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

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MERRIL: J. FOX	
***************************************	No. 2004 ED 103 Term 19. ED.
***************************************	
₩3	No. 2004 CV. 570 Term 19
JOEL CROUSE and GEORGIA	WRIT OF EXECUTION
PEDD GDOVIGE	(MONEY JUDGEMENTS)
DERR CROUSE	
í	· · · · ·
· · · · ·	
COMMONWEALTH OF PENNSYLVA	NIA, COUNTY OF COLUMBIA
TO THE SHERIFF OF COLUMBIA	
	COUNTY, PENNA
To satisfy the judgement, interest and costs a	JOEL CROUSE and GEORGIA DERR
CROUSE	
CROOSE	Defendant (s);
[]] You'erra directed to love when the	
	y of the defendant (s) and to sell his, her (or their) interest
(2) You are also directed to attach the propert	y of the defendant not levied upon in the possession
ot	per l
7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	60
	as Gamishee (s)
(Specificall	y describe property)
•	
•	
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·	
and to motify the Country to the	
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
and brobard of me detending (8) of oth	erwise disposing thereof
of groupe other than the named general to the	ipon and subject to attachment is found in the possession
garnishee and is enjoined as above stated.	are directed to notify him that he has been added as a
	1 110 00
•	Amount due \$.1,113,22
	Interest from
	Total \$ 1,113.22
	Plus costs us per endorsement hereon.
	Costo us per endorsement hereon.
01 31 37	I Wind D. Ment
Dated Vall-14	Prothonotory, Court of Common Pleas of
(SEAL)	Columbia County, Penna.

: IN THE COURT OF COMMON PLEAS

: OF THE 26<sup>TH</sup> JUDICIAL DISTRICT

Plaintiff

: COLUMBIA COUNTY BRANCH, PA.

v.

: CIVIL ACTION - LAW

JOEL CROUSE and GEORGIA DERR

: NO. 2004 CV 570

CROUSE, his wife

Defendants

### NOTICE

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

The law provides that certain property cannot be taken. Such property is said to be exempt. There is a debtor's exemption of \$300.00 dollars. 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 a prompt hearing.
- (2) Deliver the form or mail it to the Sheriff's Office at the address noted.

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

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

> North Penn Legal Services 168 East Fifth Street Bloomsburg, PA 17815 (717) 784-8769

> > William S. Kreisher, Esquire

Attorney for Plaintiff

KREISHER & GREGOROWICZ

401 S. Market Street Bloomsburg, PA 17815 (717) 784-5211

: IN THE COURT OF COMMON PLEAS : OF THE  $26^{\text{TH}}$  JUDICIAL DISTRICT

Plaintiff

: COLUMBIA COUNTY BRANCH, PA.

V.

CIVIL ACTION - LAW

JOEL CROUSE and GEORGIA DERR

CROUSE, his wife

: NO. 2004 CV 570

Defendants

### **CERTIFICATE OF RESIDENCE**

I, William S. Kreisher, Esquire of KREISHER & GREGOROWICZ, attorney for the Plaintiff in the above captioned matter, hereby certify that the last known address of Joel and Georgia Crouse is Winn's Trailer Park, Lot #6, Robbins Road,

Bloomsburg, Pennsylvania.

William S. Kreisher, Esquire

Attorney for Plaintiff

KREISHER & GREGOROWICZ

401 S. Market Street Bloomsburg, PA 17815 (717) 784-5211

Sworn and subscribed to

before me this //// day of

NOTARIAL SEAL RHONDA L. YOUNG, NOTARY PUBLIC TOWN OF BLODMSBURG, COLUMBIA CO. MY COMMISSION EXPIRES APRIL 16, 2005

: IN THE COURT OF COMMON PLEAS : OF THE  $26^{TH}$  JUDICIAL DISTRICT

Plaintiff

COLUMBIA COUNTY BRANCH, PA.

: CIVIL ACTION - LAW

JOEL CROUSE and GEORGIA DERR

: NO. 2004 CV 570

CROUSE, his wife

V.

