aside pursuant to the defendant's general exemption provided in 42 Pa.C.S. § 8123.

- (2) If property of the defendant(s) not levied upon and subject to attachment is found in the possession of anyone other than a named garnishee, you are directed to notify such other person that he or she has been added as a garnishee and is enjoined as above stated.
- (3) **If Social Security or Supplemental Income funds are directly deposited into an account of the defendant, the levy and attachment shall not include any funds that may be traced to Social Security direct deposits. In addition, the levy and attachment shall not include \$300.00 in the account of the defendant.**

AMOUNT DUE/PRINCIPAL: \$4,002.58
INTEREST FROM 01/31/2008 at
an interest rate of 6% per year
ATTY'S COMM: \$
DATE: 3/24/2008

PROTH. COSTS PAID: \$40.00
SHERIFF: \$
OTHER COSTS: \$


William A. Shaw
Prothonotary/Clerk Civil Division

Received this writ this 24 day
of March A.D. 2008
At 3:00 A.M./P.M.
Chester H. Hawkins
Sheriff Sig: Marley Hamer

Requesting Party: Amy F. Doyle, Esq.
4660 Trindle Road, Ste. 300
Camp Hill, PA 17011
(717) 303-6700

PRAECIPE FOR WRIT OF EXECUTION (MONEY JUDGMENT)
P.R.C.P. 3101 to 3149

LVNV FUNDING, LLC
ASSIGNEE OF SHERMAN ACQUISITION
ASSIGNEE OF SEARS

Plaintiff

vs.

STACEY L CLARK

Defendant(s)

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA

JUDGMENT NO. 08-163-CD

PRAECIPE FOR WRIT OF EXECUTION
(MONEY JUDGMENT)

To the Prothonotary: Please issue the Writ of Execution in the above-captioned matter, in the amount of \$4,002.58.

- (1) Directed to the Sheriff of CLEARFIELD County, Pennsylvania;
- (2) against, STACEY L CLARK located at 319 FULLER AVE, FALLS CREEK, PA 15840, Defendant(s)
- (3) and against, TIMBERLAND FEDERAL CU located at 710 RIVER RD, CLEARFIELD, PA 16830-2958, Garnishee(s);
- (4) and index this writ
 - (a) against, STACEY L CLARK, Defendant(s) and
 - (b) against, TIMBERLAND FEDERAL CU, Garnishee(s),

as a lis pendens against the real property of the Defendant(s) in the name of the Garnishee(s) as follows:
(Specifically describe property) ***GARNISH ONLY***

You are directed to attach the property of the Defendant(s) not levied upon in the possession of
TIMBERLAND FEDERAL CU located at 710 RIVER RD, CLEARFIELD, PA 16830-2958, Garnishee(s).

All accounts including but not limited to all savings, checking and other accounts, certificates of deposit, notes receivables, collateral, pledges, documents of title, securities, coupons and safe deposit boxes.

Amount due \$4,002.58
Interest from 01/31/2008 To Be Determined
At an interest rate of 6% per year

Total \$4,002.58 Plus costs & interest
40.00 Prothonotary costs

Date: 3/20/08

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

MAR 24 2008

Attest.

William J. Doyle
Prothonotary
Clerk of Court

Amy F. Doyle #87062 / Daniel F. Wolfson #20617
Philip C. Warholic #86341 / David R. Galloway #87326
Tonilyn M. Chippie #87852 / Sarah E. Ehasz #86469
Robert N. Polas, Jr. #201259
Wolpoff & Abramson, L.L.P.
Attorneys in the Practice of Debt Collection
4660 Trindle Road, Suite 300
Camp Hill, PA 17011
Telephone: (717) 303-6700
Counsel for Plaintiff

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

LVNV FUNDING, LLC
ASSIGNEE OF SHERMAN ACQUISITION
ASSIGNEE OF SEARS

Plaintiff

No. 08-163-CD

VS

CIVIL ACTION - LAW

STACEY L CLARK

Defendant(s)

INTERROGATORIES TO GARNISHEE

TO: TIMBERLAND FEDERAL CU
710 RIVER RD
CLEARFIELD, PA 16830-2958

PURSUANT TO RULE 3253 OF THE RULES OF CIVIL PROCEDURE, THE FOLLOWING
INTERROGATORIES HAVE BEEN SERVED UPON YOUR INSTITUTION. GARNISHEE IS HEREBY REQUIRED
TO ANSWER EACH OF THE FOLLOWING INTERROGATORIES SEPARATELY AND FULLY. PLEASE
COMPLETE THE FOLLOWING INTERROGATORIES TO ASSIST THE CREDITOR'S EFFORTS TO SATISFY
THE LAWFUL OBLIGATION OF THE ABOVE REFERENCED DEBTOR(S).

IMPORTANT NOTICES AND INSTRUCTIONS TO GARNISHEE

A. You are required to file answers to the following interrogatories within twenty (20) days after service upon you. Failure to do so may result in judgment against you.

B. The term "Defendant(s)" means the individual(s) or entity against whom the Writ of Execution was issued.

C. "You" means the main office and all branch offices, representatives, employees, and agents of your organization.

D. By service of the Writ of Execution upon you, all property of the Defendant(s) subject to attachment which is in your possession, custody or control is attached, including all property of the Defendant(s) which comes into your possession thereafter.

