

FILED  
APP. DOCKET NO.  
AUG 29 2 00 PM '91  
CLERK OF THE DISTRICT COURT  
16th JUDICIAL DISTRICT  
SEDGWICK COUNTY KANSAS  
BY S.D.

Daniel P. Kolditz, #12102  
Deputy Attorney General  
Kansas Judicial Center - Lower Level  
Topeka, Kansas 66612-1597  
(913) 296-3751  
WILSON11/TXTTERRI

IN THE DISTRICT COURT OF SEDGWICK COUNTY, KANSAS  
DIVISION \_\_\_\_\_

STATE OF KANSAS, ex rel., )  
ROBERT T. STEPHAN, Attorney General, )  
 )  
Plaintiff, )  
 )  
vs. )  
 )  
ALLEN WILSON, d/b/a WILSON AND )  
ASSOCIATES CONSULTANTS, )  
 )  
Defendant. )

Case No. 91 C 1679

JOURNAL ENTRY OF DEFAULT JUDGMENT

On this \_\_\_\_\_ day of \_\_\_\_\_, 1991, plaintiff's Motion for Entry of Default Judgment comes before the court for consideration.

The court notes that on June 3, 1991, plaintiff filed its petition and service of process by certified mail was returned as unclaimed. Thereupon, personal service was requested and an alias summons was issued. The sheriff's return on service indicates defendant was personally served on July 18, 1991, with summons and a copy of the petition. Defendant Allen Wilson has failed to file his answer under K.S.A. 60-212 within twenty (20) days after service of the summons and petition upon him.

NOW, THEREFORE, the court finds plaintiff has shown it is entitled to default judgment and pursuant to K.S.A. 60-255(a), the court hereby enters default judgment in favor of plaintiff on all remedies sought in plaintiff's petition.

Specifically, acts complained-of in counts one and two are declared unconscionable and deceptive, respectively, and in violation of the Kansas Consumer Protection Act, K.S.A. 50-623 et seq.; further, defendant is enjoined from offering his services without disclosing to consumers that he cannot lawfully provide legal advice, draft legal documents, or appear in court on their behalf unless licensed by the appropriate court of jurisdiction; further, defendant is ordered to pay \$680, as actual damages under K.S.A. 50-623(a)(3) to Larry and Denise Fisher; further, defendant is assessed civil penalties totalling \$4,000, which represents \$2,000 for each violation under K.S.A. 50-636; and further, defendant is assessed \$1,000 under K.S.A. 50-632(a)(4) as investigative fees and reasonable expenses of the Attorney General.

Costs are assessed to defendant.

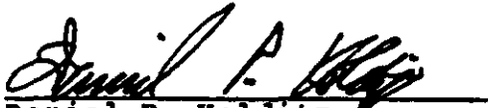
IT IS SO ORDERED.

51 **NON ROGG**

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JUDGE OF DISTRICT COURT

Prepared and submitted by:



Daniel P. Kolditz  
Deputy Attorney General

Attorneys for plaintiff