

DOCKET NO. 174

Number Term Year

370 May 1961

Curwensville State Bank

Versus

Ernest Kendall

Anna E. Kendall

Curwensville, Pa. JUN 17 1961 19

On Demand - - - - - after date for value received, I, we, or either of us, promise to pay to the order of Curwensville State Bank, Curwensville, Pa.

At the CURWENSVILLE STATE BANK

Without defalcation or stay of execution, waiving all rights to inquisition and appeal, and to the benefit of all laws exempting real or personal property from levy or sale, and also waive the benefit of the present and any future bankrupt law that may be passed by the United States; and do hereby authorize the prothonotary or any attorney with or without statement, to appear and confess judgment for the above sum at any time, with costs of suit, release of errors, with ten percent added for collection fees, and with all the above conditions and waivers, and do further agree and direct that this note, or the judgment entered thereon, is not paid in full at the maturity thereof, that said added collection fees shall be held and regarded as liquidated damages, and not as a penalty. Signed and sealed the date above written.

P. O. Grampian, Penna.

Due _____
 No. _____
\$ 4,100.00
 Original Note
 Date _____
 Amount
 \$ _____
 Renewal of
 No. N
 Amount
 \$ F
 Amount paid
 \$ W
 Discount
 \$ 100.00

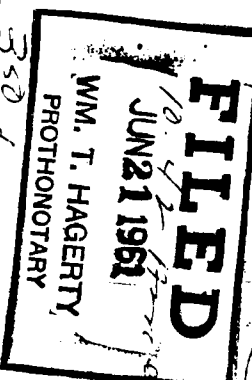
370 May 1961

For value received _____ hereby assign the
within note to _____

and hereby empower any attorney of record of any court,
at any time to appear for and confess judgment against
for the sum named in this note
at any time, any interest which may be due or become due
thereon, together with five per cent, attorney's commission
and costs, and do hereby expressly waive any protest, de-
mand or notice of protest and the benefit of any and all laws
exempting real or personal property from levy or sale and
also the benefit of any present or future bankrupt law.

(SEAL)

(SEAL)



Entered in our rec'd
370 deft.