

The Order of the Court is stated below:

Dated: April 06, 2023
01:47:18 PM

/s/ KARA PETTIT
District Court Judge



14090932 B: 11411 P: 2564 Total Pages: 5
04/07/2023 10:35 AM By: kkennington Fees: \$40.00
Rashelle Hobbs, Recorder, Salt Lake County, Utah
Return To: HUTCHISON & STEFFEN, LLC
10080 W. ALTA DR., STE. 200 LAS VEGAS, NV 89145

Todd W. Prall, #10610
HUTCHISON & STEFFEN, PLLC
Peccole Professional Park
10080 West Alta Drive, Suite 200
Las Vegas, Nevada 89145
Ph: 702-385-2500
Fx: 702-385-2086
Attorney for judgment creditor

In the District Court of Utah
Third Judicial District Salt Lake County
450 S. State St.
Salt Lake City, UT 84114

THE SHERWIN-WILLIAMS CO., an Ohio
Corporation,

Plaintiff,

v.

MANNLY PAINTING, INC. DBA HOME
IMAGE PAINTING, a Utah Corporation;
BRANDON MUIR, an individual; DOES I
through X, inclusive, and ROE
CORPORATIONS I through X, inclusive,

Defendants.

**ORDER TO RENEW JUDGMENT
AGAINST DEFENDANTS MANNLY
PAINTING, INC. DBA
HOME IMAGE PAINTING
AND BRANDON MUIR**

Civil No. 159900076

Judge: Ryan Harris

Based on the record, the Court enters the renewed judgment against defendants Mannly
Painting, Inc. dba Home Image Painting and Brandon Muir (together “judgment debtors”) and
for plaintiff The Sherwin-Williams Co. (“plaintiff” or “Sherwin-Williams”) as follows:

IT IS HEREBY ORDERED that the original judgment in the amount of \$32,443.80 was
entered on April 27, 2015.

IT IS FURTHER ORDERED that post-judgment interest has accrued in the amount of
\$60,832.13 and will continue to accrue at 1.5% per month.

1 - ORDER TO RENEW JUDGMENT AGAINST DEFENDANTS MANNLY PAINTING, INC. DBA HOME
IMAGE PAINTING AND BRANDON MUIR

IT IS FURTHER ORDERED that based on the submitted declaration of Todd W. Prall, counsel for plaintiff, attorneys' fees in the amount of \$1,755.50 and costs in the amount of \$187.50 shall be entered against defendants.

IT IS FURTHER ORDERED that the above amounts shall be collectible by plaintiff by any method allowable pursuant to URCP 64 and Utah Code Section 78B-5-201.

Pursuant to URCP Rule 10(e), the judge's signature appears at the top of the first page.

2 - ORDER TO RENEW JUDGMENT AGAINST DEFENDANTS MANNLY PAINTING, INC. DBA HOME IMAGE PAINTING AND BRANDON MUIR

Todd W. Prall, #10610
HUTCHISON & STEFFEN, PLLC
Peccole Professional Park
10080 West Alta Drive, Suite 200
Las Vegas, Nevada 89145
Ph: 702-385-2500
Fx: 702-385-2086
Attorney for plaintiff

In the District Court of Utah
Third Judicial District Salt Lake County
350 S. Main St.
Salt Lake City, UT 84101

THE SHERWIN-WILLIAMS CO., an Ohio
Corporation,

Plaintiff,

v.

MANNLY PAINTING, INC. DBA HOME
IMAGE PAINTING, a Utah Corporation;
BRANDON MUIR, an individual; DOES I
through X, inclusive, and ROE
CORPORATIONS I through X, inclusive,

Defendants.

**JUDGMENT INFORMATION
STATEMENT**

Civil No. 159900076

Judge: Kara Pettit

Plaintiff The Sherwin-Williams Co. (“Sherwin-Williams” or “plaintiff”) is the judgment creditor in the above-referenced matter. The following information is provided pursuant to Utah Code Section 78B-5-201.

1. The correct name of the judgment debtors are Brandon Muir (“Muir”) and Mannly Painting, Inc. dba Home Image Painting (“Home Image” or together “debtors”).

2. The correct address of judgment debtor Muir is described as follows: 3946 W. Birmingham Ct., South Jordan, UT 84095, Parcel ID 27-20-151-007-000, Lot 3084, Jordan Heights PUD PH 3. 9524-4160 9797-0554 9841-0746 9849-1633 9995-7010.
3. The additional address of judgment debtor Muir is described as follows: 2391 West Montcalm Drive, Riverton, UT 84065, Parcel ID 27-28-481-045-0000, Unit J-3, Country View Phase B Condominiums, 8911-5157 9349-3353 9876-9572.
4. The address at which the judgment debtor received service of process is: 3946 W. Birmingham Ct., South Jordan, UT 84095.
5. The judgment debtor is a natural person. His SSN is 528-53-XXXX and his DOB is 9/XX/1977.
6. The name of the judgment creditor is The Sherwin-Williams Co.
7. The amount of the judgment is \$32,443.80 in principal plus interest at the contractual rate of 1 1/2 % per month beginning September 15, 2012 until fully paid, \$1,156.00 in contractual attorneys' fees, and \$599.50 for contractual costs of the suit.
8. The judgment was entered on April 27, 2015.
9. The judgment expires on April 6, 2031.

///

///

///

///

///

10. The judgment creditor has reviewed their records, the records of their attorney, and the records of the court in which the judgment was entered. Any information required by law but not provided by this statement is unknown and unavailable.

I declare under criminal penalty under the law of Nevada that everything stated in this document is true. Signed at Las Vegas, Nevada.

DATED this 6th day of April, 2023.

HUTCHISON & STEFFEN, PLLC

/s/ Todd W. Prall
Todd W. Prall
Attorney for plaintiff