152-2860 CAI) CARRISE Mobile Home
Derwief 11/8603 Date 07/02/02 Julia Sarce
City, State, ZIP Code 1001 Orange Street
Request for Change of Address or Boxholder Information Needed for Service of Legal Process
ame: 1901en Johns. 1900 There)
diress: 1011 Orange & Bernick HA 19102
OTE: The name and last known address are required for change of address information. The name, if known, and est office box address are required for boxholder information.
re following information is provided in accordance with 39 CFR 265.6(d)(6)(ii). There is no fee for providing exhalses information. The fee for providing change of address information is waived in accordance with 39 CFR (d)(1) and (2) and corresponding Administrative Support Manual 352.44a and b.
Capacity of requester (e.g., process server, attorney, party representing neetl):
Statute or regulation that empowers me to serve process (not required when requester is an attorney or a party ting pro se must cite dute):
The names of all known parties to the higation:
The court in which the case has been or will be heard:
The docket or other identifying number if one has been issued:
The capacity in which this individual is to be served (e.g. defendant or ness):
WARNING E SUBMISSION OF FAUSE INFORMATION TO OBTAIN AND USE CHARGE OF AUDRESS INFORMATION OR DOXHOLDER INFORMATION IT ANY PURPOSE OF HER THAN THE SERVICE OF LEGAL PROCESS IN CONNECTION WITH ACTUAL OR PROSPECTIVE LINGATION OF THE SUBJECT OF CRIMINAL PLANETIES INCOUNTED A LIMIT OF THE TO \$10,000 OR IMPRISONMENT OR (2) TO AVOID PAYMENT OF THE FOR CHARGE OF AUDRESS INFORMATION OF HOT MORE, THAN 5 YEARS, OR BOTH (TUTE 18 U.S.C. SECTION 1001).
citify that the above information is true and that the address information is needed and will be used sofely for vice of legal process in connection with actual or prospective fligation.
6/enf/11/6.00 6/by PH 17815
City, State, ZIP Code FOR POST OFFICE USE ONLY
XHOLDER'S POSTMARK —— No change of address order on file. NEW ADDRESS or
Not known at address given. NAME and STREET ADDRESS Moved, left no forwarding address. No such address.

# **COLUMBIA COUNTY SHERIFF'S OFFICE** PROCESS SERVICE ORDER

OFFICER: T. CHAMBERLAIN DATE RECEIVED 6/19/2002

SERVICE# 1 - OF - 2 SERVICES DOCKET # 76ED2002

PLAINTIFF	REMIT CORPORATION
DEFENDANT	HELEN L. JOHNS
1011 ORANGE ST.	EXECUTION
SERVED UPON	
RELATIONSHIP	IDENTIFICATION
DATETIME	MILEAGE OTHER
Race Sex Heig	ght Weight Eyes Hair Age Military
B C D E.	PERSONAL SERVICE AT POA POB POE CCSO HOUSEHOLD MEMBER: 18+ YEARS OF AGE AT POA CORPORATION MANAGING AGENT REGISTERED AGENT NOT FOUND AT PLACE OF ATTEMPTED SERVICE OTHER (SPECIFY)
ATTEMPTS DATE  134  6.24  133  06/27/02  199  DEPUTY	ME OFFICER REMARKS  MINAN-HAR NA  MA-LC  MINAN-HAR NA-LC  MINAN-HAR NA-LC  MINAN-HAR NA-LC  DATE  DATE

REMIT CORPORATION.

: IN THE COURT OF COMMON PLEAS

assignee of The Bloomsburg

: OF COLUMBIA COUNTY

Hospital

Plaintiff

VS.

: CIVIL ACTION - LAW

HELEN L JOHNS.

Defendant

: NO.

