UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

Cause No.: 8:12-cv-02519-EAK-AEP

HOWSE ex rel. alia v. PLANNED PARENTHOOD Plaintiffs and Defendants,)
and,) Injunctive Relief Sought)
HOWSE and <i>ex rel. alia</i> v. UNITED STATES, Cross-Plaintiffs and Cross-Defendant.) Constitutional Challenge
) Demand for Jury Trial
Default Judgment (Ch	oice USA)
The Defendant, Choice USA, having failed to a	ppear, plead, or otherwise defend in
this action, and default having heretofore been er	tered, and Plaintiffs having filed a
proper request with supporting affidavit for judgm	ent against the defaulted Defendant
under F.R.Cv.P. Rule 55(b)(1) and Local Rule 1.07(b), and claims of Plaintiffs being for
sums certain or for sums which can by computation by	pe made certain;
It is hereby ORDERED, ADJUDGED and DEC	REED that default judgment is now
entered against the Defendant and awarded in the fav	or of the Plaintiffs as follows:
1. Relator-Plaintiff, Torm Howse, shall recover for	all costs and expenses of suit; and,
2. Governmental Plaintiffs shall recover one hun	dred percent (100%) of Defendant's
entirety of corporate assets, tangible and intan	gible, both known and unknown.
;	SHERYL L. LOESCH, CLERK
	By Deputy Clerk