

DIRECTIONS TO SHERIFF FOR REAL ESTATE SALE

Correct, full and technical name of each PLAINTIFF

VS.

Correct, full and technical name of each DEFENDANT

1. The name of the corporation, limited partnership or joint stock association, or business-entity defendant in any capacity, such as terre tenants, or franchise to be sold.
2. The nature of the property to be sold and the location, street address, map, or descriptive R.F.D. address. _____
3. Tax Index Numbers _____
4. Mortgage and note/Assignment – needed to record Deed
5. Are any franchises included in the advertised description of the property to be sold?
6. Has Notice been given to the debtor(s) in accordance with the Acts of Assembly of the Commonwealth of Pennsylvania and Rules of Civil Procedure?

Dated: _____ 20_____ Attorney _____

Address _____

Telephone _____

ATTORNEY PLEASE NOTE:

This form must be completed together with the following and submitted by last day to file:

1. Signed and notarized affidavit as to how judgment was obtained.
(Form is available in our office)
2. Copies of Notice of Sale with Descriptions attached. One is needed for each defendant plus two extra copies.
3. Four copies of legal descriptions with caption at top and attorneys name and address at bottom. If you wish to advertise in the newspaper and legal journal with the short legal description, enclose three copies on our form.
4. Long legal description needs to be emailed to sherifflegalinfo@eriecountypa.gov .
5. Five copies of “Directions to Sheriff for Real Estate Sale”.
6. Affidavit Pursuant to Rule 3129.1
7. Advance cost \$2,000.00 to Sheriff of Erie County and \$10.00 for each defendant, each lien holder (we are serving) and posting the handbill (only one check is required)
8. Directions exactly how you want notices served. Use regular Sheriff’s service instruction and process form.

Time and Date of Sale: _____

WRIT NO _____ CIVIL 20 _____
JUDGMENT NO. _____ CIVIL 20 _____
APPEARANCE NO. _____ CIVIL 20 _____

_____, Plaintiff

vs.

_____, Defendant

The undersigned is the attorney for the Plaintiff in the above captioned matter.

_____ The undersigned hereby certifies that this execution ***does not***
signature of attorney, Involve a mortgage secured by real estate.
if applicable.

_____ The undersigned hereby certifies that this execution ***does*** involve
signature of Attorney, a mortgage secured by real estate and the judgment was obtained
if applicable.

_____ by complaint on the mortgage

(Check appropriate line) _____ by action on a note accompanying the mortgage

_____ by action on a bond accompanying the mortgage

_____ by action on other evidence of indebtedness accompanying
the mortgage

The undersigned certifies that the real estate, if any, involved is owned by

as _____

(Described type of ownership, i.e., tenants by the entireties, tenants in common, etc.)

_____(Seal)
Attorney for execution creditor

Sworn to and subscribed before
me this _____ day of _____ 20

*If the aforesaid form is not duly signed, notarized and delivered to the Sheriff on or before the date of filing, the Sheriff will assume that it is not an action in mortgage foreclosure secured by real property, which judgment is by either an action on a note, a bond or other evidence of indebtedness accompanying a mortgage. The Sheriff will then add to the Sheriff=s cost Three Hundred (\$300.00) Dollars or Six Hundred (\$600.00) Dollars (depending upon how the property is owned), said amount being the exemption due to the debtor or debtors.

*IF THIS DOCUMENT IS NOT SIGNED AND NOTARIZED, WE ARE NOT RESPONSIBLE FOR
TRANSFER TAX EXEMPTIONS.*