

08-1392-CD  
Wm. Satterlee vs Shane Bloom et al

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

WILLIAM G. SATTERLEE & SONS, INC., :  
Plaintiff :

vs. :

SHANE I. BLOOM, TRADING AS :  
BLOOM ENTERPRISES, :  
Defendant :

No. 08 - 1392 - CD

COMPLAINT

Filed on Behalf of:  
Plaintiff

Counsel of Record for  
This Party:

Carl A. Belin, Jr., Esquire  
PA I.D. #06805

BELIN, KUBISTA & RYAN LLP  
15 North Front Street  
P.O. Box 1  
Clearfield, PA 16830  
(814) 765-8972 (PHONE)  
(814) 765-9893 (FAX)

**FILED** 4CC  
0110:48:00  
JUL 30 2008  
William A. Shaw  
Prothonotary/Clerk of Courts  
Att'y Belin  
Att'y pd.  
\$ 95.00

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

WILLIAM G. SATTERLEE & SONS, INC., :  
Plaintiff :  
: No. 08 - - CD  
vs. :  
: SHANE I. BLOOM, TRADING AS :  
BLOOM ENTERPRISES, :  
Defendant :

**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 filing in writing with the Court your defenses or objections to the claims set forth against you. You are warned that if you fail to do so the case may proceed without you and a judgment may be entered against you by the Court 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 OFFICE SET FORTH BELOW TO FIND OUT WHERE YOU CAN GET LEGAL HELP.

COURT ADMINISTRATOR  
Clearfield County Courthouse  
1 North Second Street  
Clearfield, PA 16830

(814) 765-2641 Ex 5982

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

WILLIAM G. SATTERLEE & SONS, INC., :  
Plaintiff :  
: No. 08 - - CD  
vs. :  
:  
SHANE I. BLOOM, TRADING AS :  
BLOOM ENTERPRISES, :  
Defendant :

COMPLAINT

1. That Plaintiff William G. Satterlee & Sons, Inc. is a Pennsylvania corporation with an office and place of business at 12475 Route 119 Highway North, Rochester Mills, PA 15771 ("**Satterlee**").

2. That Defendant Shane I. Bloom is an individual trading as Bloom Enterprises, with a mailing address of 401 J.O.C. Lane, Grampian, Pennsylvania 16838 ("**Bloom**").

3. That the Bloom had entered into a Cardlock Agreement with Satterlee, a copy of which is hereto attached as Exhibit "A."

4. That Bloom purchased from Satterlee petroleum, diesel fuel and related products which had a balance under said Cardlock Agreement of \$21,815.13 as of July 10, 2008.

5. That Satterlee charged Bloom its usual and customary charges for said petroleum, diesel fuel and related products.

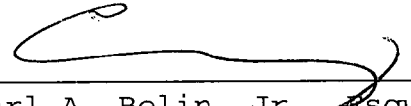
6. That during the time of the Bloom purchases, Satterlee maintained books of account, keeping an accurate and running account of all debits and credits for the sale of petroleum, diesel fuel and related products to Bloom.

7. That Satterlee submitted to Bloom written monthly accounts requesting payment for the outstanding balance on the account. A copy of said accounting is attached hereto and marked Exhibit "B."

8. That Satterlee has made a demand for the payment of said outstanding balances due on said account which Bloom has failed and refused to pay.

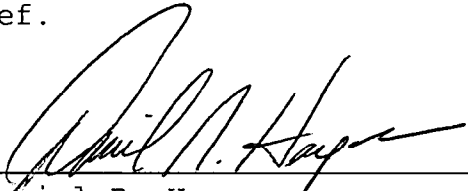
WHEREFORE, Satterlee demands judgment against Shane I. Bloom trading as Bloom Enterprises for \$21,815.13, together with interest at the rate of 1-1/2 percent per month or 18 percent per year.

BELIN, KUBISTA & RYAN LLP

By   
Carl A. Belin, Jr., Esquire

COMMONWEALTH OF PENNSYLVANIA :  
 : SS.  
COUNTY OF CLEARFIELD :

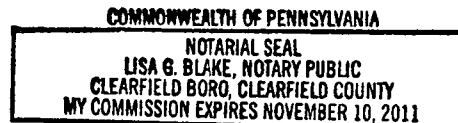
Before me the undersigned officer, personally appeared DANIEL R. HAUGER, who deposes and says he is the Credit Manager of WILLIAM G. SATTERLEE & SONS, INC., and as such Credit Manager being authorized to do so, and being duly sworn according to law, deposes and says that the facts set forth in the foregoing Complaint are true and correct to the best of his knowledge, information and belief.

