

JOANN NEEDLEMAN, P.C.
BY: Joann Needleman, Esquire
Identification No. 74276
Suite 935 One Penn Center at
Suburban Station Building
1617 John F. Kennedy Boulevard
Philadelphia PA 19103
(215) 665-1133

Attorney for Plaintiff

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

vs. :

NO: 2001 CV 850

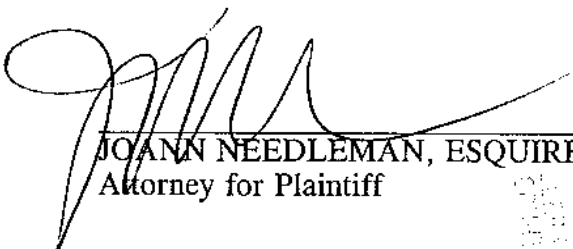
CAMILLE and JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants :

PRAECIPE TO DISSOLVE/WITHDRAWAL LEVY

TO THE PROTHONOTARY:

Kindly dissolve and withdrawal the levy against Camille and Jason Riffindifil forthwith.

JOANN NEEDLEMAN, P.C.


JOANN NEEDLEMAN, ESQUIRE
Attorney for Plaintiff

Date: June 30, 2003

2003 JUL -7 A 9 38

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

vs.

NO: 2001 CV 850

CAMILLE and JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants :

&

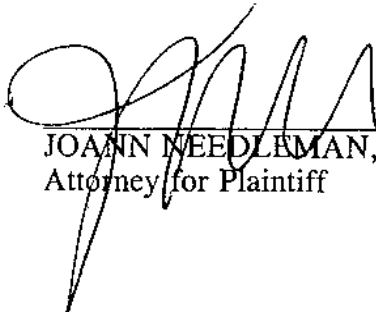
First Columbia Bank & Trust Co
Garnishee

PRAECIPE TO DISSOLVE/WITHDRAWAL GARNISHMENT

TO THE PROTHONOTARY:

Kindly dissolve and withdrawal the garnishment execution against Frist Columbia Bank & Trust Co. forthwith.

JOANN NEEDLEMAN, P.C.


JOANN NEEDLEMAN, ESQUIRE
Attorney for Plaintiff

Date: June 30, 2003

2003 JUL -7 A 9:38

FILED
2003 JUL -7 A 9:38

HARRY A. ROADARMEL, JR.



SHERIFF OF COLUMBIA COUNTY
COURT HOUSE - P.O. BOX 380
BLOOMSBURG, PA 17815
FAX: (570) 389-5625

PHONE
(570) 389-5622

24 HOUR PHONE
(570) 784-6300

IN THE COURT OF COMMON PLEAS OF
COLUMBIA COUNTY, COMMONWEALTH
OF PENNSYLVANIA.

REMIT CORPORATION

VS.

CAMILLE RIFFINDIFIL

WRIT OF EXECUTION #50 OF 2003 ED

POSTING OF PROPERTY

JUNE 25, 2003 POSTED A COPY OF THE SHERIFF'S SALE BILL ON THE
PROPERTY OF CAMILLE RIFFINDIFIL AT 350 GRANT ST. BERWICK
COLUMBIA COUNTY PENNSYLVANIA. SAID POSTING PERFORMED BY COLUMBIA COUNTY
DEPUTY SHERIFF G. MILLARD.


SO ANSWERS:


DEPUTY SHERIFF

SHERIFF, HARRY A ROADARMEL, JR.

SWORN TO AND SUBSCRIBED BEFORE ME

THIS 26TH DAY OF JUNE 2003


NOTARIAL SEAL
WENDY WESTOVER, NOTARY PUBLIC
BLOOMSBURG, COLUMBIA CO., PA
MY COMMISSION EXPIRES NOVEMBER 07, 2005

PROPERTY CLAIM

PLAINTIFF:

J.D. NO.

DEFENDANT:

E.D. NO.

50-03

TO THE SHERIFF:

1. The property listed below and levied upon by the Sheriff in this case is NOT the property of the defendant but is the property of the undersigned. A list of the claimed property and the values thereof are:

LIST OF PROPERTY:

VALUE:

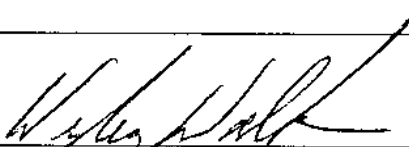
Audiologic Stereo,
Cassette, CD Player
2001 A+ \$50 Ames going
out of business

\$25

2. The claimant obtained title to the property as follows:

Date:

6-26-03


Claimant/Title

HARRY A. ROADARMEL, JR.



SHERIFF OF COLUMBIA COUNTY
COURT HOUSE - P.O. BOX 380
BLOOMSBURG, PA 17815
FAX: (570) 389-5625

PHONE
(570) 389-5622

24 HOUR PHONE
(570) 784-6300

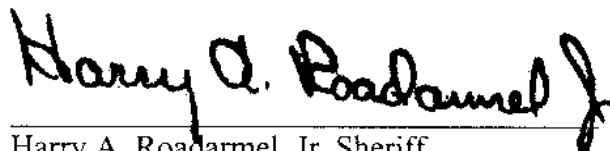
SHERIFF'S DETERMINATION

Remit Corporation
Vs
Camille and Jason Riffindifil

To all parties in interest:

You are hereby notified that a property claim, a copy of which is attached hereto, has been filed by Wesley walker claiming the property listed therein. Claim by Wesley Walker is being accepted and items are removed from levy.

Date: July 1, 2003


Harry A. Roadarmel, Jr. Sheriff

HARRY A. ROADARMEL, JR.



SHERIFF OF COLUMBIA COUNTY
COURT HOUSE - P.O. BOX 380
BLOOMSBURG, PA 17815
FAX: (570) 389-5625

PHONE
(570) 389-5622

24 HOUR PHONE
(570) 784-6300

SHERIFF'S DETERMINATION

Remit Corporation
Vs
Camille and Jason Riffindifil

To all parties in interest:

You are hereby notified that a property claim, a copy of which is attached hereto, has been filed by Kathleen Fox claiming the property listed therein. Claim by Kathleen Fox is being accepted and items are removed from levy.

Date: July 1, 2003

Harry A. Roadarmel, Jr. Sheriff

PROPERTY CLAIM

PLAINTIFF:

J.D. NO.

DEFENDANT:

E.D. NO.

50-03

TO THE SHERIFF:

1. The property listed below and levied upon by the Sheriff in this case is NOT the property of the defendant but is the property of the undersigned. A list of the claimed property and the values thereof are:

LIST OF PROPERTY:

VALUE:

Weslo Cadence

\$ 200

TREADMILL

2 p. 100 ~~200~~

2. The claimant obtained title to the property as follows:

Date:

6-20-03

Claimant/Title

PROPERTY CLAIM

PLAINTIFF:

J.D. NO.

DEFENDANT:

E.D. NO. 50-03

TO THE SHERIFF:

1. The property listed below and levied upon by the Sheriff in this case is NOT the property of the defendant but is the property of _____ A list of the claimed property and the values thereof are:

LIST OF PROPERTY:

Weslo Cadence
TREADMILL
5 yrs old ~~2008~~

Kathleen Fox
10 Bull Rd
Danville

2. The claimant obtained title to

~~2008~~ 275-6808

Date: 6-26-03

Kathleen Fox
Claimant/Title

PROPERTY CLAIM

PLAINTIFF:

J.D. NO.

DEFENDANT:

E.D. NO.

50-03

TO THE SHERIFF:

1. The property listed below and levied upon by the Sheriff in this case is NOT the property of the defendant but is the property of the undersigned. A list of the claimed property and the values thereof are:

LIST OF PROPERTY:

VALUE:

Audiologic Stereo,
Cassette, CD Player
2001 at
out of k

\$25

2. The claimant o

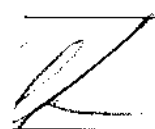
Wesley Walker

350 Grant St

Buck

Date: 6-21

752-1886



Date 6/26/03

Sheriff
Columbia County
County Courthouse
Bloomsburg, PA

Re: Claim for Exemption
2001 CV 850
2003 E.D. 50

Dear Sheriff:

I'm writing to request that the following items of personal property, levied upon for execution sale be exempted from the scheduled sale. I wish to claim my \$300.00 exemption in specific property. Below is a list of the items, the value of each item, and my reason for placing that value on the item.