Defendants

### AFFIDAVIT OF NON MILITARY SERVICE OF DEFENDANT

COMMONWEALTH OF PENNSYLVANIA:

COUNTY OF COLUMBIA

William S. Kreisher, Esquire, being duly sworn according to law deposes and says that he did investigate the status of Joel and Georgia Crouse, with regard to the Soldier's and Sailor's Civil Relief Act of 1940; and that he made such investigation personally and has been informed and your affiant avers that the said Joel and Georgia Crouse, are not now or were they within a period of three (3) months last, in the military or naval service of the United States within the purview of the aforesaid Soldier's Civil Relief Act of 1940.

Sworn and subscribed

before me this //// day of

NOTARIAL SEAL RHONDA L. YOUNG, NOTARY PUBLIC TOWN OF BLOOMSBURG, COLUMBIA CO. MY COMMISSION EXPIRES APRIL 16, 2005

v.

: IN THE COURT OF COMMON PLEAS : OF THE  $26^{\mathrm{TH}}$  JUDICIAL DISTRICT

: COLUMBIA COUNTY BRANCH, PA.

Plaintiff

: CIVIL ACTION - LAW

JOEL CROUSE and GEORGIA DERR

CROUSE, his wife

: NO. 2004 CV 570

Defendants

### MAJOR EXEMPTIONS UNDER PENNSYLVANIA AND FEDERAL LAW

- 1. \$300.00 dollar statutory exemption.
- 2. Bibles, school books, sewing machines, uniforms and equipment.
- 3. Most wages and unemployment compensation.
- 4. Social security benefits.
- 5. Certain retirement funds and accounts.
- 6. Certain veteran and armed forces benefits.
- 7. Certain insurance proceeds.
- 8. Such other exemptions as may be provided by law.

: IN THE COURT OF COMMON PLEAS

: OF THE 26<sup>TH</sup> JUDICIAL DISTRICT

Plaintiff

: COLUMBIA COUNTY BRANCH, PA.

: CIVIL ACTION - LAW

JOEL CROUSE and GEORGIA DERR

CROUSE, his wife

v.

: NO. 2004 CV 570

Th. /2 . . .

Defendants

### **CLAIM FOR EXEMPTION**

### TO THE SHERIFF:

I, Joel Crouse the above-named Defendant, claim exemption of property from levy or attachment:

- (1) From our personal property in my possession which has been levied upon,
  - (a) I desire that my \$300.00 statutory exemption be:
  - () (i) set aside in kind (specify property to be set aside in kind)
  - ( ) (ii) paid in cash following the sale of the property levied upon; or,
  - (b) I claim the following exemption (specify property and basis for exemption):
- (2) From my property which is in the possession of a third party, I claim the exemption:

	<ul><li>(a) my \$300.00 statutory exemption: ( ) in cash;</li><li>( ) in kind (specify property):</li></ul>
	(b) Social Security benefits on deposit in this amount of \$;
	(c) other (specify amount and basis of exemption):
I requ the hearing should b	nest a prompt Court hearing to determine the exemption. Notice of e given to me at
correct. I understand	fy that the statements made in this Claim for Exemption are true and d that false statements herein are made subject to the penalties of 18 relating to unsworn falsification to authorities.
Date:	
	JOEL CROUSE

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

Timothy Chamberlain, Sheriff of Columbia County Columbia County Courthouse Bloomsburg, PA 17815

: IN THE COURT OF COMMON PLEAS

: OF THE  $26^{TH}$  JUDICIAL DISTRICT

Plaintiff

: COLUMBIA COUNTY BRANCH, PA.

: CIVIL ACTION - LAW

JOEL CROUSE and GEORGIA DERR

CROUSE, his wife

ν.

