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\_\_\_\_\_  
\_\_\_\_\_

Plaintiff Pro se

Telephone: \_\_\_\_\_

IN THE JUSTICE COURT OF RECORD, CIVIL DIVISION  
YELLOWSTONE COUNTY, MONTANA  
BEFORE JUDGE \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
Plaintiff(s),  
vs.  
\_\_\_\_\_  
\_\_\_\_\_  
Defendant(s)

} Case No.: \_\_\_\_\_

}  
} DEFAULT JUDGMENT  
} FOR POSSESSION  
}

The default of the defendant(s) [ ] was entered for failure to answer the complaint within TEN (10) days after service of the summons and complaint.

The court further finds as follows:

1. That the plaintiff(s) is/are entitled to relief as demanded in the complaint for possession;
2. That the periodic monthly rental for the premises is [ ] .
3. That the amount of rent, late fees, and utilities now due and owed by the defendant(s) is [ ] .
4. That the defendant(s) has/have a security deposit setoff of [ ] and
5. That the holdover by the defendant(s) without permission of the plaintiff(s) is purposeful and not in good faith, and under §70-24-429, MCA, the plaintiff(s) is/are entitled to recover an amount not more than three months periodic rent or treble damages, which ever is greater.

IT IS ORDERED AND ADJUDGED:

1. That the plaintiff(s) recover the premises located at [ ] city of [ ] county of Yellowstone, and state of Montana and that a writ of restitution issue therefore;
2. That plaintiff(s) has/have judgment against the defendant(s) for the total sum of [ ] and
3. That plaintiff(s) recover costs and accruing costs of this action together with interest on the judgment at the rate of ten percent (10%) per annum.

Dated: \_\_\_\_\_

\_\_\_\_\_  
Judge, Justice Court