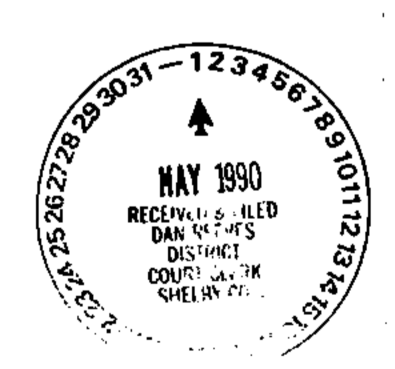
The Hartford Milton C. Pierson PLAINTIFF	*	IN THE DISTRICT COURT OF SHELBY COUNTY, ALABAMA
<b>VS.</b>	*	CASE No. DV-90-14
Rena Brown DEFENDANT	*	

## DEFAULT JUDGMENT

This action came on the motion of the Plaintiff for a default judgment pursuant to Rule 55 (b) (2) of the Alabama Rules of Civil Procedure. The Defendant having been duly served with the summons and complaint and not being an infant or an unrepresented incompetent person and having failed to plead or otherwise defend, and his default having been duly entered and the Defendant having taken no proceedings since such default was entered,

It is ORDERED, ADJUDGED and DECREED that the Plaintiff have and recover
of the Defendant the sum of (\$2,718.11) Two thousand seven hundred
eighteen and 11/100 and costs of Court.
Judgment entered which without waiver of exemption as to personal property.
Done this day of, 19 90.

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PATRICIA M. SMITH, DISTRICT COURT JUDGE

STATE OF ALA. SHELBY CO.

I CERTIFY THIS
INSTRUMENT WAS FILEE

90 AUG -8 AH 10: 05

DRINKARD, ULMER, HICKS & LEON

LAWYERS 1070 GOVERNMENT STREET MOBILE, ALABAMA 36604