: NO. 2004 CV 570

Defendants

### **CLAIM FOR EXEMPTION**

### TO THE SHERIFF:

I, Georgia Derr Crouse the above-named Defendant, claim exemption of property from levy or attachment:

- (1) From our personal property in my possession which has been levied upon,
  - (a) I desire that my \$300.00 statutory exemption be:
  - () (i) set aside in kind (specify property to be set aside in kind)
  - ( ) (ii) paid in cash following the sale of the property levied upon; or,
  - (b) I claim the following exemption (specify property and basis for exemption):
- (2) From my property which is in the possession of a third party, I claim the exemption:

	<ul><li>(a) my \$300.00 statutory exemption: ( ) in cash;</li><li>( ) in kind (specify property):</li></ul>
	(b) Social Security benefits on deposit in this amount of \$;
	(c) other (specify amount and basis of exemption):
I requ the hearing should be	st a prompt Court hearing to determine the exemption. Notice of given to me at
correct. I understand	that the statements made in this Claim for Exemption are true and that false statements herein are made subject to the penalties of 18 elating to unsworn falsification to authorities.
Date:	
	GEORGIA DERR CROUSE

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

Timothy Chamberlain, Sheriff of Columbia County Columbia County Courthouse Bloomsburg, PA 17815

#### **TIMOTHY T. CHAMBERLAIN**



**SHERIFF OF COLUMBIA COUNTY** 

COURT HOUSE - P.O. BOX 380 BLOOMSBURG, PA 17815 FAX: (570) 389-5625 24 HOUR PHONE (570) 784-6300

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

MERRIL J. FOX

VS.

JOEL CROUSE AND GEORGIA DERR CROUSE

WRIT OF EXECUTION #103 OF 2004 ED

### POSTING OF PROPERTY

JULY 29, 2004 POSTED A COPY OF THE SHERIFF'S SALE BILL ON THE

PROPERTY OF JOEL CROUSE AND GEORGIA DERR CROUSE AT WINN'S TRAILER PARK LOT #6

ROBBINS ROAD BLOOMSBURG COLUMBIA COUNTY PENNSYLVANIA. SAID POSTING

PERFORMED BY COLUMBIA COUNTY DEPUTY SHERIFF PAUL D'ANGELO.

SO ANSWERS:

DEPUTY SHERIFF

TIMOTHY T. CHAMBERLAIN

**SHERIFF** 

SWORN TO AND SUBSCRIBED BEFORE ME

THIS 29<sup>TH</sup> DAY OF JULY 2004

PHONE

(570) 389-5622

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



PHONE (570) 389-5622 24 HOUR PHONE (\$79) 784-6300

MERRIL J. FOX

Docket # 103ED2004

VS

**EXECUTION** 

JOEL CROUSE GEORGIA DERR CROUSE

#### AFFIDAVIT OF SERVICE

NOW, THIS WEDNESDAY, JUNE 23, 2004, AT 2:45 PM, SERVED THE WITHIN EXECUTION UPON JOEL CROUSE AT WINN'S TRAILER PARK LOT #6 ROBBINS ROAD, BLOOMSBURG BY HANDING TO JOEL CROUSE, , 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 THURSDAY, JUNE 24, 2004

NOTARY PUBLIC

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

P. D'ANGELO DEPUTY SHERIFF

# SHERIFF'S SALE

BY VIRTUE OF WRIT OF EXECUTION 103ED2004 TO ME DIRECTED BY THE COURTS, THERE WILL BE SOLD AT PUBLIC SALE, ON AUGUST 10, 2004 AT 10:00 AM AT THE WINN'S TRAILER PARK LOT #6 ROBBINS ROAD BLOOMSBURG COUNTY OF COLUMBIA AND STATE OF PENNSYLVANIA, THE FOLLOWING ARTICLES OF PERSONAL PROPERTY, TO WIT:

Property Description	Property Value
1986 OLDSMOBILE STATION WAGON REG# FPN1388	\$0.00
GE FREEZER	\$0.00
GE REFRIGERATOR	\$0.00
RCA 19" TV	\$0.00
PORTABLE JENSEN CD/ RADIO	\$0.00

TOGETHER WITH ALL OTHER ARTICLES FOUND AND BELONGING TO THE DEFENDANT(S) AND NOT ENUMERATED:

SEIZED AND TAKEN INTO EXECUTION AS THE PROPERTY OF **JOEL CROUSE AND GEORGIA DERR CROUSE** AT WINNS'S TRAILER PARK LOT #6
BLOOMSBURG, PA

AND TO BE SOLD BY TIMOTHY T. CHAMBERLAIN, SHERIFF OF COLUMBIA COUNTY, BLOOMSBURG, PA 17815 (570-389-5622).

