

DOCKET NO. 175

Number	Term	Year
285	November	1961

Versus

Clair Dillen

Roxie J. Muirhead, TT

SUGGESTION of NONPAYMENT

COMMONWEALTH OF PENNSYLVANIA	:	IN THE COURT OF COMMON PLEAS OF THE	
DEPARTMENT OF PUBLIC ASSISTANCE	:	COUNTY OF CLEARFIELD	
now known as	:		
DEPARTMENT OF PUBLIC WELFARE	:		
versus	:	NO. 62	May TERM, 19 57
	:		
CLAIR DILLEN; AND	:		
ROXIE J. MUIRHEAD, TERRE TENANT	:		\$ 2000.00

The Commonwealth of Pennsylvania, Department of Public Welfare, suggests of record that a claim owing to it secured by a judgment entered to the above number and term remains unpaid.

Fifteen days have elapsed since notice of the filing of this suggestion has been sent by certified mail to the above named defendant(s) at their last known address.

Pursuant to the provisions of Act No. 372 of September 26, 1951, as amended, the prothonotary is hereby directed to index this suggestion upon the judgment index against Clair Dillen; and Roxie J. Muirhead, Terre Tenant

for the purpose of reviving the lien of the judgment.

Dated October 16 , 1961.


Deputy Attorney General

PA 184-S - 12-60

Capitol Park
Harrisburg, Pennsylvania

Box 87, Winburne, Penna.
Box 87, Winburne, Penna.

COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF PUBLIC ASSISTANCE
now known as
DEPARTMENT OF PUBLIC WELFARE
versus

SUGGESTION OF NONPAYMENT

19

COMMONWEALTH OF PENNSYLVANIA :
DEPARTMENT OF PUBLIC WELFARE :

Clair Dillen; and :
Roxie J. Muirhead, Terre Tenant :

Court of Common Pleas

of Clearfield County

November Term, 1961

No. 285

ORDER TO ENTER SATISFACTION OF JUDGMENT

To the Prothonotary, C.C.P. :

Enter satisfaction of judgment in the above-captioned case
upon payment of the prothonotary's costs and State tax only.



Edgar R. Casper
Deputy Attorney General

Date MAY 28 1963

PA 184 - 5-61

Court of Common Pleas

of Clearfield County

November Term, 19 61

No. 285

COMMONWEALTH OF PENNSYLVANIA
DEPARTMENT OF PUBLIC WELFARE
VS

Clair Dillen; and
Roxie J. Muirhead, Terre Tenant

ORDER TO SATISFY JUDGMENT

CARL E. WAIKEL
PROTHONOTARY

JUN 22 1963

Q/R/2008