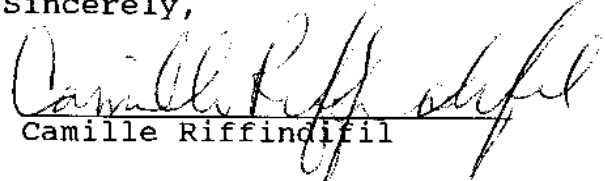
1. ITEM: Amana Refrigerator VALUE: \$50.00
REASON: used, purchased in 1995
2. ITEM: RCA Stove VALUE: \$50.00
REASON: purchased in 1995 from Flick Brothers
3. ITEM: Sweeper VALUE: \$25.00
REASON: used, purchased 6 years ago
4. ITEM: Television VALUE: \$25.00
REASON: 19", 15 year old set
5. ITEM: VCR VALUE: \$25.00
REASON: used, purchased for \$40 three years ago
6. ITEM: living room set, couch love seat & chair VALUE: \$100.00
REASON: used

Please let me know as soon as possible if you will honor this request. If necessary, I desire a prompt court hearing to determine the exemption. Notice of the hearing should be sent to me at:

Address: Camille Riffindifil
350 Grant Street
Berwick PA 18603

Telephone: (570) 752-1886

Sincerely,


Camille Riffindifil

SHERIFF'S SALE

BY VIRTUE OF WRIT OF EXECUTION 50-2003 TO ME DIRECTED BY THE COURTS,
THERE WILL BE SOLD AT PUBLIC SALE, ON JULY 3, 2003 AT 11:30 O'CLOCK AM AT
THE PLACE 350 GRANT ST. BERWICK IN THE BOROUGH OF BERWICK
COUNTY OF COLUMBIA AND STATE OF PENNSYLVANIA, THE FOLLOWING ARTICLES
OF PERSONAL PROPERTY, TO WIT:

KENMORE SWEEPER
AUDIOLOGIC STEREO, CASSETTE, CD PLAYER
WESLO CADENCE TREADMILL
LIVINGROOM SET, COUCH, LOVESEAT, CHAIR
MAGNAVOX TV
QUASAR VCR
RCA STOVE
AMANA REFRIGERATOR

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

HARRY A. ROADARMEL, JR.



SHERIFF OF COLUMBIA COUNTY
COURT HOUSE - P.O. BOX 380
BLOOMSBURG, PA 17815
FAX: (570) 389-5625

PHONE
(570) 389-5622

24 HOUR PHONE
(570) 784-6300

SHERIFF'S DETERMINATION

Remit Corporation
Vs
Jason Riffindiffil

To all parties in interest:

You are hereby notified that a property claim, a copy of which is attached hereto, has been filed by Rosemary Andrezze claiming the property listed therein. Claim by Rosemary Andrezze is being accepted and items are removed from levy.

Date: May 28, 2003

Harry A. Roadarmel, Jr. Sheriff

PROPERTY CLAIM

PLAINTIFF:

*Leont
Blaine Hospital*

J.D. NO.

DEFENDANT:

*Charles &
Jason Ruffendel*

E.D. NO. *2003 ED 50*

TO THE SHERIFF:

1. The property listed below and levied upon by the Sheriff in this case is NOT the property of the defendant but is the property of the undersigned. A listed of the claimed property and the values thereof are:

LIST OF PROPERTY:

VALUE:

listed below

2. The claimant obtained title to the property as follows:

*Jason had moved in with me (Rosemary Andrezze)
and I had owned the property previous to
him moving in*

Date: *5-20-03*

Rosemary Andrezze
Claimant Title

(girlfriend)

757-7077 (Day)

EXECUTION LEVY SHEET

PERSONAL PROPERTY LEVIED UPON

\$9,522.49

Samsung Color TV

Livingston Couch & Chairs

RCA Receiver

RCA DVD player

or Refrigerator

Spectra Stove

Sharp microwave

HARRY A. ROADARMEL, JR.



SHERIFF OF COLUMBIA COUNTY
COURT HOUSE - P.O. BOX 380
BLOOMSBURG, PA 17815
FAX: (570) 794-0257

PHONE
(570) 389-5622

24 HOUR PHONE
(570) 784-6300

REMIT CORPORATION AS ASSIGNEE OF
BLOOMSBURG HOSPITAL

VS

Docket # 50ED2003

EXECUTION

CAMILLE RIFFINDIFIL
JASON RIFFINDIFIL

AFFIDAVIT OF SERVICE

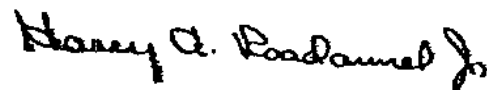
NOW, THIS MONDAY, MAY 19, 2003, AT 3:20 PM, SERVED THE WITHIN EXECUTION UPON
JASON RIFFINDIFIL AT 77 HELLER'S ROAD LOT 17, BERWICK BY HANDING TO
JASON RIFFINDIFIL, A TRUE AND ATTESTED COPY OF THE ORIGINAL WRIT AND MADE
KNOWN TO THEM THE CONTENTS THEREOF.

SO ANSWERS,

SWORN AND SUBSCRIBED BEFORE ME
THIS WEDNESDAY, MAY 21, 2003


NOTARY PUBLIC

NOTARIAL SEAL
WENDY WESTOVER, NOTARY PUBLIC
BLOOMSBURG, COLUMBIA CO., PA
MY COMMISSION EXPIRES NOVEMBER 07, 2005



X
SHERIFF HARRY A. ROADARMEL JR.

X 
T. CHAMBERLAIN
CHIEF DEPUTY SHERIFF

HARRY A. ROADARMEL, JR.



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

PHONE
(570) 389-5622

24 HOUR PHONE
(570) 784-6300

REMIT CORPORATION AS ASSIGNEE OF
BLOOMSBURG HOSPITAL

VS

Docket # 50ED2003

EXECUTION

CAMILLE RIFFINDIFIL
JASON RIFFINDIFIL

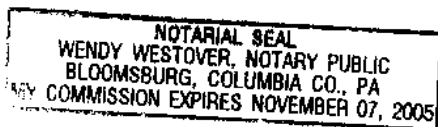
AFFIDAVIT OF SERVICE

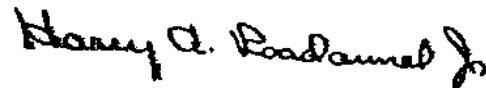
NOW, THIS THURSDAY, MAY 15, 2003, AT 10:45 AM, SERVED THE WITHIN EXECUTION UPON
CAMILLE RIFFINDIFIL AT 350 GRANT ST., BERWICK BY HANDING TO CAMILLE
RIFFINDIFIL, , A TRUE AND ATTESTED COPY OF THE ORIGINAL WRIT AND MADE KNOWN
TO THEM THE CONTENTS THEREOF.

SO ANSWERS,

SWORN AND SUBSCRIBED BEFORE ME
THIS WEDNESDAY, MAY 21, 2003


NOTARY PUBLIC





X
SHERIFF HARRY A. ROADARMEL JR.

X 
T. CHAMBERLAIN
CHIEF DEPUTY SHERIFF

SHERIFF'S SALE

BY VIRTUE OF WRIT OF EXECUTION 50-2003 TO ME DIRECTED BY THE COURTS,
THERE WILL BE SOLD AT PUBLIC SALE, ON JULY 3, 2003 AT 12:00 O'CLOCK PM AT
THE PLACE 77 HELLER'S ROAD LOT 17 BERWICK IN THE TWP OF BRIAR CREEK
COUNTY OF COLUMBIA AND STATE OF PENNSYLVANIA, THE FOLLOWING ARTICLES
OF PERSONAL PROPERTY, TO WIT:

SAMSUNG COLOR TV
LIVINGROOM COUCH & CHAIR
RCA RECEIVER
RCA DVD PLAYER
TOSHIBA VCR
GE REFRIGERATOR
SPECTRA STOVE
SHARP MICROWAVE

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

SHERIFF'S SALE

BY VIRTUE OF WRIT OF EXECUTION 50-2003 TO ME DIRECTED BY THE COURTS,
THERE WILL BE SOLD AT PUBLIC SALE, ON JULY 3, 2003 AT 12:00 O'CLOCK PM AT
THE PLACE 77 HELLER'S ROAD LOT 17 BERWICK IN THE TWP OF BRIAR CREEK
COUNTY OF COLUMBIA AND STATE OF PENNSYLVANIA, THE FOLLOWING ARTICLES
OF PERSONAL PROPERTY, TO WIT:

SAMSUNG COLOR TV
LIVINGROOM COUCH & CHAIR
RCA RECEIVER
RCA DVD PLAYER
TOSHIBA VCR
GE REFRIGERATOR
SPECTRA STOVE
SHARP MICROWAVE

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

SHERIFF'S SALE

BY VIRTUE OF WRIT OF EXECUTION 50-2003 TO ME DIRECTED BY THE COURTS,
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THE PLACE 77 HELLER'S ROAD LOT 17 BERWICK IN THE TWP OF BRIAR CREEK
COUNTY OF COLUMBIA AND STATE OF PENNSYLVANIA, THE FOLLOWING ARTICLES
OF PERSONAL PROPERTY, TO WIT:

SAMSUNG COLOR TV
LIVINGROOM COUCH & CHAIR
RCA RECEIVER
RCA DVD PLAYER
TOSHIBA VCR
GE REFRIGERATOR
SPECTRA STOVE
SHARP MICROWAVE

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

SHERIFF'S SALE

BY VIRTUE OF WRIT OF EXECUTION 50-2003 TO ME DIRECTED BY THE COURTS,
THERE WILL BE SOLD AT PUBLIC SALE, ON JULY 3, 2003 AT 12:00 O'CLOCK PM AT
THE PLACE 77 HELLER'S ROAD LOT 17 BERWICK IN THE TWP OF BRIAR CREEK
COUNTY OF COLUMBIA AND STATE OF PENNSYLVANIA, THE FOLLOWING ARTICLES
OF PERSONAL PROPERTY, TO WIT:

