

STATE OF SOUTH CAROLINA  
COUNTY OF GREENVILLE

Alexandra Bradshaw f/k/a Alexandra Bess  
King,

Plaintiffs,

v.

Jasper Marshall Dye, III, individually and as  
Trustee of the Dye Family 2012 Irrevocable  
Trust; Dye Holdings Group, LLC; and Dye  
Group Holdings, Inc.,

Defendants.

IN THE COURT OF COMMON PLEAS  
THIRTEENTH JUDICIAL CIRCUIT

Case No. 2025-CP-23-01323

**ORDER**

This matter came before the Court on Plaintiff's Motion for Default Judgment against Defendants Jasper Marshall Dye, III, individually and as Trustee of the Dye Family 2012 Irrevocable Trust; Dye Holdings Group, LLC; and Dye Group Holdings, Inc. Having considered the motion, the record in this case, and being otherwise advised in the premises,

IT IS HEREBY ORDERED:

**Statement of Facts**

1. Plaintiff filed a Summons and Complaint on February 28, 2025, alleging breach of the terms of a Settlement Agreement executed on June 26, 2020.

2. Service of process of the Summons and Complaint upon the Default Defendants was made by personal delivery on March 11, 2025, as evidenced by the Affidavits of Service filed with this court on March 14, 2025.

3. The Defendants have not filed answers or responsive pleadings to date and are in default under the *South Carolina Rules of Civil Procedure*. An Affidavit of Default was filed with this court on April 16, 2025.

4. Rule 55(b)(1) of the South Carolina Rules of Civil Procedure states, "When the claim of a party seeking judgment by default is for a liquidated amount, a sum certain or a sum which can by computation be made certain, the judge, upon motion or application

of the party seeking default, and upon affidavit of the amount due, shall enter judgment for that amount and costs against the party against whom judgment by default is sought, if that party has been defaulted for failure to appear and if such party is not a minor or incompetent person.”

5. “It is well settled that suffering a default, the defaulting party is deemed to have admitted the truth of the plaintiff’s allegations and to have conceded liability.” *Limehouse v. Hulsey*, 744 S.E.2d 566, 579 (S.C. 2013) (quoting *Roche v. Young Bros., Inc. of Florence*, 332 S.C. 75, 81, 504 S.E.2d 311, 314 (1998)).

6. Judgment for a sum certain as set forth in the Verified Complaint and attached Affidavit of Damages is requested.

Accordingly, Plaintiff’s motion for default judgment is hereby GRANTED. The Clerk of Court is instructed to enter FINAL DEFAULT JUDGMENT against Defendants Jasper Marshall Dye, III, individually and as Trustee of the Dye Family 2012 Irrevocable Trust; Dye Holdings Group, LLC; and Dye Group Holdings, Inc., and in favor of Plaintiff, in the amount of \$909,630.32, plus pre and post-judgment interest at the current statutory rate.

IT IS SO ORDERED.

---

Circuit Court Judge

## FORM 4

STATE OF SOUTH CAROLINA  
COUNTY OF GREENVILLE  
IN THE COURT OF COMMON PLEAS

## JUDGMENT IN A CIVIL CASE

CASE NO. 2025-CP-23-01323

Alexandra Bradshaw f/k/a Alexandra Bess King,

Jasper Marshall Dye, III, individually and as Trustee of the Dye Family 2012 Irrevocable Trust; Dye Holdings Group, LLC; and Dye Group Holdings, Inc.,

## PLAINTIFF(S)

## DEFENDANT(S)

Submitted by: Beau Brogdon	Attorney for : <input checked="" type="checkbox"/> Plaintiff <input type="checkbox"/> Defendant <input type="checkbox"/> or <input type="checkbox"/> Self-Represented Litigant
----------------------------	--

## DISPOSITION TYPE (CHECK ONE)

**JURY VERDICT.** This action came before the court for a trial by jury. The issues have been tried and a verdict rendered.

