

IN THE DISTRICT COURT OF BROWN COUNTY, NEBRASKA

DAN-D MANUFACTURING,
Plaintiff,

vs.

CHARLIE KYSER,
Defendant.

Case No. 6862

**JUDGMENT ON APPEAL
FROM SMALL CLAIMS COURT**
(Judgment for Defendant)

DECISION APPEALED: Judgment in Case No. SC99-46, Brown County Court, entered August 18, 1999.

DATE OF TRIAL: October 13, 1999.

APPEARANCES:
For the plaintiff: plaintiff Dan Daniels pro se.
For the defendant: defendant Charlie Kyser pro se.

FINDINGS: After a full trial on this matter, the court finds in favor of the defendant and against the plaintiff, and finds judgment of dismissal should be entered.

ORDER: IT IS ORDERED AND ADJUDGED that:

1. JUDGMENT is entered dismissing the plaintiff's petition with prejudice at plaintiff's cost.
2. Costs are taxed in favor of the defendant and against the plaintiff as follows:

Costs in county court:	(paid by plaintiff)
Costs in this court:	\$43.00
TOTAL:	\$43.00
3. This judgment for costs shall bear interest at the rate of 6.285 percent per annum from date

of judgment until paid.

4. Under § 25-2734, the county court judgment is vacated.

If checked, the Court Clerk shall:

- : Mail a copy of this order to all counsel of record and to any pro se parties.
Done on _____, 19____ by _____.
- : Enter judgment on the judgment record.
Done on _____, 19____ by _____.
- : Mail postcard/notice required by § 25-1301.01 within 3 days.
Done on _____, 19____ by _____.

9 (Trial docket entry dictated on record in open court.)

Mailed to:

BY THE COURT:

William B. Cassel, District Judge