12/2/2000 No. 2000

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IN THE CIRCUIT COURT OF N'87 108 17 P4:09 JEFFERSON COUNTY, ALABAMA BESSEMER DIVISION

MONICA G. NEAL,

Plaintiff

CIVIL ACTION NO.

VS.

HUBERT D. NEAL,

Defendant

CAFE CAHABA, INC.

Employer

DR 83 454.02 (Equity)

CONDITIONAL JUDGMENT AGAINST EMPLOYER

This cause, being presented to the Court on Plaintiff's Motion For a Conditional Judgment Against Employer, upon consideration of same, the Court is of the opinion that the following order should be entered.

Accordingly, it is,

ORDERED, ADJUDGED and DECREED by the Court that the Plaintiff have and recover of said Employer the sum of One Thousand Seven Hundred Fifty (\$1,750.00) Dollars, being One Hundred Seventy-Five (\$175.00) Dollars per month child support for ten (10) months from the date of said service, and the cost accrued herein, unless within thirty (30) days of notice of the rendition hereof, the said Employer appears and shows cause why this Judgment should not be made final and absolute.

DONE and ORDERED this /

STATE OF ALA. SHELBY CO. INSTRUMENT WAS FILED

1987 OCT -6 AM 8: 26

JUDGE OF PROBATE

JUDGE/REGISTER SIGNATURE

I, J. B. View, as Clack of the Circuit Court, Tenth Judicial Character of Sema, Beasemer Division, do to londby contify that the common so is a true, correct east too copy of the instrument how with set out as appears of trourd in said Court.

Witness any pand and the seal of said Court, this 132