E. These Interrogatories are considered to be continuing and therefore should be modified or supplemented as you receive further or additional information.

F. Where exact information cannot be furnished, estimated information is to be supplied. When an estimate is to be used, it should be identified as such, and an explanation should be given as to the basis on which the estimate is made, and the reason the exact information cannot be furnished.

G. Where knowledge or information in possession of a party is requested, such request includes knowledge of the party's agents, representatives, and attorneys.

**INTERROGATORIES TO GARNISHEE
DEFENDANT(S) - STACEY L CLARK**

1. **DEPOSITORY ACCOUNTS:** At the time you were served or at any subsequent time, state whether or not the Defendant(s) maintains any checking, savings, lines of credit, certificate of deposit's or other depository accounts with your institution. If so, state the identification numbers of those accounts, and the amount or amounts the Defendant(s) has in each account. If the Defendant(s) maintains any of these jointly with any other person, or persons, give their name and address.

1A. **DIRECT DEPOSIT ACCOUNTS:** Are any of the accounts you have listed above direct deposit accounts? If yes, please state the identification numbers of those accounts.

2. If you are a bank or other financial institution, at the time you were served or at any subsequent time did the defendant have funds on deposit in an account in which funds are deposited electronically on a recurring basis and which are identified as being funds that upon deposit are exempt from execution, levy or attachment under Pennsylvania or federal law? If so, identify each account and state the reason for the exemption, the amount being withheld under each exemption and the entity electronically depositing those funds on a recurring basis.

3. If you are a bank or other financial institution, at the time you were served or at any subsequent time did the defendant have funds on deposit in an account in which the funds on deposit, not including any otherwise exempt funds, did not exceed the amount of the general monetary exemption under 42 Pa.C.S. 8123? If so, identify each account.

4. **TRANSFER OF PROPERTY:** At any time after you were served did you pay, transfer or deliver any money or property to the defendant or to any person or place pursuant to the defendant's direction or otherwise discharge any claim of the defendant against you?

5. **SAFE DEPOSIT BOXES:** At the time you were served or at any subsequent time, state whether or not the Defendant(s) maintains any safe deposit box or boxes. If so, include the identification number or other designation of the box or boxes. Include a full description of the contents and also the amount of cash among those contents. If the Defendant(s) maintains any of these jointly with any other person or persons give their full name and address.

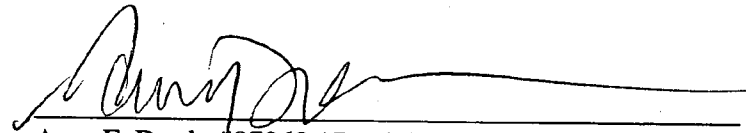
6. **REAL OR PERSONAL PROPERTY:** At the time you were served or at any subsequent time, state whether or not Defendant(s) owns any personal property that was in your possession and/or control. If so, include a full description of all personal property giving full value and present location. State also whether or not there are any encumbrances or liens holders, the present balance of the encumbrance. State where and when the encumbrances or liens was recorded. If the Defendant(s) owns any personal property jointly with any person or persons, give names and address.

7. **OTHER ASSETS:** At the time you were served or at any subsequent time, did you know of the existence of any other asset(s) of the Defendant(s) which are not disclosed in the preceding Interrogatories. If so, please set forth all details concerning those asset.

8. **PROPERTY HELD AS A FIDUCIARY:** At the time you were served or at any subsequent time, did you hold as a fiduciary any property in which any Defendant(s) had an interest? If so, please describe for each Defendant(s) the nature of the property including its value and the interest of Defendant(s).

9. **FEES OUTSTANDING TO GARNISHEE:** Are there any attorneys fees or processing fees charged by you against the Defendant(s) or account(s) of the Defendant(s) for the completion of this Answer. If yes, outline the exact amount of any fees due and owing to the garnishee or the attorney for the garnishee for the preparation of the Answer.

Date: 3/20/08



Amy F. Doyle #87062 / Daniel F. Wolfson #20617
Philip C. Warholic #86341 / David R. Galloway #87326
Tonilyn M. Chippie #87852 / Sarah E. Ehasz #86469
Robert N. Polas, Jr. #201259
Wolpoff & Abramson, L.L.P.
Attorneys in the Practice of Debt Collection
4660 Trindle Road, Suite 300
Camp Hill, PA 17011
Telephone: (717) 303-6700
Counsel for Plaintiff

**WRIT OF EXECUTION and/or ATTACHMENT
COMMONWEALTH OF PENNSYLVANIA, COUNTY OF CLEARFIELD
CIVIL ACTION – LAW**

LVNV Funding, LLC, Assignee of
Sherman Acquisition, Assignee of Sears

Vs.