  
Daniel R. Hauger

Sworn and subscribed before me this 29<sup>th</sup> day of

July, 2008.

  
Notary Public



## **CARDLOCK AGREEMENT**

William G. Satterlee and Sons, Inc. (herein called "Satterlee") agrees to sell petroleum products to the following Customer:

Bloom Enterprises (Shane I. Bloom)

Customer Name

R.R. 1 Box 2-A, Grampian, PA 16838

Customer Billing Address

at Stations located at:

**BROCKWAY · BROOKVILLE · CLYMER · DIMMICK'S AUTO REPAIR · DUBOIS ·**

**INDIANA · PUNXSUTAWNEY · STAHLMAN'S RT536 · CLEARFIELD ·**

**ST. MARY'S ·**

1. Satterlee will issue to Customer the cardlock cards identified on the reverse side of this Agreement. Customer shall not duplicate any cardlock card issued by Satterlee. Upon demand, Customer shall return to Satterlee all cardlock cards. Customer shall promptly notify Satterlee at (724) 397-2400 or (800) 942-2214 if a cardlock card is lost or stolen.

2. Customer shall be responsible for and shall pay for all products withdrawn, discharged or released from the Stations using the Customer's cardlock cards, regardless of whether such use was authorized, unauthorized or fraudulent. Customer shall be responsible for and shall pay for any use of a lost or stolen card, when such use occurred before notice to Satterlee.

3. Satterlee shall use its best efforts to maintain the cardlock system in good working order and condition at its expense, provided, however, that Satterlee shall not be responsible for any damage or loss which may result from the failure to provide fuel or the failure of the cardlock system in any manner whatsoever.

Customer agrees that it and any person using the cardlock cards delivered to Customer shall promptly notify Satterlee of any malfunctioning of the cardlock system or the Station of which Customer or such person is aware.

4. If the "Customer" is a corporation, the signing officer personally guarantees the prompt and punctual payment to "Satterlee" for any and all present and future indebtedness, interest and costs therein. It is understood that this Guaranty shall be continuing and irrevocable.

5. Customer agrees to assume and pay, at its sole cost and expense, and agrees to and shall indemnify, defend, protect and hold harmless Satterlee from and against any and all claims, causes of action, demands, fines, penalties, liabilities, losses and damages, including expressly, but not limited to, those relating to bodily injury, death or property damage, arising solely, partially, directly or indirectly from, claimed to have been caused by to any extent, or in any manner related to (i) acts or omissions of Customer, Customer's representatives or any other person using the cardlock card issue to Customer, whether or not Customer authorized such use; (ii) acts or omissions of Customer or Customer's representatives while at the Station; (iii) any authorized or unauthorized use of the cardlock card issued to Customer. Without limiting the generality of the foregoing, the undertaking and obligation of Customer under this paragraph shall expressly include, but not be limited to, claims, causes of action, demands, fines, penalties, liabilities, losses and damages asserted against or incurred by Satterlee under any law, order, rule or regulation, including without limitation, the Federal Comprehensive Environmental Response, Compensation and Liability Act (42 U.S.C. §§ 9601, et seq.) and the Pennsylvania Hazardous Sites Clean Up Act (35 P.S. §§ 6020.101, et seq).

6. All purchases shall be rounded to the nearest gallon. Statements for purchases charged to Customer's cardlock cards shall be issued monthly. Customer agrees to pay each statement within 30 days of the statement date. Statements not paid in full within such time shall be subject to a late charge of 1½ % per month (18 % per year). In the event of a breach of any of the terms of this Agreement, including without limitation, the failure of Customer to pay sums owing to Satterlee when due, then in addition to any other sums due or payable to Satterlee by Customer, Customer agrees to pay the reasonable attorney's fees and costs incurred by Satterlee in the enforcement of Satterlee's rights hereunder.



7. Either party may terminate this Agreement upon written notice to the other. Notwithstanding any termination, the terms and conditions of this Agreement shall pertain to any authorized or unauthorized use of Customer's cardlock cards which may occur before the cards are surrendered to Satterlee.

