

The Power of Default Judgments: How Summary Judgments and Orders for Payment Can Save You Time and Money



IN THE DISTRICT COURT OF CLEVELAND COUNTY
STATE OF OKLAHOMA

STATE OF OKLAHOMA, ex rel.,)
MIKE HUNTER,)
ATTORNEY GENERAL OF OKLAHOMA,)
)
Plaintiff,)
)
vs.)
)
(1) PURDUE PHARMA L.P.;)
(2) PURDUE PHARMA, INC.;)
(3) THE PURDUE FREDERICK COMPANY;)
(4) TEVA PHARMACEUTICALS USA, INC.;)
(5) CEPHALON, INC.;)
(6) JOHNSON & JOHNSON;)
(7) JANSSEN PHARMACEUTICALS, INC.;)
(8) ORTHO-McNEIL-JANSSEN)
PHARMACEUTICALS, INC., n/k/a)
JANSSEN PHARMACEUTICALS)
(9) JANSSEN PHARMACEUTICA, INC.,)
n/k/a JANSSEN PHARMACEUTICALS, INC.;)
(10) ALLERGAN, PLC, f/k/a ACTAVIS PLC,)
f/k/a ACTAVIS, INC., f/k/a WATSON)
PHARMACEUTICALS, INC.;)
(11) WATSON LABORATORIES, INC.;)
(12) ACTAVIS LLC; and)
(13) ACTAVIS PHARMA, INC.,)
f/k/a WATSON PHARMA, INC.,)
)
Defendants.)

Case No.: CJ-2017-816
Judge Thad Balkman

STATE OF OKLAHOMA } S.S.
CLEVELAND COUNTY }
FILED
MAY 13 2019
In the office of the
Court Clerk MARILYN WILLIAMS

**ORDER
DENYING MOTIONS FOR SUMMARY JUDGMENT**

This matter comes before the Court upon the Defendants Johnson and Johnson and Janssen Pharmaceuticals, Inc. ("Johnson & Johnson") Motion for Summary Judgment filed April 23, 2019 and the Defendants Teva Pharmaceuticals USA, Inc., Cephalon, Inc., Watson Laboratories, Inc., Actavis LLC; and Actavis Pharma, Inc., f/k/a Watson Pharma, Inc.'s; ("Teva") Motion for Summary Judgment filed April 23, 2019.

Upon review of the Motion for Summary Judgment filed by Johnson & Johnson, the response in opposition filed by Plaintiff, State of Oklahoma, ex rel., Mike Hunter, Attorney

Imagine this scenario: You have taken someone to court to settle a long-standing debt. You gathered all the necessary evidence, hired a lawyer, and patiently

waited for your day in court. But on the day of the hearing, the defendant fails to show up. What now? Enter default judgments, summary judgments, and orders for payment – legal tools that can help you navigate this frustrating situation with ease.

What are Default Judgments?

In legal terms, a default judgment occurs when the court rules in favor of the plaintiff because the defendant fails to appear or respond to the lawsuit within the given timeframe. It is a powerful tool that ensures the legal process continues even when the other party is absent. Default judgments are commonly used in cases where debt collection, eviction, and divorce are involved.



Cross-Border Enforcement of Debts in the European Union, Default Judgments, Summary Judgments and Orders for Payment: Default Judgments, Summary Judgments and Orders for Payment by Carla Crifò (Kindle Edition)

★★★★★ 5 out of 5

Language : English
File size : 7628 KB
Text-to-Speech : Enabled
Screen Reader : Supported
Enhanced typesetting : Enabled
Word Wise : Enabled
Print length : 724 pages



Default judgments not only save time but could also save you money. Instead of going through a lengthy trial, the court can swiftly resolve the case based on the

evidence presented by the plaintiff. This means you avoid expensive legal fees and the frustration of prolonged court proceedings.

Summary Judgments: A Shortcut to Justice

Summary judgments, on the other hand, are a legal mechanism that allows the court to rule in favor of one party without a full trial. Summary judgments are possible when there is no genuine dispute regarding material facts and the party moving for summary judgment is entitled to judgment as a matter of law.