# SHERIFF'S SALE

BY VIRTUE OF WRIT OF EXECUTION 103ED2004 TO ME DIRECTED BY THE COURTS, THERE WILL BE SOLD AT PUBLIC SALE, ON AUGUST 10, 2004 AT 10:00 AM AT THE WINN'S TRAILER PARK LOT #6 ROBBINS ROAD BLOOMSBURG COUNTY OF COLUMBIA AND STATE OF PENNSYLVANIA, THE FOLLOWING ARTICLES OF PERSONAL PROPERTY, TO WIT:

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TOGETHER WITH ALL OTHER ARTICLES FOUND AND BELONGING TO THE DEFENDANT(S) AND NOT ENUMERATED:

SEIZED AND TAKEN INTO EXECUTION AS THE PROPERTY OF **JOEL CROUSE AND GEORGIA DERR CROUSE** AT WINNS'S TRAILER PARK LOT #6
BLOOMSBURG, PA

AND TO BE SOLD BY TIMOTHY T. CHAMBERLAIN, SHERIFF OF COLUMBIA COUNTY, BLOOMSBURG, PA 17815 (570-389-5622).

## COLUMBIA COUNTY SHERIFF'S OFFICE PROCESS SERVICE ORDER

SERVICE# 1 - OF - 2 SERVICES

OFFICER: T. CHAMBERLAIN

DATE RECEIVED 6/11/2004 DOCKET # 103ED2004 PLAINTIFF MERRIL J. FOX DEFENDANT JOEL CROUSE GEORGIA DERR CROUSE PERSON/CORP TO SERVED PAPERS TO SERVED JOEL CROUSE **EXECUTION** of ELLOW STATOS WALLOW STATOS WINN'S TRAILER PARK LOT #6 ROBBINS ROAD BLOOMSBURG SERVED UPON TOEL CROWE RELATIONSHIP \_\_\_\_\_ IDENTIFICATION DATE 06/23/14 TIME 14/5 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 Hundle DATE 06/23/04 DEPUTY

# COLUMBIA COUNTY SHERIFF'S OFFICE PROCESS SERVICE ORDER

OFFICER: T. CHAMBERLAIN SERVICE# 2 - OF - 2 SERVICES DATE RECEIVED 6/11/2004 DOCKET # 103ED2004 PLAINTIFF MERRIL J. FOX DEFENDANT JOEL CROUSE GEORGIA DERR CROUSE PERSON/CORP TO SERVED PAPERS TO SERVED GEORGIA DERR CROUSE EXECUTION WINN'S TRAILER PARK LOT #6 ROBBINS ROAD BLOOMSBURG SERVED UPON TO EL CROUSE RELATIONSHIP HUSBAND IDENTIFICATION DATE 06/23/04 TIME 1445 MILEAGE \_\_\_\_\_ OTHER \_\_\_\_ Race \_\_\_ Sex \_\_\_ Height \_\_\_ Weight \_\_\_ Eyes \_\_ Hair \_\_\_ Age \_\_\_ Military TYPE OF SERVICE: A. PERSONAL SERVICE AT POA POB POE CCSO COSO 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 TIME OFFICER REMARKS DATE

Han Del DATE Ob/23/04

DEPUTY

## **EXECUTION LEVY SHEET**

PERSONAL PROPERTY LEVIED UPON \$1,113.22

86 6 0105 STATION WALON FPH 1388
GAE FRIEZEN
$C \in \mathcal{E} = \mathcal{E} \mathcal{E} \mathcal{E} \mathcal{E} \mathcal{E} \mathcal{E} \mathcal{E} \mathcal{E}$
RCA 19" TV
PORTABLE JENSEN CO/REDIO

