COLUMBIA COUNTY REGISTER AND RECORDER RECEIPT

Inv Number: 233561

Invoice Date: 10/30/2019 11:28:37 AM Last Change:

RECEIPT

Reg/Drw ID: 0102

Customer: SHERIFF OFFICE

Receipt By: WALK-IN

By: DAG

g #	Charge / Payment / Fee Description		Amount	Inst # / Inst Date	Municipality
1	DEED		\$72.75	201908460	BERWICK BORO
	Grantor - MEADE, CHARLES -JR			10/30/19 11:28:43 AM	
	Grantee - FIRST COLUMBIA BANK & TRUST CO				
	Consideration - \$2,619.31				
	Tax Basis - \$0.00				
	Return Via - MAIL				
	Fees Summary:				
	STATE WRIT TAX	\$0.50			
	JCS/ACCESS TO JUSTICE	\$40.25			
	AFFORDABLE HOUSING	\$13.50			
	RECORDING FEES - RECORDER	\$13.50			
	RECORDER IMPROVEMENT FUND	\$3.00			
	COUNTY IMPROVEMENT FUND	\$2.00			
	Inst Info: SHERIFF'S DEED				
	TOTAL CHARGES		\$72.75	-	
	PAYMENTS				
	CHECK: 8730 - SHERIFF OFFICE		\$71.75		
	CHECK: 8732 - COLUMBIA COUNTY SHERIFF OFFICE		\$1.00		
	TOTAL PAYMENTS		\$72.75	-	
	AMOUNT DUE		\$72.75		
	PAYMENT ON INVOICE		(\$72.75)		
	BALANCE DUE ON INVOICE		\$0.00		

COLUMBIA COUNTY SHERIFF'S OFFICE

SHERIFF'S REAL ESTATE FINAL COST SHEET

FIRST COLUMBIA BANK & TRUST CO	VS. CHARLES M	1EADE ET AL
NO. 97-2019 ED	NO. 160-2019 J	TD .
DATE/TIME OF SALE: OCTOBER 9	, 2019	
BID PRICE (INCLUDES COST)	s 2567,95 s 51,36	
POUNDAGE – 2% OF BID	s_51,36	
TRANSFER TAX – 2% OF FAIR MKT	\$	
MISC. COSTS	\$ 2619,3	.
TOTAL AMOUNT NEEDED TO PURCH.	ASE	s 2619.3/
PURCHASER(S):		
NAMES(S) ON DEED:		
PURCHASER(S) SIGNATURE(S):		Altere for Frost Trute
TOTAL DUE:		s 2619,3] s 1350,00
LESS DEPOSIT:		\$ 1356,00
DOWN PAYMENT:	:	\$
TOTAL DUE IN 8 I	DAYS	s 1269.31



38 West Third Street Bloomsburg, PA 17815 570.784.6770 telephone 570.784.6075 facsimile www.hhtlegal.com

October 7, 2019

HAND DELIVERED

Columbia County Sheriff Columbia County Courthouse P. O. Box 380 Bloomsburg, PA 17815

RE: First Columbia Bank & Trust Co. vs. Charles M. Meade, Jr., et al

No. 2019-CV-160

Dear Sheriff:

The above matter is listed for Sheriff Sale on Wednesday, October 9, 2019.

Please announce at the time of the sale that there is a **second mortgage** held by the Columbia County Housing Authority in the amount of \$4,000.00 on the property located at 354 Pearl Street, Berwick, Pennsylvania, that will also need to be paid from the sale proceeds, if in excess of the first mortgage payoff.

Also, there is a new judgment amount of \$40,487.09. Correspondence was hand delivered to your office on September 5, 2019, along with the Order signed by Judge Norton on August 25, 2019.

If you have any questions relative to this Sheriff Sale, please contact my office.

Very truly yours.

Harding, Hill, Turowski & James, LLP

P. Jeffrey Hill

PJH/ts

cc. Benjamin J. Clark, First Columbia Bank & Trust Co.

Timothy T. Chamberlain Sheriff



Earl D. Mordan, Jr. Chief Deputy

Plaintiff

FIRST COLUMBIA BANK & TRUST CO

vs.

Defendant

CHARLES MEADE, JR TRACY REKUS MARIE MEADE NORMAN FOWLER, JR

Attorney for the Plaintiff:

HARDING, HILL, TUROWSKI & JAMES, LLP

38 West Third Street Bloomsburg, PA 17815 Sheriff's Sale Date:

Wednesday, October 9, 2019

\$2,567.95

Writ of Execution No.: 2019CV160 Advance Sheriff Costs: \$1,350.00

Location of the real estate: 354 PEARL STREET, BERWICK, PA 18603

Sheriff Costs

	Total Distribution Costs	\$71.75
Recording Fees	LUZERNE & LACKAWANNA COUNTY	\$71.75
Distribution Costs		
	Total Sheriff Costs	\$2,496.20
	Total Obserit Constr	¢0.40¢.00
Other	LUZERNE & LACKAWANNA COUNTY	\$112.60
Surcharge		\$160.00
Tax Claim Search		\$5.00
Notary Fee		\$15.00
Copies	•	\$7.50
Service Mileage Distribution Form		\$25.00
Service		\$24.00
Web Posting		\$225.00
Transfer Tax Form		\$100.00
Solicitor Services		\$25.00
Sheriff's Deed		\$35.00 \$100.00
Sheriff Automation Fund		\$50.00 \$35.00
Prothonotary, Acknowledge Deed		\$10.00
Press Enterprise Inc.		\$1,484.60
Posting Handbill		\$15.00
Mailing Costs		\$30.00
Levy		\$15.00
Docketing		\$15.00
Crying Sale		\$10.00
Advertising Sale Bills & Copies		\$17.50
Advertising Sale (Newspaper)		\$15.00

Sheriff's poundage cost will be calculated according to the current law and added to the Sheriffs' costs after the sale.

Grand Total:

	VS	S.	
	NOED NO	D DATE/TIME OF SALE_	· · · · · · · · · · · · · · · · · · ·
	DOCKET/RETURN	\$15.00	
	SERVICE PER DEF.	\$ 2 25,00	
	LEVY (PER PARCEL	\$15.00	
	MAILING COSTS	\$ 30,00	
	ADVERTISING SALE BILLS & COPIES	\$17.50	
	ADVERTISING SALE (NEWSPAPER)	\$17.50	
	MILEAGE	\$ 24,60	
	POSTING HANDBILL	\$15.00	
	CRYING/ADJOURN SALE	\$10.00	
	SHERIFF'S DEED	\$35.00	
	TRANSFER TAX FORM	\$25.00	
_	DISTRIBUTION FORM	\$25.00	
	COPIES	\$ 7,50	
	NOTARY	\$ <u>15,00</u> ******** \$474,00	
	TOTAL ********	******** \$ <u>474.00</u>	
	WEB POSTING	\$150.00	
	PRESS ENTERPRISE INC.	\$ 1484,60	
		\$100.00	
	TOTAL *******	******** \$ <u>/734,60</u>	
	PROTHONOTARY (NOTARY)	\$10.00	
	RECORDER OF DEEDS	\$ 71.75	
	TOTAL ********	********* \$ 81,75	
	REAL ESTATE TAXES:		
	BORO, TWP & COUNTY 20	\$	
	SCHOOL DIST. 20	\$	
	DELINQUENT 20	\$ <u>5,00</u> ******* \$ <u>5,00</u>	
	TOTAL ********	****** \$ <u>5,08</u>	
	MUNICIPAL FEES DUE:		
	SEWER 20	¢	
	WATER 20	\$ \$	
	TOTAL *******	******** \$ - 0	
	101111	Ψ <u></u>	
	SURCHARGE FEE (DSTE)	\$ 160,00	
	MISC. Luz. Co. & Ludg.	\$ 112,60	
		\$	
	TOTAL *******	********* \$ <u>//2,60</u>	
	TOTAL COSTS (OF	DENING RID)	\$2567,95
	IOIAL COSISTOR	LITATIAN DIDI	$\psi \circ \circ \circ \circ \circ \circ \circ \circ$

James T. Micklow being duly sworn according to law deposes and says that Press Enterprise is a newspaper of general circulation with its principal office and place of business at 3185 Lackawanna Avenue, Bloomsburg, County of Columbia and State of Pennsylvania, and was established on the 1st day of March, 1902, and has been published daily, continuously in said, Town, County and State since that day and on the attached notice September 18, 25 & October 2, 2019 and that the affiant is one of the officers or publisher or designated agent of the owner or publisher of said newspaper in which legal advertisement was published; that neither the affiant nor Press Enterprise is interested in the subject matter of said notice and advertisement and that all of the allegations in the foregoing statement as to time, place, and character of publication are true.

Timothy T. Chamberlain Sheriff



Earl D. Mordan, Jr. Chief Deputy

FIRST COLUMBIA BANK & TRUST CO vs.
CHARLES MEADE, JR (et al.)

Case Number 2019CV160

SHERIFF'S RETURN OF SERVICE

09/04/2019 11:38 AM - DEPUTY MICHAEL TKACH, BEING DULY SWORN ACCORDING TO LAW, STATES SERVICE WAS PERFORMED BY POSTING A TRUE COPY OF THE REQUESTED HANDBILL UPON THE REAL ESTATE LOCATED AT 354 PEARL STREET, BERWICK, PA 18603.

MICHAEL TKACH, DEPUTY

SO ANSWERS,

homens I. Chambail

TIMOTHY T. CHAMBERLAIN, SHERIFF

September 05, 2019

COMMONWEALTH OF PENNSYLVANIA

NOTARIAL SEAL

SARAH JANE KLINGAMAN, NOTARY PUBLIC

SARAH JANE KLINGAMAN, NOTART FUBLIC TOWN OF BLOCMSBURG, COLUMBIA COUNTY MY COMMISSION EXPIRES OCT. 4, 2020.

Affirmed and subscribed to before me this

5TH day of

SEPTEMBER

2019

Sand Jac Klugama

NOTARY

Timothy T. Chamberlain Sheriff



Earl D. Mordan, Jr.
Chief Deputy

	LUMBIA BANK & TRUST CO		Case Number	
vs. MEADE JF	R, CHARLES (et al.)		2019CV160	_
	SERVICE C	OVER SHEET		
Service De		w Wi		
Category:	Real Estate Sale - Posting - Sale Bill	agrama a seguina a s	Zone:	,
Manner:	< Not Specified >	Expires:	Warrant:	
Notes:	SALE DATE & TIME: 10/09/2019 AT 9:00 AM SHERIFF'S SALE BILL			
Serve To:		Final Service:	**************************************	
Name:	(POSTING)	Served: Personally	· Adult In Charge · Posted · Other	
Primary Address:	354 PEARL STREET BERWICK, PA 18603		sted	
Phone:	DOB:	Relation: Po.	sted	
Alternate Address:		Date: 9/4/1	9 Time: 11:38	
Phone:		Deputy: 6	Mileage:	
Attorney /	Originator:	The second secon		i w
Name:	HARDING, HILL, TUROWSKI & JAMES, LLP	Phone: (570) 784-6	3770	
Service At	tempts:	the state of the s	A CAMPUL TO THE STATE OF THE ST	
Date:				
Time:				
Mileage:				
Deputy:				
	tempt Notes:			
1.	temperotes.	· _ nt shows	and the second s	. %
2.				
3.				
4.				
5.				•
<u>J.</u>				



38 West Third Street Bloomsburg, PA 17815

ATTORNEYS AT LAW

570.784.6770 telephone 570.784.6075 facsimile www.hhtlegal.com

September 5, 2019

HAND DELIVERED

Columbia County Sheriff's Office Columbia County Courthouse P. O. Box 380 Bloomsburg, PA 17815

First Columbia Bank & Trust Co. vs. Charles M. Meade, Jr., et al RE: No. 219-CV-160 Mortgage Foreclosure

Dear Sheriff:

The Sheriff's Sale in the above matter is scheduled for Wednesday, October 9, 2019. Enclosed please find a copy of the time-stamped Order signed by Judge Norton on August 25, 2019, allowing the Plaintiff, First Columbia Bank & Trust Co., to amend the writ nunc pro tune filed in this matter.

Please note that the new judgment amount is \$40,487.09.

If you have any questions regarding this matter, please contact my office.

Very truly yours,

Harding, Hill, Turowski & James, LLP

P. Jeffrey Hill

PJH/ts

Attachment

Benjamin J. Clark, Vice President, First Columbia Bank & Trust Co.

HARDING, HILL, TUROWSKI & JAMES, LLP

P. Jeffrey Hill, Esquire 38 West Third Street Bloomsburg, PA 17815 570-784-6770

Attorney ID #30004

Attorney for Plaintiff

IN THE COURT OF COMMON PLEAS OF THE 26TH JUDICIAL DISTRICT, COLUMBIA COUNTY BRANCH, PENNSYLVANIA

FIRST COLUMBIA BANK & TRUST CO.:

PLAINTIFF,

: CIVIL ACTION

VS.

: MORTGAGE FORECLOSURE

CHARLES M. MEADE, JR., solely in his : capacity as Heir of CHARLES M. MEADE, :

SR., Deceased; TRACY REKUS, solely in:

her capacity as Heir of CHARLES M.

: NO. 2019 - CV - 160

MEADE, SR., Deceased; The UNKNOWN: HEIRS of CHARLES M. MEADE, SR.,

Deceased

DEFENDANTS.

ORDER

_day of ________, 2019, upon consideration of Plaintiff's Motion to Reassess Damages, the Prothonotary is ORDERED to amend the writ nunc pro tunc in this case as follows:

Balance of Principal as of August 23, 2019	\$31,238.26
Accrued but unpaid interest from September	
1, 2018, through August 23, 2019	\$ 2,280.64
(\$5.992656805)	•
Late charges to August 23, 2019	\$ 95.31
Appraisal	\$ 400.00
Title Search	\$ 250.00
Filing/Service fees on Complaint	\$ 1,693.35
Attorneys' fees	\$ 5,120.95
Credit of Escrow Monies	(\$ 591.42)
TOTAL	\$40,487.09 - P

Plus interest at 6% per annum.

NOTE: The above figure is not a payoff quote. Sheriff's costs, taxes, and sheriff's commission is not included in the above figure.

Pursuant to Pa R.C.P. 236, the Prothonotary is hereby directed to record this Order and serve a copy of the same on all interested parties.

BY THE COURT:

13/ Hary E. Norton J.

\$40,487.09 – Plus costs.

SHERIFF'S OFFICE OF LUZERNE COUNTY

Brian M. Szumski Sheriff



C. David Pedri County Manager

Joan Hoggarth
Director of Judicial Services & Records

FIRST COLUMBIA BANK & TRUST CO

VS.

CHARLES M MEADE, JR., SOLELY IN HIS CAPACITY AS HEIR OF CHARLES M MEADE, SR., DECEASED (et al.)