This tool can save you significant time and effort. It enables the court to bypass the lengthy trial process, which often involves scheduled hearings, the presentation of evidence, and examination of witnesses. Instead, the court relies on the submitted documents and legal arguments to determine the case promptly.

Summary judgments can be particularly effective in situations where there is overwhelming evidence against the opposing party, leaving little room for doubt. By opting for a summary judgment, you can cut through the legal red tape and obtain a resolution quickly.

Orders for Payment: Demanding Payment Without Trial

Now let's talk about orders for payment. This legal instrument allows creditors to demand payment without having to go through a time-consuming trial. Orders for payment are often used in cases where the debtor fails to respond to a payment demand, and the creditor is seeking immediate satisfaction.

An order for payment essentially serves as an official demand from the court to the debtor, requesting immediate payment. If the debtor still refuses to pay, the court can then enforce the order. This can result in wage garnishment, bank

account levies, or property liens – all aimed at ensuring the creditor receives the money owed.

If you find yourself in a situation where your debtor refuses to pay despite your best efforts, filing for an order for payment can be an effective way to cut your losses and pursue your rightful dues.

The Power of Alt Attributes: Maximizing SEO Potential

When it comes to search engine optimization (SEO), every detail counts. One often overlooked aspect is the proper use of alt attributes for images. Alt attributes specify alternative text descriptions for images, allowing search engines to understand the content and context of the image.



For our main image in this article, we have used the alt attribute "default judgments summary judgments and orders for payment". By including relevant long descriptive keywords in the alt attribute, we enhance the chances of our

image appearing in search results for related terms. This, in turn, drives organic traffic to our website and increases its visibility within search engine rankings.

Default judgments, summary judgments, and orders for payment are powerful legal tools that can save you time and money in legal disputes. They allow for swift resolution without the need for a full trial, making them particularly useful in cases where the opposing party fails to appear or respond to the lawsuit.

By understanding the potential of default judgments, summary judgments, and orders for payment, you can protect your rights and navigate the legal system efficiently. Additionally, optimizing your use of alt attributes can significantly boost your website's SEO performance, ensuring your content reaches a wider audience.

Next time you find yourself entangled in a legal battle, remember the power of default judgments, summary judgments, and orders for payment – your shortcut to justice and financial relief.

Cross-Border Enforcement of Debts in the European Union, Default Judgments, Summary Judgments and Orders for Payment: Default Judgments, Summary Judgments and Orders for Payment by Carla Crifò (Kindle Edition)

★★★★★ 5 out of 5

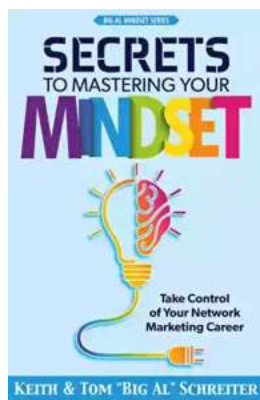
Language : English
File size : 7628 KB
Text-to-Speech : Enabled
Screen Reader : Supported
Enhanced typesetting : Enabled
Word Wise : Enabled
Print length : 724 pages





To be enforceable, a foreign judgement needs some kind of ‘passport’ so that it can be given the same treatment as a judgement given at home. This is particularly true of monetary obligations. In Europe, the tension between the need for cross-border portability of such obligations and their enforcement, on the one hand, and sovereign states’ judicial control over enforcement of domestic and foreign judgements, on the other, has been addressed repeatedly by the European Court of Justice and the Commission and Council of the European Communities, most recently through the notion of ‘mutual trust.’ However, despite concerted efforts to establish some harmonization in this area, substantial divergences persist between the Member States’ procedural systems as regards the definition of an enforcement order, the procedures for enforcing judgements and, above all, the status, powers and responsibilities of enforcement officials. This major new exploration of the current status of cross-border enforcement of debts in Europe offers in-depth analysis of the most recent relevant regulation at the European Union level, as well as the default domestic regulation in England and Wales, Germany, France, Italy and Spain- five jurisdictions chosen due to the very thick web of relations they have had with each other as part of the established European order. The author provides detailed consideration of such elements of the legal landscape as the following: minimum standards for uncontested claims procedures; requirements as to service and information to be provided; extended safeguards of the creditor’s position and the rights of the defence; procedure for certification and for enforcement in the Member States of origin and of execution; and application, service and enforcement of a European Order for Payment. In the context of the intense academic and practical debate around what is being called ‘European civil procedure,’ this book contributes signally to the Commission’s stated objective of ensuring ‘as globally as possible