8. This Agreement sets forth the entire agreement and understanding of the parties with respect to the subject matter hereof, and the parties agree to and intend to be legally bound by the terms and conditions of this Agreement. This Agreement may not be amended or supplemented, except in a writing signed by Satterlee and the Customer.

**WILLIAM G SATTERLEE & SONS, INC.**

BY \_\_\_\_\_  
(Authorized Signature)

AS \_\_\_\_\_  
(Title of Person Signing)

ON \_\_\_\_\_  
(Date)

**CUSTOMER**

BY Shane L. Bloom  
(Authorized Signature)

AS owner  
(Title of Person Signing)

ON 4/16/00  
(Date)

# WM. G. SATTERLEE & SONS, INC.

R.D. 1, Box 173 Rochester Mills, PA 15771

724-397-2400 • 1-800-942-2214 • FAX: 724-397-2770

## CREDIT APPLICATION

☐ Individual ☒ Jointly

This application is for (Check One) ☐ Home Heating ☐ Farming ☒ Card Station ☐ Other

### APPLICANT

Title Optional <input type="checkbox"/> Ms <input type="checkbox"/> Miss <input checked="" type="checkbox"/> Mr <input type="checkbox"/> Mrs.	Name Last Bloom	First Shane	Middle I	Date of Birth 06/13/79	Age 20
Address No. & Street R.R. 1 Box 2-A			City Grampian	County Clearfield	State PA
Zip Code 16838			Years 1	Res. Phone 814-236-0925	
Former Address No. & Street R.R. 1 Box 70			City Grampian	County Clearfield	State PA
Zip Code 16838			Years 19	Social Security No. 203166 19806	
Present Employer Self-employed Bloom Enterprises			Position Leased to Shawn Bloom Trucking/owner	No. Years There 2 mos.	Income <input type="checkbox"/> Weekly <input type="checkbox"/> Bi-Weekly <input checked="" type="checkbox"/> Monthly
Address No. & Street R.R. 3			City Curwensville	State PA	Zip Code 16833
Business Phone 814-286-3629			Former Employer (If less than 3 years) Wickett and Craig R.R. 1 Curwensville, PA 16833		
Checking — Bank Timberland Federal Credit Union, Dubois			Savings: Timberland Federal Credit Union, Dubois		

If you are relying on the income of another person, complete co-applicant section about other person. If relying on alimony, child support or separate maintenance payments, complete co-applicant section about person from whom you receive these payments.

### CO-APPLICANT

Title Optional <input type="checkbox"/> Ms <input type="checkbox"/> Miss <input checked="" type="checkbox"/> Mr <input type="checkbox"/> Mrs.	Name Last Bloom	First nicole	Middle L	Date of Birth 08/11/79	Age 20
Address No. & Street R.R. 1 Box 2-A			City Grampian	County Clearfield	State PA
Zip Code 16838			Years 1	Res. Phone 814-236-0925	
Former Address No. & Street RR 3 Box 286			City Curwensville	County Clearfield	State PA
Zip Code 16833			Years 19	Social Security No. 186168 14025	
Present Employer Grandview Golf Course, Waitress			Position 2	No. Years There 2	Income <input type="checkbox"/> Weekly <input checked="" type="checkbox"/> Bi-Weekly <input type="checkbox"/> Monthly
Address No. & Street RR 1			City Curwensville	State PA	Zip Code 16833
Business Phone 814-236-3669			Former Employer (If less than 3 years) Arbuis R.R. 1 Clearfield, PA 16830		
Checking — Bank Timberland Federal Credit Union, Dubois			Savings: Timberland Federal Credit Union, Dubois		

### CREDIT DATA

Credit References	
1. Sholes Grocery	3. Grampian Hardware
Address RR 1, Grampian, PA 16838	Address RR 1 Grampian, PA 16838
Phone # 814-236 -	Phone # 814-236 -
2. Deb's Tanning Center	4. Anderson Septic and Hess Plumbing
Address RR 1 Box 70, Grampian, PA 16838	Address R.R. + P.O. Box 356, Curwensville, PA 16838
Phone # 814-236-3803	Phone # 814-236-1222
Previous Credit	I Have Received Credit In The Past While Using The Following Name
Name	Creditor
Year	

I/WE AUTHORIZE Wm. G. Satterlee & Sons, Inc. to make whatever inquiries it deems necessary in connection with this credit application or in the course of review or collection of any credit extended in reliance on the application. I/we authorize and instruct any person or consumer reporting agency to compile and furnish Wm. G. Satterlee & Sons, Inc. any information it may have or obtain to such credit inquiries and agree that same shall remain your property whether or not credit is extended. All information set forth in this application is declared to be a true representation of facts made for the purpose of obtaining the credit requested and any willful misrepresentation on this application could result in criminal action.

