## 78208 In the First Judicial Bistrict Court of the State of Nevada In and For Carson City

DIAL FINANCE COMPANY OF NEVADA 112	
Plaintiff	
vs.	그 그 그는 그리는 말하는 사람이 없다.
RONALD J. JUAN	No. A-43490
	EXECUTION
Defendant	EXECUTION
THE PEOPLE OF THE STATE OF NEVADA:	
To the Sheriff of EUREKA Cou	nty, Greetings:
On NOVEYBER 12, 19.80 a judgment w	as antered by the shows entitled Court in the
above entitled action in favor of	as emerce by the above entitled count in the
DIAL FINANCE COMPANY OF NEVADA	) )
223	
	3,
as Judgment Creditor and against	· /
RONALD J. JUAN	
as Judgment Debtor for	
\$principal,	
350 M	\ \ \
S attorney fees,	\
\$ interest, and	
84,00 costs, making a total amount of	1
1,214.89 the judgment as entered and	
5 the judgment as entered, and	/
WHEREAS, according to an affidavit and/or a memorandum of further sums have accrued since the entry of judgment, to wit:	costs after judgment filed herein, it appears that
\$accrued interest, and	•
S accrued costs, together with \$ this writ, making a total of	fee for the issuance of
\$ as accrued costs, accrued interest, a	nd fees.
Credit must be given for payments and partial satisfactions in t	the amount of \$
which is to be first credited against the total accrued costs and accruindgment as entered, leaving a net balance of	ued interest, with any excess credited against the
	Notes and Control of the Control of
5 1,219.10 actually due on the date of the issue	
per day from the date of judgment to the date of levy, to which must	innum, in the amount of S
per day from the date of judgment to the date of levy, to which must executing this writ.	100K 90 PAGE 149

NOW, THEREFORE, SHERIFF OF ..... hereby commanded to satisfy such judgment with interest and costs as provided by law out of the personal property of such judgment debtor, except that for any pay period, 75 percent of the disposable carnings of such debtor during such period, or the amount by which his disposable earnings for such period exceed 30 times the minimum hourly wage prescribed by section 6(a)(1) of the federal Fair Labor Standards Act of 1938 and in effect at the time the earnings are payable, whichever is greater, is exempt from any levy of execution pursuant to this writ, and if sufficient personal property can not be found, then out of the real property belonging to such debtor in the aforesaid county; and make return of this writ within not less than 10 days nor more than 60 days endorsed thereon with what you have done. In L. Pearl Deputy RECORDED AT REQUEST OF Dennis Nelson BOO. 90 FACE 149 80 DEC 19 P 2: 04 EUREKA DOI IT LIEVAD WILLIS A. GEPALL RECORN FRE 41 28208 FEE U 41.00 CERTIFIED COP The document to which this certificate is at-Tonked is a full, true and down at copy of the original on file and of a cost & may office.