

78CV2099-EHN-LJM  
DEFAULT JUDGMENT

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

UNITED STATES OF AMERICA,

PLAINTIFF,

v.

MYRNA A APONTE  
AKA MYRNA APONTE

DEFENDANT(S),

CV No. CV98-2099  
FILED  
IN CLERK'S OFFICE  
U.S. DISTRICT COURT E.D. N.Y. 063357  
★ DEC 2 1998 ★  
TIME A.M. \_\_\_\_\_  
P.M. \_\_\_\_\_

The summons and complaint in this action having been duly served on the above-named defendant on **May 13, 1998** and said defendant having failed to plead or otherwise defend in this action, and said default having been duly noted, and upon the annexed declaration of default judgement.

**NOW**, on motion of **HARVEY SHARINN**, the attorney for the plaintiff, it is hereby the attorney for the plaintiff, it is hereby **ORDERED AND ADJUDGED**, that **UNITED STATES OF AMERICA**, the plaintiff, do recover of **MYRNA A APONTE AKA MYRNA APONTE** . the defendant(s), residing at **439 WILSON AVE BROOKLYN, NY 11221**, the sum of **\$4,125.30**, the amount claimed, plus interest in the sum of **\$2,366.41**, with **\$0.00**, costs and disbursements, and attorney fees/statutory 10% surcharge in the sum of **\$0.00**, amounting in all to the sum of **\$6,491.71**, plus interests at the legal rate in effect on the date of this judgment; and that the plaintiff have execution therefore.

Judgement dated  
12/1/98

BY:   
U.S.D.J. or Deputy Clerk

  
c/m  
(6)