NO.: 2008-00163-CD

Stacey L. Clark

Timberland Federal CU
Garnishee

TO THE SHERIFF OF CLEARFIELD COUNTY:

To satisfy the judgment, interest and costs against LVNV FUNDING, LLC, Assignee of SHERMAN ACQUISITION, Assignee of SEARS, Plaintiff(s) from STACEY L. CLARK, Defendant(s):

- (1) You are directed to levy upon the property of the defendant(s) and to sell defendant's interest(s) therein:
Personal Property

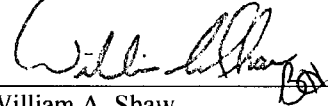
You are also directed to attach the property of the defendant(s) not levied upon in the possession of: Timberland Federal CU as garnishee(s): and to notify the garnishee(s) that: (a) an attachment has been issued; (b) except as provided in paragraph (c), the garnishee(s) is/are enjoined from paying any debt to or for the account of the defendant(s) and from delivering any property of the defendant(s) or otherwise disposing thereof; (c) the attachment shall not include any funds in an account of the defendant with a bank or other financial institution (i) in which funds are deposited electronically on a recurring basis and are identified as being funds that upon deposit are exempt from execution, levy or attachment under Pennsylvania or federal law, or (ii) that total \$300 or less. If multiple accounts are attached, a total of \$300 in all accounts shall not be subject to levy and attachment as determined by the executing officer. The funds shall be set aside pursuant to the defendant's general exemption provided in 42 Pa.C.S. § 8123.

- (2) If property of the defendant(s) not levied upon and subject to attachment is found in the possession of anyone other than a named garnishee, you are directed to notify such other person that he or she has been added as a garnishee and is enjoined as above stated.
- (3) **If Social Security or Supplemental Income funds are directly deposited into an account of the defendant, the levy and attachment shall not include any funds that may be traced to Social Security direct deposits. In addition, the levy and attachment shall not include \$300.00 in the account of the defendant.**

AMOUNT DUE/PRINCIPAL: \$4,002.58
INTEREST FROM 01/31/2008 at
an interest rate of 6% per year
ATTY'S COMM: \$
DATE: 3/24/2008

PROTH. COSTS PAID: \$40.00
SHERIFF: \$

OTHER COSTS: \$



William A. Shaw
Prothonotary/Clerk Civil Division

Received this writ this 24 day
of March A.D. 2008
At 3:00 A.M./P.M.
Chester A. Haubus

Sheriff By Marilyn Henn

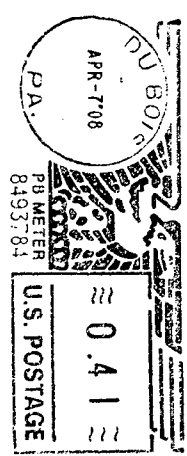
Requesting Party: Amy F. Doyle, Esq.
4660 Trindle Road, Ste. 300
Camp Hill, PA 17011
(717) 303-6700



Forwarding Service Requested

Clearfield County Courthouse
230 East Market Street
Clearfield, PA 16830

Attn: William A. Shaw



College Tuition Consolidation Home Remodel

HOME EQUITY LINES OF CREDIT

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Toll Free 1-800-477-3889



EQUAL HOUSING
OPPORTUNITY

**WRIT OF EXECUTION and/or ATTACHMENT
COMMONWEALTH OF PENNSYLVANIA, COUNTY OF CLEARFIELD
CIVIL ACTION – LAW**

LVNV Funding, LLC, Assignee of
Sherman Acquisition, Assignee of Sears

Vs.

NO.: 2008-00163-CD

Stacey L. Clark

Timberland Federal CU
Garnishee

TO THE SHERIFF OF CLEARFIELD COUNTY:

To satisfy the judgment, interest and costs against LVNV FUNDING, LLC, Assignee of SHERMAN ACQUISITION, Assignee of SEARS, Plaintiff(s) from STACEY L. CLARK, Defendant(s):

- (1) You are directed to levy upon the property of the defendant(s) and to sell defendant's interest(s) therein:
Personal Property

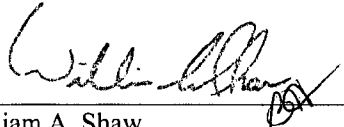
You are also directed to attach the property of the defendant(s) not levied upon in the possession of: Timberland Federal CU as garnishee(s): and to notify the garnishee(s) that: (a) an attachment has been issued; (b) except as provided in paragraph (c), the garnishee(s) is/are enjoined from paying any debt to or for the account of the defendant(s) and from delivering any property of the defendant(s) or otherwise disposing thereof; (c) the attachment shall not include any funds in an account of the defendant with a bank or other financial institution (i) in which funds are deposited electronically on a recurring basis and are identified as being funds that upon deposit are exempt from execution, levy or attachment under Pennsylvania or federal law, or (ii) that total \$300 or less. If multiple accounts are attached, a total of \$300 in all accounts shall not be subject to levy and attachment as determined by the executing officer. The funds shall be set aside pursuant to the defendant's general exemption provided in 42 Pa.C.S. § 8123.

