

STATE OF ALABAMA
Appellant
vs.
MARY UNDERWOOD and
BETSY WALKER
Appellees

CONDEMNATION

CASE NO. 2117

On this the 9th day of May, 1973, in open Court came the parties with their attorneys, and this cause having been regularly set for trial for this day by consent of both parties, and an issue having been joined between the parties, and the jury trial heretofore demanded having been waived by both parties to this cause, this cause is tried by the Court without the intervention of a jury, and the Court after hearing the evidence renders a judgment for the defendant and against the appellant for the sum of \$5,000.00.

It is therefore ordered and adjudged by the Court that the defendants (appellees) do have and recover of the applicant (appellant), the sum of \$5,000.00, the amount of damages as so assessed by the Court, in this cause, and all court costs in this cause created, for the recovery of which let execution issue.

It is further ordered that the clerk's check be made payable to Lewis K. Cato, Mary Underwood, and Betsy Walker.

Inst # 193-04140

02/11/1993-04140
03:12 PM CERTIFIED
SHELBY COUNTY JUDGE OF PROBATE
001 MCD 6.50

Certified a true and complete copy

Dan Reeves, sb
Register of Circuit Court