

JAMES HENRY PRENTICE
and CHARLENE PRENTICE,

Plaintiffs,

VS

AMOS A. NICKS and
DANNY CONWELL,

Defendants.

IN THE CIRCUIT COURT FOR

SHELBY COUNTY, ALABAMA

CIVIL ACTION NUMBER

CV-81-256.01

RULING ON PETITION TO SHOW CAUSE AND
ALTERNATIVE RELIEF

The parties once again appearing before this Court, it is the ruling of this Court that the "Alternative Relief" requested by the Defendants, which essentially asks the Court to enter a judgment divesting and vesting property rights of the parties to the parcels of land involved, according to the Consent Judgment previously entered, has already been accomplished in the "Judgment and Order" of December 8th, 1981. Such judgment showing the correct state of title of the lots involved, the Defendant expressed a desire not to press the rule nisi. The Court specifically states that requiring an actual signing of deeds would be legally superfluous and not necessary to a correct state of the title.

DONE and ORDERED this 8 day of JUN 1982.

FILED IN OFFICE THIS THE _____ DAY
OF JUN 8 1982

Costs Paid

Robert R. Armstrong, Jr.
Robert R. Armstrong, Jr.
Circuit Judge

Kyle Ransford
STATE OF ALA. SHELBY CO.
Circuit Court
JUDGE OF PROBATE

1982 JUN 10 PM 2:52

Certified a true and complete copy

Kyle Ransford
Register of Circuit Court

JUN 10 1982

STATE OF ALA. SHELBY CO.
Circuit Court
JUDGE OF PROBATE
1982 JUN 10 PM 2:52

W.E.H.G.