

DOCKET NO. 174

Number	Term	Year
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<u>584</u>	<u>May</u>	<u>1961</u>
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Associates Loan Company

Versus

Steve J. Kennelly

Dorothy Kennelly

DUPLICATE
STATEMENT OF JUDGMENT

Docket No. 174

IN THE COURT OF COMMON PLEAS OF CLEARFIELD COUNTY, PENNSYLVANIA

ASSOCIATES LOAN COMPANY SAT

103 N. Brady Street

DuBois, Pa. 15801

VERSUS

STEVE J. KENNELLY SAT

DOROTHY KENNELLY SAT

415 W. Washington Ave.

DuBois, Pa. 15801

Entered of Record 26th day of July

Certified from Record 21st day of November

No. 584 MAY TERM 1961 19
Penal Debt _____ \$ _____
Real Debt _____ \$ 600.00
Atty's Com. _____ \$ _____
Int. from July 25, 1961
Entry & Tax _____ \$ 3.50
Atty's Docket _____ \$ _____
Satisfaction Fee _____ \$3.00
Assignment Fee _____ \$3.00
Instrument D.S.B.
Date of Same July 25, 19 61
Date Due Installments 19
Expires July 26, 19 66
1961 7:38 A.M.

19 77
Raymond Witherow

Prothonotary

SIGN THIS BLANK FOR SATISFACTION

Received on _____, 19_____, of defendant full satisfaction of this Judgment, Debt, Interest and Costs, and Prothonotary is authorized to enter Satisfaction on the same.

ASSOCIATES LOAN COMPANY

Frank J. Deacon
Plaintiff

Charles R. Cooper
Witness

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.

FILED

Witness

NOV 28 1977

RAY WITHEROW
PROTHONOTARY

C/4/3. 00 Daff

BORROWERS (NAMES AND ADDRESSES):

LOAN NO.	DATE DUE
8211	28

- KENNEDY, Steve J. and Dorothy
- 415 West Washington Avenue
- DuBois, Pennsylvania

Associates

LOAN COMPANY

Licensee Under the Pennsylvania Small Loan Act

ADDRESS • 103 North Brady Street

CITY • DuBois,

PHONE NO. • 371-7350

PA.

7/25/61	600.00	24	8/30/61	7/25/63	32.89	FINAL PAYMENT EQUAL TO UNPAID PRINCIPAL PLUS INTEREST
DATE OF THIS NOTE	PRINCIPAL AMOUNT OF NOTE AND ACTUAL AMOUNT OF LOAN	PRINCIPAL AND CHARGES PAYABLE IN ABOVE NUMBER OF MONTHLY PAYMENTS	FIRST PAYMENT DUE DATE	FINAL PAYMENT DUE DATE	AMOUNT OF PAYMENTS	Agreed Rate of Charge:

For Value Received I promise to pay to the order of Associates Loan Company at its above office the principal amount above stated, which is the actual amount of this loan, together with interest at the above rate until fully paid in such coin or currency of the United States of America as at the time of payment shall be legal tender for the payment of public and private debts.

The payment of principal and interest shall be made in consecutive monthly payments as above indicated beginning on the stated due date for the first payment and continuing on the same day of each successive month to and including the stated due date for the final payment. Each payment made hereon shall be applied first to interest accrued to date of actual payment and remainder to principal. Any or all installments may be paid at any time with interest at the above stated rate to the date of payment.

Default in the payment of any installment of the principal and interest hereof or any part of either shall at the option of the holder hereof and without notice or demand render the entire unpaid balance of the principal hereof and accrued interest thereon at once due and payable.

Notwithstanding any provision hereof to the contrary, no interest consideration or charges in excess of those permitted by the Act of Assembly of the Commonwealth of Pennsylvania, No. 432, approved June 17, 1915, Pamphlet Laws 1012, as amended, shall accrue or become payable hereunder.

The undersigned and each of them hereby constitute and appoint any attorney of any Court of Record of Pennsylvania, or elsewhere, their true and lawful attorney in fact for them and in their name and stead to appear for and to confess and enter judgment against them or any of them for the total sum remaining unpaid hereunder including interest and authorized costs, with or without declaration filed; and, also waive the right of inquisition of any real estate that may be levied upon to collect this note and do hereby voluntarily condemn the same and authorize the prothonotary to enter upon the fl. fa., their said voluntary condemnation; and do further agree that said real estate may be sold in fl. fa.; and also waive and release all benefit of relief from any and all appraisement, stay, or exemption laws of any State now in force or hereafter to be passed in so far as the same can be waived by them.

Each of the parties hereto, including endorsers and each surety and guarantor of the payment hereof severally waive presentment for payment, notice of non-payment, protest, notice of protest and diligence in bringing suit against any party hereto and each endorser, guarantor and surety hereby consent that the time of payment may be extended from time to time after maturity without notice to him.

The undersigned acknowledges the receipt of a statement in English as required by Section 3 of Chapter 432, as amended.

This note is secured by a security agreement of even date herewith.

Witness:

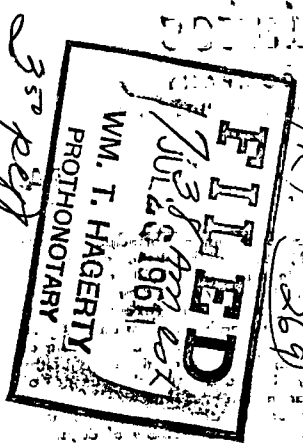
John M. Zelous
John J. Pyle

L-235-8-59 PENNSYLVANIA CHATTEL LOAN SET

3% per month on that part of the unpaid principal balance not in excess of \$150, 2% per month on that part of the unpaid principal balance in excess of \$150 but not exceeding \$300, and 1% per month on any remainder of such unpaid principal balance not exceeding \$600, except that after the expiration of twenty-four months, interest on any then unpaid principal balance will accrue and be payable at the rate of 6% per annum; computed on the basis of the number of days actually elapsed and for the purpose of computation, a calendar month shall be considered 30 days and a calendar year 360 days even though there may actually be a greater or lesser number of days.

JUDGMENT NOTE

Steve J. Kennedy (SEAL)
Dorothy Kennedy (SEAL)
..... (SEAL)



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THE CHARTER LOAN SET