

No. 20-6501

IN THE SUPREME COURT OF THE UNITED STATES

SHANNON RILEY,

Petitioner,

v.

CARRIE KATHLEEN MEEHAN

Respondent

On Petition for a Writ of Certiorari
to the Supreme Court of South Carolina

PETITION FOR REHEARING

March 15, 2021

Shannon Riley
Petitioner, pro se
1368 Smiths Lawn
Aiken, SC 29801
(815) 81405179
shannon@infinitysporthorse.com

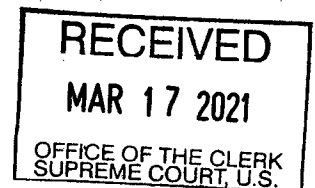


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APPENDIX

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| Exhibit C - Journal Entry Granting Default Judgment | |
| Exhibit D - Final Order of Judgment | |

PETITION FOR REHEARING

Pursuant to Supreme Court Rule 44(2), Petitioner files her Petition for Rehearing of this Court's Order of 2/22/21 in Case No. 20-6501.

GROUND'S LIMITED TO INTERVENING
CIRCUMSTANCES OF SUBSTANTIAL
OR CONTROLLING EFFECT OR TO
OTHER SUBSTANTIAL GROUND'S NOT
PREVIOUSLY PRESENTED

The Mandamus petition in the original jurisdiction of the Supreme Court of South Carolina is the result of an appeal still pending in the Supreme Court of Kansas.

Respondent has no legal standing to execute a Kansas foreign judgment in South Carolina prior to a final decision by the Kansas Court of Appeals.

The events leading to the filing of attempt to execute this judgment are contrary to the public acts, records, and judicial proceedings in the State of Kansas and have impeached Petitioner's due process under the fourteenth amendment of the U.S. Constitution and Article 1V, Section 1, of the Full Faith & Credit Clause addressing duties that states within the United States have to respect the "public acts, records, and judicial proceedings of every other state." To be clear, Respondent has filed a Kansas District Court Nunc Pro Tunc journal entry correcting default judgment filed 1/15/19 and

electronically filed on 4/22/19 in Aiken Court
of Common Pleas as Case No. 2019CP020095
and 8 months prior to a final order in Kansas filed
12/5/19, and also 8 months prior to the filing of
of an appeal on 12/16/19, and contrary to the public
acts, records, and judicial proceedings in the State
of Kansas.

CASE HISTORY (EX A)
PUBLIC ACTS, RECORDS, JUDICIAL PROCEEDINGS
JOHNSON COUNTY DISTRICT COURT KANSAS
CASE NO. 18CV00490 MEEHAN V RILEY

- (A) 12/5/19, Order of Final Judgment
- (B) 12/16/19 Notice of Appeal
- (C) 7/10/20 Order for Records from District
Court from Kansas Court of Appeals
- (D) 1/16/20 Notice of Appeal filed
- (E) 1/15/19 Nunc Pro Tunc journal entry
correcting default judgment consistent
with the previous journal entry granting
default judgment filed 12/3/18

THE NUNC PRO TUNC JOURNAL ENTRY
FILED 1/15/19 EX B

The Nunc Pro Tunc¹ journal entry correcting default judgment consistent with the previous order granting default judgment filed 12/3/18 (EX C) clearly correct damages only and adds, "pre-judgment interest at the statutory rate on actual damages of \$80,000, \$80,000 in punitive damages, post judgment interest at the statutory rate, and Costs of the action."

The previous judgment of of 12/3/18 awarded \$40,000 in actual damages and \$80,000 in punitive damages for a total judgment of \$120,000, and was also not a final order.

THE FINAL ORDER OF JUDGMENT
EX (D)

The final order of judgment filed 12/5/19, 11 months after Respondent filed to execute a Kansas foreign judgment in South Carolina using the Pro Nunc Tunc journal entry correcting default judgment and filed 1/15/20 as a final order.

