

59
Printed and For Sale by Roberts & Son, Birmingham, Ala.

CP Form 80-DEFAULT JUDGMENT ENTERED ON APPLICATION TO CLERK

General Motors Acceptance Plaintiff
Corporation vs.
Benjamin Groce Defendant

District
IN THE CIRCUIT COURT FOR
Shelby COUNTY, ALABAMA
CIVIL ACTION NO. DV-88-759

DEFAULT JUDGMENT ENTERED ON APPLICATION TO CLERK

In this action the defendant Benjamin Groce, having been duly served with the summons and complaint and having failed to appear and his default having been duly entered, upon request of the plaintiff and upon the affidavit of W. Dennis Schilllin of the amount due, which said amount is a sum certain or a sum which can by computation be made certain, the affidavit of W. Dennis Schilllin that the defendant is not an infant or incompetent person, judgment is hereby entered against the defendant, and

It is Ordered and Adjudged that the plaintiff recover of the defendant damages in the amount of \$ 3,948.39 and his costs of action.

Done at Columbiana (Shelby County), Alabama this 14th day of December, 1988.

I CERTIFY THIS
INSTRUMENT WAS FILED
89 JAN-3 PM 12:22
JUDGE OF PROBATE

Kyle Gandy
Clerk

BOOK 220 PAGE 272

✓ Levine & Schilling