

BETWEEN: Sino Store

Claimant

And: Berry Wilkins

Defendant

DEFAULT JUDGMENT

1. This was a dept. case brought before this court by Mr Danny Silas as the Manager for Sino store.
2. The claimant claims that the defendant Mr. Berry Wilkins has been taking some goods and items on credit and agrees to settle payment later in the sum of 24.560vt.
3. The defendant never made attempt to settle the dept. for more than a year and therefore after several reminders, the claimant pursues the matter before this court to order the defendant to settle the outstanding.
4. The defendant was serve directly in person by the clerk but did not appear in court today.
5. Island Court (Civil Procedure) Rules Order 17, NON APPREANCE OF DEFENDANT Part 3 states. *If the plaintiff appears and the defendant does not appear when called and has not in writing previously explained to the court good reason for his absence, the court may, upon proof of service of the statement of claim proceed to hear the cause and give judgment upon the evidence adduced by the plaintiff...*

This court has been satisfied with the claim and made default judgment as ordered below:

ORDERS:

1. The Defendant Mr Berry Wilkins to settle the outstanding credit of 24.560vt plus cost of 1.000vt to the claimant.
2. The order that the payments should be completed by 13th June 2017.
3. Payment must be made direct to the court clerk at Sola court House or to the claimant and produce receipt to the clerk for record purpose.
4. Liberty is given to both parties to appeal within 30 days if they are no happy with this decision.

The Defendant is given two month to satisfy the judgment.

DATED at Sola this 13th day of April, 2017

BY THE COURT



A handwritten signature in black ink, appearing to be "P. Abel", is written above a horizontal dotted line.

Justice Patterson Abel

A handwritten signature in black ink, appearing to be "R. Welsam", is written above a horizontal dotted line.

Justice Alfred Welsam