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UNITED STATES OF AMERICA

Filed in Open Court



SEP 17 2008

Case Files

Certificate

STATE OF INDIANA. COUNTY OF LAKE. ss:

2008 065303

CLERK

I, *Kenneth S. Woodside*,
MERRILLVILLE TOWN COURT

, CLERK of the

MERRILLVILLE TOWN COURT, CIVIL DIVISION, of the TOWN of

MERRILLVILLE, LAKE COUNTY, INDIANA, hereby certify that

the attached and foregoing is a full, true, complete and

correct copy of *Default Judgment*

This Document is the property of the Lake County Recorder!
cause NO. 45T01-0807-SC-1190

the original of which is now on file in the office of the

CLERK of the MERRILLVILLE TOWN COURT, CIVIL DIVISION, of

the TOWN of MERRILLVILLE, LAKE COUNTY, INDIANA.

2008 SEP 17 PM 2:03
MICHAEL A. BROWN
RECORDER

LAKE COUNTY
FILED FOR RECORD



IN WITNESS WHEREOF, I have hereunto set my hand and
affixed the official seal of the MERRILLVILLE TOWN COURT,
CIVIL DIVISION, of the TOWN OF MERRILLVILLE, LAKE COUNTY,
INDIANA, this 17th day of Sept., 19 2008

CLERK of the MERRILLVILLE TOWN COURT
CIVIL DIVISION

MERRILLVILLE, LAKE COUNTY, INDIANA

Kenneth S. Woodside
CLERK

CLERK: _____

DEPUTY: *D. Sitterline*

\$14
CS
RD

STATE OF INDIANA }
COUNTY OF LAKE } SS:
TOWN OF MERRILLVILLE }

TOWN COURT OF MERRILLVILLE
7820 BROADWAY
MERRILLVILLE, IN 46410
PHONE: 219-756-6187

CAUSE NUMBER: 45101-0807-50-1190

PLAINTIFF(S) Christine Hite

Filed in Open Court

-vs.-

DEFENDANT(S) Sharon Flechor
% Personal Touch Cleaners
5664 Harrison St
Merrillville Ind 46410

SEP 17 2008

DEFAULT JUDGMENT

Plaintiff(s) Christine Hite

in Court in person shows service of summons upon the Defendant(s) by Sheriff on 08-11-08

and/or by Certified Mail on _____, which together with return endorsed thereon

reads as follows: (here insert).

Said Defendant(s) failing to appear or answer herein is three (3) times audibly called in Open Court and comes not, but herein wholly makes default. Said Plaintiff(s) also file affidavit concerning non-military service of said Defendant(s), which affidavit is in these words, (here insert).

Thereupon this cause is submitted to the Court for hearing and trial, without the intervention of a jury, and the Court having heard and concluded the evidence and being duly advised in the premises, now

finds for the Plaintiff(s) and against the Defendant(s), as follows; \$400.00

Sharon Flechor
plus the costs of this action.

IT IS THEREFORE CONSIDERED, ADJUDGED AND DECREED by the Court that the Plaintiff(s) have and recover from the Defendant(s), _____,

as follows; Sharon Flechor \$400.00

plus costs. JUDGMENT ACCORDINGLY. SO ORDERED this date _____.

Parties sent notice



Judge/Referee

Initials