REMIT CORPORATION.

Plaintiff

: IN THE COURT OF COMMON PLEAS

: OF COLUMBIA COUNTY, PA

: CIVIL - LAW

VS.

: EXECUTION - MONEY JUDGMENT

MARSHA FISHER.

Defendant

: NO. 2000-CV-1308

VS.

FIRST FEDERAL BANK Garnishee

PRAECIPE TO DISCONTINUE WITHOUT PREJUDICE

TO THE PROTHONOTARY:

Please discontinue without prejudice the execution and levy against the Defendant and the Garnishee in the above-captioned matter.

LAW OFFICES OF

DERR, PURSEL, LUSCHAS, & NORTON

Noah G. Naparsteck, Esq.

120 West Main Street

Bloomsburg, PA 17815

(570) 784-4654

ORDER

AND NOW, this 7th of ______, 2001, the execution and levy in the above-captioned matter is discontinued without prejudice.

DV

Lang & Blise Cen

HARRY A. ROADARMEL, JR.



SHERIFF OF COLUMBIA COUNTY COURT HOUSE - P.O. BOX 380 BLOOMSBURG, PA 17815 FAX: (570) 784-0257

24 HOUR PHONE (578) 784-6300

REMIT CORPORATION

PHONE

(570) 389-3622

Docket # 49ED2001

VS

EXECUTION

MARSHA FISHER

AFFIDAVIT OF SERVICE

NOW, THIS WEDNESDAY, JUNE 06, 2001, AT 1:00 PM, SERVED THE WITHIN GARNISHMENT AND INTERROGATORIES IN ATTACHMENT UPON FIRST FEDERAL BANK AT 17 E MAIN ST., BLOOMSBURG BY HANDING TO MARY BETH SHADE, MANAGER, A TRUE AND ATTESTED COPY OF THE ORIGINAL WRIT AND MADE KNOWN TO HER THE CONTENTS THEREOF.

SO ANSWERS,

SWORN AND SUBSCRIBED BEFORE ME THIS TUESDAY, JUNE 12, 2001

NOTARY PUBLIC SARAH J. HOWER

MOTARIAL SEAL
SARAH J. HOWER, Notary Public
Blocmsburg, Columbia County, PA
My Commission Expires June 21, 2003

SHERIFF HARRY A. ROADARMEL JR.

T. CHAMBERLAIN CHIEF DEPUTY SHERIFF

HARRY A. ROADARMEL, JR.



PHONE (570) 381-5622 SHERIFF OF COLUMBIA COUNTY COURT HOUSE - P.O. BOX 380 BLOOMSBURG, PA 17813 FAX: (570)-784-0257

24 HOUR PHONE (\$70) 784-6300

REMIT CORPORATION

Docket # 49ED2001

VS

EXECUTION

MARSHA FISHER

AFFIDAVIT OF SERVICE

NOW, THIS MONDAY, JUNE 11, 2001, AT 10:00 AM, SERVED THE WITHIN EXECUTION UPON MARSHA FISHER AT 401 WIRT ST. APT 5, BLOOMSBURG BY HANDING TO MARSHA FISHER A TRUE AND ATTESTED COPY OF THE ORIGINAL WRIT AND MADE KNOWN TO HER THE CONTENTS THEREOF.

SO ANSWERS,

SWORN AND SUBSCRIBED BEFORE ME THIS TUESDAY, JUNE 12, 2001

NOTARY PUBLIC SARAH J. HOWER

NOTARIAL SEAL SARAH J. HOWER, Notary Public Bloomsburg, Columbia County, PA My Corrmission Expires June 21, 2003 X_____SHERIFF HARRY A. ROADARMEL JR.

