



**GRANTED  
IN PART**

Movant shall serve copies of this ORDER on any pro se parties, pursuant to CRCP 5, and file a certificate of service with the Court within 10 days.

**Dated: Jun 20, 2011**

**Brian Whitney  
District Court Judge**

DATE OF ORDER INDICATED ON ATTACHMENT

DISTRICT COURT, CITY AND COUNTY OF DENVER, COLORADO  1437 Bannock Street Denver, Colorado 80202 <hr/> STATE OF COLORADO, <i>ex rel.</i> John W. Suthers, Attorney General,  Plaintiff,  v.  JASON L. LYNN, an individual; and SUPERIOR FINANCIAL GROUP, LLC, a Colorado limited liability company,  Defendants.	          <b>▲ COURT USE ONLY ▲</b>  Case No.: 2010cv8182  Courtroom: 203
<b>JUDGMENT PURSUANT TO C.R.C.P 58(a)</b>	

Pursuant to C.R.C.P. 58(a), final judgment shall enter on this date against Defendant Jason L. Lynn and in favor of Plaintiff, the State of Colorado, for \$504,946.50. No pre-judgment or post-judgment interest is awarded.

ENTERED this \_\_\_\_ day of \_\_\_\_ 2011.

BY THE COURT:

\_\_\_\_\_  
The Honorable Brian Whitney  
District Court Judge

This document constitutes a ruling of the court and should be treated as such.

**Court Authorizer**  
**Comments:**

The Court finds that there has been a failure to defend and violation of two Court orders to produce. While default is a severe sanction, the Court is convinced that the Defendant is refusing to submit to the litigation in this matter. In fact, the Defendant has failed to file anything with the Court since his bankruptcy Notice. The Court grants the injunctive relief. As to monetary damages, the Court fixes them at the amount stated and enters judgement in that amount. However, any further relief or attempt to collect the judgment may depend upon a lifting of the stay in the Federal Court.