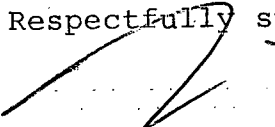
The final order clearing addressing Petitioner's pending Motion to Vacate Default Judgment and Emergency Motion to Dismiss and denying same.

-
1. In general, a ruling nunc pro tunc applies to correct an earlier ruling.

CONCLUSION:

All issues presented in this Petition for Rehearing appear in Petitioner's appeal now pending in the Kansas Supreme Court. There is no final judgment from Kansas on which to execute a foreign judgment in South Carolina. The filing of a purported foreign judgment from Kansas from a Nunc Pro Tunc journal entry correcting default judgment filed 1/15/19, and 11 months prior to a final order of judgment on 12/5/19, and the subsequent filing of an appeal on 12/16/19 is clearly contrary to the public acts, records, and judicial proceedings in Kansas and the basis of the Mandamus Petition filed in the Supreme Court of South Carolina in it's original jurisdiction as a Constitutional impeachment under Article 1v, Section 1 of the U.S. Constitution's Full Faith & Credit Clause and clear impeachment of due process under the fourteenth amendment.

Respectfully submitted;



Shannon Riley
Petitioner, pro se
1368 Smiths Lawn
Aiken, SC 29801
(815) 814-5179
shannon@infinitysporthorse.com

A-P-P-E-N-D-I-X

EXHIBIT A

Case 18CV00490 Caption MEEHAN vs. RILEY
 Chapter 60 Nature OTHER TORT (60)
 Status TERMINATED Judge PAUL C GURNEY
 Division 11

| | | | | | |
|--------|--------------------|---------------------|--------------|-------------|------------|
| Search | Case History (ROA) | Plaintiff/Defendant | Court Events | Other Cases | Accounting |
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Sort By Ascending Order

Sort By Descending Date

Print Friendly

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|------------|---|
| 07/10/2020 | FILE STAMP 7/10/2020, ORDER FOR RECORDS FROM THE COURT OF APPEALS, 3 VOLUMES SENT TO COURT OF APPEALS VIA FTP. 122380 |
| 04/10/2020 | FILE STAMP 4/10/2020, DEFENDANT'S REQUEST FOR ADDITION TO THE RECORD ON APPEAL |
| 04/06/2020 | FILE STAMP 4/6/2020, ADDITIONS TO TABLE OF CONTENTS MADE AND SENT TO RHONDA KEYLON LEVINSON AND SHANNON RILEY. 20-122380-A |
| 04/05/2020 | FILE STAMP 04/03/20, PLAINTIFF'S REQUEST FOR ADDITIONS TO THE RECORD ON APPEAL |
| 01/30/2020 | FILE STAMP 1/30/2020, ADDITIONS TO TABLE OF CONTENTS MADE AND SENT TO RHONDA KEYLON LEVINSON AND SHANNON RILEY. 20-122380-A |
| 01/30/2020 | FILE STAMP 1/30/2020, APPELLANT'S REQUEST FOR ADDITIONS TO THE APPELLATE RECORD, 20-122380 |
| 01/24/2020 | FILE STAMP 1/24/2020, TABLE OF CONTENTS MADE AND SENT TO RHONDA KEYLON LEVINSON AND SHANNON RILEY. 20-122380-A |
| 01/24/2020 | FILE STAMP 1/24/2020, DOCKETING NOTICE FROM THE CLERK OF APPELLATE COURT, 20-122380-A |
| 12/16/2019 | FILE STAMP 12/16/2019, NOTICE OF APPEAL |
| 12/05/2019 | FILE STAMP 12/05/19, ORDER OF FINAL JUDGMENT |
| 11/06/2019 | FILE STAMP 11/5/2019, EMERGENCY MOTION TO DISMISS |
| 06/18/2019 | FILE STAMP 6/17/2019, REPLY TO RESPONSE TO VACATE DEFAULT JUDGMENT AND REQUEST FOR SHOW CAUSE ORDER |
| 06/10/2019 | FILE STAMP 06/10/19, RESPONSE TO MOTION TO VACATE DEFAULT JUDGMENT |
| 05/24/2019 | FILE STAMP 5/23/2019, MOTION TO VACATE DEFAULT JUDGMENT |
| 01/15/2019 | FILE STAMP 01/15/19, NUNC PRO TUNC JOURNAL ENTRY CORRECTING DEFAULT JUDGMENT CONSISTENT WITH THE ORDER OF THE COURT |
| 01/15/2019 | FILE STAMP 01/15/19, MOTION FOR ORDER NUNC PRO TUNC |
| 12/03/2018 | FILE STAMP 12/03/18, JOURNAL ENTRY GRANTING DEFAULT JUDGMENT |
| 11/21/2018 | CANCELLED JT on 12/05/18,09:00am,Div11 DUE TO CASE TERMINATION |

