

REAL 2523 PAGE 899

CERTIFICATE OF JUDGMENT

Case Number  
CV 83 5496  
Yr Number

IN THE CIRCUIT COURT OF JEFFERSON COUNTY

Plaintiff: The Colonial Bank of Alabama, N.A.

Judgment Date 5/24/84

Judgment \$ 51,200.00

Costs 84.00

Other

TOTAL \$ 51,284.00

vs

Defendant: L H C and Associates, Inc., a corp; Don Luna-Suite 401, United Artist Tower, 50 Music Square West, Nashville, Tenn; R. T. Lee; Mary J. Lee-2909 Crescent Ave., Bham, Al; Daniel Haralson; Virginia B. Haralson-2469 Shades Crest Road, Bham, Al.  
Pending on Steve Snowden

Plaintiff's Atty. Sirote, Permutt

Defendant's Atty. Najjary, Najjar-DH: VBH

STATE OF ALA. SHELBY CO.  
I CERTIFY THIS  
INSTRUMENT WAS FILED

1984 JUL 13 AM 10:28

STATE OF ALA. JEFFERSON CO.  
I CERTIFY THIS INSTRUMENT  
WAS FILED ON  
JUN 14 PM 2:56  
899

JUDGMENT RENDERED IN FAVOR OF

PLAINTIFF JUDGE OF PROBATE DEFENDANT

JUDGMENT:

☐ Default

☐ Consent

☐ Non Suit

☐ Dismissal

☐ Workman's Comp.

☐ Pro Ami

☐ Detinue

☐ Unlawful Detainer

☒ Other Summary Judgment

JUDGMENT CONDITIONS:

☐ With Exemptions

☐ Without Exemptions

☐ With Prejudice

☐ Without Prejudice

5/24/84 It appearing that there is no genuine issue as to any material fact and that the plaintiff is entitled to a judgment as a matter of law, the foregoing motion is granted. A Summary judgment is granted. A summary judgment is rendered in favor of plaintiff and against the defendants, Daniel Haralson and Virginia B. Haralson, and damages are fixed and assessed in the amount of Fifty-One Thousand Two Hundred Dollars (\$51,200.00) and all costs with waiver of exemptions as to personal property. It is determined by the court that there is no just reason for delay and it is directed that this judgment be entered as a final judgment under the provisions of Rule 54(b), ARCP. Judge Bryan

5/24/84 It appearing that there is no genuine issue as to any material fact and that the plaintiff is entitled to a judgment as a matter of law, the foregoing motion is granted. A summary judgment is rendered in favor of plaintiff and against the defendants, R.T. Lee and Mary J. Lee, and damages are fixed and assessed in the amount of Fifty-One Thousand Two Hundred Dollars (\$51,200.00) and all costs with waiver of exemptions as to personal property. It is determined by the court that there is no just reason for delay and it is directed that this judgment be entered as a final judgment under the provisions of Rule 54(b), ARCP. Jd Bryan

Certified as a True Copy

Polly Conradi  
Sirote Permutt  
CLERK

Sirote, Permutt

CLERK

BOOK U PAGE 999