

2436

## UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

In the Matter of: Doyle Wiley, individually f/d/b/a Wiley Furniture	) and ) } }	) ) ) CASE NO. }	86-04928
DEBTOR			

Doyle Wiley, individually and f/d/b/a Wiley Furniture MOVANT v.

Vaughan-Bassett Furniture Co., a corporation RESPONDENT

## ORDER AVOIDING JUDICIAL LIEN ISECTION 522(()(1))

On consideration this day, after notice, of the motion of Debtor to avoid the judicial lien of <u>Vaughan-Bassett Furniture</u> Co., <u>a corporation</u> the Court finds that there was no property, real or personal, owned by Debtor at the time the petition for relief was filed, in excess of the exemptions allowed by law.

It is therefore ORDERED, pursuant to 11 U.S.C. Section 522(f)(1), that the lien fixed by the judgment recorded at REAL VOLUME 079, PAGE 30, in the Probate Office of <u>Shelby</u> AVOIDED because it impairs the exemptions to which Debtor is entitled under 11 U.S.C. Section 522(b) in all of Debtor's property, real and personal.

The holder of the judicial lien here avoided may file an unsecured claim in this case within twenty (20) days.

DONE and ORDERED at Birmingham, Alabama, this the 16 day of \_\_\_\_, 19<u>\_\_\_\_</u>\_\_ Clipp This