Case Number 2019CV160

SHERIFF'S RETURN OF SERVICE

08/28/2019

08:54 AM - MAURICE LAMOREUX, DEPUTY SHERIFF, FOR SHERIFF OF SAID COUNTY, BEING DULY SWORN ACCORDING TO LAW, DEPOSES AND SAYS, THAT ON AUGUST 28, 2019 AT 8:54 AM, PREVAILING TIME, HE SERVED THE WITHIN NOTICE OF SHERIFF SALE UPON CHARLES M MEADE, JR., SOLELY IN HIS CAPACITY AS HEIR OF CHARLES M MEADE, SR., DECEASED, THE WITHIN NAMED, BY HANDING TO MARIE MEADE, WIFE, THE PERSON FOR THE TIME BEING IN CHARGE AT 171 SECOND ST, HARVEYS LAKE, PA 18618 IN THE COUNTY OF LUZERNE, STATE OF PENNSYLVANIA, A TRUE AND ATTESTED COPY AND MAKING KNOWN THE CONTENTS THEREOF.

Haurice Lamoren

MAURICE LAMOREUX, DEPUTY

08:54 AM - MAURICE LAMOREUX, DEPUTY SHERIFF, FOR SHERIFF OF SAID COUNTY, BEING DULY SWORN ACCORDING TO LAW, DEPOSES AND SAYS, THAT ON AUGUST 28, 2019 AT 8:54 AM, PREVAILING TIME, HE SERVED THE WITHIN NOTICE OF SHERIFF SALE UPON MARIE MEADE, THE WITHIN NAMED, BY HANDING TO MARIE MEADE PERSONALLY, AT 171 SECOND ST, HARVEYS LAKE, PA 18618 IN THE COUNTY OF LUZERNE, STATE OF PENNSYLVANIA, A TRUE AND ATTESTED COPY AND MAKING KNOWN THE CONTENTS THEREOF.

MAURICE LAMOREUX, DEPUTY

SO ANSWERS,

BRIAN M. SZUMSKI, SHERIFF

August 29, 2019

SHERIFF'S OFFICE OF LUZERNE COUNTY

Brian M. Szumski Sheriff



C. David Pedri County Manager

Joan Hoggarth Director of Judicial Services & Records

FIRST COLUMBIA BANK & TRUST CO

CHARLES M MEADE, JR., SOLELY IN HIS CAPACITY AS HEIR OF CHARLES M MEADE, SR., DECEASED (et al.)

Case Number 2019CV160

DEPOSIT RECEIPT

Printed: 8/19/2019 10:28:18AM

Receipt No:

52385

Date:

08/19/2019

Type:

Civil Action - OC

Paid By: HARDING HILL & TUROWSKI LLP

Deposit Amount: Check No: Check Date: Description: 8662 08/15/2019 \$84.00 Advance Fee

Mail To:

HARDING HILL & TUROWSKI LLP

36 W THRID ST

BLOOMSBURG, PA 17815

Origin: Foreign County

Columbia

Received by: KC

Timothy T. Chamberlain Sheriff



2 def 8/15/19

84.

Earl D. Mordan, Jr.

Chief Deputy

vs.	LUMBIA BANK & TRUST CO R, CHARLES (et al.)				Number 9CV160
	SERVICE C	OVER SHE	EET		
Service De	tails:		And the second	e e e e e e e e e e e e e e e e e e e	
Category:	Real Estate Sale - Sale Notice	· · · · · · · · · · · · · · · · · · ·		Zone:	97
Manner:	< Not Specified >	Expires:		Warrant:	
Notes:	Notes: SALE DATE & TIME: 10/09/2019 AT 9:00 AM PLAINTIFF NOTICE OF SHERIFF'S SALE AND DEBTOR'S RIGHTS				an an an
Serve To:					
Name:	CHARLES MEADE, JR	Served:	Personally · A	dult In Charge	Posted · Other
Primary Address:	171 SECOND STREET HARVEYS LAKE, PA 18618	Adult In Charge:			
Phone:	DOB:	Relation:			
Alternate Address:	153 SECOND STREET HARVEYS LAKE, PA 18618	Date:		Time:	
Phone:		Deputy:	:	Mileage:	
Attorney / (Originator:				
Name:	HARDING, HILL, TUROWSKI & JAMES, LLP	Phone:	(570) 784-677	0	
Service Att	empts:		en om og en		
Date:					
Time:				AND THE REAL PROPERTY OF THE P	gade o confriencia graphic graphic graphic graphic graphic control of the confriencia of
Mileage:					
Deputy:					
Notes / Spe	ecial instructions:				

Now, August 13, 2019 I, Sheriff of Columbia County, Pennsylvania do hereby deputize the Sheriff of Luzerne County to execute service of the documents herewith and make return thereof according to law.

Return To:

COLUMBIA COUNTY SHERIFF'S OFFICE P.O. BOX 380 BLOOMSBURG, PA 17815 Tindy T. Chambelsia.

TIMOTHY T. CHAMBERLAIN, SHERIFF

NO EXPIRATIO

171 SECOND STREET, HARVEYS LAKE, PA 18618

Timothy T. Chamberlain Sheriff



Earl D. Mordan, Jr. Chief Deputy

FIRST COI	LUMBIA BANK & TRUST CO			Case Number
	R, CHARLES (et al.)			2019CV160
	SERVICE CO	VER SHE	ET	
Service De	talis: The second of the property of the second			
Category:	Real Estate Sale - Sale Notice	The second control of		Zone: 97
Manner:	< Not Specified >	Expires:		Warrant:
Notes:	Notes: SALE DATE & TIME: 10/09/2019 AT 9:00 AM PLAINTIFF NOTICE OF SHERIFF'S SALE AND DEBTOR'S RIGHTS			
Serve To:		Final Servi		t In Charge - Posted - Other
Name:	MARIE MEADE	Served:	Personally · Adul	t In Charge · Posted · Other
Primary Address:	171 SECOND STREET HARVEYS LAKE, PA 18618	Adult In Charge:		A TWI A TOWN ART TO A
Phone:	DOB:	Relation:		
Alternate Address:	153 SECOND STREET HARVEYS LAKE, PA 18618	Date:		Time:
Phone:		Deputy:	e de la companya de l	Mileage:
Attorney /	Originator:			
Name:	HARDING, HILL, TUROWSKI & JAMES, LLP	Phone:	(570) 784-6770	
Service At	tempts:			and the second s
Date:				
Time:				anderson contraction of the cont
Mileage:				A CHARLES AND
Deputy:				
ineaet vot	2001797522525252525			and the second s

Now, August 13, 2019 I, Sheriff of Columbia County, Pennsylvania do hereby deputize the Sheriff of Luzerne County to execute service of the documents herewith and make return thereof according to law.

Return To:

COLUMBIA COUNTY SHERIFF'S OFFICE P.O. BOX 380 BLOOMSBURG, PA 17815 TIMOTHY T. CHAMBERLAIN, SHERIFF

NO EXPIRATION

171 SECOND STREET, HARVEYS LAKE, PA 18618



August 28, 2019

Timothy T. Chamberlain Sheriff of Columbia County Court House-P.O. BOX 380 Bloomsburg, Pa 17815

FIRST COLUMBIA BANK & TRUST CO.

VS.

CHARLES M. MEADE, JR, SOLELY IN HIS CAPACITY AS HEIR OF CHARLES M. MEADE, SR., DECEASED; TRACY REKUS, SOLELY IN HER CAPICITY AS HEIR OF CHARLES M. MEADE, SR. DECEASED; THE UNKNOWN HEIRS OF CHARLES M. MEADE, SR., DECEASED

NO: 2019-CV-160

Dear Timothy:

The amount due on the sewer account #103104 for the property located at 354 Pearl Street, Berwick, Pa through September 30, 2019 is \$0. This property is currently condemned by the Berwick Borough and sewer is not being currently billed on the property.

Please feel free to contact me with any questions that you may have.

Sincerely,

Kelly Morris Authority Clerk

Hearing Impaired 711
"BAJSA is an Equal Opportunity Provider and Employer"

1108 Freas Avenue • Berwick, Pennsylvania 18603

Phone: (570) 752-8477 • Fax: (570) 752-8479

SHERIFF'S RETURN - REGULAR

CASE NO: 2019-00425 T

COMMONWEALTH OF PENNSYLVANIA: COUNTY OF LACKAWANNA
FIRST COLUMBIA BANK TRUST
VS
REKUS TRACY
JOHN PADULA , Deputy Sheriff of Lackawanna County
County, Pennsylvania, who being duly sworn according to law,
says, the within NOTICE SALE, WRIT EXEC. was served upon
REKUS TRACY the
DEFENDANT, at 0001:55 PM Hour, on the 26th day of August ,2019
at 1202 ROCK ST.
SCRANTON, PA by handing to
HER PERSONALLY AT 200 NORTH WASHINGTON AVE. SCRANTON, PA.
a true and attested copy of NOTICE SALE, WRIT EXEC together with
and at the same time directing <u>Her</u> attention to the contents thereof.
Sheriff's Costs: So Answers: Docketing .00 Mark P. McAndrew, Sheriff
Service .00
Affidavit .00 Surcharge .00
.00 Deputy Sheriff
3/28.6000 00/00/000b
Sworn and Subscribed to before
me this day of
A.D.
Notary

RECEIPT FOR PAYMENT ______

Lackawanna County Sheriff's Office, PA 200 North Washington Avenue Scranton PA 18503

Receipt Date 08/19/2019 Receipt Time 15:19:13

Receipt No. 304273

FIRST COLUMBIA BANK TRUST (VS) REKUS TRACY

Case Number 2019-00425 T Service Info 001 First Service Remarks COLUMBIA CO. BG

Case Type.: NOTICE SALE, WRIT EXEC. 8/19/2019 Open

Total Check... +
Total Cash.... +
Cash Out..... -28.60 . õõ .00

Number .. 8658

Receipt Total. = 28.60

----- Distribution Of Payment ------

Payment Amount Transaction Description

SUMMONS 28.60 LACKAWANNA CO TREASURER

28.60

Timothy T. Chamberlain Sheriff



Earl D. Mordan, Jr. Chief Deputy

REKUS, TRACY

FIRST COL	LUMBIA BANK & TRUST CO				Number
MEADE JR	, CHARLES (et al.)			201	9CV160
	SERVICE C	OVER SHE	ET		•
Service De	ails:			7. *	
Category:	Real Estate Sale - Sale Notice	A TELETRIA MENA A THE A CONTRACT OF COLA		Zone:	97
Manner:	< Not Specified >	Expires:		Warrant:	
Notes:	SALE DATE & TIME: 10/09/2019 AT 9:00 AM PLAINTIFF NOTICE OF SHERIFF'S SALE AND COST \$ 28.60	DEBTOR'S R	IIGHTS	p 19	Í
Serve To:	COST W CO.	Final Servi		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Name:	TRACY REKUS	Served:	Personally Adı	ult in Charge	Posted · Other
Primary Address:	1202 ROCK STREET SCRANTON, PA 18504	Adult In Charge:	gaagaana amaa amaa ahaa ahaa ahaa ahaa ahaa		
Phone:	DOB:	Relation:	Marie and a work of white and a second of	e e tymbolikupiistiikeeski	· · · · · · · · · · · · · · · · · · ·
Alternate Address:		Date:		Time:	بي نيا السائ
Phone:		Deputy:		Mileage:	
Attorney /	Originator:			e in the second of the second	
Name:	HARDING, HILL, TUROWSKI & JAMES, LLP	Phone:	(570) 784-6770		
Service Att	empts:		and the state of t	e e e e e e e e e e e e e e e e e e e	. *
Date:					
Time:		plants office the state of the			
Mileage:					
Deputy:					

Now, August 13, 2019 I, Sheriff of Columbia County, Pennsylvania do hereby deputize the Sheriff of Lackawanna County to execute service of the documents herewith and make return thereof according to law.

Return To:

COLUMBIA COUNTY SHERIFF'S OFFICE P.O. BOX 380 BLOOMSBURG, PA 17815 Tindy T. Chambelia,
TIMOTHY T. CHAMBERLAIN, SHERIFF

NO EXPIRATION

1202 ROCK STREET, SCRANTON, PA 18504

COUNTY OF COLUMBIA TAX CLAIM BUREAU PO BOX 380 BLOOMSBURG PA 17815

REAL ESTATE TAX CERTIFICATION Fee: \$5.00 Cer Date: 08/28/2019 Cert. NO: 35804

MEADE CHARLES M SR PO BOX 35 BERWICK PA 18603

District: BERWICK BORO
Deed: 20140 -8870
Location: 354 PEARL ST LOT 325
Parcel Id:04A-01 -080-00,000

Assessment: 10,770 Balances as of 08/28/2019

YEAR TAX TYPE TAXES DUE TAX AMOUNT PENALTY DISCOUNT PAID BALANCE

By: Columbia County Sheriff Per: dm.	
--------------------------------------	--

Tax Notice 2019 County & Municipality DATE **BERWICK BORO** FOR: COLUMBIA County 03/01/2019 MAKE CHECKS PAYABLE TO: DESCRIPTION ASSESSMENT MILLS LESS DISCOUNT TAX AMOUNT DUE INCL PENALTY BERWICK BOROUGH **GENERAL** 10,770 11.385 120.17 TAX COLLECTOR SINKING 10.55 1615 LINCOLN AVENUE **FIRE** 1.25 13.19 BERWICK PA 18603 LIGHT 1.25 13.19 HOURS:MON, TUE, THUR : 9:30 AM - 4 PM **BORO RE** 17.1 180.49 CLOSED WEDNESDAY & FRIDAYS & HOLIDAYS NO PERSONAL CHECKS AFTER DEC.1, 2019 The discount & penalty 337.59

have been calculated

for your convenience

TAXES ARE DUE & PAYABLE - PROMPT PAYMENT IS REQUESTED

MEADE CHARLES M SR PO BOX 35 BERWICK PA 18603

TWP CNTY 2 % 2 % Discount 5 % Penalty 10 % PARCEL: 04A-01 -080-00,000 354 PEARL ST .1291 Acres Land

PAY THIS AMOUNT

to courthouse on: Janùaky∕d′, 2020

FILE COPY

June 30

If paid after

This tax returned

BILL NO.