**DECISION BY THE COURT.** This action came to trial or hearing before the court. The issues have been tried or heard and a decision rendered.  See Page 2 for additional information.

**ACTION DISMISSED (CHECK REASON):**  Rule 12(b), SCRCR;  Rule 41(a), SCRCR (Vol. Nonsuit);  Rule 43(k), SCRCR (Settled);  Other

**ACTION STRICKEN (CHECK REASON):**  Rule 40(j), SCRCR;  Bankruptcy;  Binding arbitration, subject to right to restore to confirm, vacate or modify arbitration award;  Other

**STAYED DUE TO BANKRUPTCY**

**DISPOSITION OF APPEAL TO THE CIRCUIT COURT (CHECK APPLICABLE BOX):**

Affirmed;  Reversed;  Remanded;  Other

NOTE: ATTORNEYS ARE RESPONSIBLE FOR NOTIFYING LOWER COURT, TRIBUNAL, OR ADMINISTRATIVE AGENCY OF THE CIRCUIT COURT RULING IN THIS APPEAL.

**IT IS ORDERED AND ADJUDGED:**  See attached order  Statement of Judgment by the Court:

## ORDER INFORMATION

This order  ends  does not end the case.

Additional Information for the Clerk : \_\_\_\_\_

## INFORMATION FOR THE JUDGMENT INDEX

Complete this section below when the judgment affects title to real or personal property or if any amount should be enrolled. If there is no judgment information, indicate "N/A" in one of the boxes below.

Judgment in Favor of (List name(s) below)	Judgment Against (List name(s) below)	Judgment Amount To be Enrolled (List amount(s) below)
Alexandra Bradshaw f/k/a Alexandra Bess King	Jasper Marshall Dye, III, individually and as Trustee of the Dye Family 2012	<u>\$909,630.32</u>

	Irrevocable Trust; Dye Holdings Group, LLC; and Dye Group Holdings, Inc.,	
		\$

The judgment information above has been provided by the submitting party. Disputes concerning the amounts contained in this form may be addressed by way of motion pursuant to the SC Rules of Civil Procedure. Amounts to be computed such as interest or additional taxable costs not available at the time the form and final order are submitted to the judge may be provided to the clerk. **Note: Title abstractors and researchers should refer to the official court order for judgment details.**

**E-Filing Note: In E-Filing counties, the Court will electronically sign this form using a separate electronic signature page.**

---

<b>Circuit Court Judge</b>	<b>Judge Code</b>	<b>Date</b>
----------------------------	-------------------	-------------

---

**For Clerk of Court Office Use Only**

This judgment was entered on the \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_\_, and a copy mailed first class or placed in the appropriate attorney's box on this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_\_, to attorneys of record or to parties (when appearing pro se) as follows:

## Beau Brogdon

**ATTORNEY(S) FOR THE PLAINTIFF(S)**

---

**ATTORNEY(S) FOR THE DEFENDANT(S)**

---

---

**CLERK OF COURT**

## Court Reporter:

**E-Filing Note:** In E-Filing counties, the date of Entry of Judgment is the same date as reflected on the Electronic File Stamp and the clerk's entering of the date of judgment above is not required in those counties. The clerk will mail a copy of the judgement to parties who are not E-Filers or who are appearing pro se. See Rule 77(d), SCRCP.

**ADDITIONAL INFORMATION REGARDING DECISION BY THE COURT AS REFERENCED ON PAGE 1.**

This action came to trial or hearing before the court. The issues have been tried or heard and a decision rendered.

---

---

---





Greenville Common Pleas

**Case Caption:** Alexandra Bradshaw , plaintiff, et al vs. Jasper Marshall Dye III , defendant, et al

**Case Number:** 2025CP2301323

**Type:** Order/Judgment by Default and Form 4

So Ordered

Hon Perry H. Gravely, Chief Administrative  
Judge-Civil