T. CHAMBERLAIN CHIEF DEPUTY SHERIFF

COLUMBIA COUNTY SHERIFF'S OFFICE PROCESS SERVICE ORDER

OFFICER: I	. CHAMBERLAIN		/1CE# 1 - (KET # 49E)		RVICES
PLAINTIFF	REM	IT CORPORATIO	ON		
DEFENDANT	MAR	SHA FISHER			
PERSON/CORP MARSHA FISHE 401 WIRT ST. AP BLOOMSBURG	R T 5	EXEC	ERS TO SE CUTION		
SERVED UPON	duf.		· · · -		
RELATIONSHIP	dos.	ID	ENTIFICA	TION	
DATE 6-1/-01	TIME <u>/////</u>	MILEAGE		OTHER	
Race Sex _	Height We	eight Eyes	Hair	_ Age	Military
TYPE OF SERVIO	C. CORPOR D. REGISTE E. NOT FOU	AL SERVICE AT OLD MEMBER: ATION MANAG RED AGENT JND AT PLACE SPECIFY)	18+ YEAI ING AGEN OF ATTEN	RS OF AG	E AT POA RVICE
ATTEMPTS DATE	TIME	OFFICER		REMAI	RKS
DEPUTY	TC -		 DATE		

7-11 34 1660

COLUMBIA COUNTY SHERIFF'S OFFICE PROCESS SERVICE ORDER

OFFICER:	T. CHAMBERLAIN	SERVICE# : DOCKET # 4	2 - OF - 1 SERVICES 49ED2001
PLAINTIFF	REM	IT CORPORATION	
DEFENDANT	MAR	SHA FISHER	•
PERSON/COR	P TO SERVED	PAPERS TO	SERVED
FIRST FEDERA		EXECUTION	
17 E MAIN ST.			
BLOOMSBURG	3		
SERVED UPON	N Mory Bett	L Shade Man	305
RELATIONSHI	P	IDENTIF	ICATION
DATE 6-6-01	тіме <u>/300</u> _	MILEAGE 3,00	OTHER
Race Sex	Height W	eight Eyes Hair	Age Military
TYPE OF SERV	B. HOUSEI C. CORPOR D. REGISTI		
	F. OTHER (SPECIFY)	
ATTEMPTS DATE	TIME	OFFICER	REMARKS
DEPUTY	, —	DATE	<u> </u>

EXECUTION LEVY SHEET

PERSONAL PROPERTY LEVIED UPON \$2,792.OO + COSTS

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BY VIRTUE OF WRIT OF EXECUTION 49 OF 2001 ED TO ME DIRECTED BY THE COURTS, THERE WILL BE SOLD AT PUBLIC SALE, ON TUESDAY JULY 24, 2001 AT 10:00 O'CLOCK AM AT THE PLACE 401 WIRT ST. APT 5 BLOOMSBURG, PA IN THE TOWN OF BLOOMSBURG, PA COUNTY OF COLUMBIA AND STATE OF PENNSYLVANIA, THE FOLLOWING ARTICLES OF PERSONAL PROPERTY, TO WIT:

1998 FORD MUSTANG REG# DFL8035

TOGETHER WITH ALL OTHER ARTICLES FOUND AND BELONGING TO THE DEFENDANT(S) AND NOT ENUMERATED: SEIZED AND TAKEN INTO EXECUTION, AS THE PROPERTY OF MARSHA FISHER AT 401 WIRT ST. APT 5 BLOOMSBURG AND TO BE SOLD BY HARRY A ROADARMEL, JR. SHERIFF OF COLUMBIA COUNTY, BLOOMSBURG, PA17815 (570-389-5622).

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SEIZED AND TAKEN INTO EXECUTION, AS THE PROPERTY OF MARSHA FISHER AT 401 WIRT ST. APT 5 BLOOMSBURG AND TO BE SOLD BY HARRY A ROADARMEL, JR. SHERIFF OF COLUMBIA COUNTY, BLOOMSBURG, PA17815 (570-389-5622).

REMIT CORPORATION.

Plaintiff

VS.

MARSHA FISHER. Defendant : IN THE COURT OF COMMON PLEAS

OF COLUMBIA COUNTY, PA

: CIVIL - LAW

EXECUTION - MONEY JUDGMENT

ED 201-49 : NO. 2000-CV-1308

NOTICE

This paper is a Writ of Execution. It has been issued because there is a 🛴 judgment against you. It may cause your property to be held or taken to pay the judgment. You may have legal rights to prevent your property from being taken. A lawyer can advise you more specifically of these rights. If you wish to exercise your rights, you must act promptly.

