

Commonwealth of Pennsylvania



BUCKS COUNTY, ss.

Among the Records and proceedings of The Court of Common Pleas in and for the County of Bucks, in the State of Pennsylvania, it is, inter alia, thus contained:

JUDGMENT DOCKET ENTRIES

NO. 98-4739-05-1

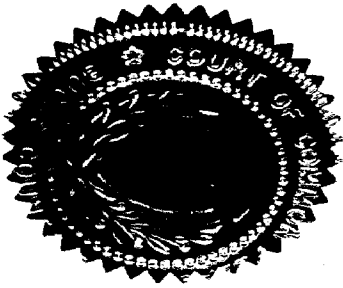
Commonwealth of Pennsylvania, County of Bucks, ss.

I, Vizma Tupitis, deputy Prothonotary

of the Court of Common Pleas, in and for the County of Bucks, in the State aforesaid, **Do Certify**, that the above and foregoing is a true and correct copy of the Docket Entries and Judgment hereinbefore stated case as the same remains filed and of record in said Court.

In Testimony Whereof, I have hereunto set my hand and affixed the seal of the said Court, at Doylestown, this Seventeenth day of June in the year of our Lord one thousand nine hundred Ninety-nine

Vizma Tupitis, deputy Prothonotary



Commonwealth of Pennsylvania, County of Bucks, ss.

I, Isaac S. Garb Judge of the Seventh Judicial

District of the Commonwealth of Pennsylvania composed of the County of Bucks in the said State, do hereby certify that the above named Vizma Tupitis, deputy

by whom the foregoing attestation was made, was, at the time of so making the same, and now is the Clerk of the said Court, duly commissioned and qualified, to all whose acts as such full faith and credit are and ought to be given, as well in Courts of judicature as elsewhere; that the seal thereto annexed is the seal of the said Court, and that the said attestation so made by him is in due form.

In Testimony Whereof, I have hereunto set my hand this 17th day of June A.D. 19 99

Isaac S. Garb Judge

Commonwealth of Pennsylvania, County of Bucks, ss.

I, Vizma Tupitis, deputy Prothonotary

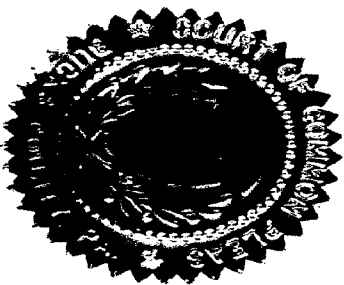
of the Court of Common Pleas of said County of Bucks, in the State of Pennsylvania aforesaid, **Do Hereby Certify**, that the Honorable _____

Isaac S. Garb by whom the

foregoing attestation was made and whose name is thereto subscribed, was, at the time of making thereof, and still is President Judge of the Court of Common Pleas for the County of Bucks, composing the Seventh Judicial District of Pennsylvania, duly commissioned and qualified, and to all whose acts as such full faith and credit are and ought to be given, as well in Courts of judicature as elsewhere.

In Testimony Whereof, I have hereunto set my hand and affixed the seal of the said Court, at Doylestown, this Eighteenth day of June in the year of our Lord one thousand nine hundred Ninety-nine

Vizma Tupitis, deputy Prothonotary



EASTBURN AND GRAY, P.C.
L. Kristen Blanchard
22 North Main Street
Lambertville, NJ 08530
(609) 397-8880

Attorney for Plaintiff

CLEVELAND STEEL CONTAINER CORPORATION,

Plaintiff,

vs.

APPLIED REGENERATIVE TECHNOLOGIES CO., INC., (A/K/A ARTCO, INC.),

Defendant.