- (2) If property of the defendant(s) not levied upon and subject to attachment is found in the possession of anyone other than a named garnishee, you are directed to notify such other person that he or she has been added as a garnishee and is enjoined as above stated.
- (3) **If Social Security or Supplemental Income funds are directly deposited into an account of the defendant, the levy and attachment shall not include any funds that may be traced to Social Security direct deposits. In addition, the levy and attachment shall not include \$300.00 in the account of the defendant.**

AMOUNT DUE/PRINCIPAL: \$4,002.58
INTEREST FROM 01/31/2008 at
an interest rate of 6% per year
ATTY'S COMM: \$
DATE: 3/24/2008

PROTH. COSTS PAID: \$40.00
SHERIFF: \$

OTHER COSTS: \$



William A. Shaw
Prothonotary/Clerk Civil Division

Received this writ this 24 day
of March A.D. 2008
At 3:00 A.M./P.M.
Chester A. Haefner

Sheriff My Mabel Hahn

Requesting Party: Amy F. Doyle, Esq.
4660 Trindle Road, Ste. 300
Camp Hill, PA 17011
(717) 303-6700

PRAECIPE FOR WRIT OF EXECUTION (MONEY JUDGMENT)
P.R.C.P. 3101 to 3149

LVNV FUNDING, LLC
ASSIGNEE OF SHERMAN ACQUISITION
ASSIGNEE OF SEARS

Plaintiff

vs.

STACEY L CLARK

Defendant(s)

IN THE COURT OF COMMON PLEAS OF
CLEARFIELD COUNTY, PENNSYLVANIA

JUDGMENT NO. 08-163-CD

PRAECIPE FOR WRIT OF EXECUTION
(MONEY JUDGMENT)

To the Prothonotary: Please issue the Writ of Execution in the above-captioned matter, in the amount of \$4,002.58.

- (1) Directed to the Sheriff of CLEARFIELD County, Pennsylvania;
- (2) against, STACEY L CLARK located at 319 FULLER AVE, FALLS CREEK, PA 15840, Defendant(s)
- (3) and against, TIMBERLAND FEDERAL CU located at 710 RIVER RD, CLEARFIELD, PA 16830-2958, Garnishee(s);
- (4) and index this writ
 - (a) against, STACEY L CLARK, Defendant(s) and
 - (b) against, TIMBERLAND FEDERAL CU, Garnishee(s),

as a lis pendens against the real property of the Defendant(s) in the name of the Garnishee(s) as follows:
(Specifically describe property) ***GARNISH ONLY***

You are directed to attach the property of the Defendant(s) not levied upon in the possession of
TIMBERLAND FEDERAL CU located at 710 RIVER RD, CLEARFIELD, PA 16830-2958, Garnishee(s).

All accounts including but not limited to all savings, checking and other accounts, certificates of deposit, notes receivables, collateral, pledges, documents of title, securities, coupons and safe deposit boxes.

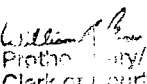
Amount due \$4,002.58
Interest from 01/31/2008 To Be Determined
At an interest rate of 6% per year

Total \$4,002.58 Plus costs & interest
4000 Prothonotary costs

Date: 3/20/08


Amy F. Doyle #87062 / Daniel F. Wolfson #20617
Philip C. Warholic #86341 / David R. Galloway #87326
Tonilyn M. Chippie #87852 / Sarah E. Ehasz #86469
Robert N. Polas, Jr. #201259
Wolpoff & Abramson, L.L.P.
Attorneys in the Practice of Debt Collection
4660 Trindle Road, Suite 300
Camp Hill, PA 17011
Telephone: (717) 303-6700
Counsel for Plaintiff

Attest.


William A. Baw
Prothonotary
Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

LVNV FUNDING, LLC
ASSIGNEE OF SHERMAN ACQUISITION
ASSIGNEE OF SEARS
Plaintiff

No. 08-163-CD

FILED

VS

CIVIL ACTION - LAW

STACEY L CLARK
Defendant(s)

APR 08 2008
M 4:00 PM
William A. Shaw
Prothonotary/Clerk of Courts
PAETI VEN. FROM
Timberland
FEB. Cu.
(6P)

INTERROGATORIES TO GARNISHEE

TO: TIMBERLAND FEDERAL CU
710 RIVER RD
CLEARFIELD, PA 16830-2958

PURSUANT TO RULE 3253 OF THE RULES OF CIVIL PROCEDURE, THE FOLLOWING
INTERROGATORIES HAVE BEEN SERVED UPON YOUR INSTITUTION. GARNISHEE IS HEREBY REQUIRED
TO ANSWER EACH OF THE FOLLOWING INTERROGATORIES SEPARATELY AND FULLY. PLEASE
COMPLETE THE FOLLOWING INTERROGATORIES TO ASSIST THE CREDITOR'S EFFORTS TO SATISFY
THE LAWFUL OBLIGATION OF THE ABOVE REFERENCED DEBTOR(S).

IMPORTANT NOTICES AND INSTRUCTIONS TO GARNISHEE

- A. You are required to file answers to the following interrogatories within twenty (20) days after service upon you. Failure to do so may result in judgment against you.
- B. The term "Defendant(s)" means the individual(s) or entity against whom the Writ of Execution was issued.
- C. "You" means the main office and all branch offices, representatives, employees, and agents of your organization.
- D. By service of the Writ of Execution upon you, all property of the Defendant(s) subject to attachment which is in your possession, custody or control is attached, including all property of the Defendant(s) which comes into your possession thereafter.
- E. These Interrogatories are considered to be continuing and therefore should be modified or supplemented as you receive further or additional information.
- F. Where exact information cannot be furnished, estimated information is to be supplied. When an estimate is to be used, it should be identified as such, and an explanation should be given as to the basis on which the estimate is made, and the reason the exact information cannot be furnished.
- G. Where knowledge or information in possession of a party is requested, such request includes knowledge of the party's agents, representatives, and attorneys.