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| 11/21/2018 | CANCELLED FTC on 11/28/18,01:30pm,Div11 DUE TO CASE TERMINATION |
| 11/21/2018 | Changed Case Status: From: PENDING To: TERMINATED (DEFAULT JUDGMENT) |
| 11/20/2018 | <***** Bench Notes *****> HEARING ON MOTION FOR JUDGMENT: PLAINTIFF APPEARS IN PERSON WITH RHONDA LEVINSON. COURT FINDS ENTRY OF JUDGMENT IS WARRANTED. COURT FURTHER FINDS PUNITIVE DAMAGES WARRANTED AS PLAINTIFF HAS ESTABLISHED BY CLEAR AND CONVINCING EVIDENCE FRAUD AND WILLFUL CONDUCT ON PART OF DEFENDANT. ACTUAL DAMAGES AWARDED IN AMOUNT OF \$40,000 AND PUNITIVE DAMAGES IN THE AMOUNT OF \$80,000 PLUS PRE AND POST JUDGMENT INTEREST. PLAINTIFF TO PREPARE JOURNAL ENTRY OF JUDGMENT.(RPTR: WILLIAMS)(JUDGE: GURNEY) |
| 11/20/2018 | FILE STAMP 11/20/18, NOTICE OF HEARING |
| 11/20/2018 | RESCHED. MOTION on 11/20/18,04:00pm,Div 11, AA MADE ERROR IN YEAR |
| 11/02/2018 | SCHED. MOTION on 11/20/19,04:00pm,Div 11 |
| 11/02/2018 | <***** Bench Notes *****> PRETRIAL CONFERENCE: PLAINTIFF APPEARS BY BRIAN LEVINSON. DEFENDANT FAILS TO APPEAR AND HAS NOT PARTICIPATED IN ANY EFFORTS TO PREPARE PRETRIAL ORDER. PLAINTIFF'S MOTION FOR IMPOSITION OF JUDGMENT IS SET FOR 112019. PLAINTIFF TO PROVIDE NOTICE OF HEARING TO DEFENDANT. COURT WILL DETERMINE IF JUDGMENT WARRANTED; AND WILL TAKE EVIDENCE ON DAMAGES IF JUDGMENT ENTERED.(TAPE: NONE) (JUDGE: GURNEY) |
| 10/31/2018 | FILE STAMP 10/31/18, MOTION FOR IMPOSITION OF JUDGMENT FOR FAILURE TO COMPLY WITH ORDER COMPELLING DISCOVERY |
| 10/05/2018 | FILE STAMP 10/05/18, ORDER ALLOWING AMENDMENT TO PETITION TO INCLUDE PUNITIVE DAMAGES |
| 09/21/2018 | <***** Bench Notes *****> MOTION TO AMEND TO INCLUDE CLAIM FOR PUNITIVE DAMAGES: PLAINTIFF APPEARS BY RHONDA LEVINSON. MOTION GRANTED. PLAINTIFF ADVISES INTENTION OF PROCEEDING WITH JUDGMENT ON PLEADINGS AS DEFENDANT HAS FAILED TO RESPOND TO COURT ORDERED DISCOVERY.(RPTR: RECORDING)(JUDGE: GURNEY) |
| 09/07/2018 | FILE STAMP 09/07/18, NOTICE OF HEARING, 09/21/18 AT 2:00P.M. |
| 09/07/2018 | SCHED. MOTION FOR LEAVE AMEND PETN on 09/21/18,02:00pm,Div 11 |
| 08/28/2018 | FILE STAMP 08/28/18, JOURNAL ENTRY COMPELLING DISCOVERY |
| 08/28/2018 | FILE STAMP 08/27/18, RENEWED MOTION TO AMEND PETITION TO INCLUDE PUNITIVE DAMAGES |
| 08/16/2018 | <***** Bench Notes *****> MOTION TO COMPEL: PLAINTIFF APPEARS BY RHONDA LEVINSON. |