5022

122.62

10.77

13.46

13.46

184.17

344.48

June 30

If paid on or before

134.88

11.85

14.13

14.13

193.38

368.37

If you desire a receipt, send a self-addressed stamped envelope with your payment

THIS TAX NOTICE MUST BE RETURNED WITH YOUR PAYMENT

2019 SCHOOL REAL ESTATE TAX NOTICE Berwick Area School District Berwick Borough

Make Check Payable To: The Berwick Area School District

The Berwick Area School District Connie C. Gingher, Tax Collector 1615 Lincoln Avenue Berwick, PA 18603

Telephone: 570-752-7442

PHONE:570-752-7442

Taxes are due and payment is requested from:

04A01 0E000000 2642 C04 MEADE CHARLES M SR

PO BOX 35

BERWICK, PA 18603-0035

Bill Date: 7/1/2019

Buildings

Total Assessment

Commic

Bill #: 2642

RETURN THIS COUPON IF PAYING IN FULL

300

8,270

Parcel #: 04A01 08000000

April 30

If paid on or before

Prop. Type

2,500

8,270

Property Location and Description: Assessment: 354 PEARL ST (= В≕ .129 **T**=

	T=	10,770
Tax Description	Mills/Rate	Amount
SCHOOL REAL ESTATE	43.400	467.42
HOMESTEAD EXCLUSION FARMSTEAD EXCLUSION	(4,490.00) NA	(194.91) NA
If Paid By 8/31/2019 2% D	iscounted Amount	267.06
If Paid By 10/31/2019	FACE Amount	272.51
If Paid After 10/31/2019 10	% Penalty Amount	299.76

Last Day to Pay: 12/31/2019 For a receipt, return the entire bill with payment and a self-addressed stamped envelope. Office Hours:

Monday, Tuesday, and Thursday from 9:30am - 4:00pm Closed Wednesday and Friday Closed Holidays

Homestead/Farmstead Applied

Them, Cor Bure that was join by bet Columbia, Sch, not price as y 8-15-19

INM

Timothy T. Chamberlain Sheriff



Earl D. Mordan, Jr. Chief Deputy

FIRST COLUMBIA BANK & TRUST CO vs. CHARLES MEADE, JR (et al.)

Case Number 2019CV160

SHERIFF'S RETURN OF SERVICE

08/15/2019 11:15 AM - DEPUTY MICHAEL TKACH, BEING DULY SWORN ACCORDING TO LAW, SERVED THE REQUESTED NOTICE OF SALE, WRIT OF EXECUTION AND DEBTOR'S RIGHTS BY "PERSONALLY" HANDING A TRUE COPY TO A PERSON REPRESENTING THEMSELVES TO BE CINDY FOWLER HIS WIFE, WHO ACCEPTED AS "ADULT PERSON IN CHARGE" FOR NORMAN FOWLER, JR AT D/B/A NORM FOWLER CONSTRUCTION, 57 SHICKSHINNY VALLEY ROAD, BERWICK, PA 18603.

MICHAEL TKACH, DEPUTY

SO ANSWERS,

August 16, 2019

TIMOTHY Ť. CHAMBERLAIN, SHERIFF

COMMONWEALTH OF PENNSYLVANIA NOTARIAL SEAL

SARAH JANE KLINGAMAN, NOTARY PUBLIC TOWN OF BLOOMSBURG, COLUMBIA COUNTY MY COMMISSION EXPIRES OCT. 4, 2020

NOTARY

Affirmed and subscribed to before me this

16TH day of

AUGUST

2019

Sarah Jane Klingama

Timothy T. Chamberlain Sheriff



Earl D. Mordan, Jr.
Chief Deputy

VS.	LUMBIA BANK & TRUST CO R, CHARLES (et al.)				Number 9CV160		
•.	SERVICE C	OVER SH	 EET	· - · · · · · · · · · · · · · · · · · ·			
Service De			walling to the second of the s				
Category:	Real Estate Sale - Sale Notice		Control of the Contro	Zone:	97		
Manner:	< Not Specified >	Expires:	Section 1 Section 1 Section 1 Section 2 S	Warrant:	person of the second		
Notes:	SALE DATE & TIME: 10/09/2019 AT 9:00 AM PLAINTIFF NOTICE OF SHERIFF'S SALE AND DEBTOR'S RIGHTS						
Serve To:		Final Servi					
Name:	NORMAN FOWLER, JR	Served:	Personally Ad	ult In Charge	Posted · Other		
Primary Address:	D/B/A NORM FOWLER CONSTRUCTION 57 SHICKSHINNY VALLEY ROAD BERWICK BA 18603	Adult In Charge:	Cindy	t Fowler			
Phone:	BERWICK, PA 18603 570-759-3578 DOB: Relation: W. Le						
Alternate Address:		Date:	8/15/19	Time:	11:15		
Phone:		Deputy:	6	Mileage:	The state of the s		
Attorney /	Originator:		ing the second of the second o	er en			
Name:	HARDING, HILL, TUROWSKI & JAMES, LLP	Phone:	(570) 784-6770)			
Service At	lempts:						
Date:	8/14/19 8/14/19				The second secon		
Time:	13:55 15:12				ambyan ahan yagiyahan yak sahidayan isa dikabunun bisi is is kisabani		
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J.							

FOWLER JR, NORMAN

2019CV160

D/B/A NORM FOWLER CONSTRUCTION, 57 SHICKSHINN NO EXPIRATION

PRESS - ENTERPRISE

3185 Lackawanna Ave Bloomsburg, PA 17815

Classifieds: (570) 784-6151 Toll Free: 888-231-9767 ext 1299

Fax: (570) 784-6152 Proof of Ad 08/14/19 Account:

Name:

TIM CHAMBERLAIN - COLUM COUNTY SHER Company:

PO BOX 380 Address:

BLOOMSBURG, PA 17815

Telephone: (570) 389-5622

Total Ad Cost

Amount Paid

Ad ID:

Description:

1175657 CHARLES MEADE JR

SALE

Run Dates:

09/18/19 to 10/02/19

Class: Agate Lines: 228

Blind Box:

Publication Press Enterprise

Start Stop 09/18/19 10/02/19 Inserts Cost

\$1,484.60

\$0.00

\$1,484.60

SHERIFF'S SALE

By Virtue of a Writ of Execution (Mortgage Foreclosure) No. 2019CV160

sued out of the Court of Common Pleas of Columbia County, Pennsylvania and to me directed, I will expose the following described property at public sale at the Columbia County Courthouse in the Town of Bloamsburg. County of Columbia, Commonwealth of

WEDNESDAY, OCTOBER 09, 2019 AT 9:00 O'CLOCK A.M.

All parties in interest and claimants are further notified that a proposed schedule of distribution will be on file in the Sheriff's Office no later than thirty [30] days after the date of the sale of any property sold hereunder, and distribution of the proceeds will be made in accordance with the schedule ten [10] days after said filing, unless exceptions are filed with the Sheriff's Office prior thereto.

LEGAL DESCRIPTION

ALL THAT CERTAIN piece or parcel of land lying and being situate in the Borough of Berwick. County of Columbia and Commonwealth of Pennsylvania, bounded and described as follows, to-wit:

described as follows, towit
BEGINNING at the comer of Lot No. Three hundred twenty-four (324) on Pearl Street,
thence westerly a distance of forty-five (45) feet to comer of Lot No. Three hundred tweny-exx (326), thence southerly a distance of One hundred twenty-five (125) feet to a fitteen (15) foot alley, thence easterly a distance of forty-five (45) feet to comer of Lot No. inem it 15 foot alley, thence ensietly a distance of forty-five (45) feet to corner of Lot No. Three hundred twenty-four (324), thence northerly a distance of One hundred twenty-four (324), thence northerly a distance of One hundred twenty-five (125) feet to the place of beginning, improved with a two story frame dwelling house. This description is intended to cover and this deed to convey Lot Number Three hundred twenty-five (325) in Duxel Dickson Fourth Plot of Lot as a marked on plot or plan. UNDER AND SUBLECT to and together with the rights, privileges, agreements, rightsof-way, easehents, conditions, exceptions, restrictions and reservations as exist by virtue of prior recorded instruments, deeds or conveyances. BEING the same premises which Elia M. Weser, Widow, by her Attomey-in-Fact. Debona S. Berry, by Power of Attomey dated August 7, 2012, and Debona S. Berry and Robert D. Berry, Jr., her husband, by Deed dated November 10, 2014, and recorded with the Register and Recorder of Columbia County on November 17, 2014, to Instrument No. 2014/08870, granted and conveyed unto Charles M. Meade, S. PROPERTY ADDRESS 364 Pearl street Berryck, Pk. 1860/3 PROPERTY MPROVED with a two-story frame dwelling TAX PARCEL NUMBER: 04A-01-080-00.000

PROPERTY ADDRESS: 354 PEARL STREET, BERWICK, PA 18603

UPL/ TAX PARCEL NUMBER: 04A-01-080-00,000

Seized and taken into execution to be sold as the property of CHARLES MEADE, JR. TRACY REKUS, MARIE MEADE, NORMAN FOWLER, JR. in suit of FIRST COLUM-BIA BANK & TRUST CO.

TERMS OF SALE: MINIMUM PAYMENT AT TIME OF SALE: The greater of ten (10%) percent of the bid price or costs (opening bid at sale). Minimum payment is to be paid in cash, certified check or cashier's check at time of sale, REMAINING BALANCE OF BID PRICE. Any remaining amount of the bid price is to be paid within eight (8) days after the sale in cash, certified check or cashier's check. IMPORTAINT NOTICE FOR FAILURE TO PAY THE BID PRICE IN ACCORDANCE WITH THESE TERMS MAY RESULT IN SERIOUS FINANCIAL CONSEQUENCES TO THE BIDDER DO NOT BID UNLESS FUNDS ARE AVAILABLE FOR PAYMENT WITHIN THE PRESCRIBED TIME PERIOD. If the successful bidder fails to pay the bid price as per the above terms, the Sheriff may elect to either sue the bidder for the balance due without a resale of the property, or to resell the property at the bidder's nisk and maintain an action against the bidder in the balance due without a resale of the considered forfieited, but will be applied against any damages recoverable. The defaulting bidder will be responsible for any attorney fees incurred by the sheriff in connection with any action against the bidder in the bidder is found liable for dramages. If proceeds are payable to the Plaintiff, the proceeds check will be payable to Plaintiff, unless the Columbia County Sheriff Office receives advance written notice otherwise, signed by an authorized representation of the plaintiff. by an authorized representation of the plaintiff.

TIMOTHY T. CHAMBERLAIN, Sheriff COLUMBIA COUNTY, Pennsylvania

Attorney for the Plaintiff: HARDING, HILL, TUROWSKI & JAMES LLP Bloomsburg, PA (570) 784-6770

Timothy T. Chamberlain Sheriff



Earl D. Mordan, Jr. Chief Deputy

VS.	LUMBIA BANK & TRUST CO		Case Number 2019CV160				
Service De	SERVICE C	OVER SHEET	,				
	Real Estate Sale - Sale Notice	Alle Agental in the control of the c	Zone: 97				
Manner:	< Not Specified >	Expires:	Warrant:				
Notes:	SALE DATE & TIME: 10/09/2019 AT 9:00 AM PLAINTIFF NOTICE OF SHERIFF'S SALE AND DEBTOR'S RIGHTS						
erve To:		Final Service:	The second secon				
Vame:	Connie C. Gingher	Served: Personally A	dult In Charge · Posted · Other				
Primary Address:	1615 Lincoln Avenue Berwick, PA 18603	Adult In Charge:					
Phone:	570-752-7442 DOB :	Relation: 1) e + .	·				
Alternate Address:		Date: 8/14/19	Time: 12:5/				
Phone:		Deputy: 6	Mileage:				
ttornev /	Originator:		grand was the second of the se				
Name:	HARDING, HILL, TUROWSKI & JAMES, LLP	Phone: (570) 784-677	'0				
ervice At	tempts:						
Date:							
Time:							
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Deputy:							
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1615 LINCOLN AVENUE, BERWICK, PA 18603

2019CV160

NO EXPIRATION

Timothy T. Chamberlain Sheriff



Earl D. Mordan, Jr. Chief Deputy

FIRST COL	UMBIA BANK & TRUST CO			Case Number		
	, CHARLES (et al.)			2019CV160		
Service De	SERVICE C					
N 14 1 100 4000	Real Estate Sale - Sale Notice	and the second s	managamana managaman na kata managaman	Zone: 97		
Manner:	< Not Specified >	Expires:		Warrant:		
Notes:	SALE DATE & TIME: 10/09/2019 AT 9:00 AM PLAINTIFF NOTICE OF SHERIFF'S SALE AND DEBTOR'S RIGHTS					
Serve To:		Final Servi	ce:			
Name:	OCCUPANT	Served:	Personally · Ad	dult In Charge Posted Other		
Primary Address:	354 PEARL STREET BERWICK, PA 18603	Adult In Charge:				
Phone:	DOB:	Relation:	Property	, Vacant		
Alternate Address:	Contraction of the second contraction of the	Date:	8/14/19	Time: 13:22		
Phone:	A STATE OF THE STA	Deputy:	6	Mileage:		
Attorney /	Originator:			one in the second of the secon		
Name:	HARDING, HILL, TUROWSKI & JAMES, LLP	Phone:	(570) 784-677	(O)		
Service At	tempts:					
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2019CV160

354 PEARL STREET, BERWICK, PA 18603

NO EXPIRAT

Timothy T. Chamberlain Sheriff



Earl D. Mordan, Jr.
Chief Deputy

VS.	UMBIA BANK & TRUST CO			Case Numb 2019CV16	
Service Dei	SERVICE O	OVER SHE	ET		
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Manner:	< Not Specified >	Expires:		Warrant:	• • • • · · · · · · · · · · · · · · · ·
Notes:	SALE DATE & TIME: 10/09/2019 AT 9:00 AM PLAINTIFF NOTICE OF SHERIFF'S SALE AN		IGHTS	tello G Kully ::	loria
Serve To:		Final Servi	ĉ e :		
Name:	BERWICK AREA JOINT SEWER AUTH.	Served:	Personally Adu	ilt In Charge · Poste	d · Other
Primary Address:	1108 FREAS AVENUE BERWICK, PA 18603	Adult in Charge:	Kristy	Hart	
Phone:	DOB:	Relation:	ClerK		
Alternate Address:		Date:	8/14/19	Time: 12	:33
Phone:	Egypte process and some contract contract to the contract of t	Deputy:	6	Mileage:	
Attorney / (Name:	<i>Originator:</i> HARDING, HILL, TUROWSKI & JAMES, LLP	Phone:	(570) 784-6770		
Service Att	empis:		A Madaman (15)	en e	·
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BERWICK AREA JOINT SEI

2019CV160

1108 FREAS AVENUE, BERWICK, PA 18603

NO EXPIRAT

Timothy T. Chamberlain Sheriff



Earl D. Mordan, Jr. Chief Deputy

VS.	LUMBIA BANK & TRUST CO				Number CV160			
	SERVICE CO	OVER SHE	ET					
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Category:	Real Estate Sale - Sale Notice			Zone:	97			
Manner:	< Not Specified >	Expires:	The second contract of	Warrant:				
Notes:	SALE DATE & TIME: 10/09/2019 AT 9:00 AM PLAINTIFF NOTICE OF SHERIFF'S SALE AND DEBTOR'S RIGHTS							
Serve To:		Final Servi			** · · · · · · · · · · · · · · · · · ·			
Name:	Domestic Relations Office of Columbia Cou	Served:	Personally · Adu	ılt In Charge	Posted · Othe			
Primary Address:	11 WEST MAIN STREET 2ND FLOOR	Adult In Charge: Relation:	MICHÈLLE FETTUER					
Phone:	Bloomsburg, PA 17815 DOB:							
Alternate Address:		Date:	08/14/19	Time:	0905			
Phone:		Deputy:	4	Mileage:				
Attorney /	Originator:							
Name:	HARDING, HILL, TUROWSKI & JAMES, LLP	Phone:	(570) 784-6770	ym , materiol (1981)				
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DOMESTIC RELATIONS OF 20:

