JOURNALIZED 4-15-9
VOL 110 PG 997

FILED :
FULTON COUNTY
COMMON PLEAS COURT

2019 APR 15 A 10: 51

IN THE COURT OF COMMON PLEAS OF FULTON COUNTY, OHIO

Wauseon Recreation Association, Inc., * Case No. 18CV000142

Plaintiff, * Judge Jeffrey L. Robinson

JUDGMENT ENTRY

VS.

*

Jevin, Inc., et al.,

Defendants.

*

This matter came to be heard upon the Complaint filed by the Plaintiff, Wauseon Recreation Association, Inc., and its Motion For Default Judgment. The Court finds as follows:

- 1. That Plaintiff's Complaint was properly served upon Defendants Jevin, Inc. and Daniel E. Ptak, that they have failed to file an answer or otherwise respond to the Complaint, and that they are, therefore, in default.
 - 2. That there is no just reason for delay.

WHEREFORE, IT IS ORDERED, ADJUDGED, AND DECREED as follows:

That Plaintiff Wauseon Recreation Association, Inc. is granted default judgment against Defendant Jevin, Inc., as follows:

As to the First, Third, Fourth, and Fifth Causes of Action, judgment in the amount of \$27,843.70, plus interest at the statutory rate, and court costs in this action.

As to the Second Cause of Action, liquidated damages equal to triple the amount of Plaintiff's damages of \$27,843.70 in the amount of \$83,531.10 pursuant to O.R.C. Section

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2307.61, plus interest at the statutory rate, and court costs in this action.

That Plaintiff Wauseon Recreation Association, Inc. is granted default judgment against Defendant Daniel E. Patak as follows:

As to the Sixth Cause of Action, (1) the corporate veil of Defendant Jevin, Inc., is hereby pierced, and personal liability on Defendant Ptak for the debt of Jevin is imposed; and (2) judgment against Defendant Ptak in the amount of \$27,843.70, plus interest at the statutory rate, and court costs in this action.

IT IS SO ORDERED

Date

Judge Jeffrey L. Robinson