

NO. 600 Pet TERM, 19 61

~~Shaver, no Shaver~~

~~Carl Klein, Master~~

NO. 7-17-61 TERM, 19

163 May 61

..... NO. TERM, 19 .....

..... NO. TERM, 19 .....

..... NO. TERM, 19 .....

NO.

TERM, 19

NO.

...TERM, 19

TERM, 19

.....ON

TERM, 19

ON



## TO SHERIFF OF CLEARFIELD COUNTY, DR.

PLAINTIFF	DEFENDANT	NO.	TERM	AMOUNT
Genesco., a corporation		No. 163	May	Term 1961
versus		No. 32	November	Term 1961
Elias Ferris and Lila Ferris t/a Ferris Shoe Store				
RDR	\$3.75		Exec. Debt	\$822.00
Service	3.75		Interest	59.25
Levy	3.75		Prothonotary	2.50
c/s	2.00		Prothonotary Writ	7.00
Milage	3.60		Attorney	20.60
Comm.	<u>36.40</u>		Sheriff Cost	33.29
	<u>33.29</u>			
				\$949.64

James B. Reese

SHERIFF

## Please Give This Prompt Attention

## Return this Bill with Remittance

No Sheriff shall be required to render any service in any civil proceedings until he receives indemnity satisfactory to him for the payment of his official fees, mileage, expenses, and legal costs or payment of same, from the party at whose instance or for whose benefit such service is to be performed, but any money advanced for his charges, and not earned or expended shall be refunded to the payer thereof. And in case he does not receive his charges in advance or upon demand, he may file with his return an itemized list of unpaid fees, mileage, costs and expenses respecting the services to which such return relates, and if no exceptions are filed to the same within thirty days, from the time of making such return, the items included in such list shall be considered taxed, and confirmed as fees and costs due such Sheriff and become a judgment in law against the party for whose benefit the services were rendered as well as against any other party who may be or become liable for such fees and costs by law; and the said Sheriff may issue an execution for the amount so taxed, and collect the same from any party so chargeable therewith without further suit, and shall not be disqualified to enforce such execution by reason of his interest therein.

Clarence R. Kramer



## TO SHERIFF OF CLEARFIELD COUNTY, DR.

PLAINTIFF	DEFENDANT	NO.	TERM	AMOUNT
Genesco., a corporation		No. 163	May	Term 1961
versus		No. 32	November	Term 1961
Elias Ferris and Lila Ferris				
t/a Ferris Shoe Store				
RDR	\$3.75		Exec. Debt.	\$822.00
Service	3.75		Interest	59.25
Levy	3.75		Prothonotary	2.50
c/s	2.00		Prothonotary Writ	7.00
Mileage	3.60		Attorney	20.60
Comma.	<u>16.20</u>		Sheriff Cost	33.29
	<u>33.29</u>			
				\$949.64

James B. Reese

SHERIFF

## Please Give This Prompt Attention

## Return this Bill with Remittance

No Sheriff shall be required to render any service in any civil proceedings until he receives indemnity satisfactory to him for the payment of his official fees, mileage, expenses, and legal costs or payment of same, from the party at whose instance or for whose benefit such service is to be performed, but any money advanced for his charges, and not earned or expended shall be refunded to the payer thereof. And in case he does not receive his charges in advance or upon demand, he may file with his return an itemized list of unpaid fees, mileage, costs and expenses respecting the services to which such return relates, and if no exceptions are filed to the same within thirty days, from the time of making such return, the items included in such list shall be considered taxed, and confirmed as fees and costs due such Sheriff and become a judgment in law against the party for whose benefit the services were rendered as well as against any other party who may be or become liable for such fees and costs by law; and the said Sheriff may issue an execution for the amount so taxed, and collect the same from any party so chargeable therewith without further suit, and shall not be disqualified to enforce such execution by reason of his interest therein.



