

DISTRICT COURT, DENVER COUNTY, COLORADO Court Address: 1437 Bannock Street, Rm 256, Denver, CO, 80202	DATE FILED: May 14, 2015 9:24 AM CASE NUMBER: 2015CV31036  <p style="text-align: center;"><b>⚠ COURT USE ONLY ⚠</b></p>
<b>Plaintiff(s)</b> JULIE ANN MEADE ADMINISTRATOR CFDCPA v. <b>Defendant(s)</b> PC LEGAL SERVICES LLC et al.	
Case Number: 2015CV31036 Division: 269                      Courtroom:	
<b>Order Granting Administrator's Motion for Default Judgment Against P.C. Legal Services, LLC</b>	

The motion/proposed order attached hereto: GRANTED.

Issue Date: 5/14/2015



SHELLEY ILENE GILMAN  
 District Court Judge

DISTRICT COURT, CITY AND COUNTY OF DENVER, COLORADO 1437 Bannock Street Denver, Colorado 80202	
JULIE ANN MEADE, ADMINISTRATOR, COLORADO FAIR DEBT COLLECTION PRACTICES ACT,  Plaintiff,  v.  P.C. LEGAL SERVICES, LLC and MIKE HARDEN,  Defendants.	▲ <b>COURT USE ONLY</b> ▲  Case No. 15CV31036  Courtroom 269
<p style="text-align: center;"><b>ORDER GRANTING ADMINISTRATOR'S MOTION FOR DEFAULT          JUDGMENT AGAINST P.C. LEGAL SERVICES, LLC</b></p>	

THIS MATTER is before this Court pursuant to Rules 55(b) and 121 § 1-14 of the Colorado Rules of Civil Procedure, on the Motion for Default Judgment (“Motion”) filed by Plaintiff Julie Ann Meade, Administrator of the Colorado Fair Debt Collection Practices Act (“Administrator”), against Defendant P.C. Legal Services, LLC (“P.C. Legal Services”). Having read and considered the Motion, and being otherwise advised in the premises, the Court finds:

1. The party to whom judgment is granted is Julie Ann Meade, Administrator of the Colorado Fair Debt Collection Practices Act (“FDCPA”).
2. The party against whom judgment is granted is P.C. Legal Services, LLC.
3. Venue in this Court has been considered and is proper.
4. The Administrator’s Complaint was properly served upon P.C. Legal Services.

5. P.C. Legal Services has failed to answer or otherwise respond to the Administrator's Complaint.

6. The Administrator's Motion for Default Judgment fully complies with C.R.C.P. 55(b) and 121 § 1-14, and entry of default judgment against P.C. Legal Services is proper.

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED as follows:

A. Default judgment is hereby granted in favor of the Administrator and against P.C. Legal Services in the amount of **\$613,500.00** in civil penalties, for P.C. Legal Services' violations of the FDCPA.

B. Default judgment is further granted in favor of the Administrator and against P.C. Legal Services by permanently enjoining P.C. Legal Services, its officers, directors, agents, servants, employees, attorneys, heirs, successors, and assigns, from:

1. engaging, directly or indirectly, in consumer debt collection or acting as a collection agency without a license, or otherwise violating the FDCPA; and
2. collecting or receiving any money from consumers, whether by withdrawing or debiting any consumer's bank, credit card, debit card, or other accounts or otherwise.

C. The Court will retain jurisdiction of this matter to permit the Administrator the opportunity to supplement this judgment in the event the Administrator is forced to incur additional attorney fees and costs related to this action or collection of the judgment.

D. The judgment entered herein constitutes a final judgment against P.C. Legal Services.

DATED this \_\_\_ day of \_\_\_\_\_, 2015.

BY THE COURT:

---

District Court Judge