	FILED (
	NO
1	Case No. 24098
2	Dept. No
3	BARBARA REED CLERK
4	BYP GREGORY DEPUT
5	
6	IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA,
7	IN AND FOR THE COUNTY OF DOUGLAS
8	TO AND FUR THE COUNTY OF DOUGLAS
9	
	CHASE THIRD CENTURY LEASING COMPANY, INC., a Delaware
10	Corporation,,
11	Plaintiff,
12	vs. FOREIGN JUDGMENT
13	GEORGE ABBOTT
14	d/b/a GEORGE W. ABBOTT CHARTERED
15	Defendant.
16	Attached hereto and incorporated by reference as if set fort
17	
18	COUNTY against GEORGE ABBOTT d/b/a GEORGE W. ABBOTT CHARTERED.
19	Dated this Hand day of February, 1991.
20	
21	FRY, FRY A LHARA, ESQS.
- 1	
22	CRAIG VALARY, LESO.
23	195 Catazza Drive Reno, Nevada 89502
24	Attorney for Plaintiff
25	(702)329-8646
26	
27	
28	

 $\operatorname{\mathrm{gr}}$

247228BOOK **391** PAGE**3183**

STATE OF MISSOURI)
COUNTY OF RANDOLPH) ASSOCIATE DIVISION
I, Verna Gesling Division Clerk do hereby certify
that the foregoing is a true and accurate copy of
CHASE THIRD CENTURY LEASING COMPANY, INC. vs George Abbott dba
George W. Abbott Chartered Judgment Entry, Petition and Summons
as the same appears of record in my office at Moberly, Missouri.
IN TESTIMONY WHEREOF, witness my hand and seal of office at Moberly,
Missouri, this 22ndday of February, 1990
Division Clerk
STATE OF MISSOURI)
) SS IN THE CIRCUIT COURT OF RANDOLPH COUNTY AT MOBERLY ASSOCIATE DIVISION
I, James M. Cooksey , Associate Circuit Judge, do hereby
certify that Verna Gesling is now, Division Clerk, duly
commissioned and qualified, and that the said attestation is in the due
form and made by the proper office.
IN TESTIMONY WHEREOF, I have hereury fet my hand this 22nd day
of February, 1990
As As Circuit Judge
STATE OF MISSOURI)
) IN THE CIRCUIT COURT OF RANDOLPH COUNTY AT MOBERLY
COUNTY OF RANDOLPH) ASSOCIATE DIVISION
I, Verna Gesling Division Clerk do hereby certify that
James M. Cooksey by whom the foregoing Attestation was made,
and whose name is hereto subscribed was at the time of making, the same,
and still is, Associate Circuit Judge in and for Randolph County, Missouri,
duly commissioned and qualified according to law.
IN TESTIMONY WHEREOF, I have hereunto set my hand this 22nd day
of February, 1990
1.1

STATE (of 1	AISSOURI)
•)SS.
COUNTY	OF	RANDOLPI	1)

IN THE CIRCUIT COURT OF RANDOLPH COUNTY, MISSOURI AT MOBERLY Associate Division

CHASE THIRD CENTURY LEASING COMPANY, INC.	
a Delaware Corporation	- water and a spirit of a continue to the same of the same of the same of
Plaintiff	
	\ \
vs.	Case No. CV589-0758AC
GEORGE ABBOTT	
d/b/a George W. Abbott Chartered	
Defendant	Comment of the second

JUDGMENT ENTRY

NOW, on this 6th day of February, 1990, appears the Plaintiff by its authorized representative, Tom Hestir and by its Attorney, the Law Office of Wayne E. Schirmer, the Defendant, George Abbott, d/b/a George W. Abbott Chartered, although having been served with personal summons on December 14, 1989, appears not and is in default; whereupon the cause comes on regularly to be heard, and evidence is adduced; the Court being fully advised in the premises, finds as follows:

- 1. That on or about February 2, 1986, George Abbott, d/b/a George W. Abbott Chartered entered into an Equipment Lease No. 269101, by the terms of which lease, Plaintiff leased to Defendant the following equipment: One Sony Model 10 Word Processer S/N 30319; One Type II 35 cps Printer, S/N 50219.
- 2. That in accordance with the terms of said lease, Plaintiff delivered to Defendant, the equipment listed in paragraph 1 above.

- 3. That Plaintiff has duly performed all conditions in said lease on its parts to be performed.
- 4. That Defendant, George Abbott, d/b/a George W. Abbott, Chartered failed to remit the required monthly rental payments and is in default on said aforementioned lease and that the balance due on said lease at the time of defendant's default there was due and owing the sum of Three Thousand One Hundred Dollars Eighteen and Fourteen Cents (\$3,118.14); that Plaintiff has made demand for the balance due on said accelerated lease; after default Defendant made payment in the amount of five Hundred Ninety-Six Dollars and Eighty-Nine Cents (\$596.89).
- 5. Therefore there is now due and owing Plaintiff by Defendant the sum of Two Thousand Five Hundred Twenty-One Dollars and Twenty-Five Cents (\$2,521.25).

 WHEREFORE IT IF ORDERED, ADJUDGED AND DECREED AS FOLLOWS:
- 1. That Plaintiff is granted judgment against Defendant, George Abbott, d/b/a George W. Abbott Chartered on its' Petition in the sum of Two Thousand Five Hundred Twenty-One Dollars and Twenty-Five Cents (\$2,521.25); and for Plaintiff's costs and expenses including a reasonable attorney's fee in the sum of \$300.00:

James M. Cooksey,

Judge

CERTIFIED COPY

The document to which this certificate is and ed as a full, true and correct copy of the original on life and of record in my office.

125/91 BEAL

of the State of Nevada, in and for the County of Douglas.

Del

'91 MAR 26 A8:43

SUZANNE BEAUDREAU

requested by

IN OFFICIAL RECORDS O

PAID KD DEPUTY

BOOK 391 PAGE3186