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| | OUTSTANDING DISCOVERY. MOTION TO COMPEL GRANTED. DEFENDANT SHALL PROVIDE DISCOVERY RESPONSES WITHIN 14 DAYS FROM ENTRY OF ORDER. ORDER TO BE SUBMITTED BY PLAINTIFF AND PROVIDED TO DEFENDANT AFTER ENTRY BY COURT. COURT AWARDS \$475.00 ATTORNEYS FEES TO PLAINTIFF'S COUNSEL AND AGAINST DEFENDANT FOR FAILING TO RESPOND TO DISCOVERY AND COST OF MOTION AND HEARING.(TAPE: NONE) (JUDGE: GURNEY) |
| 07/24/2018 | FILE STAMP 07/23/18, PLAINTIFF'S WITNESS AND EXHIBIT LIST |
| 07/13/2018 | FILE STAMP 07/12/18, NOTICE OF HEARING |
| 07/11/2018 | SCHED. MOTION TO COMPEL on 08/16/18,11:00am,Div 11 |
| 07/05/2018 | FILE STAMP 07/03/18, MOTION TO COMPEL DISCOVERY |
| 06/04/2018 | FILE STAMP 06/04/18, ORDER, (ORDER OF WITHDRAWAL) |
| 06/04/2018 | REMOVED DEFENDANT ATTORNEY BERGER, KEVIN |
| 06/04/2018 | FILE STAMP 06/04/18, MOTION TO WITHDRAW; KEVIN BERGER |
| 04/30/2018 | FILE STAMP 4/27/2018, CASE MANAGEMENT ORDER |
| 04/26/2018 | SCHED. FINAL TRIAL CONFERENCE on 11/28/18,01:30pm,Div 11 |
| 04/26/2018 | SCHED. PRE-TRIAL CONFERENCE on 11/02/18,11:00am,Div 11 |
| 04/26/2018 | SCHED. JURY TRIAL on 12/05/18,09:00am,Div 11 |
| 04/26/2018 | SCHED. JURY TRIAL on 12/04/18,09:00am,Div 11 |
| 04/26/2018 | SCHED. JURY TRIAL on 12/03/18,09:00am,Div 11 |
| 04/25/2018 | <***** Bench Notes *****> HEARING ON MOTION TO AMEND TO ADD PUNITIVE DAMAGE CLAIMS: PLAINTIFF APPEARS BY RHONDA LEVINSON. DEFENDANT APPEARS BY KEVIN BERGER. MOTION DENIED AT THIS TIME. PLAINTIFF MAY RENEW THIS MOTION AT A LATER DATE AFTER DISCOVERY HAS TAKEN PLACE. COURT ENTERS CASE MANAGEMENT ORDER. TRIAL AND CONFERENCE DATES SET.(RPTR: RYAN)(JUDGE: GURNEY) |
| 03/26/2018 | FILE STAMP 03/26/18, ANSWER TO DEFENDANT'S COUNTER CLAIMS |
| 03/26/2018 | FILE STAMP 03/26/18, NOTICE OF HEARING, 04/25/18 AT 2:00P.M. |
| 03/23/2018 | SCHED. MOTION FOR LEAVE AMEND PETN on 04/25/18,02:15pm,Div 11 |
| 03/20/2018 | FILE STAMP 03/20/18, DEFENDANT'S ANSWER AND SUGGESTIONS IN OPPOSITION TO PLAINTIFF'S AMENDED PETITION TO UNCLUDE PUNITIVE DAMAGES |
| 03/20/2018 | FILE STAMP 03/20/18, DEFENDANT'S ANSWER AND COUNTER-PETITION TO PLAINTIFF'S PETITION FOR DAMAGES |
| 03/07/2018 | FILE STAMP 03/07/18, CLERK'S ORDER FOR ADDITIONAL TIME TO PLEAD ANSWER AND COUNTER-CLAIMS |
| 03/07/2018 | FILE STAMP 03/07/18, DEFENDANT'S MOTION FOR EXTENSION OF TIME TO FILE AN ANSWER AND COUNTER-PETITION |
| 03/07/2018 | ELECTRONIC ENTRY OF APPEARANCE BY KEVIN BERGER AS A DEFENSE ATTORNEY FOR SHANNON RILEY |