2002CV704 2002ED76

#### WRIT OF EXECUTION MONEY JUDGMENT

COMMONWEALTH OF PENNSYLVANIA, COUNTY OF COLUMBIA TO THE SHERIFF OF COLUMBIA COUNTY, PENNSYLVANIA

To satisfy the Judgment, interest and costs against Helen L Johns, 1011 Orange Street, Berwick, PA 18603 Columbia County, Respondent(s);

- (1) You are also directed to attach the property of the Respondent(s) not levied upon in the possession of another, described herein to include but not limited to:
- (a) any and all checking accounts, savings accounts, certificates of deposit held in the names of Helen L Johns (Respondent(s)) at First National Bank, 701 Freas Avenue, Berwick, Columbia County, PA 18603; and
- (b) any and all amounts being held or controlled by Garnishee(s) to satisfy any debt owed by Garnishee(s) to or for the account of Helen L Johns
  - the proceeds of any mortgage; and (c)
- (d) all property of Respondent(s) that is capable of attachment under the Rules of Civil Procedure that is in the possession, custody or control of Garnishee and to notify the Garnishee that
  - (i) an attachment has been issued:
- (ii) the Garnishee is enjoined from paying any debt to or for the account of the Respondent(s) and from delivering any property of the Respondent(s) or otherwise disposing thereof;

(3) If property of the Respondent(s) 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	\$2,384.65
Judgment Costs	26.25
Sheriff	200.00
Praecipe Costs	23.00

Total:

\$2,633.90

DATED: 06-19-2003

Prothonotary

Seal of the Court

By: Blacking Shlutte Deputy Of

Judgment \$19.25 paid What \$23,00 paid Satisfy \$ 7.00 REMIT CORPORATION,

: IN THE COURT OF COMMON PLEAS

assignee of The Bloomsburg

: OF COLUMBIA COUNTY

Hospital

Plaintiff

vs.

CTEVE LOWERS T

HELEN L JOHNS,

Defendant

: CIVIL ACTION - LAW

:NO. 2002 CV 704

www 2002ED76

Garnishee(s): First National Bank 701 Freas Avenue Berwick, PA 18603

#### WRIT OF EXECUTION

# (Money Judgments)

Amount Due	\$2,384.65
Judgment Costs	26 .25
Sheriff	200.00
Praecipe Costs	23.00

Total:

\$2,633.90

REMIT CORPORATION
36 West Main Street
P O Box 7

Bloomsburg PA 17815

LAURINDA J VOELCKER, ESQUIRE PA ID# 82706

Where papers may be served:

First National Bank, 701 Freas Avenue, Berwick, PA 18603 Helen L Johns, 1011 Orange Street, Berwick, PA 18603 REMIT CORPORATION,

assignee of The Bloomsburg

Hospital

: OF COLUMBIA COUNTY

Plaintiff

vs.

: CIVIL ACTION - LAW

: IN THE COURT OF COMMON PLEAS

HELEN L JOHNS,

Defendant

:NO. 2002 CV 704

Writ 2002 ED 76

# WRIT OF EXECUTION NOTICE

This paper is 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 \$300.00. 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.

Pennsylvania Lawyer Referral Service Pennsylvania Bar Association P.O. Box 186 Harrisburg, PA 17108 (717) 238-6807 Gary Wamser 168 W 5<sup>th</sup> St Bloomsburg, PA 17815 (570) 784-8760

## MAJOR EXEMPTIONS UNDER PENNSYLVANIA AND FEDERAL LAW

- \$300 Statutory Exemption 1.
- Bibles, School Books, Sewing Machines, Uniforms and Equipment Most wages and unemployment compensation 2.
- 3.
- Social Security Benefits 4.
- Certain retirement funds and accounts 5.
- Certain veteran and armed forces benefits 6.
- Certain insurance proceeds 7.
- Such other exemptions as may be provided by law 8.

