

STATE OF INDIANA)
) SS:
COUNTY OF LAKE)

IN LAKE SUPERIOR COURT
CIVIL DIVISION, ROOM 6
SITTING IN CROWN POINT INDIANA

CAUSE NO. 45D10-0810-PL-143

ALBERT OWENS
PETITIONER/PLAINTIFF

Vs

JOHN M. HUGHES and
ERIC ALONZO
RESPONDENTS/DEFENDANTS

Filed in Open Court

OCT 23 2009

Thomas R. Priddy
CLERK LAKE SUPERIOR COURT

COURT ORDER

This cause comes before the Court October 2, 2009 on Plaintiff's motion for default Judgement against defendant Eric Alonzo.

Plaintiff appears in person Pro se. Witnesses are sworn, evidence is heard and concluded and the Court being duly advised in the premises finds and orders as follows, to wit:

1. That this court has subject matter jurisdiction over the general class of proceedings to which this cause of action belongs. Further the Court has jurisdiction over the parties to this proceeding.
 2. The record reflects that defendant Eric Alonzo was duly served with summons of this matter. Further, more than twenty-three days have elapsed since service of summons on Eric Alonzo and he has not appeared in person or by counsel and he should be defaulted. Judgment should be entered for Plaintiff and against Defendant Eric Alonzo for the sum of \$65,000.00.
 3. That the evidence supports plaintiffs claim that defendants wrongfully converted Plaintiff's funds and Plaintiff is entitled to treble damages and consequently the Judgment is trebled to the sum of \$195,000.00 together with court costs.
- IT IS THEREFORE ORDERED that judgment is entered for Plaintiff Albert Owens and against Eric Alonzo for the sum of \$195,000.00 together with court costs. Said Judgment to bear interest at the statutory rate until paid.

SO ORDERED THIS 23rd DAY OF OCTOBER, 2009.

Dated: Oct 23, 2009

Thomas W. Webber, Sr.
Senior Judge Thomas W. Webber, Sr.

Distribution

Albert Owens, Plaintiff
205 Camelot Estates
Portage, IN 46368

Eric Alonzo, Defendant
1721 Laurel
Munster, IN 46321

John Hughes, Defendant
9219 Indianapolis Blvd.
Highland, IN 46322

11
AO
CS

