MYRA I. PATTERSON,

IN THE CIRCUIT COURT FOR

Plaintiff,

SHELBY COUNTY, ALABAMA

DOMESTIC RELATIONS

JOHNNY PATTERSON,

٧S

Defendant.

DR-84-088

## SECOND SUPPLEMENT TO JUDGMENT

The court appointed surveyor has filed his survey with this court, all in accordance with the court's order of May 15, 1985.

Wherefore, it is hereby ORDERED, ADJUDGED and DECREED that the house and three acres surrounding it, which was awarded to firs. Patterson in the court's original judgment of November 7, 1984, is described as follows:

From the SN corner of the NW 1/4 of the SE 1/4, Section 12, Township 22 South, Range 3 West, run south a distance of 297.53 feet; thence left 90° 00' a distance of 213.30 feet to a point on the north right of way of Shelby County Highway 12, said point being the point of beginning; thence, left 820 18' a distance of 426.34 feet; thence right 88° 23' a distance of 370.85 feet; thence right 111° 13' a distance of 457.16 feet; thence right 68° 47' a distance of 217.43 feet to the point of beginning; Also included is all of the land between the line that extends 28.4 feet south of the point of beginning (on the west line of Mrs. Patterson's property) and the line that extends 31.5 feet south from the right of way marker (on the east line of Mrs. Patterson's property; in other words, the west line, as surveyed, extends in a straight line to the edge of County Road 12, and the east line, as surveyed, extends in a straight line to the edge of County Road 12, and the land in between these two lines is a part of the three acres awarded to Myra Patterson.

A copy of this survey is hereby ORDERED made a part of the court file in this action, and is a part of the record in this case. (The parties are hereby advised that they may obtain a copy of this survey by coming to this judge's office and requesting one.)

Evander E. Peavy has submitted a bill to this court for his services in the amount of \$880.00, and this amount is hereby approved by the court. This fee is hereby made a part of the court costs in this action, and Myra Patterson shall pay one-half of this amount and Johnny Patterson shall pay one-half of this amount. Further, a lien is hereby declared in favor of Evander E. Peavy against the above described property until the said \$880.00 is paid into the Clerk of this court.

All other costs in this action are hereby taxed as paid. It is finally ORDERED by the court that in the event the obligor

Rt & Box 324 Montevallo, Al 35/15

BOOK 037 PACE 597

becomes delinquent in a dollar amount equal to one month of support payment as ordered, and upon written affidavit of the obligee of such delinquency, or upon request of the obligor or upon the court's own motion, the income withholding order for child support, which order is contained on separate paper and is specifically incorporated as a part of this decree as required by Act 84-445 of the Alabama Legislature, shall be served upon the obligor's employer and shall become effective within fourteen (14) days of service of same.

DONE and ORDERED this 14 day of June, 1985.

Robert R. Armstrong, Jr.

Circuit Judge

FILED IN OFFICE THIS THE

DAY

OF.

\_\_\_ 19 کے ا

Clerk of Circuit Court
Shelby County, Alabama

STATE OF ALAL SHELBY CO.

I CERTIFY THIS
INSTRUMENT WAS FILE

1985 AUG 12 PM 1: 24

RECORDING FEES

Recording Fee

s\_\$.00

Index Fee

\_\_\_\_\_/.\_0\_0

ŢŌŢĀĽ

6.00