NO. 2022-12411A

EVO MERCHANT SERVICES, LLC,	S	IN THE DISTRICT COURT
	§ §	
Garnishor,	S	
v.	§ §	HARRIS COUNTY, TEXAS
JPMORGAN CHASE BANK, N.A.,	§ §	
Garnishee,	§ §	
v.	§ §	
DANG "DAN" PHAM d/b/a TIRE TOWN	§ §	
	S	457711 HIDIOIAI DIOPRIOPE
Judgment Debtor.	\$	157TH JUDICIAL DISTRICT

JUDGMENT OF GARNISHMENT

Came on Plaintiff/Garnishor EVO Merchant Services, LLC, who, following the filing of an Original Answer herein by Garnishee JPMorgan Chase Bank, N.A. ("Chase Bank"), submitted the following judgment in this cause. The Court, having found that Judgment-Debtor Dang "Dan" Pham d/b/a Tire Town has been properly served with a copy of the Writ of Garnishment in accordance with Rule 663a, is of the opinion that judgment should be rendered in accordance with the pleadings on file and as set forth herein. Therefore, it is

ADJUDGED, ORDERED and DECREED that Plaintiff/Garnishor EVO Merchant Services, LLC recover from Chase Bank the sum of SEVENTY-SIX AND 43/100 DOLLARS (\$76.43) from the funds of Judgment-Debtor that Chase Bank is holding pursuant to the Writ of Garnishment issued in this cause, which sum is to be credited toward the Judgment in Cause No. DC-22-12411, styled EVO Merchant Services, LLC v. Dang "Dan" Pham d/b/a Tire Town, rendered in this Court in favor of Plaintiff/Garnishor and against Judgment-Debtor. It is further

ADJUDGED, ORDERED and DECREED that Chase Bank is awarded judgment for its

costs and expenses, including a reasonable attorney's fee, pursuant to TEX. R. CIV. P. 677, in the sum of SEVEN HUNDRED AND FIFTY AND 00/100 DOLLARS (\$750.00) against Judgment-Debtor to be paid from the funds of Judgment-Debtor which Chase Bank is holding pursuant to the Writ of Garnishment issued in this cause. It is further

ORDERED that upon the payment of the sums set forth above, any other funds and effects being held by Chase Bank pursuant to the Writ of Garnishment issued in this cause are to be released. It is further

ADJUDGED, ORDERED and DECREED that Chase Bank is discharged of any further liability to Plaintiff/Garnishor and Judgment-Debtor to the extent of the funds garnished herein. It is further

ADJUDGED, ORDERED and **DECREED** that if this judgment is appealed by the Judgment-Debtor, or set aside, reformed, or reversed by any court of competent jurisdiction, Plaintiff/Garnishor and Garnishee shall immediately upon such appeal, setting aside, reformation or reversal, return all funds awarded them to the registry of this Court. It is further

ADJUDGED, ORDERED and DECREED that except as set forth above, all costs of court herein are taxed against the party incurring same. This judgment disposes of all claims and all parties, is appealable, and therefore is a final disposition of this cause.

SIGNED this _____ day of July, 2022.

JUDGE PRESIDING

Approved and submitted for entry:

KANE RUSSELL COLEMAN LOGAN PC

/s/ Brian W. Clark
Brian W. Clark
bclark@krcl.com

901 Main Street Suite 5200 Dallas, TX 75201 **Attorney for Garnishor**

Approved as to form only:

/s/ Truman E. Spring, Jr.
Truman E. Spring, Jr.
SPRING LAW FIRM
tspring@springlawfirm.com
Attorney for Garnishee

Automated Certificate of eService

This automated certificate of service was created by the efiling system. The filer served this document via email generated by the efiling system on the date and to the persons listed below. The rules governing certificates of service have not changed. Filers must still provide a certificate of service that complies with all applicable rules.

Dora Torres on behalf of Brian Clark Bar No. 24032075 DTorres@krcl.com Envelope ID: 66035314 Status as of 7/6/2022 7:37 AM CST

Case Contacts

Name	BarNumber	Email	TimestampSubmitted	Status
Brian Clark		bclark@krcl.com	7/5/2022 5:20:29 PM	SENT
Truman E. Spring	18966550	tspring@springlawfirm.com	7/5/2022 5:20:29 PM	SENT
DORA TORRES		dtorres@krcl.com	7/5/2022 5:20:29 PM	SENT