INTERROGATORIES TO GARNISHEE
DEFENDANT(S) - STACEY L CLARK

1. DEPOSITORY ACCOUNTS: At the time you were served or at any subsequent time, state whether or not the Defendant(s) maintains any checking, savings, lines of credit, certificate of deposit's or other depository accounts with your institution. If so, state the identification numbers of those accounts, and the amount or amounts the Defendant(s) has in each account. If the Defendant(s) maintains any of these jointly with any other person, or persons, give their name and address.

Savings account #94849. Balance of \$16.37. Ms. Clark is the joint owner on the above account. Jordon Clark 319 Fuller Ave. Falls Creek, PA 15840.

1A. DIRECT DEPOSIT ACCOUNTS: Are any of the accounts you have listed above direct deposit accounts? If yes, please state the identification numbers of those accounts.

No.

2. If you are a bank or other financial institution, at the time you were served or at any subsequent time did the defendant have funds on deposit in an account in which funds are deposited electronically on a recurring basis and which are identified as being funds that upon deposit are exempt from execution, levy or attachment under Pennsylvania or federal law? If so, identify each account and state the reason for the exemption, the amount being withheld under each exemption and the entity electronically depositing those funds on a recurring basis.

No.

3. If you are a bank or other financial institution, at the time you were served or at any subsequent time did the defendant have funds on deposit in an account in which the funds on deposit, not including any otherwise exempt funds, did not exceed the amount of the general monetary exemption under 42 Pa.C.S. 8123? If so, identify each account.

No.

4. TRANSFER OF PROPERTY: At any time after you were served did you pay, transfer or deliver any money or property to the defendant or to any person or place pursuant to the defendant's direction or otherwise discharge any claim of the defendant against you?

No.

5. SAFE DEPOSIT BOXES: At the time you were served or at any subsequent time, state whether or not the Defendant(s) maintains any safe deposit box or boxes. If so, include the identification number or other designation of the box or boxes. Include a full description of the contents and also the amount of cash among those contents. If the Defendant(s) maintains any of these jointly with any other person or persons give their full name and address.

No.

6. REAL OR PERSONAL PROPERTY: At the time you were served or at any subsequent time, state whether or not Defendant(s) owns any personal property that was in your possession and/or control. If so, include a full description of all personal property giving full value and present location. State also whether or not there are any encumbrances or liens holders, the present balance of the encumbrance. State where and when the encumbrances or liens was recorded. If the Defendant(s) owns any personal property jointly with any person or persons, give names and address.

No.

7. OTHER ASSETS: At the time you were served or at any subsequent time, did you know of the existence of any other asset(s) of the Defendant(s) which are not disclosed in the preceding Interrogatories. If so, please set forth all details concerning those asset.

No.

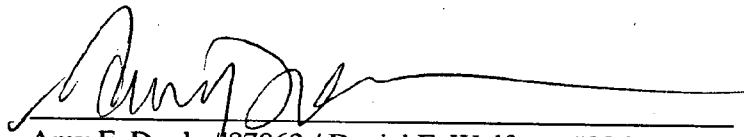
8. PROPERTY HELD AS A FIDUCIARY: At the time you were served or at any subsequent time, did you hold as a fiduciary any property in which any Defendant(s) had an interest? If so, please describe for each Defendant(s) the nature of the property including its value and the interest of Defendant(s).

No.

9. FEES OUTSTANDING TO GARNISHEE: Are there any attorneys fees or processing fees charged by you against the Defendant(s) or account(s) of the Defendant(s) for the completion of this Answer. If yes, outline the exact amount of any fees due and owing to the garnishee or the attorney for the garnishee for the preparation of the Answer.

No.

Date: 3/20/08



Amy F. Doyle #87062 / Daniel F. Wolfson #20617
Philip C. Warholic #86341 / David R. Galloway #87326
Tonilyn M. Chippie #87852 / Sarah E. Ehasz #86469
Robert N. Polas, Jr. #201259
Wolpoff & Abramson, L.L.P.
Attorneys in the Practice of Debt Collection
4660 Trindle Road, Suite 300
Camp Hill, PA 17011
Telephone: (717) 303-6700
Counsel for Plaintiff

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

LVNV FUNDING, LLC
ASSIGNEE OF SHERMAN ACQUISITION
ASSIGNEE OF SEARS
Plaintiff

No. 08-163-CD

VS

CIVIL ACTION - LAW

STACEY L CLARK
Defendant(s)

VS

TIMBERLAND FEDERAL CU
Garnishee

Garnishee: TIMBERLAND FEDERAL CU
710 RIVER RD
CLEARFIELD PA 16830-2958

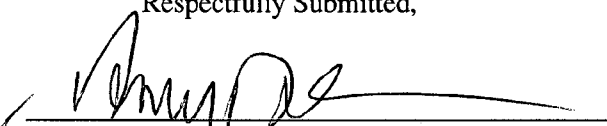
PRAECIPE FOR JUDGMENT UPON ADMISSION

To the Prothonotary:

Please enter judgment in favor of the Plaintiff and against the Garnishee, TIMBERLAND FEDERAL CU, in the amount of \$318.28, as admitted in the answer to Interrogatories to be in the possession of Garnishee.