SAMSUNG COLOR TV
LIVINGROOM COUCH & CHAIR
RCA RECEIVER
RCA DVD PLAYER
TOSHIBA VCR
GE REFRIGERATOR
SPECTRA STOVE
SHARP MICROWAVE

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

SHERIFF'S SALE

BY VIRTUE OF WRIT OF EXECUTION 50-2003 TO ME DIRECTED BY THE COURTS,
THERE WILL BE SOLD AT PUBLIC SALE, ON JULY 3, 2003 AT 12:00 O'CLOCK PM AT
THE PLACE 77 HELLER'S ROAD LOT 17 BERWICK IN THE TWP OF BRIAR CREEK
COUNTY OF COLUMBIA AND STATE OF PENNSYLVANIA, THE FOLLOWING ARTICLES
OF PERSONAL PROPERTY, TO WIT:

SAMSUNG COLOR TV
LIVINGROOM COUCH & CHAIR
RCA RECEIVER
RCA DVD PLAYER
TOSHIBA VCR
GE REFRIGERATOR
SPECTRA STOVE
SHARP MICROWAVE

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

SHERIFF'S SALE

BY VIRTUE OF WRIT OF EXECUTION 50-2003 TO ME DIRECTED BY THE COURTS,
THERE WILL BE SOLD AT PUBLIC SALE, ON JULY 3, 2003 AT 11:30 O'CLOCK AM AT
THE PLACE 350 GRANT ST. BERWICK IN THE BOROUGH OF BERWICK
COUNTY OF COLUMBIA AND STATE OF PENNSYLVANIA, THE FOLLOWING ARTICLES
OF PERSONAL PROPERTY, TO WIT:

KENMORE SWEEPER
AUDIOLOGIC STEREO, CASSETTE, CD PLAYER
WESLO CADENCE TREADMILL
LIVINGROOM SET, COUCH, LOVESEAT, CHAIR
MAGNAVOX TV
QUASAR VCR
RCA STOVE
AMANA REFRIGERATOR

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

COLUMBIA COUNTY SHERIFF'S OFFICE

PROCESS SERVICE ORDER

OFFICER: T. CHAMBERLAIN
 DATE RECEIVED 4/29/2003

SERVICE# 2 - OF - 3 SERVICES
 DOCKET # 50ED2003

PLAINTIFF REMIT CORPORATION AS ASSIGNEE OF BLOOMSBURG HOSPITAL

DEFENDANT CAMILLE RIFFINDIFIL
 JASON RIFFINDIFIL

PERSON/CORP TO SERVED
JASON RIFFINDIFIL
350 GRANT ST. <i>Hellers Lot 17</i>
BERWICK

PAPERS TO SERVED
 EXECUTION

SERVED UPON *Jason*

RELATIONSHIP _____ IDENTIFICATION _____

DATE *5-19-03* TIME *1520* MILEAGE _____ OTHER _____

Race _____ Sex _____ Height _____ Weight _____ Eyes _____ Hair _____ Age _____ 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
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____

DEPUTY *TC* DATE _____

7-3 1200

EXECUTION LEVY SHEET

PERSONAL PROPERTY LEVIED UPON

\$9,522.49

Samsung Color TV
Livingroom Couch & Chairs
RCA Receiver
RCA DVD player
Joshiya VCR
GE Refrigerator
Spectra Stove
Sharp microwave

COLUMBIA COUNTY SHERIFF'S OFFICE

PROCESS SERVICE ORDER

OFFICER: T. CHAMBERLAIN
DATE RECEIVED 4/29/2003

SERVICE# 1 - OF - 3 SERVICES
DOCKET # 50ED2003

PLAINTIFF REMIT CORPORATION AS ASSIGNEE OF BLOOMSBURG HOSPITAL

DEFENDANT CAMILLE RIFFINDIFIL
JASON RIFFINDIFIL

PERSON/CORP TO SERVED	PAPERS TO SERVED
CAMILLE RIFFINDIFIL	EXECUTION
350 GRANT ST.	
BERWICK	

SERVED UPON Camille

RELATIONSHIP _____ IDENTIFICATION _____

DATE 5-15-03 TIME 1045 MILEAGE _____ OTHER _____

Race _____ Sex _____ Height _____ Weight _____ Eys _____ Hair _____ Age _____ 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
	<u>5-13-03</u>	<u>1820</u>	<u>RC</u>	<u>LC</u>
	_____	_____	_____	_____
	_____	_____	_____	_____

DEPUTY RC DATE _____

6-23
7-3 1130

EXECUTION LEVY SHEET

PERSONAL PROPERTY LEVIED UPON

\$9,522.49

Kennmore Sweeper

Automatic Stereo Cassette, CD player

Weslo Cadence treadmill

Livingroom Set, Couch, Loveseat, Chair

Magnavox TV

Quasar VCR

KEA Stove

Amana Refrigerator

WRIT OF EXECUTION-(MONEY JUDGMENTS) Rules P.R.C.P. 3101 to 3149

Remit Corporation as assignee of Bloomsburg Hospital

36 West Main Street Bloomsburg, PA 17815

vs.

Camille Riffindifil and Jason Riffindifil

350 Grant Street, Philadelphia, PA 18603

No. CV-850

No

LADP

No.

2003-ED-50

Term 2001 E.D.

Term J.D.

Term

WRIT OF EXECUTION
(MONEY JUDGMENTS)

COMMONWEALTH OF PENNSYLVANIA, COUNTY OF Columbia

TO THE SHERIFF OF Columbia COUNTY, PENNA.

To satisfy the judgment, interest and costs against Camille Riffindifil

350 Grant Street, Philadelphia, PA 18603

Defendants(s);

(1) You are directed to levy upon the property of the defendant(s) and to sell his, her (or their) interest therein; (Inquisition and Exemption Laws (are) (are not) waived. Camille Riffindifil

(2) You are also directed to attach the property of the defendant not levied upon in the possession of Thomas Sebastian

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 defendants(s) or otherwise disposing thereof

(3) If property of the defendant(s) 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.

Amount due

\$ 9522.49

Interest From

\$857.80 10/3/2001

Total

Plus costs as per endorsement hereon.

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

Dated

(SEAL)

By

Deputy

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

vs. :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants :

WRIT OF EXECUTION
NOTICE

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

Exempt Property. 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 should do the following promptly: (1) Fill out the attached exemption claim form and demand 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.

Property Belonging to Another Person. If there is property at your residence [or your bank account] that belongs to another person or that you own with another person, you should notify that person so that he/she can file a property claim or other legal papers with the Sheriff's Office to prevent his/her property from being taken or sold at Sheriff's Sale to satisfy your debt. See enclosed forms.

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 Penn Legal Services
168 W. 5th St.
Bloomsburg, PA 17815
(570)784-8760

EXHIBIT A

PLAINTIFF: The Remit Corporation

VS.

DEFENDANT: Camille Riffindifil And
Jason Riffindifil

No.: 2001 CV 850

CLAIM FOR EXEMPTION

TO THE SHERIFF:

I, the above named defendant, claim exemption of property from levy or attachment:

(1) From my personal property in my possession which has been levied upon,

(a) I desire that my \$300 statutory exemption be

☐ (1) set aside in kind (specify property to be set aside in kind):

☐ (2) paid in cash following the sale of the property levied upon; or

(b) I claim the following exemption (specify property and basis of exemption):

(2) From my property which is in the possession of a third party, I claim the following exemptions:

(a) my \$300 exemption: ☐ in cash ☐ in kind

(specify property):

(b) Social Security benefits on deposit in the amount of: \$

(c) other (specify amount and basis of exemption):

I request a prompt court hearing to determine the exemption.

Notice of the hearing should be given to me at (Name, 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.A. §4904 relating to unsworn falsification to authorities.

Date: Defendant(s):
Address:
City, Zip:

THIS CLAIM TO BE FILED WITH: Office of the Sheriff of Columbia County
P.O. Box 380 Bloomsburg, PA 17815
(570)389-5622

Note: Under paragraphs (1) and (2) of the writ a description of the specific property to be levied upon or attached may be set forth in the writ, or included in a separate direction to the Sheriff.

Under paragraph (2) of the writ, if the attachment of a named garnishee is desired, his/her name should be set forth in the space provided.

Under paragraph (3) of the writ, the Sheriff may, as under prior practice, add as a garnishee any person not named in this writ that may be found to be in possession of property of the defendant. See Rule 3111(a). For limitations on power to attach tangible property, see Rule 3108(a).

(b) Each court shall by local rule designate the officer, organization or person to be named in the notice.

MAJOR EXEMPTIONS UNDER PENNSYLVANIA AND FEDERAL LAW

- (1) \$300.00 statutory exemption
- (2) Bibles, school books, sewing machines, uniforms and equipment
- (3) Most wages and unemployment compensation
- (4) Social Security benefits
- (5) Certain retirement fund and accounts
- (6) Certain veteran and armed forces benefits
- (7) Certain insurance proceeds

EXHIBIT "A"

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

vs.