REMIT CORPORATION, assignee of The Bloomsburg Hospital  Plaintiff		: IN THE COURT OF COMMON PLEAS : OF COLUMBIA COUNTY		
		:		
		•		
vs.		:		
HETENI I	DED.	: CIVIL ACTION - LAW	. \	
HELEN L JO	DHNS, Defendant	:NO. 2002CV704	Writ 2002 ED 76	
	CLAI	M FOR EXEMPTION		
To the Sherif	ff:			
I, the a	above-named Respond	lent(s), claim exemption of property fr	om levy or	
attachment:				
(1)	From my personal pr	operty in my possession which has be	en levied upon,	
(a) desire that my \$300 statutory exemption be				
	_ (i) set aside in kin	d (specify property to be set aside in l	cind):	
	_ (ii) paid in cash fo	ollowing the sale of the property levied	d upon;	
or				
	(b) I claim the follow	wing exemption (specify property and	l basis of	
exemption):				
(2)	Form my property which is in the possession of a third party, I claim the			
following exe	mptions:			
_		ry exemption: _ in cash; _ in kind (spec	cify property):	
	(b) Social Security b	enefits on deposit in the amount of \$_		
	(c) other (specify am	nount and basis of exemption)		

I request a prompt Court He	earing to determine the exemption. Notice of the
Hearing should be given to me at	
	(Address)
	(Telephone Number)
I verify that the statements	made in this Claim for Exemption are true and correct
I understand that false statements h	erein are made subject to the penalties of 18 Pa. C.S.
Section 4904 relating to unsworn fa	alsification to authorities.
DATE:	
	Respondent

SHERIFF OF COLUMBIA COUNTY
COLUMBIA COUNTY COURTHOUSE
35 WEST MAIN STREET
BLOOMSBURG, PA 17815

REMIT CORPORATION, : IN THE COURT OF COMMON PLEAS

assignee of The Bloomsburg : OF COLUMBIA COUNTY

Hospital

Plaintiff :

vs.

: CIVIL ACTION - LAW

HELEN L JOHNS, :
Defendant : NO. 2002 CV 704

2002 D 76

#### INTERROGATORIES TO GARNISHEE

TO: First National Bank 701 Freas Avenue Berwick, PA 18603

SEARCH FOR ACCOUNTS IN THE NAME OF THE DEFENDANT AS SHOWN ABOVE. ALSO, SEARCH FOR ACCOUNTS OWNED BY THE DEFENDANT, BUT IN OTHER NAMES OR DESIGNATIONS.

YOU ARE REQUIRED TO FILE ANSWERS TO THE FOLLOWING INTERROGATORIES WITHIN TWENTY (20) DAYS AFTER SERVICE UPON YOU. FAILURE TO DO SO MAY RESULT IN JUDGMENT AGAINST YOU.

1. At the time you were served or at any subsequent time did you owe the defendant any money or did he have any funds on deposit with you or were you liable to him on any negotiable or other written instrument, or did he claim that you owed him any money or were liable to him for any reason?

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

3. At the time you were served or at any subsequent time did you hold legal title to any property of any nature owned solely or in part by the defendant or in which defendant held or claimed any interest?
4. At the time you were served or at any subsequent time did you hold as fiduciary any property in which the defendant had an interest?
5. At any time before or after you were served did the defendant transfer or deliver any property to you or to any person or place pursuant to your direction or consent and if so what was the consideration thereof?
6. At any time after you were served did you pay, transfer or deliver any money or property to the defendant or to any person or place pursuant to his direction or otherwise discharge any claim of the defendant against you?

7. At any time before or after you were served did you have a security interest in any property of the defendant or were you holding any document of title or other collateral of any kind as security for any loan or time purchase transaction between yourself and the defendant?

8. The following Interrogatory is only to be answered in the event all of your answers to the preceding Interrogatories are in the negative: At any time before you were served, did you have an account with the defendant that was still active within 6 months prior to the time you were served. If your answer is affirmative, state with particularity the last date that the account had \$100.00 or more on deposit and the date that the account was closed as well as indicating whether the account was closed by the defendant drawing the deposit out or whether the account was closed by you for some reason having to do with the defendant not complying with all of your rules and regulations pertaining to the maintenance of an account.