Respectfully Submitted,

Date: 7/3/08


Amy F. Doyle #87062 / Philip C. Warholic #86341 /
David R. Galloway #87326 / Sarah E. Ehasz #86469 /
Robert N. Polas, Jr. #201259
Mann Bracken LLC
The Successor by Merger to Wolpoff & Abramson, L.L.P.
and Eskanos & Adler, P.C.
4660 Trindle Road, Suite 300, Camp Hill, PA 17011
Telephone: (717) 303-6700
Counsel for Plaintiff

FILED pd \$20.00 Atty
7/11/08 LM 2cc & statement
JUL 10 2008 to Atty
WM
William A. Shaw
Prothonotary/Clerk of Courts
cc & notice
b Garnishee,
Timberland FCU

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

LVNV FUNDING, LLC
ASSIGNEE OF SHERMAN ACQUISITION
ASSIGNEE OF SEARS
Plaintiff

No. 08-163-CD

vs.

STACEY L CLARK
Defendant(s)

vs.

TIMBERLAND FEDERAL CU
Garnishee(s)

CIVIL ACTION - LAW

NOTICE OF JUDGMENT

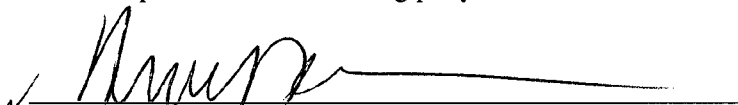
(x) Notice is hereby given that a Judgment in the above-captioned matter has been entered against you in the amount of \$318.28, on July 10, 2008.

(x) A copy of all documents filed with the Prothonotary in support of the within judgment is/are attached.

By: Willie L. Clark LM

If you have any questions regarding this Notice, please contact the filing party.

Date: 7/3/08


Amy F. Doyle #87062 / Philip C. Warholic #86341 /
David R. Galloway #87326 / Sarah E. Ehasz #86469 /
Robert N. Polas, Jr. #201259
Mann Bracken LLC
The Successor by Merger to Wolpoff & Abramson, L.L.P.
and Eskanos & Adler, P.C.
4660 Trindle Road, Suite 300, Camp Hill, PA 17011
Telephone: (717) 303-6700
Counsel for Plaintiff

This Notice is given in accordance with Pa.R.C.P. 236.)

INTERROGATORIES TO GARNIShee
DEFENDANT(S) - STACEY L CLARK

Amended

1. DEPOSITORY ACCOUNTS: At the time you were served or at any subsequent time, state whether or not the Defendant(s) maintains any checking, savings, lines of credit, certificate of deposit, or other depository accounts with your institution. If so, state the identification numbers of those accounts, and the amount or amounts the Defendant(s) has in each account. If the Defendant(s) maintains any of these jointly with any other person, or persons, give their name and address.

Savings & Checking account #94850-00 (savings) #94850-10
(Checking) Balance in Savings \$5.18 Balance in
Checking \$318.28. Stacey L Duttry, 319 Fuller Ave
Falls Creek, PA 15840.

- 1A. DIRECT DEPOSIT ACCOUNTS: Are any of the accounts you have listed above direct deposit accounts? If yes, please state the identification numbers of those accounts.

Yes, #94850-10 (Checking)

2. If you are a bank or other financial institution, at the time you were served or at any subsequent time did the defendant have funds on deposit in an account in which funds are deposited electronically on a recurring basis and which are identified as being funds that upon deposit are exempt from execution, levy or attachment under Pennsylvania or federal law? If so, identify each account and state the reason for the exemption, the amount being withheld under each exemption and the entity electronically depositing those funds on a recurring basis.

MS. Clark has a direct deposit into her Checking account bi-weekly from her employer.

3. If you are a bank or other financial institution, at the time you were served or at any subsequent time did the defendant have funds on deposit in an account in which the funds on deposit, not including any otherwise exempt funds, did not exceed the amount of the general monetary exemption under 42 Pa.C.S. 8123? If so, identify each account.

No.

4. TRANSFER OF PROPERTY: At any time after you were served did you pay, transfer or deliver any money or property to the defendant or to any person or place pursuant to the defendant's direction or otherwise discharge any claim of the defendant against you?

Yes. Purchases totaling \$295.51 Cleared
Ms. Clark's account.

5. SAFE DEPOSIT BOXES: At the time you were served or at any subsequent time, state whether or not the Defendant(s) maintains any safe deposit box or boxes. If so, include the identification number or other designation of the box or boxes. Include a full description of the contents and also the amount of cash among those contents. If the Defendant(s) maintains any of these jointly with any other person or persons give their full name and address.

No.

161877635

6. **REAL OR PERSONAL PROPERTY:** At the time you were served or at any subsequent time, state whether or not Defendant(s) owns any personal property that was in your possession and/or control. If so, include a full description of all personal property giving full value and present location. State also whether or not there are any encumbrances or liens holders, the present balance of the encumbrance. State where and when the encumbrances or liens was recorded. If the Defendant(s) owns any personal property jointly with any person or persons, give names and address.

No.

7. **OTHER ASSETS:** At the time you were served or at any subsequent time, did you know of the existence of any other asset(s) of the Defendant(s) which are not disclosed in the preceding Interrogatories. If so, please set forth all details concerning those asset.

No.