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

MERRIL J. FOX	No. 2004 ED 103 Term 19ED
***************************************	No
<b>Y5</b>	No. 2004 CV 570 Term 19
JOEL CROUSE and GEORGIA	WRIT OF EXECUTION (MONEY JUDGEMENTS)
DERR CROUSE	
	ent
COMMONWEALTH OF PENNSYLVA	NIA, COUNTY OF COLUMBIA
TO THE SHERIFF OF COLUMBIA	COUNTY PENNA
To satisfy the judgement, interest and costs as	JOEL CROUSE and GEORGIA DERR
CROUSE	Defendant (s):
	y of the defendant (s) and to sell his, her (or their) interest and Condemnation agreed to)
	y of the defendant not levied upon in the possession
of:	
(Specifical)	y describe property)

and to notify the Garnishee (s) that

(a) an attachment has been issued;

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

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

	Amount due	s.1,113,22
	Interest from	**********
,	•	Total \$ 1,113.22
	Plus costs as per	r endorsement hereon.
	James	() 1.
	Prothonot	ary, Court of Common Pleas
	Columbia	County, Penna.
	By: tax	Librolia L

MERRIL J. FOX, : IN THE COURT OF COMMON PLEAS

: OF THE 26<sup>TH</sup> JUDICIAL DISTRICT

Plaintiff : COLUMBIA COUNTY BRANCH, PA.

: CIVIL ACTION – LAW

 $\mathbf{V}$ .

JOEL CROUSE and GEORGIA DERR : NO. 2004 CV 570 CROUSE, his wife

Defendants

### NOTICE

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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 dollars. 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 a prompt hearing.
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You should come to the Court ready to explain your exemption. If you do not come to Court and prove your exemption, you may lose some of your property.

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

> North Penn Legal Services 168 East Fifth Street Bloomsburg, PA 17815 (717) 784-8769

> > Villiam S. Kreisher, Esquire

Attorney for Plaintiff

KREISHER & GREGOROWICZ

401 S. Market Street Bloomsburg, PA 17815

(717) 784-5211

: IN THE COURT OF COMMON PLEAS : OF THE  $26^{TH}$  JUDICIAL DISTRICT

Plaintiff

: COLUMBIA COUNTY BRANCH, PA.

CIVIL ACTION - LAW

JOEL CROUSE and GEORGIA DERR

CROUSE, his wife

v.

: NO. 2004 CV 570

Defendants

### CERTIFICATE OF RESIDENCE

I, William S. Kreisher, Esquire of KREISHER & GREGOROWICZ, attorney for the Plaintiff in the above captioned matter, hereby certify that the last known address of Joel and Georgia Crouse is Winn's Trailer Park, Lot #6, Robbins Road,

Bloomsburg, Pennsylvania.

Attorney for Plaintiff

**KREISHER & GREGOROWICZ** 

401 S. Market Street Bloomsburg, PA 17815 (717) 784-5211

Sworn and subscribed to

before me this //// day of

NOTARIAL SEAL RHONDA L. YOUNG, NOTARY PUBLIC TOWN OF BLOOMSBURG, COLUMBIA CO. MY COMMISSION EXPIRES APRIL 16, 2005 MERRIL J. FOX, : IN THE COURT OF

: IN THE COURT OF COMMON PLEAS : OF THE  $26^{\mathrm{TH}}$  JUDICIAL DISTRICT

Plaintiff : COLUMBIA COUNTY BRANCH, PA.

.

v. : CIVIL ACTION – LAW

JOEL CROUSE and GEORGIA DERR

: NO. 2004 CV 570

CROUSE, his wife

:

Defendants

### AFFIDAVIT OF NON MILITARY SERVICE OF DEFENDANT

COMMONWEALTH OF PENNSYLVANIA:

SS

COUNTY OF COLUMBIA

William S. Kreisher, Esquire, being duly sworn according to law deposes and says that he did investigate the status of Joel and Georgia Crouse, with regard to the Soldier's and Sailor's Civil Relief Act of 1940; and that he made such investigation personally and has been informed and your affiant avers that the said Joel and Georgia Crouse, are not now or were they within a period of three (3) months last, in the military or naval service of the United States within the purview of the aforesaid Soldier's Civil Relief Act of 1940.