The law provides that certain property cannot be taken. Such property is said to be exempt. There is a debtor's exemption of \$300. There are other exemptions which may be applicable to you. Attached is a summary of some of the major exemptions. You may have other exemptions or other rights.

If you have an exemption, you should do the following promptly: (1) Fill out the attached claim form and demand for a prompt hearing. (2) Deliver the form or mail it to the Sheriff's Office at the address noted.

You should come to court ready to explain your exemption. If you do not come to court and prove your exemption, you may lose some of your property.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW TO FIND OUT WHERE YOU CAN GET LEGAL HELP.

> NORTH PA LEGAL SERVICES 168 E. 5TH STREET BLOOMSBURG, PA 17815 570-784-8760

MAJOR EXEMPTIONS UNDER PENNSYLVANIA AND FEDERAL LAW

- 1. \$300 statutory exemption
- 2. Bibles, school books, sewing machines, uniforms and equipment
- 3. Most wages and unemployment compensation
- 4. Social Security benefits
- 5. Certain retirement funds and accounts
- 6. Certain veteran and armed forces benefits
- 7. Certain insurance proceeds
- 8. Such other exemptions as may be provided by law

CLAIM FOR EXEMPTION

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I, the above-named defendant, claim exe	mption of property from	levy or
attachment:		
(1) From my personal property in my pos- levied upon,	session which has beer	1
(a) I desire that my \$300 statutory exe	mption be	
(i) set aside in kind (specify propaside in kind):	perty to be set	
(ii) paid in cash following the sal levied upon; or	e of the property	
(b) I claim the following exemption (sp basis of exemption):	ecify property and	
(2) From my property which is in the pos following exemptions:	session of a third party,	I claim the
(a) my \$300 statutory exemption: (specify property):	in cash;	in kind
(b) Social Security benefits on deposi	t in the amount of	
(c) other (specify amount and basis o	f exemption):	
I request a prompt court hearing to dete hearing should be given to me at	,	
Address	, Telepho	one Number

I verify that the statements made in this Claim for Exemption are true and correct. I understand that false statements herein are made subject to the penalties of 18 Pa. C.S. Section 4904 relating to unsworn falsification to authorities.

Date:

Defendant

THIS CLAIM TO BE FILED WITH THE OFFICE OF THE SHERIFF OF COLUMBIA COUNTY:

Harry Roadarmel, Sheriff
Columbia County Courthouse, 35 W. Main Street, Bloomsburg, PA

REMIT CORPORATION, : IN THE COURT OF COMMON PLEAS Plaintiff : OF COLUMBIA COUNTY, PA : CIVIL - LAW : EXECUTION - MONEY JUDGMENT VS. : 2001 ED 49 : NO. 2000-CV-1308 MARSHA FISHER. Defendant COMMONWEALTH OF PENNSYLVANIA, COUNTY OF COLUMBIA TO THE SHERIFF OF COLUMBIA COUNTY, PENNA. To satisfy the judgment, interest and costs against MARSHA FISHERS Defendant(s): (1) You are directed to levy upon the property of the defendant and to sell its interest therein; (Inquisition and Exemption Laws waived and Condemnation agreed to) (2) You are also directed to attach the property of the defendant not levied upon in the possession of <u>(See attached)</u> as Garnishee(s) (Specifically describe property) and to notify the Garnishee(s) that (a) an attachment has been issued; (b) the garnishee(s) is enjoined from paying any debt to or for the account of the defendant(s) and from delivering any property of the defendant(s) or otherwise disposing thereof. (3) If the property of the defendant not levied upon and subject to attachment is found in the possession of anyone other than the named garnishee(s), you are directed to notify him that he has been added as a garnishee and is enjoined as above stated. \$2792.00 Amount due 240.51 Interest from 12/16/99 through 05/24/01 @ .459/day \$3032.51 Plus costs and statutory Total

interest at the rate of \$.459

per day after 05/24/01

Dated 5 30 2001

Prothonotary, Court of Common Pleas of COLUMBIA County, Penna.