9. Does any individual defendant(s) maintain an I.R.A. or Individual Retirement Account? Please be on notice that in the opinion of counsel for the plaintiff, I.R.A.s in the name of the defendant or defendants may be subject to attachment in whole or in part and may not be immune from same under the operative laws of Pennsylvania or under any operative Federal laws. You are, therefore, specifically instructed to disclose the existence and particulars of any I.R.A. account in accordance with the above Interrogatories and you are on notice that any such account is subject to the injunctive power of this attachment until such time as determined by an Order of Court as to whether all or part of the account is subject to attachment.

10. If your answer to any of the above on deposit or owed or describe the property in de the transaction as may be relevant to this attachment.	
COMPLETED BY:	
Signature	Name (print)
Title	
Interrogatories submitted to garnishee by:	
REMIT CORPORATION	
Jamuska J. Maclibu Laurinda J. Voelcker, Esquire Attorney for Plaintiff	

PA ID # 82706

# NOTICE OF INTENTION TO FILE BILL OF COSTS PURSUANT TO Pa.R.C.P. 3117(b)

Please take notice that Pa. R.C.P. 3117(b) provides that "all reasonable expenses in connection with the discovery (provided by Pa.R.C.P. 3117(a)) may be taxed against the defendant as costs if it is ascertained by the discovery proceedings that he has property liable to execution.

Pa.R.C.P. 3117(a) provides that the plaintiff before or after issuance of a writ of execution may take the testimony of any person including a garnishee on written interrogatories for the purpose of discovery of assets of the defendant.

Until the garnishee answers or acknowledges that it has property liable to execution, the plaintiff is unable to determine whether the reasonable expenses in connection with the discovery may be taxed as costs or not.

In the event the garnishee has property liable to the execution, the Prothonotary, sheriff, defendant, and garnishee are requested and placed on this notice not to calculate a total amount of debt and costs of record until the plaintiff has filed its bill of costs pursuant to Pa.R.C.P, 3117(b).

REMIT CORPORATION Laurinda Voelcker, Esq. P.O. Box 7 Bloomsburg, PA 17815 570-387-6470

### HARRY A. ROADARMEL, JR.



9HONE (570) 389-5622 24 HOUR PHONE (\$70) 784-6300

SHERIFF'S RETURN O	F NO SERVICE
REMIT CORPORATION VS. HELEN L. JOHNS	76ED2002
THE AFOREMENTIONED WRIT IS BEING RI THIS 11/7/2002 FOR THE FOLLOWING REAS MOVED LEFT NO FORWARDING	
SWORN AND SUBSCRIBED BEFORE ME THIS Thursday, November 07, 2002 Mendy Meshrer	SO ANSWERS:
NOTARY PUBLIC	HARRY A. ROADARMEL JR SHERIFF
NCTARIAL BEAL WENDY WESTOVER, NOTARY PUBLIC BLOOMSBURG, COLUMBIA CO., PA MY COMMISSION EXPIRES NOVEMBER 07, 2005	BY:

T. CHAMBERLAIN DEPUTY SHERIFF

#### HARRY A. ROADARMEL, JR.



SHERIFF OF COLUMBIA COUNTY COURT HOUSE - P.O. BOX 380 BLOOMSBURG, PA. 17815 FAX: (370) 784-0237

24 HOUR PHONE (570) 784-6300

PHONE (\$70) 389-5622

REMIT CORPORATION

Docket # 76ED2002

VS

**EXECUTION** 

HELEN L. JOHNS

#### AFFIDAVIT OF SERVICE

NOW, THIS FRIDAY, JUNE 21, 2002, AT 1:05 PM, SERVED THE WITHIN EXECUTION UPON FIRST NATIONAL BANK AT 701 FREAS AVE., BERWICK BY HANDING TO ROSEANN FINUCAN, CUSTOMER SERVICE REPRESENTATIVE, 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 WEDNESDAY, JULY 10, 2002

NOTARY PURI IC

NOTARIAL SEAL WENDY WESTOVER, NOTARY PUBLIC BLOOMSBURG, COLUMBIA CO., PA MY COMMISSION EXPIRES NOVEMBER 07, 2005 SHERIFF HARRY A. ROADARMEL JR.