2019CV160

11 WEST MAIN STREET, 2ND FLOOR, BLOOMSBURG, P NO EXPIRATION

Timothy T. Chamberlain Sheriff



Earl D. Mordan, Jr.
Chief Deputy

COLUMBIA COUNTY HOUS

2019CV160

FIRST CO	LUMBIA BANK & TRUST CO			Case	Number
	R, CHARLES (et al.)			201	9CV160
	SERVICE CO	OVER SHE	EET		
Service De				A Comment	
Category:	Real Estate Sale - Sale Notice	as in the same buy on a site of your ex-	to the movement in vigories is a second executive tax in-	Zone:	97
Manner:	< Not Specified >	Expires:	Same and supering a supering property of the same and the	Warrant:	en de la companya de La companya de la co
Notes:	SALE DATE & TIME: 10/09/2019 AT 9:00 AM PLAINTIFF NOTICE OF SHERIFF'S SALE AND	DEBTOR'S R	IGHTS	minima marriade de .	
Serve To:		Final Servi	ce:	SVIII SAAGAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAAA	
Name:	COLUMBIA COUNTY HOUSING AUTHORIT	Served:	Maria Maria	fult In Charge	· Posted · Other
Primary Address:	700 SAWMILL ROAD BLOOMSBURG, PA 17815	Adult In Charge:	700	y JOH	Month
Phone:	DOB:	Relation:	ÓFF	ice M.	ChingEr
Alternate Address:		Date:	8/14/19	Time:	0959
Phone:	1	Deputy:	4	Mileage:	in the second se
Attorney /	Originator:			e se se e e e e e e e e e e e e e e e e	
Name:	HARDING, HILL, TUROWSKI & JAMES, LLP	Phone:	(570) 784-6770	0	en e
Service Att	empts:			i je	
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NO EXPIRATION

700 SAWMILL ROAD, BLOOMSBURG, PA 17815

Timothy T. Chamberlain Sheriff



Earl D. Mordan, Jr. Chief Deputy

vs.	LUMBIA BANK & TRU R, CHARLES (et al.)	ST CO				Number 9CV160			
Service De		SERVICE C	OVER SH	EET	= 100				
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Manner:	Real Estate Sale - S < Not Specified >	ale notice	erange, an engeringen symmetrie en egastegen i		Zone:	$\mathcal{A}_{\mathcal{A}}$			
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Notes:	SERVICE COVER SHEET etails: Real Estate Sale - Sale Notice Zone: 97 < Not Specified > Expires: Warrant: SALE DATE & TIME: 10/09/2019 AT 9:00 AM PLAINTIFF NOTICE OF SHERIFF'S SALE AND DEBTOR'S RIGHTS								
Serve To:			Final Servi	Market Company of the		7 - S. M			
Name:	Columbia County T	ax Office	Served:	Personally · Add	Ilt In Charge	Posted · Other			
Primary Address:	PO Box 380 Bloomsburg, PA 17	815	Adult In Charge:	STEPH	Larko	Posted · Other			
Phone:	570-389-5649	DOB:	Relation:	CLE	CK				
Alternate Address:	of the information of the content of	TO A METER OF THE TO STAND POWER A STANDARD AND A STANDARD STANDARD STANDARD AND A STANDARD ST	Date:	8/14/19	Time:	0822			
Phone:			Deputy:	ц	Mileage:				
Attorney /	Originator:								
Name:		ROWSKI & JAMES, LLP	Phone:	(570) 784-6770	ant a transport speciment on a contract of				
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TIMOTHY T. CHAMBERLAIN



SHERIFF OF COLUMBIA COUNTY **PHONE** (570) 389-5622

COURT HOUSE - P.O. BOX 380 BLOOMSBURG, PA 17815 FAX (570) 389-5625

24 HOUR PHONE (570) 784-6300

PRESS ENTERPRISE Lackawanna Avenue Bloomsburg, PA 17815

Date: 8/13/19

Re: Sheriff's Sale Advertising Dates

First Columbia vs. The Unknown Heirs of Charles M. Meade Sr.

No.97 of 2019 E.D. and No. 160 of 2019

Dear Sir:

Please advertise the enclosed SHERIFF SALE on the following dates:

1st Week Sept. 18 2019

2nd Week Sept. 25 2019

3rd Week Oct. 2nd 2019

SALE DATE:

Oct. 9th 2019

Feel free to contact me if you have any questions.

Respectfully,

Timothy T. Chamberlain Sheriff of Columbia County

SHERIFF'S SALE

By Virtue of a Writ of Execution (Mortgage Foreclosure) No. 2019CV160

Issued out of the Court of Common Pleas of Columbia County, Pennsylvania and to me directed, I will expose the following described property at public sale at the Columbia County Courthouse in the Town of Bloomsburg, County of Columbia, Commonwealth of Pennsylvania on:

WEDNESDAY, OCTOBER 09, 2019 AT 9:00 O'CLOCK A.M.

All parties in interest and claimants are further notified that a proposed schedule of distribution will be on file in the Sheriff's Office no later than thirty (30) days after the date of the sale of any property sold hereunder, and distribution of the proceeds will be made in accordance with the schedule ten (10) days after said filing, unless exceptions are filed with the Sheriff's Office prior thereto.

LEGAL DESCRIPTION

ALL THAT CERTAIN piece or parcel of land lying and being situate in the Borough of Berwick, County of Columbia and Commonwealth of Pennsylvania, bounded and described as follows, to-wit:

BEGINNING at the corner of Lot No. Three hundred twenty-four (324) on Pearl Street; thence westerly a distance of forty-five (45) feet to corner of Lot No. Three hundred twenty-six (326); thence southerly a distance of One hundred twenty-five (125) feet to a fifteen (15) foot alley; thence easterly a distance of forty-five (45) feet to corner of Lot No. Three hundred twenty-four (324); thence northerly a distance of One hundred twenty-five (125) feet to the place of beginning, improved with a two story frame dwelling house.

This description is intended to cover and this deed to convey Lot Number Three hundred twentyfive (325) in Duval Dickson Fourth Plot of Lots as marked on plot or plan.

UNDER AND SUBJECT to and together with the rights, privileges, agreements, rights-of-way, easelnents, conditions, exceptions, restrictions and reservations as exist by virtue of prior recorded instruments, deeds or conveyances.

BEING the same premises which Ella M. Weaver, Widow, by her Attorney-in-Fact, Debora S.

Berry, by Power of Attorney dated August 7, 2012, and Debora S. Berry and Robert D. Berry,

Jr., her husband, by Deed dated November 10, 2014, and recorded with the Register and Recorder of Columbia County on November 17, 2014, to Instrument No. 201408870, granted and conveyed unto Charles M. Meade, Sr.

PROPERTY ADDRESS: 354 Pearl street, Berwick, PA, 18603

PROPERTY IMPROVED with a two-story frame dwelling

TAX PARCEL NUMBER: 04A-01-080-00,000

PROPERTY ADDRESS: 354 PEARL STREET, BERWICK, PA 18603

UPI / TAX PARCEL NUMBER: 04A-01-080-00,000

Seized and taken into execution to be sold as the property of CHARLES MEADE, JR, TRACY REKUS, MARIE MEADE, NORMAN FOWLER, JR in suit of FIRST COLUMBIA BANK & TRUST CO.

TERMS OF SALE: MINIMUM PAYMENT AT TIME OF SALE: The greater of ten (10%) percent of the bid price or costs (opening bid at sale). Minimum payment is to be paid in cash, certified check or cashier's check at time of sale. REMAINING BALANCE OF BID PRICE: Any remaining amount of the bid price is to be paid within eight (8) days after the sale in cash, certified check or cashier's check. IMPORTANT NOTICE FOR FAILURE TO PAY BID PRICE: FAILURE TO PAY THE BID PRICE IN ACCORDANCE WITH THESE TERMS MAY RESULT IN SERIOUS FINANCIAL CONSEQUENCES TO THE BIDDER. DO NOT BID UNLESS FUNDS ARE AVAILABLE FOR PAYMENT WITHIN THE PRESCRIBED TIME PERIOD. If the successful bidder failts to pay the bid price as per the above terms, the Sheriff may elect to either sue the bidder for the balance due without a resale of the property, or to resell the property at the bidder's risk and maintain an action agiainst the bidder for breach of contract. In the case of default all sums paid by the bidder will be considered forfeited, but will be applied against any damages recoverable. The defaulting bidder will be responsible for any attorney fees incurred by the sheriff in conneciton with any action against the bidder in which the bidder is found liable for damages. If proceeds are payable to the Plaintiff, the proceeds check will be payable to Plaintiff, unless the Columbia County Sheriff's Office receives advance written notice otherwise, signed by an authorized representation of the plaintiff.

Attorney for the Plaintiff: HARDING, HILL, TUROWSKI & JAMES, LLP Bloomsburg, PA (570) 784-6770

TIMOTHY T. CHAMBERLAIN, Sheriff COLUMBIA COUNTY, Pennsylvania

LEGAL DESCRIPTION

ALL THAT CERTAIN piece or parcel of land lying and being situate in the Borough of Berwick, County of Columbia and Commonwealth of Pennsylvania, bounded and described as follows, to-wit:

BEGINNING at the corner of Lot No. Three hundred twenty-four (324) on Pearl Street; thence westerly a distance of forty-five (45) feet to corner of Lot No. Three hundred twenty-six (326); thence southerly a distance of One hundred twenty-five (125) feet to a fifteen (15) foot alley; thence easterly a distance of forty-five (45) feet to corner of Lot No. Three hundred twenty-four (324); thence northerly a distance of One hundred twenty-five (125) feet to the place of beginning, improved with a two story frame dwelling house.

This description is intended to cover and this deed to convey Lot Number Three hundred twenty-five (325) in Duval Dickson Fourth Plot of Lots as marked on plot or plan.

UNDER AND SUBJECT to and together with the rights, privileges, agreements, rights-of-way, easements, conditions, exceptions, restrictions and reservations as exist by virtue of prior recorded instruments, deeds or conveyances.

BEING the same premises which Ella M. Weaver, Widow, by her Attorney-in-Fact, Debora S. Berry, by Power of Attorney dated August 7, 2012, and Debora S. Berry and Robert D. Berry, Jr., her husband, by Deed dated November 10, 2014, and recorded with the Register and Recorder of Columbia County on November 17, 2014, to Instrument No. 201408870, granted and conveyed unto Charles M. Meade, Sr.

PROPERTY ADDRESS: 354 Pearl Street, Berwick, PA, 18603

PROPERTY IMPROVED with a two-story frame dwelling

TAX PARCEL NUMBER: 04A-01-080-00,000

HARDING, HILL, TUROWSKI & JAMES, LLP

P. Jeffrey Hill, Esquire 38 West Third Street Bloomsburg, PA 17815 570-784-6770

Attorney ID #30004

Attorney for Plaintiff

IN THE COURT OF COMMON PLEAS OF THE 26TH JUDICIAL DISTRICT, COLUMBIA COUNTY BRANCH, PENNSYLVANIA

FIRST COLUMBIA BANK & TRUST CO.:

PLAINTIFF.

: CIVIL ACTION

VS.

: MORTGAGE FORECLOSURE

CHARLES M. MEADE, JR., solely in his capacity as Heir of CHARLES M. MEADE, :

SR., Deceased; TRACY REKUS, solely in :

her capacity as Heir of CHARLES M.

: NO. 2019 - CV - 160

MEADE, SR., Deceased; The UNKNOWN:

HEIRS of CHARLES M. MEADE, SR.,

Deceased

PRAECIPE FOR WRIT OF EXECUTION

TO THE PROTHONOTARY:

Issue Writ of Execution in the above captioned matter:

DEFENDANTS.

Balance of Principal as of December 10, 2018

\$31,297.01 Accrued but unpaid interest from September

1, 2018, through February 6, 2019

(\$5.992656805)

Late charges to-date \$ 52.95 Appraisal \$ 400.00

Title Search \$ 250.00

Filing/Service fees on Complaint 254.35 Attorneys' fees

\$ 3,500.00 **Credit of Escrow Monies** (\$ 929.01) TOTAL

Plus costs.

See attached description.

P. JEFFREY HILL, ESOURE

Attorney for Plaintiff 38 West Third Street Bloomsburg, PA 17815

(570) 784-6770

Attorney ID #30004

\$ 1,103.72

\$35,929.02

LEGAL DESCRIPTION

ALL THAT CERTAIN piece or parcel of land lying and being situate in the Borough of Berwick, County of Columbia and Commonwealth of Pennsylvania, bounded and described as follows, to-wit:

BEGINNING at the corner of Lot No. Three hundred twenty-four (324) on Pearl Street; thence westerly a distance of forty-five (45) feet to corner of Lot No. Three hundred twenty-six (326); thence southerly a distance of One hundred twenty-five (125) feet to a fifteen (15) foot alley; thence easterly a distance of forty-five (45) feet to corner of Lot No. Three hundred twenty-four (324); thence northerly a distance of One hundred twenty-five (125) feet to the place of beginning, improved with a two story frame dwelling house.

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UNDER AND SUBJECT to and together with the rights, privileges, agreements, rights-of-way, easements, conditions, exceptions, restrictions and reservations as exist by virtue of prior recorded instruments, deeds or conveyances.

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HARDING, HILL, TUROWSKI & JAMES, LLP P. Jeffrey Hill, Esquire 38 West Third Street Bloomsburg, PA 17815 570-784-6770 Attorney ID #30004

Attorney for Plaintiff

IN THE COURT OF COMMON PLEAS OF THE 26^{TH} JUDICIAL DISTRICT, COLUMBIA COUNTY BRANCH, PENNSYLVANIA

FIRST COLUMBIA BANK & TRUST CO.:

PLAINTIFF,

: CIVIL ACTION

VS.

: MORTGAGE FORECLOSURE

CHARLES M. MEADE, JR., solely in his capacity as Heir of CHARLES M. MEADE, : SR., Deceased; TRACY REKUS, solely in :

her capacity as Heir of CHARLES M.

: NO. 2019 - CV - 160

MEADE, SR., Deceased; The UNKNOWN: HEIRS of CHARLES M. MEADE, SR.,

Deceased

DEFENDANTS.

CERTIFICATION

I, P. Jeffrey Hill, Esquire, certify that this filing complies with the provisions of the
Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the
Appellate and Trial Courts that require filing confidential information and documents differently
than non-confidential information and documents.

HARDING, HILL, TUROWSKI & JAMES, LLP

P. JEFFREY HINL, ESQUIRE

Attorney for Plaintiff 38 West Third Street Bloomsburg, PA 17815 570-784-6770

Attorney ID #30004

HARDING, HILL, TUROWSKI & JAMES, LLP

P. Jeffrey Hill, Esquire 38 West Third Street Bloomsburg, PA 17815 570-784-6770

Attorney ID #30004

Attorney for Plaintiff

IN THE COURT OF COMMON PLEAS OF THE 26TH JUDICIAL DISTRICT, COLUMBIA COUNTY BRANCH, PENNSYLVANIA

FIRST COLUMBIA BANK & TRUST CO.:

PLAINTIFF, : CIVIL ACTION

.

