

DOCKET NO. 174

Number Term Year

360 May 1961

Sears Roebuck and Co.

Versus

Frank Wasiw

Eva Wasiw

10/54/

STATEMENT OF JUDGMENT

Docket No. 174

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

✓ Sears, Roebuck and Co.

No. 360 TERM May 19. 61

Penal Debt \$

Real Debt \$ 1535.00

Atty's Com. \$

Int. from June 6, 1961

Entry & Tax By Plff. \$ 3.50

Att'y Docket \$

Satisfaction Fee 1.00

Assignment Fee 1.00

Instrument D. S. B.

Date of Same June 6 19. 61

Date Due In Installments 19.

Expires June 20 19. 66

Entered of Record 20th day of

June

1961

9:40 AM EST

Certified from Record 20th day of

June

1961

✓ *Frank Wasiw* ✓ *Frank Wasiw*
Prothonotary

SIGN THIS BLANK FOR SATISFACTION

Received on April 23, 1962, of defendant full satisfaction of this Judgment, Debt, Interest and Costs, and Prothonotary is authorized to enter Satisfaction on the same.

SEARS, ROEBUCK AND CO.

By: *J. M. Munro*
Ass't. Secy. Plaintiff

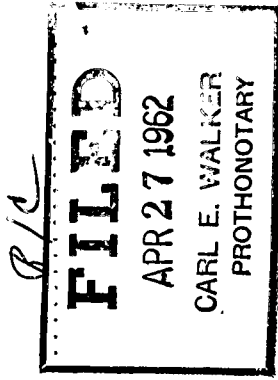
J. M. Dabell
Ass't. Secy.

Notary Public, Philadelphia, Philadelphia Co. Witness
My Commission Expi. 3s October 7, 1964

SIGN THIS BLANK FOR ASSIGNMENT

Now, ..., 19..., for value received ..., hereby assign, transfer and set over to ... Address Assignee ..., of ..., above Judgment, Debt, Interest and Costs without recourse.

Witness



SCHEDULE OF PAYMENTS

Amount \$ 1535.00

• Town and State Altoona, Pa. Date June 6 1961
• For value received, I (or we) promise to pay to the order of SEARS, ROEBUCK and CO., at
the time, or times, stated in the schedule of instalments shown hereon, the sum of One
thousand five hundred thirty five DOLLARS, with interest from

date of maturity of the whole debt or any instalment thereof at..... 7..... % per annum
until paid.

If any instalment is not paid when due, all instalments unpaid shall then become due and payable at the option of the holder, or owner, of this Note and I (or we) do hereby irrevocably authorize any attorney to appear for me (or us) in any Court of record in the United States, at the option of the holder, or owner, of this Note, after maturity of the whole, or any part of the debt hereby secured, and to confess judgment against me (or us) in favor of the holder, or owner, hereof for the amount then appearing to be due, together with interest from date of maturity of the debt, or any part thereof, costs and attorney's fees for collection, which I (or we) agree to pay. I (or we) hereby release all error, or errors, in the entry of said judgment, and in any execution which may be issued thereon, and waive the benefit of all laws, exempting personal or real estate from execution, and all laws providing for presentment, protest, notice of protest of notes, valuation or appraisement, stay of execution, and inquisition and extension upon any levy on real estate.

Sign F. J. Gandy, Warden

Signx. Eva Nasiv 36

.....
(SEAL)

Address..... Box 33

—Town and State. Beccaria, Pa. ^(SEAL)

(SEAL)

360 May 1961

1425 11th Ave.
Altona, In.

S/Re 1151