a swift, efficient and inexpensive access to justice.’ The author details the procedural measures prescribed by the relevant directives (and their case law so far), and incidentally provides a convenient conduit to the appropriate material on the websites of the European Judicial Network and the Judicial Atlas in each jurisdiction. As lawyers continue, in the absence of ‘mutual trust’, to apply their own historic and philosophical meaning to the ‘harmonized’ procedures – no matter how much this approach is discouraged in the preambles to the regulations and directives – this book greatly illuminates the way forward in a difficult but extremely important area of European law.



Take Control Of Your Network Marketing Career

Are you tired of working long hours to build someone else's dream? Do you dream of escaping the monotonous 9-to-5 job and achieving financial freedom? ...



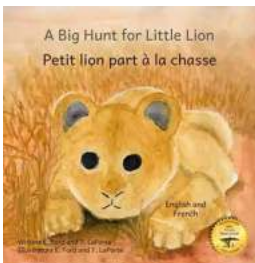
The Enigmatic Talent of Rype Jen Selk: A Musical Journey Like No Other

When it comes to musical prodigies, there are few that can match the enigmatic talent of Rype Jen Selk. With a musical journey that spans across genres and ignites a...



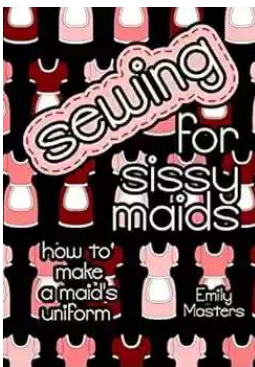
Unveiling the Rich History and Poetry of Shiraz in Iranian Studies 10

When it comes to the cultural heritage of Iran, few cities can rival the richness and significance of Shiraz. Known as the City of Love and Poetry, Shiraz has...



How Impatience Can Be Painful In French And English

: In today's fast-paced world, impatience has become an ever-present aspect of our lives. We are constantly seeking instant gratification, wanting things to happen quickly...



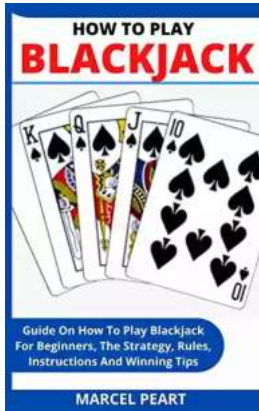
Sewing For Sissy Maids - Unleashing Your Creative Side

Are you ready to dive into the enchanting world of sewing for sissy maids? Whether you want to create your own beautiful sissy maid outfits or indulge in...



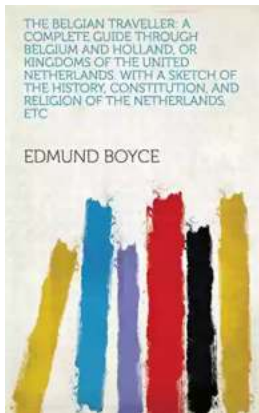
GST Compensation to States: Ensuring Fiscal Stability during the Pandemic

In the wake of the COVID-19 pandemic, governments around the world have been grappling with the economic fallout, trying to find ways to stabilize their economies and...



Learn How to Play Blackjack: A Comprehensive Guide for Beginners

Blackjack, also known as twenty-one, is one of the most popular card games in both brick-and-mortar and online casinos. This thrilling game of skill and luck has been...



Complete Guide Through Belgium And Holland Or Kingdoms Of The United

Welcome, travel enthusiasts, to a complete guide through Belgium and Holland - the enchanting Kingdoms of the United! This picturesque region offers a delightful...