

## 45

**VS.**

123456789101112  
13141516171819202122232425262728293031  
3233343536373839404142434445464748495051525354555657585960616263646566676869707172737475767778798081828384858687888990919293949596979899100

Case No. DV-90-369

This action came on the motion of the Plaintiff for a Default Judgment pursuant to Rule 55 (b) (2) of the Alabama Rules of Civil Procedure. 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 One Thousand Four Hundred Eighty Dollars and 88/100 (\$1,480.88) and the costs of Court.

Judgement entered without waiver of exemption as to personal property.

DONE AND ORDERED THIS 13<sup>th</sup> DAY OF DECEMBER, 1991.

Ron Jackson  
RON JACKSON, DISTRICT JUDGE

1. Deed Tax	_____	\$	_____
2. Mtg. Tax	_____	\$	_____
3. Recording Fee	_____	\$	2.50
4. Indexing Fee	_____	\$	3.00
5. No Tax Fee	_____	\$	_____
6. Certified Fee	_____	\$	7.00
Total	_____	\$	6.50

STATE OF ALA. SHERIFF CO.  
I CERTIFY THIS  
INSTRUMENT WAS FILED

91 DEC 31 PM 4: 03

JUDGE OF PROBATE

John Medaris

BOOK 380 PAGE 678