



Caleb O. Andrews (17511)  
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**IN THE FOURTH JUDICIAL DISTRICT COURT OF UTAH COUNTY  
STATE OF UTAH, PROVO DEPARTMENT**

DRH EAGLE POINT TOWNHOMES OWNERS ASSOCIATION, a domestic non-profit corporation,  Plaintiff, v.  JAYDEN BEAGLEY and SETH BEAGLEY,  Defendant.	<b>DEFAULT JUDGMENT</b>  Civil No. 269402362  Judge: THOMAS LOW
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Based on the motion of Plaintiff, the affidavits of Caleb O. Andrews, and  
the records and files herein;

IT IS HEREBY ORDERED AND ADJUDGED that Plaintiff have judgment  
against Defendant Jayden Beagley and Seth Beagley as follows:

Principal named in Complaint	\$	1078.91
Attorney fees	\$	1778.50
Filing Fee	\$	90.00

Pre-judgment interest at 18% since March 17, 2026	\$	15.96
Service Fee Costs	\$	85.00
Assessments accrued since date of Complaint	\$	302.33
Regular and Certified Mailing Cost	\$	12.00
County Recorder / Lien Recording Fees	\$	100.00
Administrative Fee / Bank NSF / Other Fee	\$	75.00
<b>Total Judgment:</b>	<b>\$</b>	<b>3537.70</b>

IT IS FURTHER ORDERED that:

- I. I. The Association is awarded its reasonable attorney fees and costs incurred in collection of this judgment until the judgment is paid in full.
- II. II. The judgment may be augmented upon further award of the Court by the amount of post-judgment assessments and late fees, including special assessments and other charges assessed against the Property.
- III. III. Post judgment interest shall accrue at the parties' contractual rate of 18% per annum until the judgment is paid in full.

-----END OF ORDER-----

*(The Court's signature appears on the top of the first page)*