FII ED Case No. 27 - 4996 Department No. 787 SEP 10 P12:15 JULY PORTS CLERK 12 200 IN THE SECOND JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE PETRO-CAL, INC., Plaintiff, vs. FOREIGN JUDGMENT P. JAMES CHURCH, Defendant.

5000K 588PAGE 3917

United States District Court DISTRICT OF _ PETRO-CAL, INC., CERTIFICATION OF JUDGMENT Plaintiff, FOR REGISTRATION IN ANOTHER DISTRICT ٧. P. JAMES CHURCH Case Number: 86-M-474 Defendant. JAMES R. MANSPEAKER _, Clerk of this United States District Court certify that the attached judgment is a true and correct copy of the original judgment entered in this ac-__, as it appears in the records of this court, and that no notice of appeal from this judgment has been filed, and no motion of any kind listed in Rule 4(a) of the Federal Rules of Appellate Procedure has been filed. IN TESTIMONY WHEREOF, I sign my name and affix the seal of this Court on May 5, 1987 Date JAMES R. MANSPEAKER Clerk Juste Martin (By) Deputy Clerk:

Insert the appropriate language: . . . "no notice of appeal from this judgment has been filed, and no motion of any kind listed in Rule 4(a) of the Federal Rules of Appellate Procedure has been filed." . . . "no notice of appeal from this judgment has been filed, and any motions of the kinds listed in Rule 4(a) of the Federal Rules of Appellate Procedure () have been disposed of, the latest order disposing of such a motion having been entered on [date]." . . . "an appeal was taken from this judgment and the judgment was affirmed by mandate of the Court of Appeals issued on [date]." . . . "an appeal was taken from this judgment and the appeal was dismissed by order entered on [date]."

[*Note: The motions listed in Rule 4(a), Fed. R. App. P., are motions, for judgment notwithstanding the verdict; to amend or make additional findings of fact; to alter or amend the judgment; for a new trial; and for an extension of time for filing a notice of appeal.]

United States District Court

C	
	DISTRICT OFCOLORADO
PETRO-CAL, INC.,	
Plaintiff,	JUDGMENT IN A CIVIL CASE
V.	\ \
. JAMES CHURCH,	
Defendant.	CASE NUMBER: 86-M-474
Jury Verdict. This action came be its verdict.	efore the Court for a trial by jury. The issues have been tried and the jury has rendered
decision has been rendered. Pur U.S. District Judge Richar ITIS ORDERED AND ADJUDGED tro-Cal, Inc., and against	me to trial or hearing before the Court. The issues have been tried or heard and a suant to the Order for Entry of Default Judgment, entered d P. Matsch on April 3, 1987, that judgment is entered in favor of the plaintiff, the defendant, P. James Church, in the amount of hall bear interest at the current legal rate of 6.04%.
.56,202.70. This judgment s	nail bear interest at the current regar face of 0.04%.
ENTERED ON THE DOCKET APR 3 1987	
JAMES P. MANSPEAR CLE BY	K T
April 3 , 1987	JAMES R. MANSPEAKER,
Date	Clerk
	Granne M Hollan 178963
	/Byl Deputy Clerk

800x 588rase3919

United States District Court

DISTRICT OF COLORADO
EXEMPLIFICATION CERTIFICATE
\ \
I
keeper of the records and seal, certify that the attached documents:
CASE NO. 86 M 474
JUDGEMENT IN A CIVIL CASE AND ORDER FOR ENTRY OF DEFAULT JUDGEMENT
are true copies of records of this Court.
In testimony whereof I sign my name and affix the seal of this Court, in this District, at
DENVER On
Time & Marrera aragon
Clerk / // (By) Deputy Clerk
I. SHERMAN G. FINESILVER . a Judicial Officer of this Court.
I. SHERMAN G. FINESILVER, a Judicial Officer of this Court, certify that JAMES R. MANSPEAKER, named above, is and was on the date noted,
Clerk of this Court, duly appointed and sworn, and keeper of the records and seal, and that this certificate,
and the attestation of the record, are in accordance with the laws of the United States.
April 28, 1987 Leman J. Fineschier
Date Signature of Judicial Officer
CHIEF_JUDGE
Titie
I. JAMES R. MANSPEAKER . Clerk of this United States District Court,
keeper of the seal, certify that the Honorable SHERMAN G. FINESILVER
Judicial Officer
named above, is and was on the date noted a Judicial Officer of this Court, duly appointed, sworn and
qualified, and that I am well acquainted with the Judicial Officer's official signature and know and cer-
tify the above signature to be that of the Judicial Officer.
In testimony whereof I sign my name, and affix the seal of this Court at
DENVER in this State, on April 28, 1987
Date OAASC
Class of Marian Tillusians Wall
Clerk Byl Deputy Clerk
· /