Nicole R. Bloom  
Co-Applicant/User Signature

4/6/00  
Date

Shane I. Bloom  
Applicant's Signature

4/6/00  
Date

WILLIAM G. SATTERLEE AND SONS

12475 Route 119 Hwy North  
Rochester Mills, Pa. 15771  
(724) 397-2400

\*\*\*\* HISTORY STATEMENT \*\*\*\*

Date	Cust.No.
06/10/2008	CL 3547

BLOOM ENTERPRISES  
BLOOM SHANE I.  
401 J O C LANE  
GRAMPIAN, PA  
16838

INVOICE DATE	CLASS	CUSTOMER REFERENCE	REMARKS	AMOUNT	UNITS CHECK#
12/11/2007		PREVIOUS BALANCE		15,060.08	
01/10/2008	Normal	CHARGES	CHG	4,072.99	1157.6
01/10/2008	Normal	003325	FIN	223.39	
01/10/2008		BALANCE DUE		19,356.46	
01/18/2008	Normal		PMT	1,500.00CR	2858
01/29/2008	Normal		PMT	2,000.00CR	2859
01/29/2008	Normal		DAD	( 62.16)	2859.0
02/08/2008	Normal	CHARGES	CHG	3,898.07	1139.9
02/08/2008	Normal	000527	FIN	176.75	
02/08/2008		BALANCE DUE		19,931.28	
03/10/2008	Normal	CHARGES	CHG	1,983.85	553.0
03/10/2008		BALANCE DUE		21,915.13	
03/14/2008	Normal		PMT	100.00CR	3322
03/14/2008	Normal		DAD	( 68.52)	3322.0
03/14/2008	Normal		DAD	( 64.23)	3322.0
04/10/2008		BALANCE DUE		21,815.13	
05/09/2008		BALANCE DUE		21,815.13	
06/10/2008		BALANCE DUE		21,815.13	

Exhibit "B"

Rochester Mills, Pa. 15771  
(724) 397-2400

\*\*\*\* HISTORY STATEMENT \*\*\*\*

Date	Cust.No.
12/31/2007	CL 3647

BLOOM ENTERPRISES  
BLOOM SHANE I.  
401 J O C LANE  
GRAMPIAN, PA  
16838

INVOICE		CUSTOMER			UNITS
DATE	CLASS	REFERENCE	REMARKS	AMOUNT	CHECK#
12/10/2007	Normal	007569	FIN	167.47	
12/10/2007		BALANCE DUE		15,060.08	

