

CAUSE NUMBER: 04-SC-25-00260

A-RENT TEST EQUIPMENT, LLC

§

IN THE JUSTICE COURT

vs

§

PRECINCT 4

PITTMAN POWER LLC

§

COLLIN COUNTY TEXAS

DEFAULT JUDGMENT

On 11/03/2025, this cause came for trial. The Plaintiff appeared in person or by his attorney, announced ready for trial. The Defendant, though duly cited to appear and answer, came not but wholly made default. The matters at issue were submitted to the Court, who upon having heard the pleadings, evidence and argument of Plaintiff, finds for the Plaintiff.

It is therefore ordered, adjudged and decreed that Plaintiff, **A-RENT TEST EQUIPMENT, LLC**, do have and recover from Defendant, **PITTMAN POWER LLC**,

1. \$9,665.87 actual damages
2. \$54.00 court costs
3. Post judgment interest of 7.5000% per annum from date of judgement until paid.
4. Any relief not expressly granted by this order is denied.

An appeal bond has been set in the amount of \$19,331.74.

For all of which let execution issue.

Signed on November 03, 2025

Vincent J. Venegoni, Jr.

Judge Vincent J. Venegoni, Jr.
Justice of the Peace – Precinct 4
8585 John Wesley Drive #130
Frisco, TX 75034



Notice to the defendant: If you are an individual (not a company), your money or property may be protected from being taken to pay this judgment. Find out more by visiting www.texaslawhelp.org/exempt-property. / *Si usted es unapersona fisica (y no una compania), su dinero o propiedad pudieran estar protegidos de ser embargados como pago de esta deuda decretada en juicio en contra suya. Obtenga mayor informacion visitando el sitio www.texaslawhelp.org/exempt-property.*

"You may appeal this judgment by filing a bond, making a cash deposit, or filing a Statement of Inability to Afford Payment of Court Costs within 21 days after this judgment was signed. See Texas Rule of Civil Procedure 506".