8. **PROPERTY HELD AS A FIDUCIARY:** At the time you were served or at any subsequent time, did you hold as a fiduciary any property in which any Defendant(s) had an interest? If so, please describe for each Defendant(s) the nature of the property including its value and the interest of Defendant(s).

No

9. **FEES OUTSTANDING TO GARNISHEE:** Are there any attorneys fees or processing fees charged by you against the Defendant(s) or account(s) of the Defendant(s) for the completion of this Answer. If yes, outline the exact amount of any fees due and owing to the garnishee or the attorney for the garnishee for the preparation of the Answer.

No.

Date: 4/11/08


Amy F. Doyle #87062 / Daniel F. Wolfson #20617
Philip C. Warholic #86341 / David R. Galloway #87326
Tonilyn M. Chippie #87852 / Sarah E. Ehasz #86469
Robert N. Polas, Jr. #201259
Wolpoff & Abramson, L.L.P.
Attorneys in the Practice of Debt Collection
4660 Trindle Road, Suite 300
Camp Hill, PA 17011
Telephone: (717) 303-6700
Counsel for Plaintiff

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

COPY

LVNV Funding, LLC
Sherman Acquisition
Sears
Plaintiff(s)

No.: 2008-00163-CD

Real Debt: \$318.28

Atty's Comm: \$

Vs.

Costs: \$

Int. From: \$

Stacey L. Clark
Defendant(s)

Entry: \$20.00

Instrument: Judgment upon Admision against
Garnishee

Timberland Federal Credit Union

Date of Entry: July 10, 2008

Expires: July 10, 2013

Certified from the record this July 10, 2008



cm

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

INTERROGATORIES TO GARNISHEE
DEFENDANT(S) - STACEY L CLARK

08-163-CD

Amended

1. DEPOSITORY ACCOUNTS: At the time you were served or at any subsequent time, state whether or not the Defendant(s) maintains any checking, savings, lines of credit, certificate of deposit's or other depository accounts with your institution. If so, state the identification numbers of those accounts, and the amount or amounts the Defendant(s) has in each account. If the Defendant(s) maintains any of these jointly with any other person, or persons, give their name and address.

Savings & Checking account #94850-00 (savings) #94850-10 (Checking) Balance in Savings \$5.18 Balance in Checking \$318.28. Stacey L. Duttry, 319 Fuller Ave Falls Creek, PA 15840.

- 1A. DIRECT DEPOSIT ACCOUNTS: Are any of the accounts you have listed above direct deposit accounts? If yes, please state the identification numbers of those accounts.

Yes. #94850-10 (Checking)

2. If you are a bank or other financial institution, at the time you were served or at any subsequent time did the defendant have funds on deposit in an account in which funds are deposited electronically on a recurring basis and which are identified as being funds that upon deposit are exempt from execution, levy or attachment under Pennsylvania or federal law? If so, identify each account and state the reason for the exemption, the amount being withheld under each exemption and the entity electronically depositing those funds on a recurring basis.

MS. Clark has a direct deposit into her checking account bi-weekly from her employer.

3. If you are a bank or other financial institution, at the time you were served or at any subsequent time did the defendant have funds on deposit in an account in which the funds on deposit, not including any otherwise exempt funds, did not exceed the amount of the general monetary exemption under 42 Pa.C.S. 8123? If so, identify each account.

No.

4. TRANSFER OF PROPERTY: At any time after you were served did you pay, transfer or deliver any money or property to the defendant or to any person or place pursuant to the defendant's direction or otherwise discharge any claim of the defendant against you?

Yes. Purchases totaling \$295.51 charged to Ms. Clark's account.

5. SAFE DEPOSIT BOXES: At the time you were served or at any subsequent time, state whether or not the Defendant(s) maintains any safe deposit box or boxes. If so, include the identification number or other designation of the box or boxes. Include a full description of the contents and also the amount of cash among those contents. If the Defendant(s) maintains any of these jointly with any other person or persons give their full name and address.

No.

FILED

11/20/2008
NOV 20 2008

(610)

6. **REAL OR PERSONAL PROPERTY:** At the time you were served or at any subsequent time, state whether or not Defendant(s) owns any personal property that was in your possession and/or control. If so, include a full description of all personal property giving full value and present location. State also whether or not there are any encumbrances or liens holders, the present balance of the encumbrance. State where and when the encumbrances or liens was recorded. If the Defendant(s) owns any personal property jointly with any person or persons, give names and address.

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No.

8. **PROPERTY HELD AS A FIDUCIARY:** At the time you were served or at any subsequent time, did you hold as a fiduciary any property in which any Defendant(s) had an interest? If so, please describe for each Defendant(s) the nature of the property including its value and the interest of Defendant(s).

No.

9. **FEES OUTSTANDING TO GARNISHEE:** Are there any attorneys fees or processing fees charged by you against the Defendant(s) or account(s) of the Defendant(s) for the completion of this Answer. If yes, outline the exact amount of any fees due and owing to the garnishee or the attorney for the garnishee for the preparation of the Answer.

Date: 11/10/08

No.


