NO. 1171413

JPMORGAN CHASE BANK, N.A.	§	IN THE COUNTY COURT
vs.	8 8	AT LAW NO. 4 OF
BRETT A GRABNER	§	HARRIS COUNTY, TEXAS

FINAL DEFAULT JUDGMENT

Plaintiff appeared through attorney of record. Defendant, though duly cited to appear and answer, failed to file an answer within the time allowed by law. The Court considered the pleadings, official records and evidence filed in this cause.

THE COURT FINDS that it has jurisdiction over the parties and subject matter of this suit. It is therefore,

ADJUDGED that Plaintiff recover judgment from Defendant, BRETT A GRABNER, as follows:

Plaintiff:

JPMORGAN CHASE BANK, N.A.

Defendant:	BRETT A GRABNER
1. Principal awarded in connecti	
number XXXXXXXXXXXXX	\$28,594.98
2. Interest:	0.00% from the date this Judgment is
	signed until paid in full.
	ion shall issue for this judgment. All relief not expressly
granted is denied. This judgment finally	disposes of all claims and parties and is appealable.
SIGNED this day of	, 20 .
 • 	
\wedge	JUDGE PRESIDING
APPROVED AND ENTRY REQUESTED:	
Michael A. Moss, State Bar No. 24054360	
Moss Law Firm, P.C. P.O. Box 3790, Lubbock, Texas 79452	
Email: e-Service@mosslawfirmpc.com ATTORNEYS FOR PLAINTIFF	
Amber O. Teal	