VS. : MORTGAGE FORECLOSURE

CHARLES M. MEADE, JR., solely in his capacity as Heir of CHARLES M. MEADE, : SR., Deceased; TRACY REKUS, solely in :

her capacity as Heir of CHARLES M. : NO. 2019 – CV – 160

MEADE, SR., Deceased; The UNKNOWN: HEIRS of CHARLES M. MEADE, SR., Deceased:

DEFENDANTS.

NOTICE OF SHERIFF'S SALE OF REAL ESTATE

TO: CHARLES M. MEADE, JR., As Heir of Charles M. Meade, Sr.

P. O. Box 65

171 Second Street

Harveys Lake, PA 18618

TRACY REKUS, As Heir of Charles M. Meade, Sr.

1202 Rock Street Scranton, PA 18504

MARIE MEADE, Administratrix Estate of Charles Marlin Meade, Sr, a/k/a Charles M. Meade, Sr. P. O. Box 65 171 Second Street Harveys Lake, PA 18618 BY VIRTUE OF A WRIT OF EXECUTION NO. 2019-CV-160 ISSUED OUT OF THE COURT OF COMMON PLEAS OF COLUMBIA COUNTY, TO ME DIRECTED, THERE WILL BE EXPOSED THE FOLLOWING DESCRIBED PROPERTY TO PUBLIC SALE TO THE HIGHEST AND BEST BIDDER, FOR CASH IN THE SHERIFF'S OFFICE, COLUMBIA COUNTY COURT HOUSE, BLOOMSBURG, PENNSYLVANIA, ON

OCTOBER 9, 2019 AT 9:00 O'CLOCK, A.M.

ALL THE RIGHT, TITLE, AND INTEREST OF THE DEFENDANTS IN AND TO:

ALL THAT CERTAIN piece or parcel of land lying and being situate in the Borough of Berwick, County of Columbia and Commonwealth of Pennsylvania, bounded and described as follows, to-wit:

BEGINNING at the corner of Lot No. Three hundred twenty-four (324) on Pearl Street; thence westerly a distance of forty-five (45) feet to corner of Lot No. Three hundred twenty-six (326); thence southerly a distance of One hundred twenty-five (125) feet to a fifteen (15) foot alley; thence easterly a distance of forty-five (45) feet to corner of Lot No. Three hundred twenty-four (324); thence northerly a distance of One hundred twenty-five (125) feet to the place of beginning, improved with a two story frame dwelling house.

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PROPERTY ADDRESS: 354 Pearl Street, Berwick, PA, 18603

PROPERTY IMPROVED with a two-story frame dwelling

TAX PARCEL NUMBER: 04A-01-080-00,000

REAL ESTATE OUTLINE

ED#<u>2019ED97</u>

DATE RECEIVED DOCKET AND INDEX 2019	2 CV 160
CHECK FOR PROPER WRIT OF EXECUTION COPY OF DESCRIPTION	INFO. X X
WHEREABOUTS OF LKA NON-MILITARY AFFIDAVIT NOTICES OF SHERIFF SALE WAIVER OF WATCHMAN AFFIDAVIT OF LIENS LIST CHECK FOR \$1,350.00 OR	X X X X CK# 105397
**IF ANY OF ABOVE IS MISSING	
SALE DATE POSTING DATE ADV. DATES FOR NEWSPAPER	Oct. 9 2019 TIME 9:00 1ST WEEK 2ND WEEK 3RD WEEK Oct. 2

HARDING, HILL, TUROWSKI & JAMES, LLP P. Jeffrey Hill, Esquire

38 West Third Street

Bloomsburg, PA 17815

570-784-6770

Attorney ID #30004

Attorney for Plaintiff

IN THE COURT OF COMMON PLEAS OF THE 26TH JUDICIAL DISTRICT, COLUMBIA COUNTY BRANCH, PENNSYLVANIA

FIRST COLUMBIA BANK & TRUST CO.:

PLAINTIFF, : CIVIL ACTION

VS. : MORTGAGE FORECLOSURE

CHARLES M. MEADE, JR., solely in his capacity as Heir of CHARLES M. MEADE, : SR., Deceased; TRACY REKUS, solely in :

her capacity as Heir of CHARLES M. : NO. 2019 – CV – 160

MEADE, SR., Deceased; The UNKNOWN: HEIRS of CHARLES M. MEADE, SR., Deceased:

DEFENDANTS. :

AFFIDAVIT OF WHEREABOUTS

COMMONWEALTH OF PENNSYLVANIA

: SS.

COUNTY OF COLUMBIA

BENJAMIN J. CLARK, Vice President-Loan Operations Manager for First Columbia Bank & Trust Co., being duly sworn according to law, deposes and says that he makes this Affidavit on behalf of the Plaintiff, being authorized to do so, and that he knows of his own personal knowledge, and therefore avers that Defendant, Charles M. Meade, Sr., at the time that judgment was entered, the Defendant's place of residence was 354 Pearl Street, Berwick, Columbia County, Pennsylvania.

COMMONWEALTH OF PENNSYLVANIA

NOTARIAL SEAL

Dannelle Lanae Comstock, Notary Public Town of Bloomsburg, Columbia County My commission expires January 31, 2021

BENJAMIN J. CLARK, Vice President-Loan Operations Manager for First Columbia Bank &

Trust Co.

Sworn to and Subscribed

before me this 12^{+4} day

NOTARY PUBLIC

My Commission Expires:

HARDING, HILL, TUROWSKI & JAMES, LLP P. Jeffrey Hill, Esquire 38 West Third Street Bloomsburg, PA 17815

570-784-6770

Attorney ID #30004

Attorney for Plaintiff

IN THE COURT OF COMMON PLEAS OF THE 26TH JUDICIAL DISTRICT, COLUMBIA COUNTY BRANCH, PENNSYLVANIA

FIRST COLUMBIA BANK & TRUST CO.:

PLAINTIFF, : CIVIL ACTION

VS. : MORTGAGE FORECLOSURE

CHARLES M. MEADE, JR., solely in his capacity as Heir of CHARLES M. MEADE, : SR., Deceased; TRACY REKUS, solely in :

her capacity as Heir of CHARLES M. : NO. 2019 – CV – 160

MEADE, SR., Deceased; The UNKNOWN: HEIRS of CHARLES M. MEADE, SR., : Deceased: :

DEFENDANTS.

Lance Constock

AFFIDAVIT OF NON-MILITARY SERVICE OF DEFENDANT

COMMONWEALTH OF PENNSYLVANIA

: SS.

COUNTY OF COLUMBIA

I, BENJAMIN J. CLARK, Vice President – Loan Operations Manager for First Columbia Bank & Trust Co., being duly sworn according to law, depose and say that I did, investigate the status of Charles M. Meade, Sr., with regard to the Soldiers' and Sailors' Civil Relief Act of 1940; and that I made such investigation personally. And your affiant avers that Charles M. Meade, Sr. is not now, nor was Charles M. Meade, Sr. within a period of three (3) months last, in the military or naval service of the United States within the purview of the aforesaid Soldiers' and Sailors' Relief Act of 1940.

COMMONWEALTH OF PENNSYLVANIA

NOTARIAL SEAL

Dannelle Lanae Comstock, Notary Public Town of Bloomsburg, Columbia County My commission expires January 31, 2021

BENJAMIN J. CLARK, Vice President-Loan Operations Manager for First Columbia Bank &

Trust Co.

SWORN to and SUBSCRIBED

before me this $\frac{12^{14}}{4}$ day of $\frac{1}{4}$

NOTARY PUBLIC
My Commission Expires:

HARDING, HILL, TUROWSKI & JAMES, LLP P. Jeffrey Hill, Esquire 38 West Third Street Bloomsburg, PA 17815 570-784-6770

Attorney ID #30004

Attorney for Plaintiff

IN THE COURT OF COMMON PLEAS OF THE 26TH JUDICIAL DISTRICT, COLUMBIA COUNTY BRANCH, PENNSYLVANIA

FIRST COLUMBIA BANK & TRUST CO.:

PLAINTIFF,

: CIVIL ACTION

VS.

: MORTGAGE FORECLOSURE

CHARLES M. MEADE, JR., solely in his : capacity as Heir of CHARLES M. MEADE, : SR., Deceased; TRACY REKUS, solely in :

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: NO. 2019 – CV – 160

MEADE, SR., Deceased; The UNKNOWN: HEIRS of CHARLES M. MEADE, SR.,

Deceased

DEFENDANTS.

WAIVER OF WATCHMAN

Any Deputy Sheriff levying upon or attaching any property under the within Writ may leave same without a watchman, in custody of whoever is found in possession, after notifying each person of such levy or attachment, without liability on the part of such Deputy or the Sheriff to any Plaintiff herein for any loss, destruction or removal of such property before the Sheriff's Sale thereof.

HARDING, HILL, TUROWSKI & JAMES, LLP

P. JEFFREY HILL, ESQUIRE>

Attorney for Plaintiff

38 West Third Street Bloomsburg, PA 17815

(570) 784-6770

Attorney ID #30004

HARDING, HILL, TUROWSKI & JAMES, LLP

P. Jeffrey Hill, Esquire 38 West Third Street Bloomsburg, PA 17815 570-784-6770

Attorney ID #30004

Attorney for Plaintiff

IN THE COURT OF COMMON PLEAS OF THE 26TH JUDICIAL DISTRICT, COLUMBIA COUNTY BRANCH, PENNSYLVANIA

FIRST COLUMBIA BANK & TRUST CO.:

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: NO. 2019 – CV – 160

MEADE, SR., Deceased; The UNKNOWN:

HEIRS of CHARLES M. MEADE, SR.,

Deceased

DEFENDANTS.

AFFIDAVIT PURSUANT TO PA. R.C.P. 3129.1

I, P. JEFFREY HILL, Esquire, Attorney for Plaintiff in the above-captioned matter, set forth as of the date the Praecipe for the Writ of Execution was filed the following information concerning the real property located in the Borough of Berwick, Columbia County, Pennsylvania. (See attached description)

l. Name and address of Owner(s) or Reputed Owner(s):

Charles M. Meade, Sr. – Deceased 354 Pearl Street Berwick, PA 18603

Marie Meade, Administratrix
Estate of Charles Marlin Meade, Sr. a/k/a
Charles M. Meade, Sr.
P. O. Box 65
171 Second Street
Harveys Lake, PA 18618

2. Name and address of Defendant(s) in the judgment:

Charles M. Meade, Jr. As Heir of Charles M. Meade, Sr. P. O. Box 65 171 Second Street Harveys Lake, PA 18618

Tracy Rekus
As Heir of Charles M. Meade, Sr.
1202 Rock Street
Scranton, PA 18504

Marie Meade, Administratrix
Estate of Charles Marlin Meade, Sr., a/k/a
Charles M. Meade, Sr.
P. O. Box 65
171 Second Street
Harveys Lake, PA 18618

3. Name and last known address of every judgment creditor whose judgment is a record lien on the real property to be sold:

First Columbia Bank & Trust Co. 232 East Street Bloomsburg, PA 17815

Columbia County Tax Claim Bureau Columbia County Courthouse P. O. Box 380 Bloomsburg, PA 17815

4. Name and address of the last recorded holder of every mortgage of record:

First Columbia Bank & Trust Co. 232 East Street Bloomsburg, PA 17815

Columbia County Housing Authority 700 Sawmill Road Bloomsburg, PA 17815

5. Name and address of every other person who has any record lien on the property:

Norman S. Fowler, Jr. t/a and d/b/a Norm Fowler Construction 57 Shickshinny Valley Road Berwick, PA 18603 6. Name and address of every other person who has any record interest in the property and whose interest may be affected by the sale:

First Columbia Bank & Trust Co. 232 East Street Bloomsburg, PA 17815

Columbia County Housing Authority 700 Sawmill Road Bloomsburg, PA 17815

Columbia County Tax Claim Bureau Columbia County Courthouse P. O. Box 380 Bloomsburg, PA 17815

7. Name and address of every other person of whom the Plaintiff has knowledge who has any interest in the property which may be affected by the sale:

Berwick Area Joint Sewer Authority 1108 Freas Ave. Berwick, PA 18603

Angelo C. Terrana, Jr., Esquire Attorney for the Estate of Charles M. Meade, Sr. 400 Third Avenue, Suite 117 Kingston, PA 18704

I verify that the statements made in this Affidavit are true and correct to the best of my personal knowledge, information, and belief. I understand that false statements herein are made subject to the penalties of 18 Pa.C.S. 4904 relating to unsworn falsification to authorities.

HARDING HILL, TURQWSKI & JAMES, LLP

R IEFFREY HILL, ESQUIRE

Attorney for Plaintiff

38 West Third Street

Bloomsburg, PA 17815

(570) 784-6770

Attorney ID #30004

Dated: AUGUST 9, 2019

LEGAL DESCRIPTION

ALL THAT CERTAIN piece or parcel of land lying and being situate in the Borough of Berwick, County of Columbia and Commonwealth of Pennsylvania, bounded and described as follows, to-wit:

BEGINNING at the corner of Lot No. Three hundred twenty-four (324) on Pearl Street; thence westerly a distance of forty-five (45) feet to corner of Lot No. Three hundred twenty-six (326); thence southerly a distance of One hundred twenty-five (125) feet to a fifteen (15) foot alley; thence easterly a distance of forty-five (45) feet to corner of Lot No. Three hundred twenty-four (324); thence northerly a distance of One hundred twenty-five (125) feet to the place of beginning, improved with a two story frame dwelling house.

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PROPERTY IMPROVED with a two-story frame dwelling

TAX PARCEL NUMBER: 04A-01-080-00,000

HARDING, HILL, TUROWSKI & JAMES, LLP

P. Jeffrey Hill, Esquire 38 West Third Street Bloomsburg, PA 17815

570-784-6770 Attorney ID #30004

Attorney for Plaintiff

IN THE COURT OF COMMON PLEAS OF THE 26TH JUDICIAL DISTRICT, COLUMBIA COUNTY BRANCH, PENNSYLVANIA

FIRST COLUMBIA BANK & TRUST CO.:

PLAINTIFF, : CIVIL ACTION

:

VS. : MORTGAGE FORECLOSURE

CHARLES M. MEADE, JR., solely in his : capacity as Heir of CHARLES M. MEADE, : SR., Deceased; TRACY REKUS, solely in :

her capacity as Heir of CHARLES M. : NO. 2019 – CV – 160

MEADE, SR., Deceased; The UNKNOWN: HEIRS of CHARLES M. MEADE, SR.,

Deceased :

DEFENDANTS. :

WRIT OF EXECUTION 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 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 you may have the right to prevent or delay the Sheriff's Sale by filing, before this Sale, a petition with the Court to open or strike the judgment against you or to stay the execution.

If the judgment was entered because you did not file with the Court any defense or objection you might have within twenty (20) days after service of the Complaint for Mortgage Foreclosure and Notice to Defend, you may have the right to have the judgment opened if you promptly file a petition with the Court alleging a valid defense and a reasonable excuse for failing to file the defense on time. If the judgment is opened, the Sheriff's Sale would ordinarily be delayed pending a trial of the issue of whether the Plaintiff has a valid claim to foreclose the mortgage.