NO: 2001 CV 850

2003 ED. 50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants

**PROPERTY CLAIM NOTICE TO PERSONS OTHER THAN
ABOVE-NAMED DEFENDANT WHO OWNS PROPERTY LOCATED**

All household goods and contents at this address may be scheduled for Sheriff's Sale in the near future to satisfy a judgment against:

Camille Riffindifil

If you are not named above, and you own property located at this address, your property may be sold unless you inform the Sheriff in writing what property belongs to you.

You may protect your property, including any property that you own jointly with the person named above, by filling out the attached Property Claim form, and filing it at the Office of the Sheriff, Columbia County, P.O. Box 380 Bloomsburg, PA. 17815 prior to sale. The filing fee for filing the Property Claim form is \$40.00, but you will not have to pay the fee if you cannot afford it.

If you file a Property Claim, form, the Sheriff's Sale will not go through until the Sheriff decides whether you own the property you claim.

For additional information, you may telephone the Sheriff's Office at (570)389-5622

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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 Penn Legal Services
168 W. 5th St.
Bloomsburg, PA 17815

● ●

vs.

NO: 2001 CV 850

203-ED-50

—
—
—

Camille Riffindifil

350 Grant Street, Berwick, PA. 18603

The property levied upon at 350 Grant Street, Philadelphia, PA 18603 and listed below is not the property of the defendant but is the property of the undersigned. A list of the claimed property and the values thereof are:

VALUE

[illegible]

TOTAL \$-----

(Claimant)

(Address)

(Phone)

EXHIBIT "C"

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

vs.

NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and :
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants

SHERIFF'S CERTIFICATION

I, _____, hereby certify that upon information and belief, the
following persons reside or own personal property
at _____, Philadelphia, PA _____
the location where personal property is subject to levy in this matter.

NAME

ADDRESS

_____	_____
_____	_____
_____	_____

☐ No person other than defendant.

Signed: _____

EXHIBIT "D"

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

vs. :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants :

SHERIFF OF PHILADELPHIA COUNTY

WRIT NO. _____

Dear Sheriff:

Enclosed please find a copy of the Sheriff's Certification concerning persons who reside or may own personal property at the location where personal property is subject to levy in this matter.

To ensure that the property of non-judgment debtor is not made subject to execution you are required to complete and serve the enclosed Property Claim Notice, along with a Property Claim, by mailing same by First Class U.S. Mail, postage prepaid under separate cover to each person listed on the Sheriff's Certification.

After making this service, you must file a written Certification of Service with the Sheriff's Office.

The Sheriff will not schedule a Sheriff's Sale in this case until the required Certificate(s) of Service have been filed.

EXHIBIT "E"

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

vs. :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

NO: 2001 CV 850

2003 ED 50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :

350 Grant Street :
Berwick, PA 18603 :
Defendants :

NOTICE TO CO-OWNER OF ATTACHMENT OF PROPERTY

Date: March 17, 2003

The bank account or other property that you own with the defendant above-named have been attached by plaintiff, **The Remit Corporation** to satisfy a judgment obtained by the plaintiff against the defendant. Your money or property may soon be taken even though you owe nothing to plaintiff.

If some of the funds in the account or some property held by the garnishee, (**First Columbia Bank & Trust Co**), you should contact the bank or garnishee to see if it is defending your funds or property against garnishment. If the bank or garnishee is not defending against garnishment of property, you can prevent garnishment by filing a Petition with the Sheriff.

To protect your funds or property, you should complete the attached Petition to Intervene Stay and Set Aside Writ of Execution as to Non-Judgment Debtor Property and file it in the Office of the Sheriff, Columbia County, P.O. Box 380 Bloomsburg, PA. 17815 within fifteen (15) days after the date of this Notice. For additional information, you may call the Sheriff's Office at (570)389-5622

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 Penn Legal Services
168 W. 5th St.
Bloomsburg , PA 17815
(570)784-8760

EXHIBIT F

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

vs. :

NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants

**PETITION TO INTERVENE, STAY AND SET ASIDE
WRIT OF EXECUTION AS TO NON-JUDGMENT DEBTOR OF PROPERTY**

This petition respectfully requests:

1. I, _____, the Petitioner am a party in interest and hereby move to intervene in this garnishment proceeding to Pa. R.Civ.P. §3121 & §2316 et seq.
2. The plaintiff has attached personal property belonging to me currently in the possession of the garnishee.
3. The attached property consists of:
[] money held in a bank account held in common or jointly with the defendant.
[] other (specify) _____
4. The Writ of Execution must be stayed and set aside as to my property because the plaintiff does not have the legal right to attach and/or garnish property other than that belonging to the judgment debtor in this manner.
5. I verify that the foregoing statements of fact are true and correct to the best of my knowledge, information and belief. I understand that false statements herein are made subject to penalties of 18 Pa. C.S.A. §4904 relating to unsworn falsifications to authorities.

Date: _____

PETITIONER

ADDRESS

TELEPHONE NUMBER

EXHIBIT G

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

vs. :

NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants

INTERROGATORIES IN ATTACHMENT

TO: First Columbia Bank & Trust Co

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 a default judgment against you.

1. At the time you were served with the writ any subsequent time, did you owe the defendant any money or were you liable to defendant on any negotiation or other written instrument, or did the defendant claim that you owe him/her any money or were liable to him/her for any reason?
2. 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 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 any subsequent time, did you hold as fiduciary any property in which defendant had an interest?

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

6. At any time after you were served, did you pay, transfer or deliver any money or property to the defendant or any person or place pursuant to his direction or otherwise discharge any claim of the defendant against you?

7. At the time you were served or at any subsequent time, did you have any safe deposit boxes, pledges, documents of title, securities, notes, coupons, receivables, collateral, checking, savings, tax or other accounts or deposits in which defendant has an interest?

JOANN NEEDLEMAN, ESQUIRE
Attorney for Plaintiff

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

vs. :

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants

COURT OF COMMON PLEAS
COLUMBIA COUNTY

NO: 2001 CV 850

2003-ED-50

APPLICATION TO PROCEED IN FORMA PAUPERIS
(PROPERTY CLAIM/PETITION TO INTERVENE,
STAY AND SET ASIDE WRIT OF EXECUTION)

TO THE SHERIFF,

1. My personal property is subject to levy or attachment due to a judgment against another person.
2. Because of my financial condition, I am unable to pay fees and costs of filing my Property Claim form/Petition to Intervene, Stay and Set Aside Writ of Execution, and to defend my property interests.
3. I am unable to obtain funds from anyone, including my family and associates, to pay the costs of this litigation. I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.
4. I verify that the information disclosed on this Application and the attached Financial Statement are true and correct to the best of my knowledge, information and belief. I understand that false statements herein are made subject to penalties of 18 Pa.C.S.A. §4904 relating to unsworn falsifications to authorities.

Name: _____

Address: _____

Telephone: _____

Exhibit "H"

PLAINTIFF: The Remit Corporation

vs. **DEFENDANTS:** Camille Riffindifil and Jason Riffindifil

NO. 2001 CV 850

FINANCIAL STATEMENT

- a) Name: _____
Address: _____
Social Security Number: _____
- b) Employment: _____
If you are presently employed, state
Employer: _____
Address: _____
Salary or Wages per Month: _____
Type of work: _____
- c) Other Income within the last Twelve Months
Business or Profession: _____
Other Self-employment: _____
Interest: _____
Pension and Annuities: _____
Social Security Benefits: _____ Support Payments: _____
Disability Payments: _____
Unemployment Compensation/Workman Compensation: _____
Public Assistance: _____ Other: _____
- d) Other Contributions to Household Support
Wife/Husband Name: _____
If Wife/Husband employed, state
Employer: _____
Salary or Wages per Month: _____
Type of work: _____
Contributions from Children: _____
Contributions from Parents: _____
Other Contributions: _____
- e) Property Owned
Cash: _____
Checking Account: _____ Savings Account: _____
Certificates of Deposit: _____
Real Estate (including home): _____
Motor Vehicle: Make: _____ Year: _____
Cost: _____ Amount Owed: _____
Stocks, Bonds: _____
- f) Debts and Obligations
Mortgages: _____ Rent: _____
Loans: _____ Other: _____
- g) Persons Dependant Upon Your Support
Wife/Husband Name: _____
Children, if any:
Name: _____ Age: _____
Name: _____ Age: _____
Other Persons:
Name: _____ Relationship: _____

EXHIBIT "I"

WRIT OF EXECUTION-(MONEY JUDGMENTS) Rules P.R.C.P. 3101 to 3149

Remit Corporation as assignee of Bloomsburg Hospital

36 West Main Street Bloomsburg, PA 17815

vs.

Camille Riffindifil and Jason Riffindifil

350 Grant Street, Philadelphia, PA 18603

No. CV-850

No.

LADP

No.

2003-ED-50

Term 2001 E.D.

Term J.D.

Term

WRIT OF EXECUTION
(MONEY JUDGMENTS)

COMMONWEALTH OF PENNSYLVANIA, COUNTY OF Columbia

TO THE SHERIFF OF Columbia COUNTY, PENNA.