Harry a. Roadannel Jo

T. CHAMBERLAIN DEPUTY SHERIFF

# COLUMBIA COUNTY SHERIFF'S OFFICE PROCESS SERVICE ORDER

OFFICER: T. CHAMBERLAIN SERVICE# 2 - OF - 2 SERVICES DATE RECEIVED 6/19/2002 DOCKET # 76ED2002 PLAINTIFF REMIT CORPORATION DEFENDANT HELEN L. JOHNS PERSON/CORP TO SERVED PAPERS TO SERVED FIRST NATIONAL BANK DE BLOK **EXECUTION** 1101 701 FREAS AVE. BERWICK SERVED UPON fosegny Finneger RELATIONSHIP Cust Some Ky IDENTIFICATION DATE (30) TIME (30) MILEAGE \_\_\_\_\_ OTHER \_\_\_\_ Race \_\_\_ Sex \_\_ Height \_\_\_ Weight \_\_ Eyes \_\_ Hair \_\_\_ Agc \_\_ Military \_\_ TYPE OF SERVICE: A. PERSONAL SERVICE AT POA POB POE CCSO B. HOUSEHOLD MEMBER: 18+ YEARS OF AGE AT POA C. CORPORATION MANAGING AGENT D. REGISTERED AGENT E. NOT FOUND AT PLACE OF ATTEMPTED SERVICE F. OTHER (SPECIFY) **ATTEMPTS** DATE TIME OFFICER REMARKS \_\_\_\_\_ DATE \_\_\_\_ DEPUTY

REMIT CORPORATION.

: IN THE COURT OF COMMON PLEAS

: OF COLUMBIA COUNTY assignee of The Bloomsburg

Hospital

**Plaintiff** 

vs.

HELEN L JOHNS.

Defendant

: NO. 2002 CV704 2002 ED76

#### WRIT OF EXECUTION MONEY JUDGMENT

COMMONWEALTH OF PENNSYLVANIA, COUNTY OF COLUMBIA TO THE SHERIFF OF COLUMBIA COUNTY, PENNSYLVANIA

To satisfy the Judgment, interest and costs against Helen L Johns, 1011 Orange Street, Berwick, PA 18603 Columbia County, Respondent(s);

- You are also directed to attach the property of the Respondent(s) not levied upon in the possession of another, described herein to include but not limited to:
- any and all checking accounts, savings accounts, certificates of deposit held in the names of Helen L Johns (Respondent(s)) at First National Bank, 701 Freas Avenue, Berwick, Columbia County, PA 18603; and
- (b) any and all amounts being held or controlled by Garnishee(s) to satisfy any debt owed by Garnishee(s) to or for the account of Helen L Johns
  - (c) the proceeds of any mortgage; and
- all property of Respondent(s) that is capable of attachment under (d) the Rules of Civil Procedure that is in the possession, custody or control of Garnishee and to notify the Garnishee that
  - (i) an attachment has been issued:
- the Garnishee is enjoined from paying any debt to or for the (ii) account of the Respondent(s) and from delivering any property of the Respondent(s) or otherwise disposing thereof;

(3) If property of the Respondent(s) 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	\$2,384.65
Judgment Costs	26.25
Sheriff	200.00
Praecipe Costs	23.00

Total: \$2,633.90

DATED: 06 19,2002
Prothonotary

Seal of the Court

By: Balyana Alutte
Deputy Lif

Judgment \$19.25 paid Writ \$23.00 paid Satisfy \$ 1.00 REMIT CORPORATION,

: IN THE COURT OF COMMON PLEAS

assignee of The Bloomsburg : OF COLUMBIA COUNTY

Hospital

Plaintiff ;

vs.

