1 2 3 4 5 6 JS - 6 7 UNITED STATES DISTRICT COURT 8 9 FOR THE CENTRAL DISTRICT OF CALIFORNIA 10 EASTERN DIVISION 11 UNITED STATES OF AMERICA, ED CV 08-00223 SGL (OPx) NO. Plaintiff, 12 JUDGMENT AGAINST THE INTEREST OF 13 GERARDO JOSE VARGAS, ADRIAN JOSE v. LOPEZ, ERICELIA MARTINEZ AND ALL \$12,202.00 IN U.S. CURRENCY, OTHER POTENTIAL CLAIMANTS 15 Defendant. GERARDO JOSE VARGAS, ADRIAN 16 JOSE LOPEZ, ERICELIA MARTINEZ 17 Claimants 18 19 20 This action arose out of a Complaint for Forfeiture filed on 21 February 20, 2008 against the defendant \$12,202.00 in U.S. 22 Currency ("defendant currency"). The Complaint alleges that the 23 defendant bank funds are subject to forfeiture pursuant to 21 24 U.S.C. § 881(a)(6). 25 This Court, having granted plaintiff's Motion for Entry of 26 Default Judgment, no opposition to plaintiff's motion for default 27 judgment having been filed, and no appearances by potential 28 claimants having been made in connection with said motion for

default judgment, hereby ORDERS, ADJUDGES AND DECREES that:

- Gerardo Jose Vargas, Adrian Jose Lopez, Ericelia Martinez, and all other potential claimants are deemed to have admitted the allegations of the Complaint to be true for purposes of this action;
- All right, title and interest of Gerardo Jose Vargas, Adrian Jose Lopez and Ericelia Martinez, and all other potential claimants in the defendant currency is hereby condemned and forfeited to the United States;
- 3. There being no just reason for delay, the clerk is hereby directed to enter this judgment, which constitutes a final judgment resolving this action. This Court retains jurisdiction over this matter to effectuate the terms of this Judgment.

SSJarson

HONORABLE STEPHEN G. LARSON

UNITED STATES DISTRICT JUDGE

SO ORDERED, this 24 day of November, 2008.