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| 02/14/2018 | FILE STAMP 2/12/2018, SHERIFF'S RETURN FROM AIKEN CO SC; SERVED SHANNON RILEY 2-6-18 |
| 01/29/2018 | PETITION AND SUMMONS ISSUED TO THE SHERIFF OF AIKEN COUNTY SC "SHANNON RILEY" |
| 01/29/2018 | FILE STAMP 01/29/18 02:12pm, REQUEST AND SERVICE INSTRUCTION FORM |
| 01/29/2018 | FILE STAMP 01/29/18, PETITION (REQUEST FOR JURY TRIAL) |
| 01/29/2018 | JUDGE PAUL C GURNEY ASSIGNED TO CASE |
| 01/29/2018 | NEW CASE E-FILED; MEEHAN VS RILEY; FILING FEE \$196.50; SHERIFF FEE \$25.00; PAID BY LEVINSON, RHONDA KEYLON, RECEIPTED AMOUNT \$221.50, E-PAYMENT NO: 78390232 |

EXHIBIT B

IN THE DISTRICT COURT OF JOHNSON COUNTY, KANSAS
CIVIL COURT DEPARTMENT

CARRIE KATHLEEN MEEHAN

Plaintiff,

V.

SHANNON RILEY

Defendant.

Case No. 18 CV 490

Division No: 11

Pursuant to K.S.A. Chapter 60

NUNC PRO TUNC
JOURNAL ENTRY CORRECTING DEFAULT JUDGMENT
CONSISTENT WITH THE ORDER OF THE COURT

NOW, on this 20th day of November, 2018, the same being one of the regular judicial days of the above-named Court, this cause comes regularly on for trial to the Court on Plaintiff's Petition in the above captioned case. The Plaintiff Carrie Kathleen Meehan appears in person and by her attorney, Rhonda K. Levinson of Perry & Trent LLC. The respondent does not appear. There are no other appearances.

THEREUPON, the Court, having heard testimony of Plaintiff, having examined the evidence and pleadings in this case, and being otherwise well and duly advised in the premises, finds as follows:

1. That jurisdiction and venue are proper.
2. That the Respondent filed an answer in the above case.
3. That the Respondent has failed to comply with the Court's prior order regarding providing responses to interrogatories and requests for production propounded by the Plaintiff to Respondent.
4. That the Respondent failed to attend the pretrial hearing in this matter.

