

14106579
CHAD B. McKAY, #5515
Attorney for Plaintiff
2650 Washington Blvd., Suite 101
Ogden, UT 84401
(801) 621-6021
chadmckaylaw@gmail.com

The Order of the Court is stated below:

Dated: April 16, 2026
11:23:41 AM

/s/ ABBY BELL
District Court Clerk



**IN THE SECOND JUDICIAL DISTRICT COURT OF DAVIS COUNTY
FARMINGTON DEPARTMENT, STATE OF UTAH**

OUTSOURCE RECEIVABLES
MANAGEMENT INC.,

Plaintiff,

vs.

KADEN NEWBOLD
and HALEY SAVAGE
288 WEST LAUREN LANE
TOOELE, UT 84074,

Defendants.

DEFAULT JUDGMENT

Civil No: 269701986
Judge: MICHAEL D. DIREDA

The Defendants above-named, having failed to plead or otherwise defend in this action and default having been entered, IT IS HEREBY ORDERED that plaintiff, above-named, be awarded judgment against both defendants in the amount of:

\$85.47	PRINCIPAL -cause 1, for Gentle Touch Family Dental
\$443.28	PRINCIPAL -cause 2, for Mount Ogden Anesthesia Group
\$15.16	ACCRUED INTEREST TO DATE OF JUDGMENT, cause 1
\$24.05	ACCRUED INTEREST TO DATE OF JUDGMENT, cause 2
\$128.00	ACCRUED COSTS TO DATE OF JUDGMENT
\$350.00	ATTORNEY FEES PURSUANT TO URCP RULE 73
\$20.49	COLLECTION FEE for cause 1
\$1,066.45	TOTAL JUDGMENT

Interest may continue to accrue at the legal contract rate of **18% per annum** for **cause one**. Interest may continue to accrue at the legal rate of 13.51% for cause two.

It is further ordered that this judgment may be augmented in the amount of reasonable costs and attorney's fees expended in collecting said judgment by execution or otherwise as may be established by affidavit.

****Date and Court signature appear at the upper right corner of the first page of this document**