To satisfy the judgment, interest and costs against Camille Riffindifil

350 Grant Street, Philadelphia, PA 18603

Defendants(s);

(1) You are directed to levy upon the property of the defendant(s) and to sell his, her (or their) interest therein; (Inquisition and Exemption Laws (are) (are not) waived. Camille Riffindifil

(2) You are also directed to attach the property of the defendant not levied upon in the possession of Thomas Sebastian

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 defendants(s) or otherwise disposing thereof

(3) If property of the defendant(s) 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.

Amount due

\$ 9522.49

Interest From

\$857.80 10/3/2001

Total

Plus costs as per endorsement hereon.

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

Dated

(SEAL)

By

Deputy

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

vs. :

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

NO: 2001 CV 850

2003-ED-50

WRIT OF EXECUTION
NOTICE

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Exempt Property. 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 should do the following promptly: (1) Fill out the attached exemption claim form and demand 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.

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FIND OUT WHERE YOU CAN GET LEGAL HELP.

North Penn Legal Services
168 W. 5th St.
Bloomsburg, PA 17815
(570)784-8760

EXHIBIT A

PLAINTIFF: The Remit Corporation

VS.

DEFENDANT: Camille Riffindifil And
Jason Riffindifil

No.: 2001 CV 850

CLAIM FOR EXEMPTION

TO THE SHERIFF:

I, the above named defendant, claim exemption of property from levy or attachment:

(1) From my personal property in my possession which has been levied upon,

(a) I desire that my \$300 statutory exemption be

☐ (1) set aside in kind (specify property to be set aside in kind):

☐ (2) paid in cash following the sale of the property levied upon; or

(b) I claim the following exemption (specify property and basis of exemption):

(2) From my property which is in the possession of a third party, I claim the following exemptions:

(a) my \$300 exemption: ☐ in cash ☐ in kind

(specify property):

(b) Social Security benefits on deposit in the amount of: \$

(c) other (specify amount and basis of exemption):

I request a prompt court hearing to determine the exemption.

Notice of the hearing should be given to me at (Name, 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.A. §4904 relating to unsworn falsification to authorities.

Date:

Defendant(s):

Address:

City, Zip:

THIS CLAIM TO BE FILED WITH:

Office of the Sheriff of Columbia County
P.O. Box 380 Bloomsburg, PA 17815
(570)389-5622

Note: Under paragraphs (1) and (2) of the writ a description of the specific property to be levied upon or attached may be set forth in the writ, or included in a separate direction to the Sheriff.

Under paragraph (2) of the writ, if the attachment of a named garnishee is desired, his/her name should be set forth in the space provided.

Under paragraph (3) of the writ, the Sheriff may, as under prior practice, add as a garnishee any person not named in this writ that may be found to be in possession of property of the defendant. See Rule 3111(a). For limitations on power to attach tangible property, see Rule 3108(a).

(b) Each court shall by local rule designate the officer, organization or person to be named in the notice.

MAJOR EXEMPTIONS UNDER PENNSYLVANIA AND FEDERAL LAW

- (1) \$300.00 statutory exemption
- (2) Bibles, school books, sewing machines, uniforms and equipment
- (3) Most wages and unemployment compensation
- (4) Social Security benefits
- (5) Certain retirement fund and accounts
- (6) Certain veteran and armed forces benefits
- (7) Certain insurance proceeds

EXHIBIT "A"

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

vs. :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants

**PROPERTY CLAIM NOTICE TO PERSONS OTHER THAN
ABOVE-NAMED DEFENDANT WHO OWNS PROPERTY LOCATED**

All household goods and contents at this address may be scheduled for Sheriff's Sale in the near future to satisfy a judgment against:

Camille Riffindifil

If you are not named above, and you own property located at this address, your property may be sold unless you inform the Sheriff in writing what property belongs to you.

You may protect your property, including any property that you own jointly with the person named above, by filling out the attached Property Claim form, and filing it at the Office of the Sheriff, Columbia County, P.O. Box 380 Bloomsburg, PA. 17815 prior to sale. The filing fee for filing the Property Claim form is \$40.00, but you will not have to pay the fee if you cannot afford it.

If you file a Property Claim, form, the Sheriff's Sale will not go through until the Sheriff decides whether you own the property you claim.

For additional information, you may telephone the Sheriff's Office at (570)389-5622

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IF YOU DO NOT HAVE A LAWYER OR CANNOT AFFORD ONE,
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FIND OUT WHERE YOU CAN GET LEGAL HELP.

North Penn Legal Services
168 W. 5th St.
Bloomsburg , PA 17815

EXHIBIT "C"

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

vs.

NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants

SHERIFF'S CERTIFICATION

I, _____, hereby certify that upon information and belief, the
following persons reside or own personal property
at _____, Philadelphia, PA _____
the location where personal property is subject to levy in this matter.

NAME

ADDRESS

_____	_____
_____	_____
_____	_____

☐ No person other than defendant.

Signed: _____

EXHIBIT "D"

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

vs. :

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

NO: 2001 CV 850

2003-ED-50

SHERIFF OF PHILADELPHIA COUNTY

WRIT NO. _____

Dear Sheriff:

Enclosed please find a copy of the Sheriff's Certification concerning persons who reside or may own personal property at the location where personal property is subject to levy in this matter.

To ensure that the property of non-judgment debtor is not made subject to execution you are required to complete and serve the enclosed Property Claim Notice, along with a Property Claim, by mailing same by First Class U.S. Mail, postage prepaid under separate cover to each person listed on the Sheriff's Certification.

After making this service, you must file a written Certification of Service with the Sheriff's Office.

The Sheriff will not schedule a Sheriff's Sale in this case until the required Certificate(s) of Service have been filed.

EXHIBIT "E"

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

vs. :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants :

NOTICE TO CO-OWNER OF ATTACHMENT OF PROPERTY

Date: March 17, 2003

The bank account or other property that you own with the defendant above-named have been attached by plaintiff, **The Remit Corporation** to satisfy a judgment obtained by the plaintiff against the defendant. Your money or property may soon be taken even though you owe nothing to plaintiff.

If some of the funds in the account or some property held by the garnishee, (**First Columbia Bank & Trust Co**), you should contact the bank or garnishee to see if it is defending your funds or property against garnishment. If the bank or garnishee is not defending against garnishment of property, you can prevent garnishment by filing a Petition with the Sheriff.

To protect your funds or property, you should complete the attached Petition to Intervene Stay and Set Aside Writ of Execution as to Non-Judgment Debtor Property and file it in the Office of the Sheriff, Columbia County, P.O. Box 380 Bloomsburg, PA. 17815 within fifteen (15) days after the date of this Notice. For additional information, you may call the Sheriff's Office at (570)389-5622

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 Penn Legal Services
168 W. 5th St.
Bloomsburg , PA 17815
(570)784-8760

EXHIBIT F

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

vs.

NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants

**PETITION TO INTERVENE, STAY AND SET ASIDE
WRIT OF EXECUTION AS TO NON-JUDGMENT DEBTOR OF PROPERTY**

This petition respectfully requests:

1. I, _____, the Petitioner am a party in interest and hereby move to intervene in this garnishment proceeding to Pa. R.Civ.P. §3121 & §2316 et seq.
2. The plaintiff has attached personal property belonging to me currently in the possession of the garnishee.
3. The attached property consists of:
[] money held in a bank account held in common or jointly with the defendant.
[] other (specify) _____
4. The Writ of Execution must be stayed and set aside as to my property because the plaintiff does not have the legal right to attach and/or garnish property other than that belonging to the judgment debtor in this manner.
5. I verify that the foregoing statements of fact are true and correct to the best of my knowledge, information and belief. I understand that false statements herein are made subject to penalties of 18 Pa. C.S.A. §4904 relating to unsworn falsifications to authorities.

Date: _____

PETITIONER

ADDRESS

TELEPHONE NUMBER

EXHIBIT G

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

vs.

NO: 2001 CV 850

200.3-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants

APPLICATION TO PROCEED IN FORMA PAUPERIS
(PROPERTY CLAIM/PETITION TO INTERVENE,
STAY AND SET ASIDE WRIT OF EXECUTION)

TO THE SHERIFF,

1. My personal property is subject to levy or attachment due to a judgment against another person.
2. Because of my financial condition, I am unable to pay fees and costs of filing my Property Claim form/Petition to Intervene, Stay and Set Aside Writ of Execution, and to defend my property interests.
3. I am unable to obtain funds from anyone, including my family and associates, to pay the costs of this litigation. I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.
4. I verify that the information disclosed on this Application and the attached Financial Statement are true and correct to the best of my knowledge, information and belief. I understand that false statements herein are made subject to penalties of 18 Pa.C.S.A. §4904 relating to unsworn falsifications to authorities.