## TO SHERIFF OF CLEARFIELD COUNTY, DR.

PLAINTIFF	DEFENDANT	NO.	TERM	AMOUNT
Genesco, a corporation		No. 163	May	Term 1961
versus		No. 32	November	Term 1961
Elias Ferris and Lila Ferris t/a Ferris Shoe Store				
RDR	63.75		Exec. Debt.	\$822.00
Service	3.75		Interest	59.25
Levy	3.75		Prothonotary	2.50
c/s	2.00		Prothonotary Writ	7.00
Mileage	3.60		Attorney	20.00
Comme.	<u>16.20</u>		Sheriff Cost	33.29
	<u>33.29</u>			<u>\$949.64</u>

James B. Reese

SHERIFF

Please Give This Prompt Attention

Return this Bill with Remittance

No Sheriff shall be required to render any service in any civil proceedings until he receives indemnity satisfactory to him for the payment of his official fees, mileage, expenses, and legal costs or payment of same, from the party at whose instance or for whose benefit such service is to be performed, but any money advanced for his charges, and not earned or expended shall be refunded to the payer thereof. And in case he does not receive his charges in advance or upon demand, he may file with his return an itemized list of unpaid fees, mileage, costs and expenses respecting the services to which such return relates, and if no exceptions are filed to the same within thirty days, from the time of making such return, the items included in such list shall be considered taxed, and confirmed as fees and costs due such Sheriff and become a judgment in law against the party for whose benefit the services were rendered as well as against any other party who may be or become liable for such fees and costs by law; and the said Sheriff may issue an execution for the amount so taxed, and collect the same from any party so chargeable therewith without further suit, and shall not be disqualified to enforce such execution by reason of his interest therein.

P. L. Laws.

1923

Act No. 220, page 347.

# SHERIFF'S LEVY

BY VIRTUE of Writ of Execution, issued out of the Court of Common Pleas of Clearfield County, Pennsylvania, and to me directed, I have levied on the following described property of the Defendant, situated in the

Borough of Houtydale, Pa.

1 lot of bedroom Slippers 25 Pa.  
1 lot of Children's shoes  
1 lot of mixer shoes  
1 lot of boy's shoes  
1 lot of young men shoes  
1 lot of work shoes  
1 lot of Men's shoes  
1 lot of rubberware.  
1 lot of tennis shoes  
1 lot of ladies men and boy's slipper socks.  
1 lot of children bedroom slippers  
1 lot of " Cowboy boots  
1 lot of " sandals  
1 lot of blucher oxfords  
1 lot of Wellington boots  
1 lot of insulated boots  
1 lot of men's bedroom slippers  
1 lot of women's snow boots  
1 lot of infants bedroom slippers  
1 lot of women wedges  
1 lot of sport oxfords  
1 lot of dress black  
1 lot of high & low women dress shoes  
1 lot of women's dress heels  
showcase, understand, and seating chairs

Seized, taken in execution, and to be sold as the property of

Elias & Lila Ferris 1/2 Ferris Shoe stor.

Jama B Reese Sheriff

Sheriff's Office, Clearfield, Pa., Jan. 25 1962

Writ of Execution - Money Judgments.

Genesco, Inc.

vs.

Elias Ferris and Lila Ferris,  
t/a Ferris Shoe Store

IN THE COURT OF COMMON PLEAS (1)  
OF CLEARFIELD COUNTY, PENNSYLVANIA.

NO. 32 November Term, 1961

Term, 1961

WRIT OF EXECUTION

Commonwealth of Pennsylvania

SS:

County of Clearfield

To the Sheriff of Clearfield County:

To satisfy the judgment, interest and costs against Elias Ferris and Lila Ferris,  
t/a Ferris Shoe Store, defendant(s);

(1) You are directed to levy upon the following property of the defendant(s) and to sell his interest therein;

(2) You are also directed to attach the following property of the defendant not levied upon in the possession of , as garnishee;

(Specifically describe property)

and to notify the garnishee that

(a) an attachment has been issued;

(b) the garnishee is enjoined from paying any debt to or for the account of the defendant(s) and from delivering any property of the defendant or otherwise disposing thereof.

(3) if property of the defendant not levied upon and subject to attachment is found in the possession of anyone other than a named garnishee, you are directed to notify him that he has been added as a garnishee and is enjoined as above stated.

Amount due \$ 822.00

Interest from January 31, 1961 to date \$ 59.25

Costs (to be added) Attorney Kramer \$20.60 Prothonotary \$ 9.50

Carl E. Shucker  
Prothonotary

By

Deputy

Date January 19, 1962

Proth'y. No. 64