William S. Kreisher, Esquire

Sworn and subscribed

before me this //// day of

2004

Notary Public

NOTARIAL SEAL RHONDA L. YOUNG, NOTARY PUBLIC TOWN OF BLOOMSBURG, COLUMBIA CO. MY COMMISSION EXPIRES APRIL 16, 2225

: IN THE COURT OF COMMON PLEAS : OF THE  $26^{\text{TH}}$  JUDICIAL DISTRICT

Plaintiff

: COLUMBIA COUNTY BRANCH, PA.

v.

: CIVIL ACTION - LAW

JOEL CROUSE and GEORGIA DERR : NO. 2004 CV 570

CROUSE, his wife

Defendants

### MAJOR EXEMPTIONS UNDER PENNSYLVANIA AND FEDERAL LAW

- 1. \$300.00 dollar statutory exemption.
- 2. Bibles, school books, sewing machines, uniforms and equipment.
- 3. Most wages and unemployment compensation.
- 4. Social security benefits.
- 5. Certain retirement funds and accounts.
- 6. Certain veteran and armed forces benefits.
- 7. Certain insurance proceeds.
- 8. Such other exemptions as may be provided by law.

: IN THE COURT OF COMMON PLEAS : OF THE  $26^{TH}$  JUDICIAL DISTRICT

Plaintiff : COLUMBIA COUNTY BRANCH, PA.

: CIVIL ACTION - LAW

v.

JOEL CROUSE and GEORGIA DERR

CROUSE, his wife

: NO. 2004 CV 570

Defendants

### **CLAIM FOR EXEMPTION**

### TO THE SHERIFF:

I, Joel Crouse the above-named Defendant, claim exemption of property from levy or attachment:

- (1) From our personal property in my possession which has been levied upon,
  - (a) I desire that my \$300.00 statutory exemption be:
  - ()(i) set aside in kind (specify property to be set aside in kind)
  - (ii) paid in cash following the sale of the ( )property levied upon; or,
  - (b) I claim the following exemption (specify property and basis for exemption):
- (2) From my property which is in the possession of a third party, I claim the exemption:

	<ul><li>(a) my \$300.00 statutory exemption: ( ) in cash;</li><li>( ) in kind (specify property):</li></ul>
	(b) Social Security benefits on deposit in this amount of S;
	(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	
correct. I understar	rify that the statements made in this Claim for Exemption are true and and that false statements herein are made subject to the penalties of 18 4 relating to unsworn falsification to authorities.
Date:	IOEL CROUGE
	JOEL CROUSE

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

Timothy Chamberlain, Sheriff of Columbia County Columbia County Courthouse Bloomsburg, PA 17815 MERRIL J. FOX, : IN THE COURT OF CO

: IN THE COURT OF COMMON PLEAS : OF THE  $26^{\text{TH}}$  JUDICIAL DISTRICT

Plaintiff : COLUMBIA COUNTY BRANCH, PA.

:

v. : CIVIL ACTION – LAW

JOEL CROUSE and GEORGIA DERR : NO. 2004 CV 570

CROUSE, his wife

Defendants

### **CLAIM FOR EXEMPTION**

### TO THE SHERIFF:

I, Georgia Derr Crouse the above-named Defendant, claim exemption of property from levy or attachment:

- (1) From our personal property in my possession which has been levied upon,
  - (a) I desire that my \$300.00 statutory exemption be:
  - ( ) (i) set aside in kind (specify property to be set aside in kind)
  - ( ) (ii) paid in cash following the sale of the property levied upon; or,
  - (b) I claim the following exemption (specify property and basis for exemption):

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	<ul><li>(a) my \$300.00 statutory exemption: ( ) in cash;</li><li>( ) in kind (specify property):</li></ul>
	(b) Social Security benefits on deposit in this amount of \$;
	(c) other (specify amount and basis of exemption):
	nest a prompt Court hearing to determine the exemption. Notice of e given to me at
correct. I understand	fy that the statements made in this Claim for Exemption are true and I that false statements herein are made subject to the penalties of 18 relating to unsworn falsification to authorities.
Date:	GEORGIA DERR CROUSE

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

Timothy Chamberlain, Sheriff of Columbia County Columbia County Courthouse Bloomsburg, PA 17815