: Superior Court of New Jersey
: Mercer County - Law Division

: (Bucks County, Pennsylvania
: Docket No. 98 -4739-05-1)

: MONEY JUDGMENT

SEP 22 1998



AFFIDAVIT CONCERNING FOREIGN JUDGMENT

This affidavit is made in accordance with the requirements of N.J.S.A. Section 2A:49A-28, Uniform Enforcement of Foreign Judgments Act. I am an attorney for the plaintiff, Cleveland Steel Container Corporation, in the monetary judgment against Applied Regenerative Technologies Co., Inc., (a/k/a ARTCO, Inc.), at Bucks County, Pennsylvania, Docket Number 98-4739-05-1. The judgment creditor is Cleveland Steel Container Corporation, whose address is 350 Mill Street, Quakertown, Pennsylvania, 18951. The judgment debtor is Applied Regenerative Technologies Co., Inc., (a/k/a ARTCO, Inc.), and its last known address is 45 Park Place South, Suite 211, Morristown, New Jersey, 07960.

The judgment was secured by default, and the time for vacating the judgment has expired. The time for appeal has also expired. The expiration date for vacating the judgment is set forth at Pennsylvania Rules of Civil Procedure Rule 237.3, a copy of which is attached hereto. Rule 237.3 provides that the judgment debtor has ten (10) days within which to petition for relief from the judgment. In the case at bar, judgment was entered on September 21, 1998; the judgment-debtor has failed to petition for relief. The court of origin has not granted a stay of execution. These facts are true and correct to the best of my knowledge, information, and belief.

L. Kristen Blanchard
L. Kristen Blanchard, Esquire

Sworn to and subscribed before me
this 14th day of December, 1998.

I hereby certify that the foregoing is a true copy of the original on file in my office.

Catherine A. Colver
Notary Public

James F. Phelan
Clerk

DJ- 006834-99

DOCKET # 1998 04739

JUDGE
GARB

CLASS
ASSUMPSIT

STATUS
X

PLAINTIFF

DEFENDANT

CLEVELAND STEEL CONTAINER CORP
350 MILL STREET
QUAKERTOWN
PA 18951

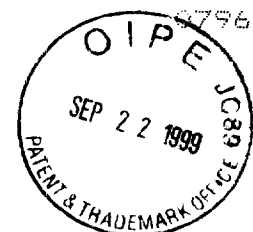
VS APPLIED REGENERATIVE TECHNOLOGIES C
45 PARK PLACE SOUTH STE 211
MORRISTOWN
PA 07960

KARSCH JAY H.

ATTYS NONE

VS ARTCO INC-A/K/A
45 PARK PLACE SOUTH STE 211
MORRISTOWN
PA 07960

ATTYS NONE



07091998 COMPLAINT IN ASSUMPSIT FILED.

VNT

\$125.50 PAID

APPEARANCE OF JAY H KARSCH ESQ., ENTERED FOR PLAINTIFF.

VNT

DEMAND FOR DAMAGES IS IN EXCESS OF \$50,000.00.

VNT

NOTICE TO DEFEND FILED WITH COMPLAINT.

VNT

07241998 AFFIDAVIT OF SERVICE OF COMPLAINT FILED THAT DEFT., WAS SERVED BY TDM
CERT. MAIL ON 7-9-98.

09211998 PRAECIPE TO ENTER JUDGMENT IN FAVOR OF PLTF AGAINST DEFTS CAM

JUDGMENT ENTERED AND DAMAGES ASSESSED AT \$308,846.00 + COSTS PD\$9.

AFFIDAVIT OF SERVICE OF NOTICE OF INTENTION TO TAKE CAM

JUDGMENT BY DEFAULT FILED. SENT TO APPLIED REGENERATIVE TECHNOLOGIE CAM

INC. A/K/A ARTCO, INC. CAM

NOTICE MAILED IN ACCORDANCE WITH PA. R.C.P. 236 AS AMENDED. CAM

SENT TO DEFTS AT 45 PARK PLACE SOUTH STE 211 MORRISTOWN PA 07960

END OF CASE

County of Bucks, S.S

I, do hereby certify that the ~~within~~
and foregoing is a true and attested copy
of docket entries + judgment
in the within entitled case as the same re-
mains on file in the Court of Common Pleas
(Name) Lupetis Deputy Prothonotary