You may also have the right to have the judgment stricken if the Sheriff has not made a valid return of service of the Complaint and Notice to Defend or if the judgment was entered

before twenty (20) days after service or in certain other events. To exercise this right, you would have to file a petition with the Court to strike the judgment.

In addition, you may have the right to petition to set aside the sale for: (1) grossly inadequate price; (2) lack of competitive bidding by agreement; (3) irregularities in sale; or (4) fraud. To exercise this right, you should file a petition with the Court after the Sale and before the Sheriff has delivered his deed to the property.

YOU SHOULD TAKE THIS PAPER TO YOUR LAWYER AT ONCE. IF YOU DO NOT HAVE A LAWYER, GO TO OR TELEPHONE THE OFFICE SET FORTH BELOW. THIS OFFICE CAN PROVIDE YOU WITH INFORMATION ABOUT HIRING A LAWYER.

IF YOU CANNOT AFFORD TO HIRE A LAWYER, THIS OFFICE MAY BE ABLE TO PROVIDE YOU WITH INFORMATION ABOUT AGENCIES THAT MAY OFFER LEGAL SERVICES TO ELIGIBLE PERSONS AT A REDUCED FEE OR NO FEE.

North Penn Legal Services 168 East Fifth Street Bloomsburg, PA 17815 570-784-8760 Pennsylvania Lawyer Referral Service Pennsylvania Bar Association P.O. Box 186 Harrisburg, PA 17108 800-692-7375 HARDING, HILL, TUROWSKI & JAMES, LLP P. Jeffrey Hill, Esquire 38 West Third Street Bloomsburg, PA 17815 570-784-6770 Attorney ID #30004

Attorney for Plaintiff

IN THE COURT OF COMMON PLEAS OF THE 26TH JUDICIAL DISTRICT, COLUMBIA COUNTY BRANCH, PENNSYLVANIA

FIRST COLUMBIA BANK & TRUST CO.:

PLAINTIFF, : CIVIL ACTION

· CIVILITICITOIN

VS. : MORTGAGE FORECLOSURE

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DEFENDANTS.

CERTIFICATION

I, P. Jeffrey Hill, Esquire, certify that this filing complies with the provisions of the *Public Access Policy of the Unified Judicial System of Pennsylvania: Case Records of the Appellate and Trial Courts* that require filing confidential information and documents differently than non-confidential information and documents.

HARDING, HILL, TUROWSKI & JAMES, LLP

P. JEFFREY HILL, ESQUIRE

Attorney for Plaintiff 38 West Third Street Bloomsburg, PA 17815

570-784-6770

Attorney ID #30004

HARDING, HILL, TUROWSKI & JAMES, LLP

P. Jeffrey Hill, Esquire 38 West Third Street Bloomsburg, PA 17815 570-784-6770

Attorney ID #30004

Attorney for Plaintiff

IN THE COURT OF COMMON PLEAS OF THE 26TH JUDICIAL DISTRICT, COLUMBIA COUNTY BRANCH, PENNSYLVANIA

FIRST COLUMBIA BANK & TRUST CO.:

PLAINTIFF, : CIVIL ACTION

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VS. : MORTGAGE FORECLOSURE

CHARLES M. MEADE, JR., solely in his : capacity as Heir of CHARLES M. MEADE, : SR., Deceased; TRACY REKUS, solely in :

her capacity as Heir of CHARLES M. : NO. 2019 – CV – 160

MEADE, SR., Deceased; The UNKNOWN: HEIRS of CHARLES M. MEADE, SR., : Deceased:

DEFENDANTS. :

<u>CERTIFICATION TO SHERIFF</u> AS TO THE SALE OF REAL ESTATE

P. JEFFREY HILL, Esquire, hereby states that he is the attorney for the Plaintiff in the above captioned mortgage foreclosure action and further certifies that the property is:

()	FHA Mortgage
	Tenant occupied
(<u>X</u>)	Vacant
()	Commercial
	As a result of Complaint in Assumpsit
(_X_)	Act 6 complied with (Act 91 is not applicable as Mortgagor
	Charles M. Meade, Sr. is deceased)

This Certification is made subject to the penalties of 18 Pa. C.S. §4904 relating to unsworn falsification to authorities.

P. JEFFRÉY HILL, Esquire

Attorney for Plaintiff, First Columbia Bank

& Trust Co.

38 West Third Street Bloomsburg, PA 17815 570-784-6770

Attorney ID #30004



COUNTY OF COLUMBIA RECORDER OF DEEDS Brenda S. Lupini, Recorder 35 West Main Street Bloomsburg, PA 17815

Instrument Number - 201408871 Recorded On 11/17/2014 At 9:39:39 AM

* Instrument Type - MORTGAGE Invoice Number - 191343

- * Mortgagor MEADE, CHARLES M -SR
- * Mortgagee FIRST COLUMBIA BANK & TRUST CO User - TSA

* FEES

STATE WRIT TAX	\$0.50
JCS/ACCESS TO JUSTICE	\$35.50
AFFORDABLE HOUSING	\$29.00
RECORDING FEES -	\$29.00
RECORDER	
RECORDER IMPROVEMENT	\$3.00
FUND	
COUNTY IMPROVEMENT FUND	\$2.00
TOTAL PAID	\$99.00

* Total Pages - 13

This is a certification page

DO NOT DETACH

This page is now part of this legal document.

RETURN DOCUMENT TO: BOX DICKSON GORDNER & HESS

I hereby CERTIFY that this document is recorded in the Recorder's Office of Columbia County, Pennsylvania.



Brenda S. Lupini Recorder of Deeds

^{* -} Information denoted by an asterisk may change during the verification process and may not be reflected on this page.

Prepared By Loan Processing Dept, First Columbia Bank & Trust Co., 232 East Street, Bloomsburg, PA 17815, 570-784-1660

Return To Loan Servicing Dept, First Columbia Bank & Trust Co., 232 East Street, P.O. Box 240, Bloomsburg, PA 17815, 570-784-1660

Parcel Number 04A-01-080-00,000

Premises: 354 Pearl Street, Berwick, PA,

18603

Space Above This Line For Recording Data

MORTGAGE

DATE AND PARTIES. The date of this Mortgage (Security Instrument) is November 10, 2014. The parties and their addresses are:

MORTGAGOR:

CHARLES M MEADE SR 211 C East 2nd Street Berwick, PA 18603

LENDER:

FIRST COLUMBIA BANK & TRUST CO.
Organized and existing under the laws of Pennsylvania 232 East Street
PO Box 240
Bloomsburg, PA 17815

Charles M Meade SR Pennsylvania Mortgage PA/4dbrown@F00000000000676066N Initial (M) M. A.

Wolters Kluwer Financiał Services ©1996, 2014 Bankers Systems™ 1. CONVEYANCE. For good and valuable consideration, the receipt and sufficiency of which is acknowledged, and to secure the Secured Debts and Mortgagor's performance under this Security Instrument, Mortgagor does hereby grant, bargain, convey and mortgage to Lender, the following described property:

Refer to Exhitbit (A) which is attached hereto and made part hereof Berwick Borough Columbia County

The property is located in Columbia County at 354 Pearl Street, Berwick, Pennsylvania 18603.

Together with all rights, easements, appurtenances, royalties, mineral rights, oil and gas rights, all water and riparian rights, wells, ditches and water stock and all existing and future improvements, structures, fixtures, and replacements that may now, or at any time in the future, be part of the real estate described (all referred to as Property). This Security Instrument will remain in effect until the Secured Debts and all underlying agreements have been terminated in writing by Lender.

- 2. SECURED DEBTS. The term "Secured Debts" includes and this Security Instrument will secure each of the following:
 - A. Specific Debts. The following debts and all extensions, renewals, refinancings, modifications and replacements. A promissory note or other agreement, dated November 10, 2014, from Mortgagor to Lender, with a loan amount of \$32,000.00 and maturing on December 1, 2044.
 - B. Sums Advanced. All sums advanced and expenses incurred by Lender under the terms of this Security Instrument.
- 3. PAYMENTS. Mortgagor agrees that all payments under the Secured Debts will be paid when due and in accordance with the terms of the Secured Debts and this Security Instrument.
- 4. WARRANTY OF TITLE. Mortgagor warrants that Mortgagor is or will be lawfully seized of the estate conveyed by this Security Instrument and has the right to grant, bargain, convey, sell and mortgage the Property. Mortgagor also warrants that the Property is unencumbered, except for encumbrances of record.
- **5. PRIOR SECURITY INTERESTS.** With regard to any other mortgage, deed of trust, security agreement or other lien document that created a prior security interest or encumbrance on the Property, Mortgagor agrees:
 - A. To make all payments when due and to perform or comply with all covenants.

- B. To promptly deliver to Lender any notices that Mortgagor receives from the holder.
- C. Not to allow any modification or extension of, nor to request any future advances under any note or agreement secured by the lien document without Lender's prior written consent.
- **6. CLAIMS AGAINST TITLE.** Mortgagor will pay all taxes, assessments, liens, encumbrances, lease payments, ground rents, utilities, and other charges relating to the Property when due. Lender may require Mortgagor to provide to Lender copies of all notices that such amounts are due and the receipts evidencing Mortgagor's payment. Mortgagor will defend title to the Property against any claims that would impair the lien of this Security Instrument. Mortgagor agrees to assign to Lender, as requested by Lender, any rights, claims or defenses Mortgagor may have against parties who supply labor or materials to maintain or improve the Property.
- 7. DUE ON SALE. Lender may, at its option, declare the entire balance of the Secured Debt to be immediately due and payable upon the creation of, or contract for the creation of, any transfer or sale of all or any part of the Property. This right is subject to the restrictions imposed by federal law, as applicable.
- 8. WARRANTIES AND REPRESENTATIONS. Mortgagor has the right and authority to enter into this Security Instrument. The execution and delivery of this Security Instrument will not violate any agreement governing Mortgagor or to which Mortgagor is a party.
- 9. PROPERTY CONDITION, ALTERATIONS, INSPECTION, VALUATION AND APPRAISAL. Mortgagor will keep the Property in good condition and make all repairs that are reasonably necessary. Mortgagor will not commit or allow any waste, impairment, or deterioration of the Property. Mortgagor will keep the Property free of noxious weeds and grasses. Mortgagor agrees that the nature of the occupancy and use will not substantially change without Lender's prior written consent. Mortgagor will not permit any change in any license, restrictive covenant or easement without Lender's prior written consent. Mortgagor will notify Lender of all demands, proceedings, claims, and actions against Mortgagor, and of any loss or damage to the Property.

Lender or Lender's agents may, at Lender's option, enter the Property at any reasonable time and frequency for the purpose of inspecting, valuating, or appraising the Property. Lender will give Mortgagor notice at the time of or before an on-site inspection, valuation, or appraisal for on-going due diligence or otherwise specifying a reasonable purpose. Any inspection, valuation or appraisal of the Property will be

Initials Page 3

entirely for Lender's benefit and Mortgagor will in no way rely on Lender's inspection, valuation or appraisal for its own purpose, except as otherwise provided by law.

- 10. AUTHORITY TO PERFORM. If Mortgagor fails to perform any duty or any of the covenants contained in this Security Instrument, Lender may, without notice, perform or cause them to be performed. Mortgagor appoints Lender as attorney in fact to sign Mortgagor's name or pay any amount necessary for performance. Lender's right to perform for Mortgagor will not create an obligation to perform, and Lender's failure to perform will not preclude Lender from exercising any of Lender's other rights under the law or this Security Instrument. If any construction on the Property is discontinued or not carried on in a reasonable manner, Lender may take all steps necessary to protect Lender's security interest in the Property, including completion of the construction.
- 11. ASSIGNMENT OF LEASES AND RENTS. Mortgagor assigns, grants, bargains, conveys and mortgages to Lender as additional security all the right, title and interest in the following (Property): existing or future leases, subleases, licenses, guaranties and any other written or verbal agreements for the use and occupancy of the Property, including any extensions, renewals, modifications or replacements (Leases); and rents, issues and profits (Rents). In the event any item listed as Leases or Rents is determined to be personal property, this Assignment will also be regarded as a security agreement. Mortgagor will promptly provide Lender with copies of the Leases and will certify these Leases are true and correct copies. The existing Leases will be provided on execution of the Assignment, and all future Leases and any other information with respect to these Leases will be provided immediately after they are executed. Mortgagor may collect, receive, enjoy and use the Rents so long as Mortgagor is not in default. Upon default, Mortgagor will receive any Rents in trust for Lender and Mortgagor will not commingle the Rents with any other funds. Mortgagor agrees that this Security Instrument is immediately effective between Mortgagor and Lender and effective as to third parties on the recording of this Assignment. As long as this Assignment is in effect, Mortgagor warrants and represents that no default exists under the Leases, and the parties subject to the Leases have not violated any applicable law on leases, licenses and landlords and tenants.
- **12. DEFAULT.** Mortgagor will be in default if any of the following events (known separately and collectively as an Event of Default) occur:
 - A. Payments. Mortgagor fails to make a payment in full when due.
 - B. Insolvency or Bankruptcy. The death, dissolution or insolvency of, appointment of a receiver by or on behalf of, application of any debtor relief law, the assignment for the benefit of creditors by or on behalf of, the voluntary or involuntary termination of existence by, or the commencement of any proceeding under any present or future federal or state insolvency, bankruptcy, reorganization,

composition or debtor relief law by or against Mortgagor, Borrower, or any co-signer, endorser, surety or guarantor of this Security Instrument or any other obligations Borrower has with Lender.

- C. Death or Incompetency. Mortgagor dies or is declared legally incompetent.
- D. Failure to Perform. Mortgagor fails to perform any condition or to keep any promise or covenant of this Security Instrument.
- E. Other Documents. A default occurs under the terms of any other document relating to the Secured Debts.
- **F. Other Agreements.** Mortgagor is in default on any other debt or agreement Mortgagor has with Lender.
- **G. Misrepresentation.** Mortgagor makes any verbal or written statement or provides any financial information that is untrue, inaccurate, or conceals a material fact at the time it is made or provided.
- H. Judgment. Mortgagor fails to satisfy or appeal any judgment against Mortgagor.
- 1. Forfeiture. The Property is used in a manner or for a purpose that threatens confiscation by a legal authority.
- J. Name Change. Mortgagor changes Mortgagor's name or assumes an additional name without notifying Lender before making such a change.
- **K. Property Transfer.** Mortgagor transfers all or a substantial part of Mortgagor's money or property. This condition of default, as it relates to the transfer of the Property, is subject to the restrictions contained in the DUE ON SALE section.
- L. Property Value. Lender determines in good faith that the value of the Property has declined or is impaired.
- M. Insecurity. Lender determines in good faith that a material adverse change has occurred in Mortgagor's financial condition from the conditions set forth in Mortgagor's most recent financial statement before the date of this Security Instrument or that the prospect for payment or performance of the Secured Debts is impaired for any reason.
- 13. REMEDIES. On or after the occurrence of an Event of Default, Lender may use any and all remedies Lender has under state or federal law or in any document relating to the Secured Debts. Any amounts advanced on Mortgagor's behalf will be immediately due and may be added to the balance owing under the Secured Debts. Lender may make a claim for any and all insurance benefits or refunds that may be available on Mortgagor's default.