: CIVIL ACTION - LAW

HELEN L JOHNS,

Defendant

: NO. 2002 CV 704

Writ 2002EU76

Garnishee(s): First National Bank 701 Freas Avenue Berwick, PA 18603

#### WRIT OF EXECUTION

## (Money Judgments)

Amount Due	\$2,384.65
Judgment Costs	26 .25
Sheriff	200.00
Praecipe Costs	23.00

Total:

\$2,633.90

REMIT CORPORATION 36 West Main Street PO Box 7 Bloomsburg PA 17815

LAURINDA J VOELCKER, ESQUIRE

PA ID# 82706

Where papers may be served:

First National Bank, 701 Freas Avenue, Berwick, PA 18603 Helen L Johns, 1011 Orange Street, Berwick, PA 18603

REMIT CORPORATION, : IN THE COURT OF COMMON PLEAS

assignee of The Bloomsburg : OF COLUMBIA COUNTY

Hospital

**Plaintiff** 

VS.

HELEN L JOHNS.

: NO. 2002 CV 704 2002 ED 76 Defendant

## WRIT OF EXECUTION NOTICE

This paper is 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 \$300.00. 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.

Pennsylvania Lawyer Referral Service Pennsylvania Bar Association P.O. Box 186 Harrisburg, PA 17108 (717) 238-6807

Gary Wamser 168 W 5<sup>th</sup> St 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
- 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

•		: IN THE COURT OF COMM : OF COLUMBIA COUNTY :		
	Plaintiff	:		
vs. HELEN L J	OHNS, Defendant	: CIVIL ACTION - LAW : NO. 2002 CV 764	WWt 2002 ED 76	
		AIM FOR EXEMPTION		
To the Sheri	ff:			
I, the attachment:	above-named Respon	ndent(s), claim exemption of propert	ty from levy or	
(1)	From my personal p	property in my possession which ha	s been levied upon,	
	(a) desire that my \$	5300 statutory exemption be		
	_ (i) set aside in ki	ind (specify property to be set aside	in kind):	
	_ (ii) paid in cash	following the sale of the property le	vied upon;	
or	(b) I claim the foll	owing exemption (specify property	and basis of	
exemption):_				
(2)	Form my property v	which is in the possession of a third	party, I claim the	
following exe	emptions:			
	(a) my \$300 statute	ory exemption:_ in cash; _ in kind (	specify property):	
	(b) Social Security	benefits on deposit in the amount o	f\$,	
	(c) other (specify as	mount and basis of exemption)	<del></del>	

• • •	learing to determine the exemption. Notice of the
Hearing should be given to me at	
-	
	(Address)
	(Telephone 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:	
	Respondent

SHERIFF OF COLUMBIA COUNTY
COLUMBIA COUNTY COURTHOUSE
35 WEST MAIN STREET
BLOOMSBURG, PA 17815

REMIT CORPORATION.

: IN THE COURT OF COMMON PLEAS : OF COLUMBIA COUNTY

assignee of The Bloomsburg

:

Hospital

**Plaintiff** 

vs.

: CIVIL ACTION - LAW

HELEN L JOHNS,

Defendant

: NO. 2002 CV 704

Wub 2002 ED76

#### INTERROGATORIES TO GARNISHEE

TO: First National Bank 701 Freas Avenue Berwick, PA 18603

SEARCH FOR ACCOUNTS IN THE NAME OF THE **DEFENDANT AS SHOWN** ABOVE, ALSO, SEARCH FOR ACCOUNTS OWNED BY THE DEFENDANT. BUT IN OTHER NAMES OR DESIGNATIONS.

YOU ARE REQUIRED TO FILE ANSWERS TO THE FOLLOWING INTERROGATORIES WITHIN TWENTY (20) DAYS AFTER SERVICE UPON YOU. FAILURE TO DO SO MAY RESULT IN JUDGMENT AGAINST YOU.

