IN THE CIRCUIT COURT FOR THE EIGHTEENTH JUDICIAL CIRCUIT OF ALABAMA

ESTATE OF JOE A. SCOTCH DECEASED, JOE A. SCOTCH, JR. EXECUTOR,

Plaintiff

vs.

Civil Action #CV 87-182

JOHNNIE BURTON, ELVIRAH Z.
FINLEY, FRANK GREEN, MARY L.
GREEN, JAKE ODEN, WILL OWENS
LEONA OWENS, OTIS D. SMITH
FRED TROTTER, SUSIE TROTTER
Et al

Defendants

FILED IN OFFICE THIS THE MAR 11 1906 DAY

Circuit Clark and Penigler
Shelby County, Alaban -

JUDGMENT

This cause came on to be heard based upon the jointly filed "Motion for Consent Judgment" filed by counsel of record for the plaintiff, Estate of Joe A. Scotch, Deceased, Joe A. Scotch, Jr., Executor, and defendant, ELVIRAH Z. FINLEY.

According to said Motion, the parties acknowledged that the said defendant had no claim, right, title or interest in the subject real property, viz: Lot 6, Block 6 of the Lincoln Park Subdivision as recorded in Map Book 3, Page 145, in the Probate Office of Shelby County, Alabama, and further, that all right, title and interest in and to said property should be in the Estate of Joe A. Scotch, Deceased. The parties further requested that costs of this portion of the action against said defendant be taxed to plaintiff and that the judgment entered be according to Rule 54(b). Based upon the said joint Motion, it is

ORDERED, ADJUDGED and DECREED as follows:

Seier, Johnston

therefore,

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- 1. The Estate of Joe A. Scotch, Deceased, is the true title holder of that certain real property located in Shelby County, Alabama, more particularly described as follows: Lot 6, Block 6, according to the Lincoln Park Subdivision recorded in Map Book 3, Page 145, in the Probate Office of Shelby County, Alabama, and all right, title and interest in and to said real property is hereby vested in the said Estate of Joe A. Scotch, deceased.
- 2. The Court further finds that the Elvirah Z. Finley has no right, title or interest in or to the said real property and any and all claims are hereby forever barred.
- 3. The Court finds no just reason for delay in entering a Final Judgment on this claim and therefore, pursuant to Rule 54(b) of the ARCP, does direct entry of Final Judgment on the claim of the Elvirah Z. Finley. This Judgment is therefore final only as to the said claim of Elvirah Z. Finley, and all other claims in the above styled cause not heretofore resolved, shall continue for just adjudication.
 - 4. Costs of the proceeding against Elvirah Z. Finley are hereby taxed against the plaintiff.

DONE and ORDERED on this the //_day of

I CERTIFY THIS INSTRUMENT WAS FIL

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CIRCUIT JUDGE

cc: A. Eric Johnston, Esquire
Don B. Long, Esquire

RECORDING PEES
Recording Fee \$ 500
Index Pee 900

TOTAL

\$/400