

DOCKET NO.

173

Number Term Year

302 February 1961

COMMONWEALTH OF PENNA.
DEPT. OF PUBLIC ASSISTANCE

Versus

Ralph L. Sherwood

Wilma J. Sherwood

Name Sherwood Ralph LAddress McGus Mills, Pa.

REIMBURSEMENT

AGREEMENT

Mr. & Mrs. Ralph L. Sherwood & Wilma J. Sherwood of Clearfield, County, Pennsylvania, acknowledge that my real and personal property is liable for the repayment of public assistance (except Blind Pension) granted or to be granted to or for me and/or to or for my spouse and minor children. It is understood that this liability does not apply to assistance received before my acquisition of such property, nor to assistance for which service is rendered in the Relief Work Program of the Department of Public Welfare. The purpose of this agreement is to give the Department of Public Welfare a lien on any real property owned wholly or in part by me while assistance was received as above.

In order to carry out the purpose of this agreement, I authorize the Prothonotary, or any Attorney, of any Court of Record of Pennsylvania, or elsewhere, to appear and to enter judgment against me for the sum of Two Thousand Dollars (\$2,000.00), plus costs. This judgment shall be a lien upon my real property, and be collected as other judgments, except as to the real and personal property comprising my home and furnishings, which home shall be subject to the lien of such judgment, but shall not be subject to execution on such judgment during my lifetime, or the lifetime of my spouse or dependent children. It is further agreed that in the event the sum of Two Thousand Dollars (\$2,000.00) exceeds the amount required for repayment of assistance as set forth above, my real property shall not be liable for any greater payment than the amount of assistance received, plus costs.

It is agreed that at any time after assistance has ceased, the Department of Public Welfare will, at my written request, furnish me with a stipulation to be filed with the Prothonotary of the court having record of this judgment, setting forth the exact amount of assistance received for which my real property is liable, if such amount is less than the sum of Two Thousand Dollars (\$2,000.00).

Signed, sealed and delivered
in the presence of

Earl H. Gilligan

Ralph L. Sherwood (SEAL)

Dated 2-9-61

Earl H. Gilligan

Wilma J. Sherwood (SEAL)

Dated 2-9-61

ପାଇଁ କୁଣ୍ଡଳ ପାଇଁ କୁଣ୍ଡଳ ପାଇଁ
କୁଣ୍ଡଳ କୁଣ୍ଡଳ କୁଣ୍ଡଳ କୁଣ୍ଡଳ

ପାତାରେ ପାତାରେ

3. ANOTHER WOULD HAVE BEEN IN OBEDIENCE TO JESUS³ TO WHICH SILENTLY HE WOULD HAVE BEEN THE SON OF JESUS. YET THOUGH HE WAS A SILENT OBEDIENCE TO JESUS HE WOULD NOT HAVE BEEN THE SON OF JESUS. SINCE HE WOULD NOT HAVE BEEN THE SON OF JESUS HE WOULD NOT HAVE BEEN IN OBEDIENCE TO JESUS. SINCE HE WOULD NOT HAVE BEEN IN OBEDIENCE TO JESUS HE WOULD NOT HAVE BEEN THE SON OF JESUS. SINCE HE WOULD NOT HAVE BEEN THE SON OF JESUS HE WOULD NOT HAVE BEEN IN OBEDIENCE TO JESUS. SINCE HE WOULD NOT HAVE BEEN IN OBEDIENCE TO JESUS HE WOULD NOT HAVE BEEN THE SON OF JESUS.

1. అంబులు లోచించి వెదురులు

1920-1921. The Committee on the Organization of the New Hospital will be meeting monthly to discuss and decide upon the various phases of the work.

In the Court of Common Pleas of Clearfield County No. 392 Term February Year 1961

Commonwealth of Pennsylvania
Department of Public Assistance
Harrisburg, Pennsylvania

५८

Ralph L. Sherwood
and
Willma J. Sherwood
McGees Mills
Pennsylvania

REIMBURSEMENT AGREEMENT

I hereby certify that the above of Plaintiff, and name (s) and of Defendants (s) is/are correct.

12. *Thes*

R. J. Hips, Executive Director
Clearfield County Board of Assistance
214 West Fourth Avenue, Clearfield, Pa.

MAR 14 1961

WM. J. HAUGEN
PROTHONOTARY