United States District Court

	DISTRICT OFCOLORADO
PETRO-CAL, INC.,	
Plaintiff,	JUDGMENT IN A CIVIL CASE
V.	\ \
P. JAMES CHURCH,	
Defendant.	CASE NUMBER: 86-M-474
its verdict.	for a trial by jury. The issues have been tried and the jury has rendere earing before the Court. The issues have been tried or heard and a
decision has been rendered. Pursuant to the U.S. District Judge Richard P. Matsch	he Order for Entry of Default Judgment, entered
Petro-Cal, Inc., and against the defenda	
ENTERED ON THE DOCKET APR 3 1987 JAMES R. MANSPEAKER CLERK BY	
April 3 , 1987	JAMES R. MANSPEAKER,
Date	Cierk
	The my

(-1By) Deputy Clerk

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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO

FILED

UNITED STATES DISTRICT COURT.

DENVEL, COLORADO

Civil Action No. 86-M-474

PETRO-CAL, INC.,

APR 3 1987

Plaintiff,

Plaintill,

JAMES R. MANSPEAKER CLERK

P. JAMES CHURCH,

v.

Defendant.

ORDER FOR ENTRY OF DEFAULT JUDGMENT

Upon the record herein, and it appearing that on February 10, 1987, this court entered an order granting the motion to withdraw filed by Gregory P. Kanan and Kris J. Kostolansky, of the law firm of Rothgerber, Appel, Powers and Johnson, as attorneys for P. James Church herein, and it further appearing that in said order this court ordered the defendant P. James Church to file with this court, on or before March 10, 1987, a statement of his intention with respect to proceeding in this matter, and instructed that on a failure to file such a statement within such time this court would strike the defendant's answer and declare him in default, and it further appearing from the motion for entry of judgment, filed by the plaintiff on March 12, 1987, that the defendant is indebted to the plaintiff in the amounts set forth in such motion, and it further appearing that on March 17, 1987, this court entered an order to show cause, directing the defendant to show cause on or before April 1, 1987, why the motion should not be granted and judgment entered in accordance therewith, and it further appearing that the defendant has not made any filing pursuant to that order to show cause, it is now

ORDERED, that the answer filed for the defendant on July 17, 1986 is stricken and the defendant is declared in default, and it is

FURTHER ORDERED, that judgment shall enter for the plaintiff and against the defendant in accordance with the motion for entry of judgment of March 12, 1987, for the total amount of \$156,202.70.

Dated: April 3, 1987

BY THE COURT:

Richard P. Matsch, Judge

Case Number: 86-M-474	
I certify that I mailed a copy of the attac Dated: $\frac{4-3.87}{}$ JAMES	ched to the following: R. MANSPEAKER, CLERK
By:	acob Gilmore, Deputy Clerk erri A. Smethers, Secretary
Michael W. Sutton 831 Pearl Street Boulder, CO 80302	
P. James Church c/o Power Management Consultants Co 11172 Huron , Ste. 24 Northglenn, CO 80234	orp.
	DOCKET
	SEP 1 6 1987 INITIALS
Echementia etalo	CERTIFIED COPY The decoment to which this partitionate is alliached is a fell, triviand correct copy of the original on the 3-to of record in my office. DATE DATE
*88 MAY 31 All:01	JOHN THE FOR A HER OF THE COUNTY OF THE COUNTY OF WASTON, THEY OF NEWADA SEAL Deposits
UZANNE BEAUDREAU RECORDER	

178963 600 588 MAGE 3924