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me known, who, being by me duly sworn, did depose and say that MK RHENIER ME

that he is the Assistant Vice-President of Board of Mational Missions of the United Presbyterian Church In the U.S.A the foregoing the comporation described in any which executes the location; that instrument; that he knows the seal of said corporation; that the seal affixed to said instrument is such corporate seal; that it was so affixed by order of the board of directors of said corporation, and that he signed h 15 name thereto by like

DIANA A STEPHEN

DIANA A STEPHEN

Notary Public, State of New York

No. 31.450315

Distributed to Assist Vick Country Qualified in New York County amission Expires March 30, 1977.

> SEAL Iffixed

STATE OF NEW YORK, COUNTY OF

On the day of 19 . belose me personally came

the subscribing withess to the foregoing instrument, with whom I am personally acquainted, who, being by me duly sworn, did depose and say that , he resides at

that he knows

to be the individual described in and who executed the foregoing instrument; that he, said subscribing witness, was present and saw execute the same; and that said witness, at the same time subscribed h Bess thereto.

Section 221 of the Real Property Law expressly provides who must execute the certificate of discharge in specific cases and also provides, among other things, that (1) no certificate shall purport to discharge more than one mortgage, (except that mortgages affected by instruments of consolidation, appreader, modification or correction may be included in one certificate if the instruments are set forth in detail in separate paragraphs); (2) if the mortgage has been assigned, in whole or in part, the certificate shall set forth; (a) the date of each assignment in the chain of title of the person or present spring the errificate, (b) the names of the assignment of the assignment has been recorded, the hook and page where it has been recorded or the set of such record, or (c) if the assignment is being recorded or discharge, the certificate of discharge, the certificate of discharge, the certificate of discharge shall so state, and (f) if the mortgage has not been assigned of record, the certificate shall so state; (3) if the sortgage is held by any fiduciary, including an executor or administrator, the certificate of discharge shall recite the name of the court and the venue of the proceedings in which his appointment was made or in which the order or decree vesting him with such title or authority was entered.

atisfaction of Mortgage 농품 Nevada BOARD OF NATIONAL MISSIONS UNITED PRESBYTERIAN CHURCH UNITED STATES OF AMERICA PRESBYTERIAN CHURCH EUREKA, NEVADA November 244 The land affected by the within Eureka County, i Dated, -S

of Recording Office. Reserve this space for use

RECORDED AT THE REQUEST OF William A. Lambert. Jr. on December 10 19 75 at 54 miles past 10 A. M. In Book 53 of OFFICIAL RECORDS, page 241-242, RECORDS OF WILLIS A. DePAOLI Recorder EUREKA COUNTY, NEVADA.

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## 60709

1	IN THE DISTRICT COURT OF THE THIRD JUDICIAL DISTRICT
2 3	OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF HUPEKA
4	PROFESSIONAL COLLECTION AGENCY, )
5	Plaintiff, ) No. 2862
6	vs. )
7 8 9	NONALD W. SMITH, alia PON SMITH, ) and GWENDOLYN SMITH, his wife, individually, and dba ROM SMITH) FARMS; DIVADA FARMS, INC., a Nevada Corporation.,
10	Defendants. )
11	
12	
13	J L D C L E N T
14	It appearing that the Defendants above named were duly
15	and personally served with a copy of the Summons and Complaint
16	in the above-entitled action as required by law on the 22nd day
17	of Rovember, 1974, as more fully appears from the Sheriff's
18	ffidavit of Service on file herein; that the Defendants have not
19	ppeared in said action by answer or pleading, and that the time
20	n which Defendants have to answer or otherwise plead to Plaintiff!
21	omplaint has fully expired, and that the Default of the Defendants
22	as been duly entered herein;
23	THEREFORE, IT IS HERELY ORDERED, ADJUDGED AND DECREED:
24	That the said Plaintiff does have and recover from said
25	efendants, individually and severally, as follows:
26	1. The sum of \$815.50, the amount due Plaintiff as set
27	orth in Plaintiff's First, Second, Third, Fourth, Fifth and Sixth
28	auses of Action.
29	2. For accrued interest to date and until total obliga-
	ion is paid, said interest to be computed at the legal rate, as
31 9	et forth in each of Plaintiff's six Causes of Action.
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LAW OFFICES
EVANS & BILYEU
PROFESSIONAL CENTER
ELEO, NEVADA 89801

BOOK 53 PAGE 243

4. The sum of \$40,00 for Court costs. DATED this day of Sky 1974. 3 STATE OF NEVADA, COUNTY OF EUREKA. County Clerk and ex-officio Clerk of the Third Judicial District Court of the State of Nevada, Eureka County, do hereby certify that the annexed is a full, true and correct copy of \_\_\_\_\_\_ as appears \_\_\_\_\_ as appears as of record and on title in my office. IN TESTIMONY WHEREOF, I have hereunto set my hand officially and affixed the Seal of said Court, at my office in the town of SEAL Eureka, this 26 day of Laurantie , A D 1925 Affixed And ra-official lork of the District Court, Eureka County. 11 23 25 RECORDED AT THE REQUEST OF Eyans & Bilyeu

on December 10, 1975, at 01 mim. past 3 P. M. In

Book 53 of OFFICIAL RECORDS, page 243-244, RECORDS OF 26 27 EUREKA COUNTY, NEVADA. WILLIS A. DeFAOLI Recorder 28 5- \$ 4.00 File No. 60709 29 30 31 32 EVANS & BILYEU FROFESSIONAL CERTER ELKO, NEVADA 89801

न भन्ने निर्देशकृषि हुन्द्रेत्रिके रोजन । १०