Clerk of the District Court, Johnson County Kansas
01/15/19 03:27pm SP

5. That the Respondent has failed to appear at the hearing on Plaintiff's Motion for Default Judgment despite having been sent notice of the same.
6. That as a result of the failure to comply with the Court's order regarding discovery, failure to attend the pretrial hearing, and failure to attend the hearing on the motion for default judgment, the Court finds that entry of judgment against the Defendant is appropriate.
7. The Court finds in favor of the Plaintiff on all counts in the Petition, for actual damages in the amount of forty thousand dollars (\$40,000.00). The Court finds that the Defendant breached the contract between the parties, breached her fiduciary duty, wrongfully converted funds, and committed fraud.
8. Having found in favor of Plaintiff on all counts in the Petition, the Court next considers Plaintiff's motion to award punitive damages.
9. After hearing evidence and testimony regarding the matter, the Court finds that punitive damages are warranted. The Court finds by clear and convincing evidence that the Defendant has committed fraud, that the evidence shows her conduct was willful and an ongoing deceit.
10. The Court therefore, after considering the statutory factors, awards the Plaintiff eighty thousand dollars (\$80,000.00) in punitive damages.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED AS FOLLOWS:

The above findings are adopted as the Order of this Court.

Plaintiff Carrie Kathleen Meehan is granted judgment against Defendant Shannon Riley in the amount of \$40,000.00 in actual damages, pre-judgment interest at the

Clerk of the District Court, Johnson County, Kansas
01/15/19 03:23pm ST

statutory rate on the actual damages of \$40,000.00, \$80,000.00 in punitive damages; post-judgment interest at the statutory rate, and the Costs of the action.

IT IS SO ORDERED.

/s/ PAUL GURNEY
Dated: 01/15/19

District Judge

Submitted by:

/s/ Rhonda K. Levinson
Rhonda K. Levinson #16213
Perry & Trent LLC
13100 Kansas Avenue, Suite C
Bonner Springs, KS 66012
(913) 441-3411
Fax: (913) 554-3656
rhonda@perrytrent.com
Attorney for Plaintiff

Clerk of the District Court, Johnson County, Kansas
01/15/19 03:23pm SP

EXHIBIT C

IN THE DISTRICT COURT OF JOHNSON COUNTY, KANSAS
CIVIL COURT DEPARTMENT

CARRIE KATHLEEN MEEHAN

Plaintiff

V.

SHANNON RILEY

Defendant

Case No. 18 CV 490

Division No. 11

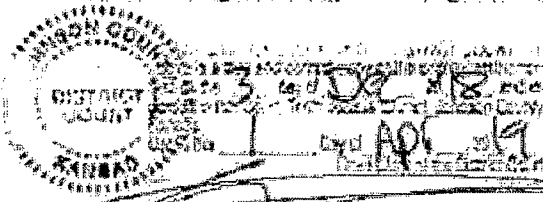
Pursuant to K.S.A. Chapter 60

JOURNAL ENTRY GRANTING DEFAULT JUDGMENT

NOW, on this 20th day of November, 2018, the same being one of the regular judicial days of the above-named Court, this cause comes regularly on for trial to the Court on Plaintiff's Petition in the above captioned case. The Plaintiff Carrie Kathleen Meehan appears in person and by her attorney, Rhonda K. Levinson of Perry & Trent LLC. The respondent does not appear. There are no other appearances.

THEREUPON, the Court, having heard testimony of Plaintiff, having examined the evidence and pleadings in this case, and being otherwise well and duly advised in the premises, finds as follows:

1. That jurisdiction and venue are proper.
2. That the Respondent filed an answer in the above case.
3. That the Respondent has failed to comply with the Court's prior order regarding providing responses to interrogatories and requests for production propounded by the Plaintiff to Respondent.
4. That the Respondent failed to attend the pretrial hearing in this matter.
5. That the Respondent has failed to appear at the hearing on Plaintiff's Motion for Default Judgment despite having been sent notice of the same.



Clerk of the District Court, Johnson County, Kansas
11/20/18 09:56am MM

6. That as a result of the failure to comply with the Court's order regarding discovery, failure to attend the pretrial hearing, and failure to attend the hearing on the motion for default judgment, the Court finds that entry of judgment against the Defendant is appropriate.