Subject to any right to cure, required time schedules or any other notice rights Mortgagor may have under federal and state law, Lender may make all or any part of

Initials (P.M.) N. L.

the amount owing by the terms of the Secured Debts immediately due and foreclose this Security Instrument in a manner provided by law upon the occurrence of an Event of Default or anytime thereafter.

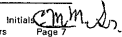
All remedies are distinct, cumulative and not exclusive, and Lender is entitled to all remedies provided at law or equity, whether or not expressly set forth. The acceptance by Lender of any sum in payment or partial payment on the Secured Debts after the balance is due or is accelerated or after foreclosure proceedings are filed will not constitute a waiver of Lender's right to require full and complete cure of any existing default. By not exercising any remedy, Lender does not waive Lender's right to later consider the event a default if it continues or happens again.

- 14. COLLECTION EXPENSES AND ATTORNEYS' FEES. On or after the occurrence of an Event of Default, to the extent permitted by law, Mortgagor agrees to pay all expenses of collection, enforcement, valuation, appraisal or protection of Lender's rights and remedies under this Security Instrument or any other document relating to the Secured Debts. Mortgagor agrees to pay expenses for Lender to inspect, valuate, appraise and preserve the Property and for any recordation costs of releasing the Property from this Security Instrument. Expenses include, but are not limited to, attorneys' fees, court costs and other legal expenses. These expenses are due and payable immediately. If not paid immediately, these expenses will bear interest from the date of payment until paid in full at the highest interest rate in effect as provided for in the terms of the Secured Debts. In addition, to the extent permitted by the United States Bankruptcy Code, Mortgagor agrees to pay the reasonable attorneys' fees incurred by Lender to protect Lender's rights and interests in connection with any bankruptcy proceedings initiated by or against Mortgagor.
- 15. ENVIRONMENTAL LAWS AND HAZARDOUS SUBSTANCES. As used in this section, (1) Environmental Law means, without limitation, the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA, 42 U.S.C. 9601 et seq.), all other federal, state and local laws, regulations, ordinances, court orders, attorney general opinions or interpretive letters concerning the public health, safety, welfare, environment or a hazardous substance; and (2) Hazardous Substance means any toxic, radioactive or hazardous material, waste, pollutant or contaminant which has characteristics which render the substance dangerous or potentially dangerous to the public health, safety, welfare or environment. The term includes, without limitation, any substances defined as "hazardous material," "toxic substance," "hazardous waste," "hazardous substance," or "regulated substance" under any Environmental Law.

Mortgagor represents, warrants and agrees that:



- A. Except as previously disclosed and acknowledged in writing to Lender, no Hazardous Substance is or will be located, stored or released on or in the Property. This restriction does not apply to small quantities of Hazardous Substances that are generally recognized to be appropriate for the normal use and maintenance of the Property.
- **B.** Except as previously disclosed and acknowledged in writing to Lender, Mortgagor and every tenant have been, are, and will remain in full compliance with any applicable Environmental Law.
- C. Mortgagor will immediately notify Lender if a release or threatened release of a Hazardous Substance occurs on, under or about the Property or there is a violation of any Environmental Law concerning the Property. In such an event, Mortgagor will take all necessary remedial action in accordance with any Environmental Law.
- **D.** Mortgagor will immediately notify Lender in writing as soon as Mortgagor has reason to believe there is any pending or threatened investigation, claim, or proceeding relating to the release or threatened release of any Hazardous Substance or the violation of any Environmental Law.
- 16. CONDEMNATION. Mortgagor will give Lender prompt notice of any pending or threatened action by private or public entities to purchase or take any or all of the Property through condemnation, eminent domain, or any other means. Mortgagor authorizes Lender to intervene in Mortgagor's name in any of the above described actions or claims. Mortgagor assigns to Lender the proceeds of any award or claim for damages connected with a condemnation or other taking of all or any part of the Property. Such proceeds will be considered payments and will be applied as provided in this Security Instrument. This assignment of proceeds is subject to the terms of any prior mortgage, deed of trust, security agreement or other lien document.
- 17. INSURANCE. Mortgagor agrees to keep the Property insured against the risks reasonably associated with the Property. Mortgagor will maintain this insurance in the amounts Lender requires. This insurance will last until the Property is released from this Security Instrument. What Lender requires pursuant to the preceding two sentences can change during the term of the Secured Debts. Mortgagor may choose the insurance company, subject to Lender's approval, which will not be unreasonably withheld. All insurance policies and renewals shall include a standard "mortgage clause" (or "lender loss payable clause") endorsement that names Lender as "mortgagee" and "loss payee". If required by Lender, all insurance policies and renewals will also include an "additional insured" endorsement that names Lender as an "additional insured". If required by Lender, Mortgagor agrees to maintain comprehensive general liability insurance and rental loss or business interruption insurance in amounts and under policies acceptable to Lender. The comprehensive



general liability insurance must name Lender as an additional insured. The rental loss or business interruption insurance must be in an amount equal to at least coverage of one year's debt service, and required escrow account deposits (if agreed to separately in writing).

Mortgagor will give Lender and the insurance company immediate notice of any loss. All insurance proceeds will be applied to restoration or repair of the Property or to the Secured Debts, at Lender's option. If Lender acquires the Property in damaged condition, Mortgagor's rights to any insurance policies and proceeds will pass to Lender to the extent of the Secured Debts.

Mortgagor will immediately notify Lender of cancellation or termination of insurance. If Mortgagor fails to keep the Property insured, Lender may obtain insurance to protect Lender's interest in the Property and Mortgagor will pay for the insurance on Lender's demand. Lender may demand that Mortgagor pay for the insurance all at once, or Lender may add the insurance premiums to the balance of the Secured Debts and charge interest on it at the rate that applies to the Secured Debts. This insurance may include coverages not originally required of Mortgagor, may be written by a company other than one Mortgagor would choose, and may be written at a higher rate than Mortgagor could obtain if Mortgagor purchased the insurance. Mortgagor acknowledges and agrees that Lender or one of Lender's affiliates may receive commissions on the purchase of this insurance.

- 18. ESCROW FOR TAXES AND INSURANCE. As provided in a separate agreement, Mortgagor agrees to pay to Lender funds for taxes and insurance in escrow.
- 19. WAIVERS. Except to the extent prohibited by law, Mortgagor waives all appraisement rights relating to the Property.
- 20. OTHER TERMS. The following are applicable to this Security Instrument:
 - A. No Action by Lender. Nothing contained in this Security Instrument shall require Lender to take any action.
 - B. Purchase Money. This Security Instrument secures advances by Lender used in whole or in part to acquire the Property. Accordingly, this Security Instrument, and the lien hereunder, is and shall be construed as a purchase money mortgage with all of the rights, priorities and benefits thereof under the laws of Pennsylvania.
- 21. APPLICABLE LAW. This Security Instrument is governed by the laws of Pennsylvania, the United States of America, and to the extent required, by the laws of the jurisdiction where the Property is located, except to the extent such state laws are preempted by federal law.



- 22. JOINT AND INDIVIDUAL LIABILITY AND SUCCESSORS. Each Mortgagor's obligations under this Security Instrument are independent of the obligations of any other Mortgagor. Lender may sue each Mortgagor individually or together with any other Mortgagor. Lender may release any part of the Property and Mortgagor will still be obligated under this Security Instrument for the remaining Property. Mortgagor agrees that Lender and any party to this Security Instrument may extend, modify or make any change in the terms of this Security Instrument or any evidence of debt without Mortgagor's consent. Such a change will not release Mortgagor from the terms of this Security Instrument. The duties and benefits of this Security Instrument will bind and benefit the successors and assigns of Lender and Mortgagor.
- 23. AMENDMENT, INTEGRATION AND SEVERABILITY. This Security Instrument may not be amended or modified by oral agreement. No amendment or modification of this Security Instrument is effective unless made in writing and executed by Mortgagor and Lender. This Security Instrument and any other documents relating to the Secured Debts are the complete and final expression of the agreement. If any provision of this Security Instrument is unenforceable, then the unenforceable provision will be severed and the remaining provisions will still be enforceable.
- 24. INTERPRETATION. Whenever used, the singular includes the plural and the plural includes the singular. The section headings are for convenience only and are not to be used to interpret or define the terms of this Security Instrument.
- 25. NOTICE, ADDITIONAL DOCUMENTS AND RECORDING FEES. Unless otherwise required by law, any notice will be given by delivering it or mailing it by first class mail to the appropriate party's address listed in the DATE AND PARTIES section, or to any other address designated in writing. Notice to one Mortgagor will be deemed to be notice to all Mortgagorsu Mortgagor will inform Lender in writing of any change in Mortgagor's name address or other application information. Mortgagor will provide Lender any other correct and complete information Lender requests to effectively mortgage or convey the property. Mortgagor agrees to pay all expenses, charges and taxes in connection with the preparation and recording of this Security Instrument. Mortgagor agrees to sign, deliver, and file any additional documents or certifications that Lender may consider necessary to perfect, continue, and preserve Mortgagor's obligations under this Security Instrument and to confirm Lender's lien status on any Property, and Mortgagor agrees to pay all expenses, charges and taxes in connection with the preparation and recording thereof. Time is of the essence.

SIGNATURES. By signing under seal, Mortgagor agrees to the terms and covenants contained in this Security Instrument. Mortgagor also acknowledges receipt of a copy of this Security Instrument.

MORTGAGOR:
Charles M Meade SR Individually
ACKNOWLEDGMENT.
COMMONWEALTH OF PENNSYLVANIA, COUNTY OF COLUMBIA ss.
On this the 10th day of November 2014, before me have K secosen , the undersigned officer, personall appeared (Charles M Meade SR, known to me (or satisfactorily proven) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledge that he/she/they executed the same for the purposes therein contained.
In witness whereof, I hereunto set my hand and official seal.
My commission expires: (Notary Public)

Charles M Meade SR Pennsylvania Mortgage PA/4dbrown@F0000000000676066N

Initials M.M.

COMMONWEALTH OF PENNSYLVANIA

NOTARIAL SEAL

NANCY K. JACOBSEN, NOTARY PUBLIC
BERWICK BOROUGH, COLUMBIA COUNTY
MY COMMISSION EXPIRES APRIL 7, 2018

ALL THAT CERTAIN piece or parcel of land lying and being situate in the Borough of Berwick, County of Columbia and Commonwealth of Pennsylvania, bounded and described as follows, to-wit:

BEGINNING at the corner of Lot No. Three hundred twenty-four (324) on Pearl Street; thence westerly in a distance of forty-five (45) feet to corner of Lot No. three hundred twenty six (326); thence southerly a distance of One Hundred twenty-five (125) feet to a fifteen (15) foot alley; thence easterly a distance of forty-five (45) feet to corner of Lot No. Three hundred twenty four (324); thence northerly a distance of One hundred twenty-five feet to the place of beginning, improved with a two story frame dwelling house.

This description is intended to cover and this deed to convey Lot Number Three hundred twenty-five (325) in Duval Dickson Fourth Plot of Lots as marked on plot or plan.

BEING the same premises conveyed by Ella M. Weaver, widow, and Debora S. Berry and Robert D. Berry, Jr., her husband, to Charles m. Meade, Sr., by deed dated November 10, 2014, about to be recorded.

UNDER AND SUBJECT to and together with the rights, privileges, agreements, rights-of-way, easements, conditions, exceptions, restrictions and reservations as exist by virtue of prior recorded instruments, deeds or conveyances.

Exhibit "A"

It is hereby certified that the address of the Lender within named is: 232 East Street PO Box 240, Bloomsburg, Pennsylvania 17815.

First Columbia Bank & Trust Co.

By:

Richard 5 Talanca, VP & Mortgage

Originator

Loan origination organization First Columbia Bank & Trust Co.

NMLS ID 410779

Loan originator Richard J Talanca

NMLS ID 485258



LOAN NUMBER 136970

NOTE AMOUNT

LOAN NAME

ACCT, NUMBER

NOTE DATE 11/10/14 INITIALS

Charles M Meade SR

INDEX (w/Margin)

RATE 6.950% Creditor Use Only MATURITY DATE

RJT LOAN PURPOSE

\$32,000.00 Not Applica

Not Applicable 6.950%

12/01/44

AN PURPOS Consumer

PROMISSORY NOTE

(Consumer - Closed End)

DATE AND PARTIES. The date of this Promissory Note (Note) is November 10, 2014. The parties and their addresses are:

LENDER:

FIRST COLUMBIA BANK & TRUST CO. 232 East Street PO Box 240 Bloomsburg, PA 17815 Telephone: (570) 784-1660

BORROWER:

CHARLES M MEADE SR 211 C East 2nd Street Berwick, PA 18603

- 1. DEFINITIONS. As used in this Note, the terms have the following meanings:
 - A. Pronouns. The pronouns "I," "me," and "my" refer to each Borrower signing this Note, individually and together with their heirs, successors and assigns, and each other person or legal entity (including guarantors, endorsers, and sureties) who agrees to pay this Note. "You" and "Your" refer to the Lender, any participants or syndicators, successors and assigns, or any person or company that acquires an interest in the Loan.
 - B. Note. Note refers to this document, and any extensions, renewals, modifications and substitutions of this Note.
 - C. Loan. Loan refers to this transaction generally, including obligations and duties arising from the terms of all documents prepared or submitted for this transaction such as applications, security agreements, disclosures or notes, and this Note.
 - D. Loan Documents. Loan Documents refer to all the documents executed as a part of or in connection with the Loan.
 - E. Property. Property is any property, real, personal or intangible, that secures my performance of the obligations of this Loan.
 - F. Percent. Rates and rate change limitations are expressed as annualized percentages.
 - G. Dollar Amounts. All dollar amounts will be payable in lawful money of the United States of America.
- 2. PROMISE TO PAY. For value received, I promise to pay you or your order, at your address, or at such other location as you may designate, the principal sum of \$32,000.00 (Principal) plus interest from November 10, 2014 on the unpaid Principal balance until this Note matures or this obligation is accelerated.
- 3. INTEREST. Interest will accrue on the unpaid Principal balance of this Note at the rate of 6.950 percent (Interest Rate).
 - A. Post-Maturity Interest. After maturity or acceleration, interest will accrue on the unpaid Principal balance of this Note at the Interest Rate in effect from time to time, until paid in full.
 - B. Maximum Interest Amount. Any amount assessed or collected as interest under the terms of this Note will be limited to the maximum lawful amount of interest allowed by state or federal law, whichever is greater. Amounts collected in excess of the maximum lawful amount will be applied first to the unpaid Principal balance. Any remainder will be refunded to me.
 - C. Statutory Authority. The amount assessed or collected on this Note is authorized by the Pennsylvania General Interest Law (Pa. Stat. Ann. title 41, § 101 et seq.).
 - D. Accrual. Other than any odd first period, interest will accrue using a counting days method that assumes equal intervals between scheduled payments.
- 4. ADDITIONAL CHARGES. As additional consideration, I agree to pay, or have paid, these additional fees and charges.
 - A. Nonrefundable Fees and Charges. The following fees are earned when collected and will not be refunded if I prepay this Note before the scheduled maturity date.