Amy F. Doyle #87062 / Daniel F. Wolfson #20617
Philip C. Warholic #86341 / David R. Galloway #87326
Tomilyn M. Chippie #87852 / Sarah E. Ehasz #86469
Robert N. Polas, Jr. #201259
Wolpoff & Abramson, L.L.P.
Attorneys in the Practice of Debt Collection
4660 Trindle Road, Suite 300
Camp Hill, PA 17011
Telephone: (717) 303-6700
Counsel for Plaintiff



TIMBERLAND FEDERAL CREDIT UNION

821 Beaver Drive
DuBois, PA 15801
Phone: (814) 371-2676
Toll Free: (800) 477-3889
Fax: (814) 371-0701

Website: www.timberlandfcu.org
E-mail: timberlandfcu@timberlandfcu.org

Clearfield Office
710 River Road
Clearfield, PA 16830
Phone: (814) 765-1260
Fax: (814) 765-2900

VERIFICATION

Jenn Spinda, being duly sworn according to the law, deposes and says she is the Writ of Execution Administrator of Timberland Federal Credit Union, Garnishee herein, and verifies that the statements made in the foregoing Answers to Interrogatories are true and correct to the best of my knowledge. Said Garnishee understands that false statements herein are made subject to penalties of 18 Pa. C.S. Section 4904, relating to sworn falsification to authorities.



Jenn Spinda
Collection Officer
TFCU

Dated: 10/28/08



AMERICA'S
CREDIT UNIONS™
Where people are worth more than money.™

COURT OF COMMON PLEAS OF CLEARFIELD COUNTY
PENNSYLVANIA

LVNV Funding, LLC
(Plaintiff)

4660 Trindle Rd Ste 300
(Street Address)

Camp Hill, PA 17011
(City, State ZIP)

vs.

Stacey L. Clark
(Defendant)

319 Fuller Ave
(Street Address)

Falls Creek, PA 15840
(City, State ZIP)

CIVIL ACTION

No. 08-163-CO

Type of Case: Execution

Type of Pleading: Præcipe for
Judgment upon Admission

Filed on Behalf of:

LVNV Funding LLC/Stacey L. Clark
(Plaintiff/Defendant)

David R. Gallaway #87326
(Filed by)

4660 Trindle Rd, Suite 300
(Address)

717-303-6851
(Phone)

DRG
(Signature)

FILED Atty pd. 20.00
m/2/10/08
NOV 20 2008 Notice to Def.
William A. Shaw
Prothonotary/Clerk of Courts
Notice to Timberland FCU
Statement to Atty

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

LVNV FUNDING, LLC
Plaintiff

NO. 08-163-CO

vs.

CIVIL ACTION - LAW

STACEY CLARK
Defendant(s)

vs.

TIMBERLAND FCU
Garnishee

Garnishee: TIMBERLAND FCU
710 RIVER RD
CLEARFIELD, PA 16830

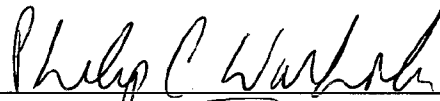
PRAECIPE FOR JUDGMENT UPON ADMISSION

To the Prothonotary:

Please enter judgment in favor of the Plaintiff and against the Garnishee, TIMBERLAND FCU, in the amount of \$318.28, as admitted in the answer to Interrogatories to be in the possession of Garnishee.

Dated: 11/4/08

Respectfully Submitted,



Amy F. Doyle #87062 / Philip C. Warholic #86341 /
David R. Galloway #87326 / Sarah E. Ehasz #86469
Robert N. Polas, Jr. #201259
MANN BRACKEN LLP
The Successor by Merger to Wolpoff & Abramson, LLP
and Eskanov & Adler, PC
Attorneys in the Practice of Debt Collection
4660 Trindle Rd., Suite 300
Camp Hill, PA 17011 / (717) 303-6700

MB File No. 161877635

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

LVNV FUNDING, LLC

Plaintiff

NO. 08-163-CD

vs.

STACEY CLARK

Defendant(s)

vs.

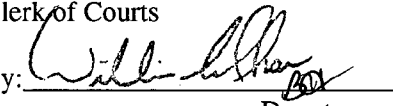
TIMBERLAND FCU

Garnishee(s)

NOTICE OF FILING JUDGMENT

- (X) Notice is hereby given that a JUDGMENT
in the above captioned matter has been entered against you in the amount of
\$318.28 on November 20, 2008
- (X) A copy of all documents filed with the Prothonotary in support of the within
judgment is/are enclosed.

Clerk of Courts

By: 

Deputy

If you have any questions regarding this Notice, please contact the filing party:

MANN BRACKEN LLC
The Successor by Merger to Wolpoff & Abramson, LLP
and Eskanos & Adler, PC
Attorneys in the Practice of Debt Collection
4660 Trindle Rd., Suite 300
Camp Hill, PA 17011
(717) 303-6700

(This Notice is in accordance with Pa.R.C.P. § 236)

(Rev. 5/98)

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

LVNV Funding, LLC
Sherman Acquisition
Sears
Plaintiff(s)

No.: 2008-00163-CD

Real Debt: \$318.28

Atty's Comm: \$

Vs.

Costs: \$

Int. From: \$

Stacey L. Clark
Defendant(s)

Entry: \$20.00

Timberland Federal Credit Union
Garnishee

Instrument: Judgment Upon Admission

Date of Entry: November 20, 2008

Expires: November 20, 2013

Certified from the record this 20th day of November, 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