1		
2		
3		
4		
5		
6	UNITED STATES DISTRICT COURT	
7	DISTRICT OF NEVADA	
8	* * *	
9	JOEY KADMIRI,	
10	Plaintiff(s), Case No. 2:11-cv-857-RLH-PAL	
11	vs.) ORDER) (Motion for Default Judgment-#6)	
12	JASON RICH,	
13	Defendant(s).	
14)	
15	Before the Court is Plaintiff's Motion for Default Judgement (#6, filed September 7,	
16	2011). Inasmuch as the motion is totally without merit, and the Defendant has not been properly	
17	served, the Court will not await a response.	
18	Attached to the Motion is what Plaintiff claims is a "Summons-Proof of Service."	
19	What the document actually is an INMATE MONEY RELEASE form of the Las Vegas Metropolitan	
20	Police Department, on which Plaintiff has written the words, "Summons-Proof of Service." The	
21	document is neither a summons nor proof of service.	
22	Even had there been an appropriate summons and complaint served upon (not mailed	
23	to) the Defendant Jason Rich, according to the Federal Rules of Civil Procedure, the first step would	
24	be a request for entry of default and then, once that was entered, and appropriate motion, supported by	
25	affidavits and evidence to establish that a default judgment should be entered. The document attached	
26	to the Motion as Exhibit A does none of that.	
	1	

1	IT IS THEREFORE ORDERED that Plaintiff's Motion for Default Judgement (#6) is	
2	DENIED.	
3	Dated: September 12, 2011.	
4	foor L. Hant	
5	Roger L. Hunt United States District Judge	
6 7	United States District Judge	
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
	2	