School Taxes, A(n) School Taxes fee of \$175.00 payable from separate funds on or before today's date.

Homeowner's Insurance Reserves. A(n) Homeowner's Insurance Reserves fee of \$144.68 payable from separate funds on or before today's date.

Property Taxes. A(n) Property Taxes fee of \$242.77 payable from separate funds on or before today's date.

Closing Protection Letter. A(n) Closing Protection Letter fee of \$125.00 payable from separate funds on or before today's date.

Flood Cert LOL. A(n) Flood Cert LOL fee of \$14.00 payable from separate funds on or before today's date.

Construction Inspections. A(n) Construction Inspections fee of \$800.00 payable from separate funds on or before today's date. Underwriting/Application Fee. A(n) Underwriting/Application Fee fee of \$300.00 payable from separate funds on or before today's date.

Tax Service. A(n) Tax Service fee of \$75.00 payable from separate funds on or before today's date.

Transfer Tax. A(n) Transfer Tax fee of \$200.00 payable from separate funds on or before today's date.

Recording - Mortgage. A(n) Recording - Mortgage fee of \$119.00 payable from separate funds on or before today's date.

Recording - Deed. A(n) Recording - Deed fee of \$71.00 payable from separate funds on or before today's date.

Recording - Deed. A(n) Recording - Deed fee of \$71.00 payable from separate funds on or before today's date.

Lender's Title Insurance. A(n) Lender's Title Insurance fee of \$803.00 payable from separate funds on or before today's date.

Homeowner's Insurance. A(n) Homeowner's Insurance fee of \$434.00 payable from separate funds on or before today's date.

Document Preparation. A(n) Document Preparation fee of \$150.00 payable from separate funds on or before today's date.

Credit Report. A(n) Credit Report fee of \$12.45 payable from separate funds on or before today's date.

Appraisal. A(n) Appraisal fee of \$375.00 payable from separate funds on or before today's date.

5. REMEDIAL CHARGES. In addition to interest or other finance charges, I agree that I will pay these additional fees based on my method and pattern of payment. Additional remedial charges may be described elsewhere in this Note.

A. Late Charge. If a payment is more than 15 days late, I will be charged 5.000 percent of the Amount of Payment. I will pay this late charge promptly but only once for each late payment.

Charles M Meade SR

Pennsylvania Promissory Note PA/4dbrown@F00000000000676066N Wolters Kluwer Financial Services P1996, 2014 Bankers Systems**
Page

- 6. PURCHASE MONEY LOAN. You may include the name of the seller on the check or draft for this Note.
- 7. PAYMENT. I agree to pay this Note in 360 payments. A payment of \$211.82 will be due January 1, 2015, and on the 1st day of each month thereafter. A final payment of the entire unpaid balance of Principal and interest will be due December 1, 2044.

Payments will be rounded to the nearest \$.01. With the final payment I also agree to pay any additional fees or charges owing and the amount of any advances you have made to others on my behalf. Payments scheduled to be paid on the 29th, 30th or 31st day of a month that contains no such day will, instead, be made on the last day of such month.

Each payment I make on this Note will be applied first to interest that is due, then to principal that is due, then to escrow that is due, then to late charges that are due, and finally to any charges that I owe other than principal and interest. No late charge will be assessed on any payment when the only delinquency is due to late fees assessed on earlier payments and the payment is otherwise a full payment. You may change how payments are applied in your sole discretion without notice to me. The actual amount of my final payment will depend on my payment record.

- 8. PREPAYMENT. I may prepay this Note in full or in part at any time. Any partial prepayment will not excuse any later scheduled payments until I pay in full.
- 9. LOAN PURPOSE. The purpose of this Loan is purchase with improvements.
- 10. SECURITY. The Loan is secured by separate security instruments prepared together with this Note as follows:

Document Name Parties to Document Date of Security Document Mortgage - 354 Pearl Street, Berwick, PA 18603 Charles M Meade SR 11-10-2014

- 11. DEFAULT. I will be in default if any of the following events (known separately and collectively as an Event of Default) occur:
 - A. Payments. I fail to make a payment in full when due.
 - B. Insolvency or Bankruptcy. The death, dissolution or insolvency of, appointment of a receiver by or on behalf of, application of any debtor relief law, the assignment for the benefit of creditors by or on behalf of, the voluntary or involuntary termination of existence by, or the commencement of any proceeding under any present or future federal or state insolvency, bankruptcy, reorganization, composition or debtor relief law by or against me or any co-signer, endorser, surety or guarantor of this Note or any other obligations! have with you.
 - C. Death or Incompetency. I die or am declared legally incompetent.
 - D. Failure to Perform. I fail to perform any condition or to keep any promise or covenant of this Note.
 - E. Other Documents. A default occurs under the terms of any other Loan Document.
 - F. Other Agreements. I am in default on any other debt or agreement I have with you.
 - G. Misrepresentation. I make any verbal or written statement or provide any financial information that is untrue, inaccurate, or conceals a material fact at the time it is made or provided.
 - H. Judgment. I fail to satisfy or appeal any judgment against me.
 - 1. Forfeiture. The Property is used in a manner or for a purpose that threatens confiscation by a legal authority.
 - J. Name Change. I change my name or assume an additional name without notifying you before making such a change.
 - K. Property Transfer. I transfer all or a substantial part of my money or property.
 - L. Property Value. You determine in good faith that the value of the Property has declined or is impaired.
 - M. Insecurity. You determine in good faith that a material adverse change has occurred in my financial condition from the conditions set forth in my most recent financial statement before the date of this Note or that the prospect for payment or performance of the Loan is impaired for any reason.
- 12. DUE ON SALE. You may, at your option, declare the entire balance of this Note to be immediately due and payable upon the creation of, or contract for the creation of, any transfer or sale of all or any part of the Property. This right is subject to the restrictions imposed by federal law as applicable.
- 13. WAIVERS AND CONSENT. To the extent not prohibited by law, I waive protest, presentment for payment, demand, notice of acceleration, notice of intent to accelerate and notice of dishonor.
 - A. Additional Waivers By Borrower. In addition, I, and any party to this Note and Loan, to the extent permitted by law, consent to certain actions you may take, and generally waive defenses that may be available based on these actions or based on the status of a party to this Note.
 - (1) You may renew or extend payments on this Note, regardless of the number of such renewals or extensions.
 - (2) You may release any Borrower, endorser, guarantor, surety, accommodation maker or any other co-signor.
 - (3) You may release, substitute or impair any Property securing this Note.
 - (4) You, or any institution participating in this Note, may invoke your right of set-off.
 - (5) You may enter into any sales, repurchases or participations of this Note to any person in any amounts and I waive notice of such sales, repurchases or participations.
 - [6] I agree that any of us signing this Note as a Borrower is authorized to modify the terms of this Note or any instrument securing, guarantying or relating to this Note.
 - 8. No Waiver By Lender. Your course of dealing, or your forbearance from, or delay in, the exercise of any of your rights, remedies, privileges or right to insist upon my strict performance of any provisions contained in this Note, or any other Loan Document, shall not be construed as a waiver by you, unless any such waiver is in writing and is signed by you.
- 14. REMEDIES. After I default, and after you give any legally required notice and opportunity to cure the default, you may at your option do any one or more of the following.
 - A. Acceleration. You may make all or any part of the amount owing by the terms of this Note immediately due.
 - B. Sources. You may use any and all remedies you have under state or federal law or in any Loan Document.
 - C. Insurance Benefits. You may make a claim for any and all insurance benefits or refunds that may be available on my default.
 - D. Payments Made On My Behalf. Amounts advanced on my behalf will be immediately due and may be added to the balance owing under the terms of this Note, and accrue interest at the highest post-maturity interest rate.
 - E. Set-Off. You may use the right of set-off. This means you may set-off any amount due and payable under the terms of this Note against any right I have to receive money from you,

My right to receive money from you includes any deposit or share account balance I have with you; any money owed to me on an item presented to you or in your possession for collection or exchange; and any repurchase agreement or other non-deposit obligation. "Any amount due and payable under the terms of this Note" means the total amount to which you are entitled to demand payment under the terms of this Note at the time you set-off.



Subject to any other written contract, if my right to receive money from you is also owned by someone who has not agreed to pay this Note, your right of set-off will apply to my interest in the obligation and to any other amounts I could withdraw on my sole request or endorsement.

Your right of set-off does not apply to an account or other obligation where my rights arise only in a representative capacity. It also does not apply to any Individual Retirement Account or other tax-deferred retirement account.

You will not be liable for the dishonor of any check when the dishonor occurs because you set-off against any of my accounts. I agree to hold you harmless from any such claims arising as a result of your exercise of your right of set-off.

- F. Waiver. Except as otherwise required by law, by choosing any one or more of these remedies you do not give up your right to use any other remedy. You do not waive a default if you choose not to use a remedy. By electing not to use any remedy, you do not waive your right to later consider the event a default and to use any remedies if the default continues or occurs again.
- 15. COLLECTION EXPENSES AND ATTORNEYS' FEES. On or after the occurrence of an Event of Default, to the extent permitted by law, I agree to pay all expenses of collection, enforcement or protection of your rights and remedies under this Note or any other Loan Document. Expenses include, but are not limited to, attorneys' fees, court costs and other legal expenses. These expenses are due and payable immediately, these expenses will bear interest from the date of payment until paid in full at the highest interest rate in effect as provided for in the terms of this Note. All fees and expenses will be secured by the Property I have granted to you, if any. In addition, to the extent permitted by the United States Bankruptcy Code, I agree to pay the reasonable attorneys' fees incurred by you to protect your rights and interests in connection with any bankruptcy proceedings initiated by or against me.
- 16. COMMISSIONS. I understand and agree that you (or your affiliate) will earn commissions or fees on any insurance products, and may earn such fees on other services that I buy through you or your affiliate.
- 17. WARRANTIES AND REPRESENTATIONS. I have the right and authority to enter into this Note. The execution and delivery of this Note will not violate any agreement governing me or to which I am a party.
- 18. INSURANCE. I agree to obtain the insurance described in this Loan Agreement.
 - A. Property Insurance. I will insure or retain insurance coverage on the Property and abide by the insurance requirements of any security instrument securing the Loan.
 - B. Insurance Warranties. I agree to purchase any insurance coverages that are required, in the amounts you require, as described in this or any other documents I sign for the Loan. I will provide you with continuing proof of coverage. I will buy or provide insurance from a firm licensed to do business in the State where the Property is located. If I buy or provide the insurance from someone other than you, the firm will be reasonably acceptable to you. I will have the insurance company name you as loss payee on any insurance policy. You will apply the insurance proceeds toward what I owe you on the outstanding balance. I agree that if the insurance proceeds do not cover the amounts I still owe you, I will pay the difference. I will keep the insurance until all debts secured by this agreement are paid. If I want to buy the insurance from you, I have signed a separate statement agreeing to this purchase.
- 19. APPLICABLE LAW. This Note is governed by the laws of Pennsylvania, the United States of America, and to the extent required, by the laws of the jurisdiction where the Property is located, except to the extent such state laws are preempted by federal law. Any provision that appoints you as an agent is not subject to the provisions of 20 Pa.C.S.A. Section 5601 et seq. (Chapter 56; Decedents, Estates and Fiduciaries Code). By exercising any of your rights under this Note, you do so for your sole benefit.
- 20. JOINT AND INDIVIDUAL LIABILITY AND SUCCESSORS. My obligation to pay the Loan is independent of the obligation of any other person who has also agreed to pay it. You may sue me alone, or anyone else who is obligated on the Loan, or any number of us together, to collect the Loan. Extending the Loan or new obligations under the Loan, will not affect my duty under the Loan and I will still be obligated to pay the Loan. This Note shall inure to the benefit of and be enforceable by you and your successors and assigns and shall be binding upon and enforceable against me and my personal representatives, successors, heirs and assigns.
- 21. AMENDMENT, INTEGRATION AND SEVERABILITY. This Note may not be amended or modified by oral agreement. No amendment or modification of this Note is effective unless made in writing and executed by you and me. This Note and the other Loan Documents are the complete and final expression of the agreement. If any provision of this Note is unenforceable, then the unenforceable provision will be severed and the remaining provisions will still be enforceable. No present or future agreement securing any other debt I owe you will secure the payment of this Loan if, with respect to this loan, you fail to fulfill any necessary requirements or conform to any limitations of Regulations Z and X that are required for loans secured by the Property or if, as a result, this Loan would become subject to Section 670 of the John Warner National Defense Authorization Act for Fiscal Year 2007.
- 22. INTERPRETATION. Whenever used, the singular includes the plural and the plural includes the singular. The section headings are for convenience only and are not to be used to interpret or define the terms of this Note.
- 23. NOTICE, FINANCIAL REPORTS AND ADDITIONAL DOCUMENTS. Unless otherwise required by law, any notice will be given by delivering it or mailing it by first class mail to the appropriate party's address listed in the DATE AND PARTIES section, or to any other address designated in writing. Notice to one Borrower will be deemed to be notice to all Borrowers. I will inform you in writing of any change in my name, address or other application information. I will provide you any correct and complete financial statements or other information you request. I agree to sign, deliver, and file any additional documents or certifications that you may consider necessary to perfect, continue, and preserve my obligations under this Loan and to confirm your lien status on any Property. Time is of the essence.
- 24. CREDIT INFORMATION. I agree to supply you with whatever information you reasonably request. You will make requests for this information without undue frequency, and will give me reasonable time in which to supply the information.
- 25. ERRORS AND OMISSIONS. If agree, if requested by you, to fully cooperate in the correction, if necessary, in the reasonable discretion of you of any and all loan closing documents so that all documents accurately describe the loan between you and me. If agree to assume all costs including by way of illustration and not limitation, actual expenses, legal fees and marketing losses for failing to reasonably comply with your requests within thirty (30) days.
- 26. SIGNATURES. By signing under seal, I agree to the terms contained in this Note. I also acknowledge receipt of a copy of this Note.



BORROWER:

M. Mandel Date 11/0/4 (Seal)

Individually

LENDER:

First Columbia Bank & Trust Co.

_ Date_____(Seal) By Richard J Talanca, VP & Mortgage Originator

Loan origination organization First Columbia Bank & Trust Co.

NMLS ID 410779

Loan originator Richard J Talanca

NMLS ID 485258

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HARRISBURG PA 17105

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HARRISBURG PA 17128

MEMO TO THE ORDER OF PAY Columbia County Sheriff Columbia County Courthouse 35 West Main Street Bloomsburg, PA 17815 Meade foreclosure 232 EAST STREET BLOOMSBURG, PA 17815 8/6/2019 AUTHORIZED SIGNATURE THE Protection for Databases AMOUNT 105397 \$1,350.00

Security features. Details on back

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