UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF FLORIDA PENSACOLA DIVISION

IN RE:

JAMES BARRY,

Debtor.

JOHN E. VENN, JR., TRUSTEE,

Plaintiff,

Vs.

Defendant.

CASE NO. 99-41929-PNS3
CHAPTER 7

CHAPTER 7

Adversary No. 01-80020

FINAL JUDGMENT AFTER DEFAULT

THIS CAUSE came before this Court on the Plaintiff's Motion for Entry of Default Final Judgment and Memorandum in Support Thereof and no notice and hearing appearing necessary, and the Court being fully advised in the premises, it is

ORDERED AND ADJUDGED that Plaintiff, JOHN E. VENN, JR., TRUSTEE, recover from Defendant, JAMES BARRY, the sum of \$600.00, together with costs incurred of \$150.00, and reasonable attorneys fees of \$180.00, for a total sum due of \$930.00, for all of which let execution issue.

Visite and all of white	n ice execution ibbuc.
HEREBY CERTIFY that Apple tanding rdered th	is 1st day of August, 2001.
correct copy of the original on file in the office of the Clerk, United States Bankruptcy Court for the Northern District of Florida.	Willa Sun
uther D Thomas, Acting Clark, Bankruptcy Court	Bankruptcy Judge BANKRUPTO

Deputy Clerk BANKRUPTCY COURT

Northern District of Florida

cc:

DATE ENTERED ON DOCKET

James Barry 1229 Jeffrey Scott Dr. Crestview, FL 32536

John E. Venn, Jr., Esquire

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FILED