By Cel' oleth a Burn

ATTACHMENT

First Federal Bank 17 E. Main St. Bloomsburg, PA 17815 REMIT CORPORATION, INC.,

Plaintiff

: IN THE COURT OF COMMON PLEAS

: OF COLUMBIA COUNTY, PA

: CIVIL - LAW

VS.

: EXECUTION - MONEY JUDGMENT

MARSHA FISHER.

Defendant

4 - 23-105 23 : NO. 2000-CV-1308

INTERROGATORIES IN ATTACHMENT

First Federal Bank, Garnishee TO: 17 E. Main St. Bloomsburg, PA 17815

You must file with the Court verified answers to the following interrogatories in attachment within twenty (20) days after service upon you. Failure to do so may result in a default judgment being entered against you. A copy of said answers must be served on the undersigned. If your answer to any of the foregoing interrogatories is affirmative, specify the amount, value and/or completely describe the nature of the subject property. If your answer depends upon the review of any documents, account records or other papers or electronic data, completely describe the same in exact detail (or attach a copy of the same).

a. At the time you were served or at any subsequent time, did you owe the defendant(s) any money or were you liable to defendant(s) on any negotiable or other written instrument, or did defendant(s) claim that you owed any money or were liable to defendant(s) for any reason?

2. a. At the time you were served or at any subsequent time, was there in your possession, custody or control or in the joint possession, custody or control of yourself or one or more other persons property of any nature owned solely or in part by the defendant(s)?

3. a. At any time you were served or at any subsequent time, did you hold legal title to property of any nature owned solely or in part by the defendant(s) or in which defendant(s) held or claimed any interest?

4. a. At any time you were served or at any subsequent time, did you hold as a fiduciary property in which the defendant(s) had an interest?

5. a. At any time before or after you were served, did the defendant(s) transfer or deliver property of any nature to you or to any person or place pursuant to your direction or consent and, if so, what was the consideration therefor?

6. a. At the time you were served or at any subsequent time did you pay, transfer or deliver any money or property of any nature to the defendant(s)?

7. a. At the time you were served or at any subsequent time did you pay, transfer or deliver any money or property of any nature, to any person, entity or place pursuant to the direction of, or undertaking for, the defendant(s) *e.g.* lease payments, loan payments, etc.?

8. a. At the time you were served or at any subsequent time, did you have, share or utilize any safe-deposit boxes, pledges, documents of title, securities, notes, coupons, receivable, license, or collateral in which there was an interest claimed by defendant(s)?

9. a. Identify every account (not previously noted), titled in the name of defendant(s) in which you believe defendant(s) have an interest in whole of part, whether or not styled as a payroll account, individual retirement account, tax account, lottery account, partnership account, joint or tenants by entirety account, insurance account, trust or escrow account, attorney's account or otherwise.

b. To the extent that your above answer depends in whole or part on documents, account records or other papers or electronic data, describe each in exact detail (or attach a copy of the same).

LAW OFFICES OF

DERR, PURSEL LUSCHAS & NORTON

Noah G. Naparsteck, Esquire 120 W. Main St., P.O. Box 539

Bloomsburg, PA 17815

(570) 784-4654

Atty. ID# 82190 Attorney for Plaintiff

COMMONWEALTH OF PENNSYLVANIA	: :SS.
COUNTY OF COLUMBIA	:
	being duly sworn
according to law deposes and says that he/sh	ne is the
of First Federal Bank, and as such officer is a	uthorized to make this affidavit, and that
the answers set forth to the foregoing Interrog	gatories are true and correct to the best of
his/her knowledge, information and belief.	
Sworn and subscribed to	
before me, a Notary Public,	
this day of	
, 2001.	

