

JUDGMENT/ORDERSTATE OF INDIANA
COUNTY OF MARION
Lora Gail Dorton-Cheney

v.

Larry Richard Hagan
SS:**Plaintiff(s)**
*Lora Gail Dorton-Cheney*3902 N Drexel AVE
Indianapolis, IN 46226**Defendant(s)**
*Larry Richard Hagan*Attn Wheeler Mission
245 N Delaware
Indianapolis, IN 46204

Comes now the Court, having considered the above cause, and being duly advised in the premises, finds as follows:
Telephone Hearing.

The Plaintiff (appeared / appeared not); The Defendant (appeared / appeared not).

That Defendant fails to appear and Plaintiff appears and within the knowledge of those present; the Defendant is not under legal disability and has sufficient understanding to realize the nature and effect of the Notice of Claim.

That all parties appeared in person or by counsel; and that all legal requirements having been met, and cause having been submitted and evidence heard; judgment should be entered in favor of the (Plaintiff / Defendant).

That all parties appeared in person or by counsel, and agree to the entry of judgment.

Judgment has been satisfied.

That _____

*Reset 4-16-21 at 8:30 AM***Accordingly, the Court now ORDERS,****Plaintiff****Defendant**

That judgment is rendered in favor of the Plaintiff for the sum of \$ _____ and attorney fees of \$ _____ and pre-judgment interest of \$ _____ for a total judgment of \$ _____ plus costs and post-judgment interest at _____ % per annum.

That the Plaintiff is entitled to the (Real Estate / Personal Property) as described in the Notice of Claim, Writ entitled to be issued; Date of possession _____ at _____ Trial on damages is set for _____ at _____

That judgment on the counterclaim is rendered in favor of the counter-plaintiff / defendant for \$ _____ and attorney fees of \$ _____ for a total judgment of \$ _____ plus costs and post-judgment interest at the statutory rate.

That (Plaintiff's / Defendant's) motion for continuance is (granted / denied), to be continued to _____ at _____

That the Defendant's motion to set aside Default Judgment is hereby (granted / denied), cause to be set for trial on _____ at _____

That judgment be rendered in favor of the Defendant and that the Plaintiff recover nothing by way of its Complaint. Final Order in Garnishment to Issue. Final Order in Garnishment to Issue upon return of Interrogatories.

That this cause be Dismissed (With / Without) prejudice.

That the Defendant is ordered to reappear without further notice on _____ at _____ or be subject to Body Attachment.

That _____

Date: April 07, 2021

Steven G Poore
Judge

*Called 11/16 and unable
to reach Larry Hagan
Called 1/12 and unable
to reach Larry Hagan*