

DOCKET NO. 174

NUMBER	TERM	YEAR
513	May	1961

DeSalva Service

VERSUS

John Franzoni

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DeSALVA SERVICE,

Plaintiff,

7/6. 513 11/15/1961

-vs-

JOHN FRANZONI,

Defendant

TO THE HONORABLE JOHN J. PENTZ, PRESIDENT JUDGE OF SAID COURT

The petition of JOHN FRANZONI respectfully represents:

1. That your petitioner is the execution defendant in the above entitled matter, and as a result of which, J. B. WALKER, Constable, levied upon a certain 1956 Dodge Sedan owned by your petitioner.

2. That said vehicle is subject to an encumbrance of \$700.00 in favor of Steve Muigash of St. Marys, Pennsylvania.

3. That your petitioner duly filed with said constable an election to set aside whatever equity he may have in said vehicle as his \$300.00 exemption allowable by law.

4. That said constable refuses to exempt said vehicle as requested above.

WHEREFORE, your petitioner prays your Honorable Court to grant a rule upon said J. B. WALKER, Constable, to show cause why said vehicle should not be set aside as Defendant's exemption from execution as allowable by law; meanwhile all proceedings to stay and said constable be restrained from proceeding with sale of said vehicle.


John Franzoni
Petitioner

COMMONWEALTH OF PENNSYLVANIA :
COUNTY OF CLEARFIELD : SS.

Personally appeared before the undersigned official,
JOHN FRANZONI, who being duly sworn according to law, deposes
and says that the facts set forth in the foregoing Petition are
true and correct to the best of his knowledge, information and
belief.

John Franzoni

July Sworn to and subscribed before me this 15 day of _____
, 1961.

Joseph J. McHenry
Notary Public
My Commission expires Jan. 7, 1963.

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

DeSALVA SERVICE :

Plaintiff :

-vs-

JOHN FRANZONI :

Defendant :

R U L E

And now this 17 day of July, 1961, the Court having read and considered the foregoing Petition and on motion of Anthony S. Guido, Esq. Attorney for the petitioner, grants a rule on J. B. Walker, Constable, to show cause why the vehicle levied upon in the above entitled matter should not be set aside as Defendant's exemption for execution as allowable by law; meanwhile all proceedings to stay and said constable be restrained from proceeding with sale of said vehicle.

Returnable the day of , 1961
at o'clock M.

See Reg
BY THE COURT,

John S. DeSalva
P.A.

IN THE COURT OF COMMON PLEAS
OF CLEARFIELD COUNTY, PENNA.

DeSALVA SERVICE,

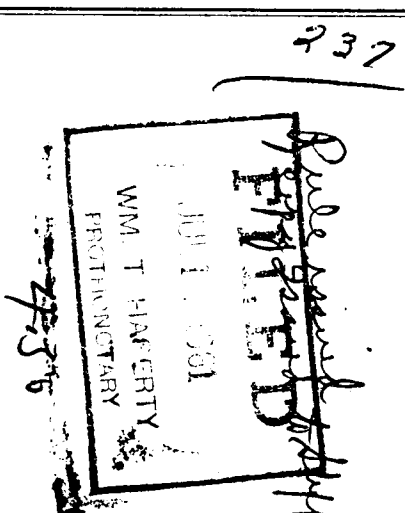
Plaintiff,

-vs-

JOHN FRANZONI,

Defendant.

PETITION



LAW OFFICES
GLEASON, CHERRY & CHERRY
7-10 DAMUS BUILDING
Du Bois, PENNSYLVANIA
109 N. BRADY STREET