At the time you were served or at any subsequent time did you owe the 1. defendant any money or did he have any funds on deposit with you or were you liable to him on any negotiable or other written instrument, or did he claim that you owed him any money or were liable to him for any reason?

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

	At the time you were served or at any subsequent time did you hold legal roperty of any nature owned solely or in part by the defendant or in which ld or claimed any interest?
4. fiduciary any	At the time you were served or at any subsequent time did you hold as property in which the defendant had an interest?
	At any time before or after you were served did the defendant transfer or roperty to you or to any person or place pursuant to your direction or f so what was the consideration thereof?
	At any time after you were served did you pay, transfer or deliver any perty to the defendant or to any person or place pursuant to his direction or charge any claim of the defendant against you?

7. At any time before or after you were served did you have a security interest in any property of the defendant or were you holding any document of title or other collateral of any kind as security for any loan or time purchase transaction between yourself and the defendant?

8. The following Interrogatory is only to be answered in the event all of your answers to the preceding Interrogatories are in the negative: At any time before you were served, did you have an account with the defendant that was still active within 6 months prior to the time you were served. If your answer is affirmative, state with particularity the last date that the account had \$100.00 or more on deposit and the date that the account was closed as well as indicating whether the account was closed by the defendant drawing the deposit out or whether the account was closed by you for some reason having to do with the defendant not complying with all of your rules and regulations pertaining to the maintenance of an account.

9. Does any individual defendant(s) maintain an I.R.A. or Individual Retirement Account? Please be on notice that in the opinion of counsel for the plaintiff, I.R.A.s in the name of the defendant or defendants may be subject to attachment in whole or in part and may not be immune from same under the operative laws of Pennsylvania or under any operative Federal laws. You are, therefore, specifically instructed to disclose the existence and particulars of any I.R.A. account in accordance with the above Interrogatories and you are on notice that any such account is subject to the injunctive power of this attachment until such time as determined by an Order of Court as to whether all or part of the account is subject to attachment.

10. If your answer to any of the about on deposit or owed or describe the property in of the transaction as may be relevant to this attach	
COMPLETED BY:	
Signature	Name (print)
Title	
Interrogatories submitted to garnishee by:	
REMIT CORPORATION	
Laurinda J. Voelcker, Esquire Attorney for Plaintiff PA ID # 82706	

## NOTICE OF INTENTION TO FILE BILL OF COSTS PURSUANT TO Pa.R.C.P. 3117(b)

Please take notice that Pa. R.C.P. 3117(b) provides that "all reasonable expenses in connection with the discovery (provided by Pa.R.C.P. 3117(a)) may be taxed against the defendant as costs if it is ascertained by the discovery proceedings that he has property liable to execution.

Pa.R.C.P. 3117(a) provides that the plaintiff before or after issuance of a writ of execution may take the testimony of any person including a garnishee on written interrogatories for the purpose of discovery of assets of the defendant.

Until the garnishee answers or acknowledges that it has property liable to execution, the plaintiff is unable to determine whether the reasonable expenses in connection with the discovery may be taxed as costs or not.

In the event the garnishee has property liable to the execution, the Prothonotary, sheriff, defendant, and garnishee are requested and placed on this notice not to calculate a total amount of debt and costs of record until the plaintiff has filed its bill of costs pursuant to Pa.R.C.P, 3117(b).

REMIT CORPORATION Laurinda Voelcker, Esq. P.O. Box 7 Bloomsburg, PA 17815 570-387-6470

MEMO Writ bank lovy 79537 TBH VS Johns, Helen et al	Two Hundre	SO PAY TO THE Sheriff of Columbia County	THE REMIT CORPORATION  LEGAL ESCROW ACCOUNT P.O. BOX 7  BLOOMSBURG, PA 17815
	**************************************		1ST COLUMBIA BANK & TRUST CO. BLOOMSBURG, PA 17815 60-593/313
	- 11200.000   DOLLARS	\$	1379

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