ORIGINAL

Plaintiff's motion for an order of default and default judgment against the above named defendants came on for hearing on this date before the undersigned judge/court commissioner of this court. The court, having found that: (1) the defendants were duly served with a summons and complaint and have failed to appear, answer, or otherwise defend within the time provided by law; (2) finds that the venue is proper; and (3) the defendants are justly indebted to the plaintiff, as evidenced by the proof presented herewith, now, therefore, it is hereby

ORDERED, ADJUDGED and DECREED that the defendants are in default. It is further

ORDERED, ADJUDGED and DECREED that plaintiff have and is hereby granted judgment against defendants, WENDY L SMITH and DOE I, and their marital community composed thereof, jointly and severally, in the principal amount of \$4,186.35, court costs and disbursements totaling \$319.50, and reasonable attorneys' fees of \$400.00, for a total judgment of \$4905.85. Post-judgment interest shall accrue on the judgment total at the rate of 12.000% per annum.

	DATED this day of 2013.
,	JUDGE COURT COMMISSIONER
	Presented by: BISHIOP, WHITE, MARSHALL & WEIBEL, ROBERT D. SAUERLENDER
,	
	[] Krista L. White WSBA 8612 [] Laurie K. Friedl WSBA 35598
	Jeffrey S. Mackie WSBA 35829 [] Peter R. Osterman WSBA 27803
	[ ] Roy T. J. Stegena WSBA 36402
	[] Wendy L. Saunders WSBA 39982 Attorneys for Plaintiff  DFB80369 DEFJUGWAD
- 1	