7. The Court finds in favor of the Plaintiff on all counts in the Petition, for actual damages in the amount of forty thousand dollars (\$40,000.00). The Court finds that the Defendant breached the contract between the parties, breached her fiduciary duty, wrongfully converted funds, and committed fraud.

8. Having found in favor of Plaintiff on all counts in the Petition, the Court next considers Plaintiff's motion to award punitive damages.

9. After hearing evidence and testimony regarding the matter, the Court finds that punitive damages are warranted. The Court finds by clear and convincing evidence that the Defendant has committed fraud, that the evidence shows her conduct was willful and an ongoing deceit.

10. The Court therefore, after considering the statutory factors, awards the Plaintiff eighty thousand dollars (\$80,000.00) in punitive damages.

IT IS THEREFORE ORDERED ADJUDGED AND DECREED AS FOLLOWS:

The above findings are adopted as the Order of this Court.

Plaintiff Carrie Kathleen Meehan is granted judgment against Defendant Shannon Riley in the amount of \$40,000.00 in actual damages and \$80,000.00 in punitive damages, for a total judgment of \$120,000.00.

Court costs shall be assessed against the Respondent,

Clerk of the District Court, Johnson County, Kansas
12/07/18 09:56am MAM

IT IS SO ORDERED.

/s/ PAUL GURNEY
Dated: 11/30/18

District Judge

Submitted by:

/s/Rhonda K. Levinson
Rhonda K. Levinson #16213
Perry & Trent LLC
13100 Kansas Avenue, Suite C
Bonner Springs, KS 66012
(913) 441-3411
Fax: (913) 551-3656
rhonda@perrytrent.com
Attorney for Plaintiff

Clerk of the District Court, Johnson County, Kansas
12/03/18 09:56am AMM

EXHIBIT D

IN THE DISTRICT COURT OF JOHNSON COUNTY, KANSAS
CIVIL DEPARTMENT

CARRIE KATHLEEN MEEHAN,

Plaintiff,

vs.

SHANNON RILEY,

Defendant.

Case No. 18-CV-490

Div. 11

ORDER OF FINAL JUDGMENT

NOW on this date, the Court considers Defendant's *Motion to Vacate Default Judgment*, filed May 23, 2019, and *Emergency Motion to Dismiss*, filed November 5, 2019. After reviewing the record, the Court finds as follows:

1. Jurisdiction and venue in this action were proper.
2. As a result of the failure to comply with the Court's orders regarding discovery, failure to attend the pretrial hearing, and failure to attend the hearing on the motion for default judgment, the entry of default judgment against the Defendant was appropriate.
3. The *Nunc Pro Tunc Journal Entry Correcting Default Judgment Consistent with the Order of the Court*, entered January 15, 2019, constitutes a final order because it disposed of the action as to all claims by all parties and no appeal was taken during the statutory deadlines.

THEREFORE, the above findings are adopted as the Order of this Court and Defendant's motions to vacate and dismiss the judgment are denied.

IT IS SO ORDERED.

/s/ PAUL GURNEY
Dated: 12/05/19

The Honorable Paul C. Gurney, District Judge

Clerk of the District Court, Johnson County Kansas
12/05/19 11:13am KH

CERTIFICATE OF CLERK OF THE DISTRICT COURT THE
ABOVE IS A TRUE AND CORRECT COPY OF THE ORIGINAL JUDGMENT
FILED ON THE 5 DAY OF Dec 2019
RECORDED IN THE COURT, TWO JUDICIAL DISTRICT, JOHNSON
COUNTY, KANSAS

FILED THIS 23 DAY OF Dec 2019
BY [Signature] CLERK OF THE DISTRICT COURT

Prepared by:

/s/ Rhonda K. Levinson
Rhonda K. Levinson #16213
Perry & Trent, LLC
13100 Kansas Ave., Suite C
Bonner Springs, KS 66012
(913) 441-3411 (phone)
(913) 441-3656 (fax)
rhonda@perrytrent.com
Attorney for Plaintiff