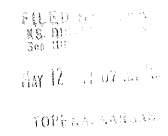
James J. Welch, #09546 Assistant Attorney General Office of the Attorney General Kansas Judicial Center Topeka, Kansas 66612-1597 (785) 296-3751



IN THE DISTRICT COURT OF SHAWNEE COUNTY, KANSAS Division 11

| STATE OF KANSAS, ex rel. CARLA J. STOVALL, Attorney General, |)) |
|--|---------------------|
| Plaintiff, |) } |
| vs. |) CASE NO. 99 C 318 |
| DAVID COURSEN and DEREK COURSEN, d/b/a SADA FINANCIAL CONSULTING AGENCY; d/b/a SADA INVESTMENTS, |)))) |
| Defendants. |)) |
| (Pursuant to K S A Chapter 60) | • |

JOURNAL ENTRY OF DEFAULT JUDGMENT

- 1. On or about March 9, 1999, the plaintiff brought suit against the defendants, David Coursen and Derek Coursen, d/b/a Sada Financial Consulting Agency and d/b/a Sada Investments, for violations of the Kansas Consumer Protection Act.
- 2. Defendants David Coursen and Derek Coursen, d/b/a Sada Financial Consulting Agency and d/b/a Sada Investments, were served via certified mail service on or about March 22, 1999.
- 3. Defendants have submitted to the jurisdiction of the courts of this state by transacting business within this state and by entering into consumer transactions, as defined by the Kansas Consumer Protection Act, K.S.A. §50-624(c).
- 4. To date, Defendants have failed to respond to the plaintiff's petition or otherwise plead.
- 5. Defendants have committed a total of at least eight-four (84) violations of the Kansas Consumer Protection Act in representations to and transactions involving at least twenty-one (21) Kansas consumers.

WHEREFORE, Defendants are in default for failure to answer or otherwise plead in the above-captioned action by and through a licensed Kansas attorney as required by law and relief sought in the plaintiff's Petition, specifically:

- (a) the Defendants are hereby ordered to pay \$420,000.00 civil penalties to the State of Kansas,
- (b) the Defendants are hereby ordered to pay \$5,000.00 investigative fees,
- (c) the Defendants are hereby ordered to pay \$6,100.00 restitution to the twenty-one
 (21) consumers from whom Defendants accepted payment, as enumerated in Exhibit A to the Petition filed on March 9, 1999, and
- (d) the Defendants are hereby permanently enjoined from engaging in any type of consumer transaction as suppliers within the state of Kansas.

SO ORDERED.

Honorable Matthew J. Dowd

District Judge