IN THE CIRCUIT COURT JEFFERSON COUNTY, ALABAMA

FILED IN OFFICE

O LAL.	TERSON COUNTY, ALABAMA	
FIDELITY BANK,)	NOV 4 1992
Plaintiff,)	POLLY CONRADI
v.		Clerk
	Civil Action	
DAVID M. MELTON,) No. CV920	18664
Defendent)	 -

NOTICE OF FILING FOREIGN JUDGMENT

COMES NOW, Plaintiff, Fidelity Bank pursuant to Alabama Code § 6-9-233 and files an exemplified default judgment attached hereto as Exhibit A in the above-captioned matter. In support of this notice, Fidelity Bank also files the affidavit attached hereto as Exhibit B.

Respectfully submitted,

James C. Huckaby, dr.

Daniel B. Feldman

OF COUNSEL:

HASKELL SLAUGHTER YOUNG & JOHNSTON,

Professional Association 1200 AmSouth/Harbert Plaza 1901 Sixth Avenue North Birmingham, Alabama 35203 (205) 251-1000

Inst # 1992-25793

11/04/1992-25793
04:23 PM CERTIFIED
SHELBY COUNTY JUDGE OF PROBATE
017 NJS 46.50

CERTIFICATE OF SERVICE

I hereby certify that I have served a copy of the foregoing upon Defendant by hand delivery addressed as follows:

Mr. Chris S. Christ 710 Frank Nelson Building Birmingham, Alabama 35203

DONE this the 4th

day of November, 1992.

Of Counsel

75706.1

THE STATE OF TEXAS, COUNTY OF TARRANT.	
I,R. BRENT KEIS	Judge of
the County Court of said County (which is a Court of Record)do hereby certify that SUZANNE HENDERSON	
whose name is subscribed to the annexed Certificate, was at the date of the same, and is n	ow County
Clerk in and for said County, duly elected, qualified and acting County Clerk of said Court	t, and full
faith and credit are due to all his official acts as such.	
And I do further certify that the signature attached to the annexed Certificate is his prop	er signa—
ture and is genuine, and that said attestation is in due form.	
IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the said Cou	inty Court,
at my office, in Fort Worth, Texas this 24TH day of SEPTEMBER A.D. 19	
	<u> </u>
Judge County Court, Tarrant County, Tex	<u> </u>
THE STATE OF TEXAS, COUNTY OF TARRANT.	_1 _6 41 _
J,	tk of the
County Court of said County (which is a Court of Record), do hereby certify that	. <u></u> , <u></u>
R. BRENT KEIS	
whose name is subscribed to the annexed Certificate was at the date of the same, and is t	
Judge in and for said County, duly elected, qualified and acting County Judge of said Cou	ari, ana juli
faith and credit are due to all his official acts as such.	
And I do further certify that the signature attached to the annexed Certificate is his prope	er signature
and is genuine.	_
IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of the County	
at my office, in Fort Worth, Texas, this _	
day of SEPTEMBER A.	DI 19 <u>92</u>

Clerk County Court, Tarrant County, Texas.

CC-500 GPC-0631

NO. 92-49089-1

FIDELITY BANK, Successor in Interest to FORT WORTH STATE BANK by Assignment and Endorsement from the FEDERAL DEPOSIT INSURANCE CORPORATION as Receiver of FORT WORTH STATE BANK

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IN THE COUNTY COURT

AT LAW NO. ONE

VS.

DAVID M. MELTON

TARRANT COUNTY, TEXAS

DEFAULT JUDGMENT

On the 18 day of 1992 came on to be heard the above-entitled and numbered cause wherein Fidelity Bank, Successor in Interest to Fort Worth State Bank by Endorsement and Assignment from the Federal Deposit Insurance Corporation as Receiver of Fort Worth State Bank, is Plaintiff and David Melton is Defendant. The Plaintiff appeared by its attorney of record and announced ready for trial. The Defendant, although having been duly and legally cited to appear and answer, failed to appear and answer, and wholly made default.

