

FILED

**IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

AUG 23 2011 AEE
AUG 23 2011
MICHAEL W. DOBBINS
CLERK, U.S. DISTRICT COURT.

JULIA GARY,)	
Plaintiff,)	
)	\$ 6,148.60
)	
v.)	No. 10 C 1556
)	Honorable Rebecca Pallmeyer
WOODBIDGE)	Presiding
NURSING PAVILION,)	
Defendant,)	

MOTION FOR FINAL JUDGMENT

NOW COME, JULIA GARY, Plaintiff pursuant 735 ILCS 5/2 Sec. 2-1401 (a) and moves this Honorable Court to grant her Motion for final Judgment under Illinois Law 735 ILCS 5/2 - 1301 of Final Judgments.

WHEREFORE, Plaintiff states in support:

- 1) Plaintiff's claim was filed in this court before the Honorable Rebecca Pallmeyer on March 09, 2010.
- 2) An order of default judgment was entered on August 05, 2010 because defendant failed to appear.
- 3) Despite the time given to allow the defendant Woodbridge Nursing Pavilion to Respond they have refused to admonish any response or receipt of the complaint or Order of default judgment entered against them in the amount of \$ 5,663.00.

- 4) In addition to the default judgment of \$5663.00 Plaintiff, JULIA GARY, ask this Honorable Court to impose the statutory amount allowed under the law of 9% interest annually daily pursuant 735 ILCS 5/2 - 1303 starting at the date the order of default judgment was entered which Would be for 343 days at 9% which comes to an additional 485.60 showing a total amount of \$ 6,148.60.

HISTORY

PLAINTIFF, JULIA GARY, worked for Woodbridge Nursing Pavilion from August 07, 2007 to February, 2009 at which time she was discriminated upon by Woodbridge.

Plaintiff, states that despite over thirty years of experience in the medical profession

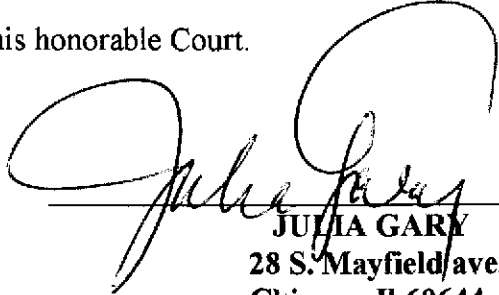
- 1) she was paid \$2.00 less than male coworkers with lesser experience.
- 2) Woodbridge Nursing Pavilion with held her vacation until her termination.
- 3) Woodbridge Nursing Pavilion change her starting time to accommodate Hispanic female employee's with lesser experience.

ANALYSIS

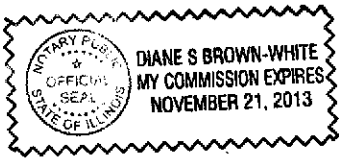
NOW COMES, JULIA GARY, Plaintiff and states that she is entitled to a Judgment of Default under *Stonington Partners, Inc. v. Lernout & Hauspie Speech Products, N.V.* cite as 2002 WL 31439767 (Del. Ch.), *Kenai Peninsula Borough v. English Bay Village Corps.*, 781 P.2d 6 Alaska, 1989 October 13, 1989, and *U.S. v. Day* 1993 WL310518 (E.D. La.) because the law states that in prior cases where they responded late and *inter alia* of case could not substantively support their claims to withdraw default judgment, Therefore, order granting default judgment was affirmed.

PLAINTIFF, THEREFORE, ask this Honorable court to grant her order of Final Judgment and any other relief that this Court deems proper.

Plaintiff thanks this honorable Court.



JULIA GARY
 28 S. Mayfield ave.
 Chicago, Il 60644
 (773) 709-4614
 Plaintiff-Pro se



SUBSCRIBED AND SWEORN TO BEFORE

ME THIS 19th DAY OF August, 2011

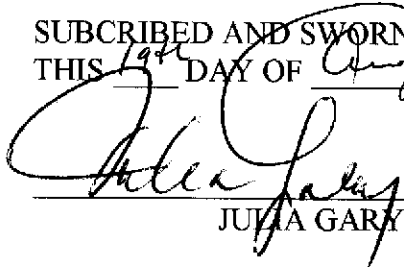


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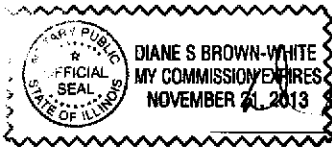
AFFIANT

All statements and facts are true to the best of my knowledge

SUBSCRIBED AND SWORN TO BEFORE ME
THIS 19th DAY OF August 2011



JULIA GARY





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