Name: _____

Address: _____

Telephone: _____

Exhibit "H"

PLAINTIFF: The Remit Corporation

vs. **DEFENDANTS:** Camille Riffindifil and Jason Riffindifil

NO. 2001 CV 850

FINANCIAL STATEMENT

- a) Name: _____
Address: _____
Social Security Number: _____
- b) Employment: _____
If you are presently employed, state
Employer: _____
Address: _____
Salary or Wages per Month: _____
Type of work: _____
- c) Other Income within the last Twelve Months
Business or Profession: _____
Other Self-employment: _____
Interest: _____
Pension and Annuities: _____
Social Security Benefits: _____ Support Payments: _____
Disability Payments: _____
Unemployment Compensation/Workman Compensation: _____
Public Assistance: _____ Other: _____
- d) Other Contributions to Household Support
Wife/Husband Name: _____
If Wife/Husband employed, state
Employer: _____
Salary or Wages per Month: _____
Type of work: _____
Contributions from Children: _____
Contributions from Parents: _____
Other Contributions: _____
- e) Property Owned
Cash: _____
Checking Account: _____ Savings Account: _____
Certificates of Deposit: _____
Real Estate (including home): _____
Motor Vehicle: Make: _____ Year: _____
Cost: _____ Amount Owed: _____
Stocks, Bonds: _____
- f) Debts and Obligations
Mortgages: _____ Rent: _____
Loans: _____ Other: _____
- g) Persons Dependant Upon Your Support
Wife/Husband Name: _____
Children, if any:
Name: _____ Age: _____
Name: _____ Age: _____
Other Persons:
Name: _____ Relationship: _____

EXHIBIT "I"

WRIT OF EXECUTION-(MONEY JUDGMENTS) Rules P.R.C.P. 3101 to 3149

Remit Corporation as assignee of Bloomsburg Hospital

36 West Main Street Bloomsburg, PA 17815

VS.

Camille Riffindifil and Jason Riffindifil

350 Grant Street, Philadelphia, PA 18603

No CV-850

No

LauE

No.

2003-ED-50

Term 2001 E.D.

Term J.D.

Term

WRIT OF EXECUTION
(MONEY JUDGMENTS)COMMONWEALTH OF PENNSYLVANIA, COUNTY OF ColumbiaTO THE SHERIFF OF Columbia

COUNTY, PENNA.

To satisfy the judgment, interest and costs against Camille Riffindifil350 Grant Street, Philadelphia, PA 18603

..Defendants(s);

(1) You are directed to levy upon the property of the defendant(s) and to sell his, her (or their) interest therein; (Inquisition and Exemption Laws (are) (are not) waived. Camille Riffindifil(2) You are also directed to attach the property of the defendant not levied upon in the possession of Thomas Sebastian

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 defendants(s) or otherwise disposing thereof

(3) If property of the defendant(s) 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.

Amount due

\$ 9522.49

Interest From

\$857.80 10/3/2001

Total

Plus costs as per endorsement hercon.

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

Dated

(SEAL)

By

Deputy

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

vs. :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants :

WRIT OF EXECUTION
NOTICE

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

Exempt Property. 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 should do the following promptly: (1) Fill out the attached exemption claim form and demand 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.

Property Belonging to Another Person. If there is property at your residence [or your bank account] that belongs to another person or that you own with another person, you should notify that person so that he/she can file a property claim or other legal papers with the Sheriff's Office to prevent his/her property from being taken or sold at Sheriff's Sale to satisfy your debt. See enclosed forms.

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 Penn Legal Services
168 W. 5th St.
Bloomsburg , PA 17815
(570)784-8760

EXHIBIT A

PLAINTIFF: The Remit Corporation VS.

DEFENDANT: Camille Riffindifil And
Jason Riffindifil

No.: 2001 CV 850

2003-ED-50

CLAIM FOR EXEMPTION

TO THE SHERIFF:

I, the above named defendant, claim exemption of property from levy or attachment:

(1) From my personal property in my possession which has been levied upon,

(a) I desire that my \$300 statutory exemption be

☐ (1) set aside in kind (specify property to be set aside in kind):

☐ (2) paid in cash following the sale of the property levied upon; or

(b) I claim the following exemption (specify property and basis of exemption):

(2) From my property which is in the possession of a third party, I claim the following exemptions:

(a) my \$300 exemption: ☐ in cash ☐ in kind

(specify property):

(b) Social Security benefits on deposit in the amount of: \$

(c) other (specify amount and basis of exemption):

I request a prompt court hearing to determine the exemption.

Notice of the hearing should be given to me at (Name, 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.A. §4904 relating to unsworn falsification to authorities.

Date: Defendant(s):

Address:

City, Zip:

THIS CLAIM TO BE FILED WITH: Office of the Sheriff of Columbia County
P.O. Box 380 Bloomsburg, PA 17815
(570)389-5622

Note: Under paragraphs (1) and (2) of the writ a description of the specific property to be levied upon or attached may be set forth in the writ, or included in a separate direction to the Sheriff.

Under paragraph (2) of the writ, if the attachment of a named garnishee is desired, his/her name should be set forth in the space provided.

Under paragraph (3) of the writ, the Sheriff may, as under prior practice, add as a garnishee any person not named in this writ that may be found to be in possession of property of the defendant. See Rule

3111(a). For limitations on power to attach tangible property, see Rule 3108(a).

(b) Each court shall by local rule designate the officer, organization or person to be named in the notice.

MAJOR EXEMPTIONS UNDER PENNSYLVANIA AND FEDERAL LAW

- (1) \$300.00 statutory exemption
- (2) Bibles, school books, sewing machines, uniforms and equipment
- (3) Most wages and unemployment compensation
- (4) Social Security benefits
- (5) Certain retirement fund and accounts
- (6) Certain veteran and armed forces benefits
- (7) Certain insurance proceeds

EXHIBIT "A"

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

vs. :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants :

**PROPERTY CLAIM NOTICE TO PERSONS OTHER THAN
ABOVE-NAMED DEFENDANT WHO OWNS PROPERTY LOCATED**

All household goods and contents at this address may be scheduled for Sheriff's Sale in the near future to satisfy a judgment against:

Camille Riffindifil

If you are not named above, and you own property located at this address, your property may be sold unless you inform the Sheriff in writing what property belongs to you.

You may protect your property, including any property that you own jointly with the person named above, by filling out the attached Property Claim form, and filing it at the Office of the Sheriff, Columbia County, P.O. Box 380 Bloomsburg, PA. 17815 prior to sale. The filing fee for filing the Property Claim form is \$40.00, but you will not have to pay the fee if you cannot afford it.

If you file a Property Claim, form, the Sheriff's Sale will not go through until the Sheriff decides whether you own the property you claim.

For additional information, you may telephone the Sheriff's Office at (570)389-5622

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 Penn Legal Services
168 W. 5th St.
Bloomsburg , PA 17815

EXHIBIT "B"

EXHIBIT "C"

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

vs. :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants

SHERIFF'S CERTIFICATION

I, _____, hereby certify that upon information and belief, the
following persons reside or own personal property
at _____, Philadelphia, PA _____
the location where personal property is subject to levy in this matter.

NAME

ADDRESS

_____	_____
_____	_____
_____	_____

☐ No person other than defendant.

Signed: _____

EXHIBIT "D"

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

vs. :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

NO: 2001 CV 850

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants

SHERIFF OF PHILADELPHIA COUNTY

WRIT NO. 2003-ED-50

Dear Sheriff:

Enclosed please find a copy of the Sheriff's Certification concerning persons who reside or may own personal property at the location where personal property is subject to levy in this matter.

To ensure that the property of non-judgment debtor is not made subject to execution you are required to complete and serve the enclosed Property Claim Notice, along with a Property Claim, by mailing same by First Class U.S. Mail, postage prepaid under separate cover to each person listed on the Sheriff's Certification.

After making this service, you must file a written Certification of Service with the Sheriff's Office.

The Sheriff will not schedule a Sheriff's Sale in this case until the required Certificate(s) of Service have been filed.

EXHIBIT "E"

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

vs. :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants :

NOTICE TO CO-OWNER OF ATTACHMENT OF PROPERTY

Date: March 17, 2003

The bank account or other property that you own with the defendant above-named have been attached by plaintiff, **The Remit Corporation** to satisfy a judgment obtained by the plaintiff against the defendant. Your money or property may soon be taken even though you owe nothing to plaintiff.

If some of the funds in the account or some property held by the garnishee, (**First Columbia Bank & Trust Co**), you should contact the bank or garnishee to see if it is defending your funds or property against garnishment. If the bank or garnishee is not defending against garnishment of property, you can prevent garnishment by filing a Petition with the Sheriff.

To protect your funds or property, you should complete the attached Petition to Intervene Stay and Set Aside Writ of Execution as to Non-Judgment Debtor Property and file it in the Office of the Sheriff, Columbia County, P.O. Box 380 Bloomsburg, PA. 17815 within fifteen (15) days after the date of this Notice. For additional information, you may call the Sheriff's Office at (570)389-5622

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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 Penn Legal Services
168 W. 5th St.
Bloomsburg , PA 17815
(570)784-8760

EXHIBIT F

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

vs. :

NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants

**PETITION TO INTERVENE, STAY AND SET ASIDE
WRIT OF EXECUTION AS TO NON-JUDGMENT DEBTOR OF PROPERTY**

This petition respectfully requests:

1. I, _____, the Petitioner am a party in interest and hereby move to intervene in this garnishment proceeding to Pa. R.Civ.P. §3121 & §2316 et seq.
2. The plaintiff has attached personal property belonging to me currently in the possession of the garnishee.
3. The attached property consists of:
[] money held in a bank account held in common or jointly with the defendant.
[] other (specify) _____
4. The Writ of Execution must be stayed and set aside as to my property because the plaintiff does not have the legal right to attach and/or garnish property other than that belonging to the judgment debtor in this manner.
5. I verify that the foregoing statements of fact are true and correct to the best of my knowledge, information and belief. I understand that false statements herein are made subject to penalties of 18 Pa. C.S.A. §4904 relating to unsworn falsifications to authorities.

