STATE OF INDIANA)	IN THE FAYETTE SUPERIOR COURT
COUNTY OF FAYETTE)	CAUSE NO. 21D01
Plaintiff VS	_
Defendant	
	DEFAULT JUDGMENT
and it appears to the Court that t	in the above captioned matter, and files Affidavit for Default Judgment he Defendant(s) was served a copy of the complaint on efendant(s) is not known to be an infant or incompetent and is not in
And now said defendant(herein wholly makes default.	s) being three (3) times audibly called in open Court, comes not, but
The Court being duly adv	ised in the premises finds for the plaintiff.
	e Defendant(s) the sum of \$ + Court Costs
	Judge, Fayette Superior Court
SO ORDERED	·

INSTRUCTIONS CONCERNING THIS JUDGMENT: The Clerk cannot accept any payments on this judgment until it is made a matter of record. ALL PAYMENTS MUST BE MADE TO THE CLERK OF THIS COURT, NEVER DIRECTLY TO THE PARTY TO WHOM IT IS OWED. The entire judgment can be paid all at once or in payments. The Clerk will accept payments (cash or money order) in any amount, but interest does not stop until the entire judgment is paid. If the parties enter into an agreement concerning the amount of payments and when payments will be made to the Clerk, the agreement should be put into writing and signed by all parties; the Clerk has an "agreed entry" form that the parties can use for that purpose. Unless the parties otherwise agree, the party in whose favor the judgment is granted may at any time go to the Clerk's office to sign "proceedings supplemental" paperwork to begin the judgment collection procedure, which can include a wage garnishment. For further information concerning collecting this judgment, you can consult the Indiana Small Claims Manual found on the internet at www.in.gov/judiciary/pubs/handbooks/small-claims-manual(2005).pdf

<u>Distribution</u> Plaintiff Defendant File