12475 Route 119 Hwy North  
Rochester Mills, Pa. 15771  
(724) 397-2400

\*\*\*\* HISTORY STATEMENT \*\*\*\*

Date	Cust.No.
12/31/2007	CL 3647

BLOOM ENTERPRISES  
BLOOM SHANE I.  
401 J O C LANE  
GRAMPIAN, PA  
16838

INVOICE DATE	CLASS	CUSTOMER REFERENCE	REMARKS	AMOUNT	UNITS CHECK#
07/03/2007	Normal		PMT	3,941.30CR	3136
07/03/2007	Normal		DAD	( 80.68)	3136.0
07/10/2007	Normal	CHARGES	CHG	2,358.40	793.7
07/10/2007	Normal	009166	FIN	54.00	
07/10/2007			BALANCE DUE	6,022.71	
07/31/2007	Normal		PMT	1,000.00CR	3161
07/31/2007	Normal		DAD	( 72.11)	3161.0
07/31/2007	Normal		DAD	( 46.49)	3161.0
08/10/2007	Normal	CHARGES	CHG	4,045.93	1362.8
08/10/2007	Normal		FIN	63.34	
08/10/2007			BALANCE DUE	8,331.98	
08/14/2007	Normal		PMT	1,000.00CR	3170
08/28/2007	Normal		PMT	854.31CR	3175
09/10/2007	Normal	CHARGES	CHG	3,183.29	1066.4
09/10/2007	Normal	003212	FIN	97.17	
09/10/2007			BALANCE DUE	9,758.13	
09/11/2007	Normal		PMT	1,250.00CR	3198
09/28/2007	Normal		PMT	1,236.05CR	3214
10/10/2007	Normal	CHARGES	CHG	3,805.02	1213.0
10/10/2007	Normal		FIN	109.08	
10/10/2007			BALANCE DUE	11,186.18	
10/23/2007	Normal		PMT	3,000.93CR	3237
10/23/2007	Normal		DAD	( 84.43)	3237.0
11/09/2007	Normal	CHARGES	CHG	4,856.74	1474.8
11/09/2007	Normal		FIN	122.78	
11/09/2007			BALANCE DUE	13,164.77	
12/04/2007	Normal		PMT	2,000.00CR	3273
12/04/2007	Normal		DAD	( 65.60)	3273.0
12/04/2007	Normal		DAD	( 71.05)	3273.0
12/04/2007	Normal		DAD	( 82.49)	3273.0
12/10/2007	Normal	CHARGES	CHG	3,727.84	1067.7

WILLIAM B. SOTTERLEE AND SONS

12475 ROUTE 119 HWY NORTH  
 ROCHESTER MILLS, PA. 15771  
 (724) 397-2400

\*\*\*\* HISTORY STATEMENT \*\*\*\*

Date	Cust.No.
12/31/2007	CL 3647

BLOOM ENTERPRISES  
 BLOOM SHANE I.  
 401 J O C LANE  
 GRAMPIAN, PA  
 16838

INVOICE DATE	CLASS	CUSTOMER REFERENCE	REMARKS	AMOUNT	UNITS CHECK#
2/11/2006		PREVIOUS BALANCE		6,608.53	
2/29/2006	Normal		PMT	4,249.06CR	3014
1/10/2007	Normal	CHARGES	CHG	3,520.53	1325.7
1/10/2007	Normal		FIN	35.39	
1/10/2007		BALANCE DUE		5,915.39	
2/06/2007	Normal		PMT	2,359.47CR	
2/06/2007	Normal		DAD	( 50.16)	
2/10/2007	Normal	CHARGES	CHG	3,223.25	1288.3
2/10/2007	Normal	004664	FIN	53.34	
2/10/2007		BALANCE DUE		6,832.51	
03/05/2007	Normal		PMT CREDIT CARD	3,555.92CR	
03/10/2007	Normal	CHARGES	CHG	2,408.16	898.2
03/10/2007	Normal	003495	FIN	.80	
03/10/2007		BALANCE DUE		5,685.55	
04/04/2007	Normal		PMT CREDIT CARD	3,276.59CR	
04/04/2007	Normal		DAD CREDIT CARD	( 64.67)	
04/04/2007	Normal		DAD CREDIT CARD	( 47.94)	
04/10/2007	Normal	CHARGES	CHG	4,302.99	1498.3
04/10/2007	Normal		FIN	36.13	
04/10/2007		BALANCE DUE		6,748.08	
05/03/2007	Normal		PMT CREDIT CARD	2,408.96CR	
05/03/2007	Normal		DAD CREDIT CARD	( 94.60)	
05/10/2007	Normal	CHARGES	CHG	3,902.34	1319.7
05/10/2007	Normal	004331	FIN	65.09	
05/10/2007		BALANCE DUE		8,306.55	
06/10/2007	Normal	CHARGES	CHG	3,476.69	1184.2
06/10/2007	Normal	006948	FIN	123.62	
06/10/2007		BALANCE DUE		11,906.86	
06/19/2007	Normal		PMT	4,365.25CR	3135

WILLIAM R. SATTERLEE AND SONS

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

WILLIAM G. SATTERLEE & SONS, INC., :  
Plaintiff :

vs. :

SHANE I. BLOOM, TRADING AS :  
BLOOM ENTERPRISES, :  
Defendant :

No. 08 - 1392 - CD

PRAECIPE FOR ENTRY OF  
JUDGMENT OF DEFAULT

Filed on Behalf of:  
Plaintiff

Counsel of Record for  
This Party:

Carl A. Belin, Jr., Esquire  
PA I.D. #06805

BELIN, KUBISTA & RYAN LLP  
15 North Front Street  
P.O. Box 1  
Clearfield, PA 16830  
(814) 765-8972

**FILED**

0 11:27a.m. GK  
SEP 15 2008

William A. Shaw  
Prothonotary/Clerk of Courts

icc, notice r  
statement to Atty  
icc, notice to  
Def.