Date: _____

PETITIONER

ADDRESS

TELEPHONE NUMBER

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

vs. :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants

INTERROGATORIES IN ATTACHMENT

TO: First Columbia Bank & Trust Co

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 a default judgment against you.

1. At the time you were served with the writ any subsequent time, did you owe the defendant any money or were you liable to defendant on any negotiation or other written instrument, or did the defendant claim that you owe him/her any money or were liable to him/her for any reason?

2. 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 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 any subsequent time , did you hold as fiduciary any property in which defendant had an interest?

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

6. At any time after you were served, did you pay, transfer or deliver any money or property to the defendant or any person or place pursuant to his direction or otherwise discharge any claim of the defendant against you?

7. At the time you were served or at any subsequent time, did you have any safe deposit boxes, pledges, documents of title, securities, notes, coupons, receivables, collateral, checking, savings, tax or other accounts or deposits in which defendant has an interest?

JOANN NEEDLEMAN, ESQUIRE
Attorney for Plaintiff

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

vs. :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants :

APPLICATION TO PROCEED IN FORMA PAUPERIS
(PROPERTY CLAIM/PETITION TO INTERVENE,
STAY AND SET ASIDE WRIT OF EXECUTION)

TO THE SHERIFF,

1. My personal property is subject to levy or attachment due to a judgment against another person.
2. Because of my financial condition, I am unable to pay fees and costs of filing my Property Claim form/Petition to Intervene, Stay and Set Aside Writ of Execution, and to defend my property interests.
3. I am unable to obtain funds from anyone, including my family and associates, to pay the costs of this litigation. I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.
4. I verify that the information disclosed on this Application and the attached Financial Statement are true and correct to the best of my knowledge, information and belief. I understand that false statements herein are made subject to penalties of 18 Pa.C.S.A. §4904 relating to unsworn falsifications to authorities.

Name: _____

Address: _____

Telephone: _____

vs. **DEFENDANTS:** Camille Riffindifil and Jason Riffindifil

NO. 2001 CV 850

FINANCIAL STATEMENT

- a) Name: _____
Address: _____
Social Security Number: _____
- b) Employment: _____
If you are presently employed, state
Employer: _____
Address: _____
Salary or Wages per Month: _____
Type of work: _____
- c) Other Income within the last Twelve Months
Business or Profession: _____
Other Self-employment: _____
Interest: _____
Pension and Annuities: _____
Social Security Benefits: _____ Support Payments: _____
Disability Payments: _____
Unemployment Compensation/Workman Compensation: _____
Public Assistance: _____ Other: _____
- d) Other Contributions to Household Support
Wife/Husband Name: _____
If Wife/Husband employed, state
Employer: _____
Salary or Wages per Month: _____
Type of work: _____
Contributions from Children: _____
Contributions from Parents: _____
Other Contributions: _____
- e) Property Owned
Cash: _____
Checking Account: _____ Savings Account: _____
Certificates of Deposit: _____
Real Estate (including home): _____
Motor Vehicle: Make: _____ Year: _____
Cost: _____ Amount Owed: _____
Stocks, Bonds: _____
- f) Debts and Obligations
Mortgages: _____ Rent: _____
Loans: _____ Other: _____
- g) Persons Dependant Upon Your Support
Wife/Husband Name: _____
Children, if any:
Name: _____ Age: _____
Name: _____ Age: _____
Other Persons:
Name: _____ Relationship: _____

EXHIBIT "1"

WRIT OF EXECUTION-(MONEY JUDGMENTS) Rules P.R.C.P. 3101 to 3149

Remit Corporation as assignee of Bloomsburg Hospital

36 West Main Street Bloomsburg, PA 17815

vs.

Camille Riffindifil and Jason Riffindifil

350 Grant Street, Philadelphia, PA 18603

No. CV-850

No.

LATE

No.

2003-ED-50

Term 2001

E.D.

Term

J.D.

Term

WRIT OF EXECUTION
(MONEY JUDGMENTS)

COMMONWEALTH OF PENNSYLVANIA, COUNTY OF Columbia

TO THE SHERIFF OF Columbia COUNTY, PENNA.

To satisfy the judgment, interest and costs against Camille Riffindifil

350 Grant Street, Philadelphia, PA 18603

Defendants(s);

(1) You are directed to levy upon the property of the defendant(s) and to sell his, her (or their) interest therein; (Inquisition and Exemption Laws (are) (are not) waived. Camille Riffindifil

(2) You are also directed to attach the property of the defendant not levied upon in the possession of Thomas Sebastian

Garnishee(s)

(Specifically describe property)

and to notify the Garnishee(s) that

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(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 defendants(s) or otherwise disposing thereof

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Amount due

\$ 9522.49

Interest From

\$857.80 10/3/2001

Total

Plus costs as per endorsement hereon.

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

Dated

(SEAL)

By

Deputy

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

vs. :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants

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NOTICE

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Exempt Property. 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 should do the following promptly: (1) Fill out the attached exemption claim form and demand 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.

Property Belonging to Another Person. If there is property at your residence [or your bank account] that belongs to another person or that you own with another person, you should notify that person so that he/she can file a property claim or other legal papers with the Sheriff's Office to prevent his/her property from being taken or sold at Sheriff's Sale to satisfy your debt. See enclosed forms.

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 Penn Legal Services
168 W. 5th St.
Bloomsburg, PA 17815
(570)784-8760

EXHIBIT A

PLAINTIFF: The Remit Corporation VS.

DEFENDANT: Camille Riffindifil And
Jason Riffindifil

No.: 2001 CV 850

2003-ED-50

CLAIM FOR EXEMPTION

TO THE SHERIFF:

I, the above named defendant, claim exemption of property from levy or attachment:

(1) From my personal property in my possession which has been levied upon,

(a) I desire that my \$300 statutory exemption be

☐ (1) set aside in kind (specify property to be set aside in kind):

☐ (2) paid in cash following the sale of the property levied upon; or

(b) I claim the following exemption (specify property and basis of exemption):

(2) From my property which is in the possession of a third party, I claim the following exemptions:

(a) my \$300 exemption: ☐ in cash ☐ in kind

(specify property):

(b) Social Security benefits on deposit in the amount of: \$

(c) other (specify amount and basis of exemption):

I request a prompt court hearing to determine the exemption.

Notice of the hearing should be given to me at (Name, 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.A. §4904 relating to unsworn falsification to authorities.

Date: Defendant(s):
Address:
City, Zip:

THIS CLAIM TO BE FILED WITH: Office of the Sheriff of Columbia County
P.O. Box 380 Bloomsburg, PA 17815
(570)389-5622

Note: Under paragraphs (1) and (2) of the writ a description of the specific property to be levied upon or attached may be set forth in the writ, or included in a separate direction to the Sheriff.

Under paragraph (2) of the writ, if the attachment of a named garnishee is desired, his/her name should be set forth in the space provided.

Under paragraph (3) of the writ, the Sheriff may, as under prior practice, add as a garnishee any person not named in this writ that may be found to be in possession of property of the defendant. See Rule 3111(a). For limitations on power to attach tangible property, see Rule 3108(a).

(b) Each court shall by local rule designate the officer, organization or person to be named in the notice.

MAJOR EXEMPTIONS UNDER PENNSYLVANIA AND FEDERAL LAW

- (1) \$300.00 statutory exemption
- (2) Bibles, school books, sewing machines, uniforms and equipment
- (3) Most wages and unemployment compensation
- (4) Social Security benefits
- (5) Certain retirement fund and accounts
- (6) Certain veteran and armed forces benefits
- (7) Certain insurance proceeds

EXHIBIT "A"

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital : COURT OF COMMON PLEAS
36 W. Main Street : COLUMBIA COUNTY
Bloomsburg, PA 17815 :
Plaintiff :

vs. : NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants :

**PROPERTY CLAIM NOTICE TO PERSONS OTHER THAN
ABOVE-NAMED DEFENDANT WHO OWNS PROPERTY LOCATED**

All household goods and contents at this address may be scheduled for Sheriff's Sale in the near future to satisfy a judgment against:

Camille Riffindifil

If you are not named above, and you own property located at this address, your property may be sold unless you inform the Sheriff in writing what property belongs to you.

You may protect your property, including any property that you own jointly with the person named above, by filling out the attached Property Claim form, and filing it at the Office of the Sheriff, Columbia County, P.O. Box 380 Bloomsburg, PA. 17815 prior to sale. The filing fee for filing the Property Claim form is \$40.00, but you will not have to pay the fee if you cannot afford it.

