CASE NO. 25106

DEPARTMENT I

'91 ANS 27 AND:14

DOUGLAS COUNTY DISTRICT COURT CLERK

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D. DALEY

IN THE NINTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA

IN AND FOR THE COUNTY OF DOUGLAS

KEITH L. JENNINGS,

Plaintiff,

v.

CARL R. PROVINE AND ELIZABETH L. PROVINE, husband and wife, and DOES I - X, inclusive,

Defendants.

JUDGMENT BY DEFAULT

BE IT REMEMBERED that this matter came regularly before the Court pursuant to Plaintiff's Application for Entry of Default and Entry of Judgment, together with supporting papers, and the Court finds that Defendants, having been regularly served with process, by publication, and having failed to appear and answer Plaintiff's Complaint on file herein, and the regular time for answering having expired, the default of said Defendants in the premises having been duly entered according to law, upon application of said Plaintiff to the Clerk, and after proof of service of Summons in pursuance of Plaintiff's Complaint, and good cause appearing therefor,

NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the said Plaintiff does have and recover from the

259832

said Defendants judgment in the sum of \$36,197.40, plus interest thereon at the legal rate from the date of this judgment, until paid, together with an attorney's fee in the sum of \$500.00, plus Plaintiff's costs and disbursements incurred in this action in the sum of \$167.10.

day of August, 1991. DATED: This \mathcal{L}

DISTRICT COURT JUDGE

CERTIFIED COPY

The document to which this certificate is attached is a $\frac{\sqrt{e-f+r}}{\sqrt{r}}$ full, true and correct copy of the original on file and of record in my office.

'91 SEP 10 A10:24 DATE:

Cark of the Judicial District Court of the State of Nevada, in and for the County of Douglas.

Deputy

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