60-1476/313

PURSEL, LUSCHAS & NORTON ATTORNEYS AT LAW ADVANCED COST ACCOUNT 120 WEST MAIN STREET BLOOMSBURG, PA 17815

DERR,

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PAY TO THE ORDER OF

Colambia Coanty
Farmers National Bank

FOR

2500511601 #008778# #034314765#

: IN THE COURT OF COMMON PLEAS REMIT CORPORATION, INC., : OF COLUMBIA COUNTY, PA Plaintiff : CIVIL - LAW : EXECUTION - MONEY JUDGMENT VS. MARSHA FISHER. : NO. 2000-CV-1308 Defendant PRAECIPE FOR WRIT OF EXECUTION - MONEY JUDGMENT P.R.C.P. 3101 to 3149 TO THE PROTHONOTARY: ISSUE WRIT OF EXECUTION IN THE ABOVE MATTER. (1) Directed to the Sheriff of COLUMBIA County, Pennsylvania (2) against Marsha Fisher, 401 Wirst St., Apt. 5, Bloomsburg, PA 17815. Defendant(s); (3) and against <u>(See attached)</u> Garnishee(s); (4) and index this writ (a) against MARSHA FISHER, Defendant(s) and (b) against (See attached) Garnishee(s). as a lis pendens against the real property of the defendant(s) in the name of the Garnishee(s) as follows: (Specifically describe property) \$2792.00 (5) Amount due 240.51 Interest from 12/16/99 through 05/24/01 @ .459/day \$ 3032.51 Plus costs and Total statutory interest at the rate of \$.459 per day after 05/24/01 Dated: 5/24/01 LAW OFFICES OF DERR, PURSEL, LUSCHAS & NORTON Noah G. Naparsteck, Esquire (I.D.# 82190) 120 West Main St., P.O. Box 539

Bloomsburg, PA 17815

(570) 784-4654

REMIT CORPORATION.

: IN THE COURT OF COMMON PLEAS

Plaintiff

: OF COLUMBIA COUNTY, PA

: CIVIL - LAW

VS.

: EXECUTION - MONEY JUDGMENT

MARSHA FISHER.

Defendant

: NO. 2000-CV-1308

REQUEST FOR PRODUCTION OF DOCUMENTS

The following documents and items referenced below are to be produced for inspection, testing and copying in the above offices of counsel for plaintiff at 9:30 a.m., thirty days from the date of this request. You must produce those items possessed or controlled by you or anyone acting or having acted on your behalf including, but not limited to attorneys, accountants, agents, servants, workmen, employees, and other natural persons, businesses or organizations.

These requests for production are continuing. Any items, secured subsequent to the production of those requested which would have been includable in the initial requested production are to be supplied forthwith by supplemental production, immediately after the same are brought to your attention.

The term document as used herein is synonymous with the term record and means any writing, report, memorandum, correspondence, tape or magnetic recording, computer program or data, visual or audio reproduction, sketch, drawing or photograph, or other manual, stenographic, mechanical or other form or record.

Each request and portion of each request is deemed severable and if objection is made to all or part of a request, the remainder should be produced. If you object to production of part of a document or thing, the remainder should be produced. If you object solely to the copying or testing of a document or thing, it should be produced for inspection.

- 1. Every document, work sheet and manual or computerized record of data reviewed in order to respond to Plaintiffs Writ of Execution and Interrogatories in Attachment including but not limited to, lists of account names searched to identify if defendant maintained accounts or was owed money or things to garnishee, account analyses, notations, and memoranda.
- 2. Signature cards and other documentation generated at the time of inception or time of any modification to the said account(s) of or obligations(s) to Defendant(s), whether or not these open account(s) or obligations were identified in your Answers to Interrogatories in Attachment.

- 3. Records of any present loans from Garnishee to defendant(s) including but not limited to application(s), financial reports, credit investigations, notes and other loan documentation, account analyses and correspondence.
- 4. To the extent not heretofore requested, every document upon which you rely in concluding and/or asserting that account(s) of or obligation(s) to defendant(s) are exempt or immune from or subordinate to a claimed right of set off, or otherwise not amenable to attachment execution.
- 5. To the extent not previously requested, copies of all correspondence and memorandum of conversations:
- a. Internal among employees of garnishee with respect to the instant attachment proceedings.
- b. Between employees of garnishee and defendant with respect to the instant attachment proceedings.

LAW/OFFICES

DERR, PURSEL, LUSCHAS & NORTON

Noah G. Naparsteck, Esq.

120 W. Main Street

Bloomsburg, PA 17815

570-784-4654

Attorney I. D. #82190