Citation was served according to law and returned to the clerk where it remained on file for the time required by law. The Court has read the pleadings and the papers on file, and is of the opinion that the allegations of Plaintiff's Petition have been admitted and that the cause of action is liquidated and proven by an instrument in writing, and on good and sufficient evidence presented to the Court, finds that:

- (1) Defendant is indebted to Plaintiff, by reason of the Note attached to and incorporated as Exhibit "A" in Plaintiff's Original Petition, in the amount of \$25,754.24, principal, \$6,211.00 prejudgment interest through July 15, 1992, plus a per diem thereafter of \$10.50 until the date of judgment; and
- (2) Defendant is indebted to Plaintiff for reasonable attorney fees in the amount of \$3,500.00.
- IT IS, THEREFORE, ORDERED, ADJUDGED, AND DECREED that Fidelity Bank, Plaintiff, have and recover of and from David Melton:
 - (1) \$32,3/1.74, principal and interest through the date of judgment by reason of the Note;
 - (2) postjudgment interest thereon at the rate of 1ew percent per annum from the date of this judgment until paid;
 - (3) \$5,500.00 as attorney fees; and
 - (4) all costs of court in this behalf expended.

Plaintiff is allowed such writs and processes as may be necessary in the enforcement and collection of this judgment.

SIGNED this 187 day of August, 1992.

JUDGE PRESIDING

M4C/236

NO. 92-49089-1

FIDELITY BANK, Successor in Interest to FORT WORTH STATE BANK by Assignment and Endorsement from the FEDERAL DEPOSIT INSURANCE CORPORATION as Receiver of FORT WORTH STATE BANK

IN THE COUNTY COURT

AT LAW NO. ONE

VS.

DAVID M. MELTON

TARRANT COUNTY, TEXAS

AFFIDAVIT IN SUPPORT OF DEFAULT JUDGMENT

THE STATE OF TEXAS COUNTY OF TARRANT

BEFORE ME, the undersigned authority, on this day personally appeared Bruce Davis, known to me to be the person whose name is subscribed below, who, being by me duly sworn, on his oath stated the following:

- 1. "My name is Bruce Davis and I am a resident of Tarrant County, Texas. I am over the age of twenty-one (21) years and, as Vice President of Fidelity Bank, am fully qualified to make this Affidavit. I have read this Affidavit and have personal knowledge of each and every fact set forth herein. Each and every fact in this Affidavit is true and correct.
- 2. "Fidelity Bank is the owner and holder of the note subject of this suit by endorsement and assignment from the Federal Deposit Insurance Corporation, as receiver of Fort Worth State Bank.

- 3. "I am a custodian of records for Plaintiff and have knowledge of Fidelity Bank's records concerning David Melton, Defendant in this case.
- 4. "Fidelity Bank's records show that David Melton executed a note dated March 14, 1990, in the original principal amount of \$33,591.91. A true and correct copy of the note is incorporated in Plaintiff's Original Petition as Exhibit "A," (the "Note").
- 5. "Exhibit "A" incorporated in Plaintiff's Original Petition is a true and correct copy from the records of Fidelity Bank and are kept in the regular course of business.
- 6. "Defendant defaulted in making the payments under the Note.
- 7. "After all just payments, credits, and offsets, a principal balance of \$25,754.24 plus accrued but unpaid interest is due and owing to Fidelity Bank on the Note. The accrued but unpaid interest on the Note is \$6,211.00 through July 15, 1992, and continues to accrue at the rate of \$10.50 per diem.
- 8. Defendant, David Melton, has failed and refused to pay any part of the outstanding principal or interest due on the Note.
- 9. "On or about December 12, 1990, Fidelity Bank made demand upon Defendant for payment of the outstanding balance due on the Note. A copy of the December 12, 1990 demand letter is attached hereto as Exhibit "A." Defendant, however, continues to fail and refuse to make such payment.

10. "As a result of Defendant's failure and refusal to pay the sums due, Fidelity Bank was required to retain the services of the law firm of McLean & Sanders, a Professional Corporation, to assist it in the collection of the sums due Fidelity Bank. Plaintiff has agreed to pay McLean & Sanders reasonable fees and expenses incurred in the collection of this Note.

AFFIANT SAITH NOTHING FURTHER."

BRUCE DAVIS

of _____, 1992, to certify which witness my hand and seal of office.