Atty paid 20.00

(GK)

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

WILLIAM G. SATTERLEE & SONS, INC., :  
Plaintiff :  
: No. 08 - 1392 - CD  
vs. :  
: SHANE I. BLOOM, TRADING AS :  
BLOOM ENTERPRISES, :  
Defendant :

**PRAECIPE FOR ENTRY OF JUDGMENT OF DEFAULT**

TO THE PROTHONOTARY:

Please enter judgment of default in favor of Plaintiff William G. Satterlee & Sons, Inc., and against Defendant, Shane I. Bloom, Trading As Bloom Enterprises, for failure to plead to the Complaint in this action within the required time. The Complaint contains a notice to defend within twenty (20) days from the date of service thereof. Defendant was served with the Complaint on August 6, 2008, and his answer was due to be filed on August 26, 2008.

Attached as Exhibit "A" is a copy of Plaintiff's written Notice of Intention to File Praecipe for Entry of Default Judgment which I certify was mailed by regular mail to the Defendant at its last known address on August 28, 2008, which is at least ten (10) days prior to the filing of this Praecipe.



Please assess damages in the amount of \$21,815.13, being the amount demanded in the Complaint.

BELIN, KUBISTA & RYAN LLP

By 

Carl A. Belin, Jr., Esquire

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

WILLIAM G. SATTERLEE & SONS, INC., :  
Plaintiff :  
vs. : No. 08 - 1392 - CD  
SHANE I. BLOOM, TRADING AS :  
BLOOM ENTERPRISES, :  
Defendant :

NOTICE

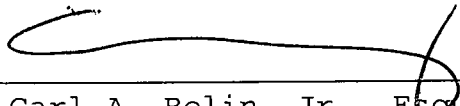
To: Shane I. Bloom  
Bloom Enterprises  
401 J.O.C. Lane  
Grampian, PA 16838

DATE: August 28, 2008

YOU ARE IN DEFAULT BECAUSE YOU HAVE FAILED TO TAKE ACTION REQUIRED OF YOU IN THIS CASE. UNLESS YOU ACT WITHIN TEN (10) DAYS FROM THE DATE OF THIS NOTICE, A JUDGMENT MAY BE ENTERED AGAINST YOU WITHOUT A HEARING AND YOU MAY LOSE YOUR PROPERTY OR OTHER IMPORTANT RIGHTS. YOU SHOULD TAKE THIS NOTICE TO A LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE THE FOLLOWING OFFICE TO FIND OUT WHERE YOU CAN GET LEGAL HELP:

COURT ADMINISTRATOR  
Clearfield County Courthouse  
1 North Second Street  
Clearfield, PA 16830  
(814) 765-2641 Ex. 5982

BELIN, KUBISTA & RYAN LLP

By   
Carl A. Belin, Jr., Esquire

COPY

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

WILLIAM G. SATTERLEE & SONS, INC., :  
Plaintiff :  
vs. : No. 08 - 1392 - CD  
SHANE I. BLOOM, TRADING AS :  
BLOOM ENTERPRISES, :  
Defendant :

Notice is given that a JUDGMENT in the above captioned  
matter has been entered against you in the amount of \$21,815.13  
plus interests and costs on September 15, 2008.

PROTHONOTARY

*William L. Lister*

GL

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

William G. Satterlee & Sons, Inc.  
Plaintiff

No.: 2008-01392-CD

Real Debt: \$21,815.13

Atty's Comm: \$

Vs.