If you file a Property Claim, form, the Sheriff's Sale will not go through until the Sheriff decides whether you own the property you claim.

For additional information, you may telephone the Sheriff's Office at (570)389-5622

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North Penn Legal Services
168 W. 5th St.
Bloomsburg , PA 17815

EXHIBIT "B"

EXHIBIT "C"

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

vs. :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :
350 Grant Street :
Berwick, PA 18603 :
Defendants

SHERIFF'S CERTIFICATION

I, _____, hereby certify that upon information and belief, the
following persons reside or own personal property
at _____, Philadelphia, PA _____
the location where personal property is subject to levy in this matter.

NAME

ADDRESS

☐ No person other than defendant.

Signed: _____

EXHIBIT "D"

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of	:	
Bloomsburg Hospital	:	COURT OF COMMON PLEAS
36 W. Main Street	:	COLUMBIA COUNTY
Bloomsburg, PA 17815	:	
Plaintiff	:	
vs.	:	NO: 2001 CV 850
	:	<i>2003-ED-50</i>
CAMILLE RIFFINDIFIL and	:	
JASON RIFFINDIFIL	:	
350 Grant Street	:	
Berwick, PA 18603	:	
Defendants	:	

SHERIFF OF PHILADELPHIA COUNTY

WRIT NO. _____

Dear Sheriff:

Enclosed please find a copy of the Sheriff's Certification concerning persons who reside or may own personal property at the location where personal property is subject to levy in this matter.

To ensure that the property of non-judgment debtor is not made subject to execution you are required to complete and serve the enclosed Property Claim Notice, along with a Property Claim, by mailing same by First Class U.S. Mail, postage prepaid under separate cover to each person listed on the Sheriff's Certification.

After making this service, you must file a written Certification of Service with the Sheriff's Office.

The Sheriff will not schedule a Sheriff's Sale in this case until the required Certificate(s) of Service have been filed.

EXHIBIT "E"

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

vs. :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :

350 Grant Street :
Berwick, PA 18603 :
Defendants :

NOTICE TO CO-OWNER OF ATTACHMENT OF PROPERTY

Date: March 17, 2003

The bank account or other property that you own with the defendant above-named have been attached by plaintiff, **The Remit Corporation** to satisfy a judgment obtained by the plaintiff against the defendant. Your money or property may soon be taken even though you owe nothing to plaintiff.

If some of the funds in the account or some property held by the garnishee, (**First Columbia Bank & Trust Co**), you should contact the bank or garnishee to see if it is defending your funds or property against garnishment. If the bank or garnishee is not defending against garnishment of property, you can prevent garnishment by filing a Petition with the Sheriff.

To protect your funds or property, you should complete the attached Petition to Intervene Stay and Set Aside Writ of Execution as to Non-Judgment Debtor Property and file it in the Office of the Sheriff, Columbia County, P.O. Box 380 Bloomsburg, PA. 17815 within fifteen (15) days after the date of this Notice. For additional information, you may call the Sheriff's Office at (570)389-5622

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North Penn Legal Services
168 W. 5th St.
Bloomsburg, PA 17815
(570)784-8760

EXHIBIT F

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of :
Bloomsburg Hospital :
36 W. Main Street :
Bloomsburg, PA 17815 :
Plaintiff :

COURT OF COMMON PLEAS
COLUMBIA COUNTY

vs.

NO: 2001 CV 850

2003-ED-50

CAMILLE RIFFINDIFIL and
JASON RIFFINDIFIL :

350 Grant Street :
Berwick, PA 18603 :

Defendants

**PETITION TO INTERVENE, STAY AND SET ASIDE
WRIT OF EXECUTION AS TO NON-JUDGMENT DEBTOR OF PROPERTY**

This petition respectfully requests:

1. I, _____, the Petitioner am a party in interest and hereby move to intervene in this garnishment proceeding to Pa. R.Civ.P. §3121 & §2316 et seq.
2. The plaintiff has attached personal property belonging to me currently in the possession of the garnishee.
3. The attached property consists of:
☐ money held in a bank account held in common or jointly with the defendant.
☐ other (specify) _____
4. The Writ of Execution must be stayed and set aside as to my property because the plaintiff does not have the legal right to attach and/or garnish property other than that belonging to the judgment debtor in this manner.
5. I verify that the foregoing statements of fact are true and correct to the best of my knowledge, information and belief. I understand that false statements herein are made subject to penalties of 18 Pa. C.S.A. §4904 relating to unsworn falsifications to authorities.

Date: _____

PETITIONER

ADDRESS

TELEPHONE NUMBER

EXHIBIT G

JOANN NEEDLEMAN
By: Joann Needleman, Esq.
Identification No. 74276
Suite 935 One Penn Center
Philadelphia, PA 19103
(215)665-1133

REMIT CORPORATION, as assignee of	:	
Bloomsburg Hospital	:	COURT OF COMMON PLEAS
36 W. Main Street	:	COLUMBIA COUNTY
Bloomsburg, PA 17815	:	
Plaintiff	:	
vs.	:	NO: 2001 CV 850
	:	<i>2003-ED-50</i>
CAMILLE RIFFINDIFIL and	:	
JASON RIFFINDIFIL	:	
350 Grant Street	:	
Berwick, PA 18603	:	
Defendants	:	

APPLICATION TO PROCEED IN FORMA PAUPERIS
(PROPERTY CLAIM/PETITION TO INTERVENE,
STAY AND SET ASIDE WRIT OF EXECUTION)

TO THE SHERIFF,

1. My personal property is subject to levy or attachment due to a judgment against another person.
2. Because of my financial condition, I am unable to pay fees and costs of filing my Property Claim form/Petition to Intervene, Stay and Set Aside Writ of Execution, and to defend my property interests.
3. I am unable to obtain funds from anyone, including my family and associates, to pay the costs of this litigation. I understand that I have a continuing obligation to inform the Court of improvement in my financial circumstances which would permit me to pay the costs incurred herein.
4. I verify that the information disclosed on this Application and the attached Financial Statement are true and correct to the best of my knowledge, information and belief. I understand that false statements herein are made subject to penalties of 18 Pa.C.S.A. §4904 relating to unsworn falsifications to authorities.

Name: _____

Address: _____

Telephone: _____

Exhibit "H"

PLAINTIFF: The Remit Corporation

vs. DEFENDANTS: Camille Riffindifil and Jason Riffindifil

NO. 2001 CV 850

FINANCIAL STATEMENT

- a) Name: _____
Address: _____
Social Security Number: _____
- b) Employment: _____
If you are presently employed, state
Employer: _____
Address: _____
Salary or Wages per Month: _____
Type of work: _____
- c) Other Income within the last Twelve Months
Business or Profession: _____
Other Self-employment: _____
Interest: _____
Pension and Annuities: _____
Social Security Benefits: _____ Support Payments: _____
Disability Payments: _____
Unemployment Compensation/Workman Compensation: _____
Public Assistance: _____ Other: _____
- d) Other Contributions to Household Support
Wife/Husband Name: _____
If Wife/Husband employed, state
Employer: _____
Salary or Wages per Month: _____
Type of work: _____
Contributions from Children: _____
Contributions from Parents: _____
Other Contributions: _____
- e) Property Owned
Cash: _____
Checking Account: _____ Savings Account: _____
Certificates of Deposit: _____
Real Estate (including home): _____
Motor Vehicle: Make: _____ Year: _____
Cost: _____ Amount Owed: _____
Stocks, Bonds: _____
- f) Debts and Obligations
Mortgages: _____ Rent: _____
Loans: _____ Other: _____
- g) Persons Dependant Upon Your Support
Wife/Husband Name: _____
Children, if any:
Name: _____ Age: _____
Name: _____ Age: _____
Other Persons:
Name: _____ Relationship: _____

EXHIBIT "I"

8564

JOANN NEEDLEMAN, P.C.

IOLTA ACCOUNT

SUITE 935, ONE PENN CENTER
1617 JOHN F. KENNEDY BLVD.
PHILADELPHIA, PA 19103



60-878/313

4/10/2003

PAY TO THE
ORDER OF

Sheriff of Columbia County

\$200.00

\$

Two Hundred And 00/100

DOLLARS

Sheriff of Columbia County

P.O. Box 380

Bloomsburg, PA 17815

2001 CV 850, Camille Riffindifil, 63310047

Remit V. Riffindifil

MEMO

Joann Needleman

THIS DOCUMENT CONTAINS HEAVY SENSITIVE INK. TOUCH OR PRESS HERE - RED IMAGE DISAPPEARS WITH HEAT.

⑈008564⑈ ⑆031308784⑆ 8357129⑈

JOANN NEEDLEMAN, P.C.
IOLTA ACCOUNT

8564

Pay to: Sheriff of Columbia County

Re: The Remit Corporation vs. Camille Riffindifil

Case # 2001 CV 850

File # 63310047

Account # 132824

Remit V. Riffindifil

In Re: Riffindifil, Camille

Our file: 63310047

Account: 132824

Payment of court costs from trust account

Amount of check: \$200.00

8564

4/10/2003

\$200.00