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Carolyn Hicks aka Carolyn Veasley
DEFENDANT
DEFAULT JUDGMENT
This action came on the motion of the Pla
(b) (2) of the Alabama Rules of Civil Procedure,
the summons and complaint and not being an in

Model Sales Co., Inc.

VS.

1,7

87-3030 P

1246

PLAINTIFF

IN THE DISTRICT COURT OF SHELBY COUNTY, ALABAMA

CASE No. DV-87-411

JUDGMENT ENTERED BY COURT

tion of the Plaintiff for a default judgment pursuant to Rule 55 ivil Procedure, and the Defendant having been duly served with the summons and complaint and not being an infant or an unrepresented incompetent person and having failed to plead or otherwise defend, and his default having been duly entered and the Defendant having taken no proceedings since such default was entered,

It is ORDERED, ADJUDGED and DECREED that the Plaintiff have and recover of the Defendant the sum of three thousand one hundred six and 45/100 dollars (\$3,106.45) and costs of Court. Judgment entered with waiver of exemption as to personal property. Done this _______ day of _____ September

FILED IN OFF	ICE, This		day d
	SEP 28		, 19
		0	_

Kyle Langford

Clark of District Court of Shalby County

DISTRICT COURT JUDGE
STATE OF ALA SHELBY CO.
I CERTIFY THIS
INSTRUMENT WAS FILTED

RECORDING FEES

Recording Fee AN10:41

Index Fee

1987 OCT 19