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vs.

PENNY WILSON,

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IN THE FOURTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF ELKO

MT. WHEELER POWER, INC., a Nevada Corporation,

Plaintiff,

DEFAULT JUDGMENT DALTON WILSON and

Defendants.

It appearing of record and upon Application and Affidavit of Plaintiff for Default Judgment, that the above-entitled Court has jurisdiciton over the Plaintiff, MT. WHEELER POWER, INC., and the Defendants, DALTON WILSON and PENNY WILSON, and in the subject matter contained in the Plaintiff's Complaint; and, it further appearing that the named Defendants have been duly and personally served with a copy of the Summons and Complaint in this action as required and directed by law more than twenty (20) days prior hereto; that the above-named Defendants have not appeared herein by answer, motion or other belief; and that the time to appear, answer, move or file any pleading has expired, IN GOOD CAUSE APPEARING.

IT IS HEREBY ORDERED that the Default of the Defendants, DALTON WILSON and PENNY WILSON, be and the same is hereby entered by the Court.

IT IS FURTHER APPEARING TO THE COURT:

That Plaintiff is entitled to a Default Judgment against the Defendants, DALTON WILSON and PENNY WILSON; and that

> VAUGHAN, HULL & COPENHAVER, LTD. 88 PAGE ATTORNEYS AND COUNSELORS 530 IDAHO STREET

ELKO, NEVADA 89801

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Plaintiff has sold and furnished electrical services, power and energy for both domestic and irrigational use to the Defendants upon the request of the Defendants in the sum of TWO THOUSAND THREE HUNDRED THIRTY-THREE AND 51/100THS DOLLARS (\$2,333.51), which Defendants have failed and refuse to pay for.

- 2. That Plaintiff is entitled to a reasonable attorney fee in the sum of \$750.00, costs incurred to date in the sum of \$67.00, together with legal costs to be incurred by Plaintiff in connection herewith.
- 3. That Plaintiff is entitled to interest on the principal sum of \$2,333.51 at the rate of eight percent (8%) per annum from September 18, 1980 until paid.

NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED that the Plaintiff have judgment against the Defendants, DALTON WILSON and PENNY WILSON, as follows:

- Principal sum of \$2,333.51.
- 2. For interest on the principal sum of \$2,333.51 at the rate of eight percent (8%) per annum from the date of September 18, 1980 until paid.
- 3. The sum of \$750.00 as and for reasonable attorney fees, costs incurred to date in the sum of \$67.00, together with all other legal costs to be incurred by Plaintiff in connection herewith.

DATED this gtl day of October, 1980.

DISTRICT JUDGE

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STATE C	FN	EV ADA	i,
COUNTY	OF	ELKO.	

SS.

	of elko.
	L. KANE, County Clerk and ex-officio Clerk of the District Court of the Fourth Judicial District
of the Sta	ate of Nevada, in and for the County of Elko, do hereby certify that the annexed is a full, true
and corre	ct copy ofDefault Judgment
<u></u>	
as the sai	me appears on file and of record in my office. WITNESS my hand and the seal of said court affixed
	the Ottober A.D. 19 80
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	VAUGHAN, HULL & COPENHAVER, LTD. ATTORNEYS AND COUNSELORS SIG IDANG STREET ELKO, NEVADA 89801

可可能使用的第三语言