INDEX NO. EF2022-9

SUPREME COURT OF THE STATE OF NEW YORK

COUNTY OF MONTGOMERY
Credit Acceptance Corporation

JUDGMENT BY DEFAULT

Plaintiff,

-against-

Shelby D Dillenbeck and Lewis S Franklin

		Defendant(s),	COSTS TAXED AT \$536.50
\$	11,154,45 0.00 11,154,45 0.00	Amount demanded in complaint. Less Payments/ Credits Current Balance Interest Waived	04/15/2022 11:13:04 AM பேர்க்ஷ் சிசிசில் Clerk
\$	11,154.45 200.00	ATTORNEYS FEES WAIVED Costs by Statute	
	66.50 210.00 45.00 15.00	Service of Summons and Complaint (See Filing of Summons & Complaint Signing & Entering Judgment Fee Prospective Execution Fee	Attached Invoice)
<u>\$</u> \$	536.50 11,690.95	(Total of Costs & Disbursements) Total	

The undersigned, an attorney at law admitted to practice in the State of New York, and the attorney of record for the Plaintiff herein affirms the following to be true under the penalties of perjury:

That service of the summons and verified complaint has been made upon the Defendant(s) as appears by the affidavit(s) of service filed herein.

That the defendant(s) having failed to answer or appear herein, and the time do so having expired, Plaintiff is entitled to judgment by default

That the disbursements herein specified have been or will necessarily be incurred.

This affirmation is also made in compliance with the Federal Soldiers & Sailors Civil Relief Act of 1940 as amended. The said Defendant(s) is (are) not at the present time in the military service. I base such statement upon the facts stated in the affidavit(s) filed herein.

On 02/10/2022, I mailed copy(s) of the summons and verified complaint to the Defendant(s) at least 20 days before the entry of judgment in an official depository of the U.S. Postal Service within the State of New York, said mailing was by first class mail in a postpaid envelope, properly addressed to the Defendant(s).



The envelope bore the legend 'Personal and Confidential', and there was no indication on the outside of

the envelope that the communication was from an attorney, or concerned an alleged debt.

The mailing has not been returned undeliverable.

That this action is against a natural person and is based upon non-payment of a collateral

obligation.

Dated: March 19, 2022

Matter #: 443309

Plaintiff Acc. #99566357

Joseph J. Cassotta

Joseph G. Devine Aksana Bondartseva Stephanie R. Vetch

Stephen Einstein

Evridike Kollis

(Certification under Rule 130-1. 1-(a)) TROMBERG, MORRIS & POULIN, PLLC

ATTORNEYS FOR PLAINTIFF

39 BROADWAY, SUITE 1250

NEW YORK, NY 10006

(212) 267-3550

Adjudged that Plaintiff, Credit Acceptance Corporation residing at 25505 West Twelve Mile Rd., Suite 3000,

Southfield MI 48034 has judgment and do recover of the Defendant(s), Shelby D Dillenbeck and Lewis S

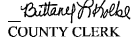
, residing at, DEF1- 5 Kellogg St, Fort Plain NY 13339-1401 DEF2- 25 SMITH ST,

CANAJOHARIE NY 13317, in the sum of \$11,154.45 plus interest in amount of \$0.00, plus costs and

disbursements of \$536.50, for the total sum of \$11,690.95 and have execution therefore.

Judgment entered on:

04/15/2022





Progressive Legal Support P.O. Box 85 Valley Stream, NY 11582 516-218-2050 TaxId# 68-0632230 Invoice #: 757650

Date: 02/03/2022

Tromberg Morris and Poulin PLLC Efile 39 Broadway Suite 1250

New York, NY 10006

INVOICE FOR SERVICE

Service #1344288: Shelby D Dillenbeck

Date Completion:01/25/2022

CREDIT ACCEPTANCE

Your File# 443309

Court Case #: EF2022-9

CORPORATION v. Shelby D Dillenbeck

and Lewis S Franklin

DMV Non Local Service \$66.50

TOTAL CHARGES: \$66.50

BALANCE: \$66.50