Notary Public in and for the

BRENDA CRAWFORD

Notary Public

STATE OF TEXAS

My Comm. Exp. 07/31/96

State of Texas

194C/236

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McLean & Sanders

A PROFESSIONAL CORPORATION
ATTORNEYS

ROMALD L. ADAMS
RAMDY L. AGNEW
KATHLEEN W. BILLINGSLEY
WILLIAM H. BLAIR
ROBERT R. BODDIN
A. WILLIAM BRACKETT
MARRY M. BRANTS
BRUCE R. CAMPSELL
BOGAR C. COOLE
DENISE J. DOLLINS
MENRI J. DURSAULT

100 MAIN PLACE
FORT WORTH, TEXAS 76102-3090
(817) 338-1700
METRO 429-9181
FACSIMILE (817) 870-2265

ELITHER W. ELLIS
DANIEL A. FOSTER
RICHARD H. GATELEY
FRANCISCO HERNANDEZ, JR.
RONALD G. KNIGHT
JOHN B. LAY
FORREST MARKWARD
KATHERYN M. MILLWEE
R. SAUCE MOON
RUBSELL J. NORMENT
RICHARD U. BIMON, JR.
JAMES M. WHITTON

December 12, 1990

CERTIFIED MAIL - RETURN RECEIPT NO. P 540 428 859 AND FIRST CLASS MAIL

Mr. David M. Melton 4908 Branch Mill Circle Birmingham, AL 35223 CERTIFIED MAIL - RETURN RECEIPT NO. P 450 518 860 AND FIRST CLASS MAIL

Mr. David M. Melton P. O. Box 130310 Birmingham, AL 35213

Re: Delinquency in payments of monies due on Promissory Note held by Fidelity Bank as Holder pursuant to endorsement from and as Assignee of the Federal Deposit Insurance Corporation as Receiver of Fort Worth State Bank in the original principal amount of \$33,591.91 dated March 14, 1990, executed by David M. Melton

Dear Mr. Melton:

We have been retained by Fidelity Bank as Holder pursuant to an endorsement from and as Assignee of the Federal Deposit Insurance Corporation as Receiver of Port Worth State Bank to assist it in the collection of the above-described Promissory Note. Pursuant to the terms of the Promissory Note, you agreed to make certain payments. As you are aware, you have defaulted in that obligation and the Promissory Note remains unpaid and is now past que.

As a result of the delinquency and the payment of the Promissory Note in accordance with its terms, this letter is formal notice to you that your indebtedness to Fidelity Bank as Holder of the Promissory Note has been accelerated.

Demand is herewith made for immediate payment in full of the entire outstanding balance due on the Promissory Note and all accrued interest due to date of payment. Unless the entire

Mr. David M. Melton December 12, 1990 PAGE 2

amount is received within thirty (30) days of your receipt of this letter, we shall advise our client to exercise its legal remedies which include filing suit for collection of the note and applicable attorneys' fees. Because you currently reside in Alabama and the Bank is located in Texas, we intend to refer the matter to local counsel in Birmingham, Alabama for collection.

You are hereby advised that you have thirty (30) days after your receipt of this notice to dispute the validity of the debt or any portion thereof. If you fail to dispute the validity of this claim within the thirty (30) day period, we will assume that you agree that the debt is valid, just and true. You are further advised that, if you notify this office in writing within thirty (30) days after your receipt of this notice that the debt or any portion thereof is disputed, verification of the will be forwarded to you.

You are further advised that any information furnished to our client will be used in the collection of the sums due and owing.

I hope that you will wish to avoid the additional expenses involved in defending a lawsuit. Therefore, please comply with the demand set forth above and forward the payment of all sums on the note to Fidelity Bank c/o of the undersigned at the address set forth above.

If you wish a payoff "with respect to the Promissory Note" please contact Mr. Greg Wilemon, President, Fidelity Bank South, 6320 South Freeway, Fort Worth, TX 76134, 817/293-7239.

Your prompt attention to this demand is expected.

Yours very truly,

A. William Brackett

AWB/je cc: Mr. Greg Wilemon, President Fidelity Bank South 6320 South Freeway Fort Worth, TX 76134

Mr. Beall D. Gary
Steiner Byars Haskell Slaughter
Young & Johnston
800 AmSouth-Sonat Tower
Birmingham. At 35202

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₩.E.Q.P.O. 1989-234-555

Form 3800, June 1985

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NO. 92-49089-1

FIDELITY BANK, Successor in Interest to FORT WORTH STATE BANK by Assignment and Endorsement from the FEDERAL DEPOSIT INSURANCE CORPORATION as Receiver of FORT WORTH STATE BANK

IN THE COUNTY COURT

vs.

