STATE OF OHIO)	IN THE BARBERTON MUNICIPAL COURT
SUMMIT COUNTY) SS:)	Case No:
Plair v.	ntiff(s))))) APPLICATION FOR DEFAULT JUDGMENT))
Defe	ndant(s)))
the Defendant. The Defe entered an appearance,	ndant has bee answer or oth	t to enter judgment by default herein in favor of the Plaintiff and against n duly served with summons herein in accordance with law and has not erwise defended the action brought by Plaintiff, and that, therefore, the ent in the amount of \$
		Attorney for Plaintiff
		Case No:
Plair v.	ntiff(s))))))) JUDGMENT))))
Defe	ndant(s)))
	re true and sai	iff herein having been heard, the Court finds that the allegations stated in d application should therefore be sustained and, therefore, the Court
		of the Court that Plaintiff be granted judgment against the Defendant in plus interest at the rate of, plus
Approved:		JUDGE
Attorney for Plaintiff		