Costs: \$

Int. From: \$

Shane I. Bloom  
Bloom Enterprises  
Defendant(s)

Entry: \$20.00

Instrument: Default Judgment

Date of Entry: September 15, 2008

Expires: September 15, 2013

Certified from the record this September 15, 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

COPY

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

NO: 08-1392-CD

WILLIAM G. SATTERLEE & SONS, INC.

vs

SHANE I. BLOOM, TRADING AS BLOOM ENTERPRISES  
COMPLAINT

SERVICE # 1 OF 2

SERVE BY: 08/29/2008

HEARING:

PAGE: 104472

DEFENDANT: SHANE I. BLOOM  
ADDRESS: 401 J.O.C. LANE  
GRAMPIAN, PA 16838

ALTERNATE ADDRESS

SERVE AND LEAVE WITH: DEFENDANT/AAR

CIRCLE IF THIS HIGHLIGHTED ADDRESS IS:

VACANT

OCCUPIED

ATTEMPTS

**SHERIFF'S RETURN**

NOW, 8-6-08 AT 11:36 AM PM SERVED THE WITHIN

COMPLAINT ON SHANE I. BLOOM, DEFENDANT

BY HANDING TO John Bloom, Father

A TRUE AND ATTESTED COPY OF THE ORIGINAL DOCUMENT AND MADE KNOW TO HIM/HER THE CONTENTS THEREOF.

ADDRESS SERVED 401 J.O.C. LANE  
GRAMPIAN, Pa. 16838

NOW AT AM / PM POSTED THE WITHIN

COMPLAINT FOR SHANE I. BLOOM

AT (ADDRESS)

NOW AT AM / PM AFTER DILIGENT SEARCH IN MY BAILIWICK,

I MAKE RETURN OF NOT FOUND AS TO SHANE I. BLOOM

REASON UNABLE TO LOCATE

SWORN TO BEFORE ME THIS

DAY OF 2008

So Answers: CHESTER A. HAWKINS, SHERIFF

BY:

Deputy Signature

Print Deputy Name

FILED

01912 201  
AUG 07 2008

William A. Shaw  
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

NO: 08-1392-CD

WILLIAM G. SATTERLEE & SONS, INC.

VS

SERVICE # 2 OF 2

SHANE I. BLOOM, TRADING AS BLOOM ENTERPRISES  
COMPLAINT

SERVE BY: 08/29/2008

HEARING:

PAGE: 104472

DEFENDANT: SHANE I. BLOOM, TRADING AS BLOOM ENTERPRISES

ADDRESS: 401 J.O.C. LANE  
GRAMPIAN, PA 16838

ALTERNATE ADDRESS

SERVE AND LEAVE WITH: DEFENDANT/PIC

CIRCLE IF THIS HIGHLIGHTED ADDRESS IS:

VACANT

OCCUPIED

ATTEMPTS

**SHERIFF'S RETURN**

NOW, 8-6-08 AT 11:36 AM PM SERVED THE WITHIN

COMPLAINT ON SHANE I. BLOOM, TRADING AS BLOOM ENTERPRISES, DEFENDANT

BY HANDING TO John Bloom, Father

A TRUE AND ATTESTED COPY OF THE ORIGINAL DOCUMENT AND MADE KNOW TO HIM HER THE CONTENTS THEREOF.

ADDRESS SERVED 401 J.O.C. LANE  
GRAMPIAN, Pa. 16838

NOW AT AM / PM POSTED THE WITHIN

COMPLAINT FOR SHANE I. BLOOM, TRADING AS BLOOM ENTERPRISES

AT (ADDRESS)

NOW AT AM / PM AFTER DILIGENT SEARCH IN MY BAILIWICK,

I MAKE RETURN OF NOT FOUND AS TO SHANE I. BLOOM, TRADING AS BLOOM ENTERPRISES

REASON UNABLE TO LOCATE

SWORN TO BEFORE ME THIS

DAY OF 2008

So Answers: CHESTER A. HAWKINS, SHERIFF

BY

Deputy Signature

Print Deputy Name

FILED

0191264  
AUG 07 2008

William A. Shaw  
Prothonotary/Clerk of Courts

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DOCKET # 104472  
NO: 08-1392-CD  
SERVICES 2  
COMPLAINT

PLAINTIFF: WILLIAM G. SATTERLEE & SONS, INC.

vs.

DEFENDANT: SHANE I. BLOOM, TRADING AS BLOOM ENTERPRISES

SHERIFF RETURN

RETURN COSTS

Description	Paid By	CHECK #	AMOUNT
SURCHARGE	BELIN	25253	20.00
SHERIFF HAWKINS	BELIN	25253	38.46

5  
**FILED**  
012:30LM  
DEC 26 2008  
William A. Shaw  
Prothonotary/Clerk of Courts

Sworn to Before Me This

\_\_\_\_\_ Day of \_\_\_\_\_ 2008

So Answers,



Chester A. Hawkins  
Sheriff