DAVID M. MELTON

AT LAW NO. ONE

TARRANT COUNTY, TEXAS

AFFIDAVIT IN SUPPORT OF FEES

STATE OF TEXAS
COUNTY OF TARRANT

BEFORE ME, the undersigned authority, on this day personally appeared the undersigned Affiant, who, after being by me duly sworn, on his oath stated:

- 1. "My name is Francisco Hernandez, Jr. I am at least eighteen (18) years of age, of sound mind, capable of making this Affidavit and am fully competent to testify to the matters stated herein, and I have personal knowledge of each of the matters stated herein.
- 2. "I am the attorney of record for Plaintiff in the above-entitled and numbered cause. I am duly licensed to practice law in the courts in the State of Texas, and have been so licensed since November, 1990. I have handled other cases similar to this case and am familiar with the fees charged by members of the Bar in Tarrant County for the work on cases similar to this case.

- 3. "McLean & Sanders' representation of Plaintiff in this matter is on a non-contingent fee basis.
- "McLean & Sanders has spent time working on this case including prosecuting an action in Birmingham, Alabama, the preparation of demand letters, Plaintiff's Original Petition, researched county records, and prepared Default Judgment and accompanying Affidavits. Additionally, the Defendant in this cause is an individual and the proposed time and effort to be expended in collecting the Default Judgment will increase the amount of time to be devoted to this matter. McLean & Sanders has devoted fourteen (14) hours to this matter and anticipates spending an additional ten (10) hours in collecting the Judgment. McLean & Sanders' current billing rates range from \$90.00 to \$175.00 per hour. The sum of \$3,500.00 is a reasonable fee for the prosecution of this suit involving the amount of indebtedness forming the foundation of Plaintiff's suit including additional work to be conducted in the post-judgment phase of this matter to collect the Default Judgment; and
- 5. "Over thirty (30) days have elapsed since Plaintiff's demand for payment was presented to Defendant and Defendant still has not paid the amount owed to Plaintiff or any part thereof.

FURTHER AFFIANT SAITH NOT."

FRANCISCO HERNANDEZ, JR

SUBSCRIBED AND SWORN TO BEFORE ME on this the 21st of 1992, which witness my hand and seal of office.

> Notary Public in and for the State of Aexamosoonsoosoosoosoog

Typed or prom

SHIRLEY J. NIPP NOTARY PUBLIC STATE OF TEXAS

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Myacon. Exp. 2-19-93

124C/236

STATE OF TEXAS) COUNTY OF TARRANT)

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SUZANNE HENDERSON, County Clerk County Courts at Law, Tarrant County, Texas Tarrant County Courthouse, #250 Fort Worth, Texas 76196-0401

By: CARGA BRADEN Deputy

IN THE CIRCUIT COURT JEFFERSON COUNTY, ALABAMA

FIDELITY BANK,)
Plaintiff,))
v.)
DAVID M. MELTON,	Civil Action
	No.
Defendant.)

AFFIDAVIT OF DANIEL B. FELDMAN

Before the undersigned notary, personally appeared Daniel B. Feldman, who, having been duly sworn, does declare the following:

- 1. My name is Daniel B. Feldman and I am over the age of 19 years and suffer from no legal disability.
- 2. I am one of the attorneys for the judgment creditor, Fidelity Bank and I make this affidavit in support of Fidelity Bank's execution on the attached foreign judgment.
- 3. Fidelity Bank avers that Defendant, David M. Melton is not an infant, is not incompetent and is not in the military.
- 4. The current address of Fidelity Bank is 6320 South Freeway, Fort Worth, Texas 76134.

- 5. David M. Melton's last known address is 4908 Branchmill Circle,
 Birmingham, Alabama 35223. His last known post office box address is Post Office Box
 130310, Birmingham, Alabama 35213.
- 6. The foreign judgment attached as Exhibit A to the notice of filing is valid, enforceable and unsatisfied.
- 7. This Affidavit is executed by Daniel B. Feldman in accordance with Alabama Code § § 6-9-230 et seq. for the purpose of enabling Fidelity Bank to execute the exemplified foreign judgment attached as Exhibit A to the notice of filing.

Respectfully submitted,

Daniel B. Feldman

JEFFERSON COUNTY

I, the undersigned authority, a Notary Public in and for said County in said State, hereby certify that DANIEL B. FELDMAN, whose name is signed to the foregoing instrument and who is known to me, acknowledged before me on this day that, being informed of the contents of such instrument, he executed the same voluntarily on the day the same bears date.

GIVEN under my hand and seal, this 4th day of November, 1992.

[NOTARIAL SEAL]

Notary Public

My Commission Expires: 13, 1996

Inst # 1992-25793

75710.1

11/04/1992-25793
- 204:23 PM CERTIFIED
SHELBY COUNTY JUDGE OF PROBATE
D17 NJS 46.50