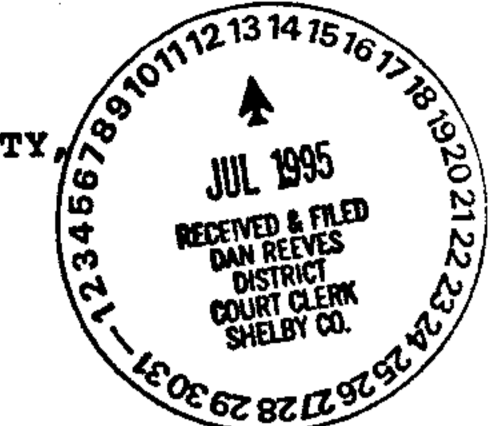
3018

IN THE DISTRICT COURT OF SHELBY COUNTY ALABAMA



COLE & EDDLEMAN DEVELOPMENT CO., PLAINTIFF

VS.

Case No. SM-95-626

PAMELA RUSHING, DEFENDANT

DEFAULT JUDGMENT

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/her default having been duly entered and the Defendant having taken no proceedings since such default was entered, and upon proper proof offered by the Plaintiff,

It is ORDERED, ADJUDGED and DECREED that the Plaintiff have and recover of the Defendant the sum of Eight Hundred Thirty Two Dollars and 14/100 (\$832.14) and the costs of Court. Judgement entered without waiver of exemptions as to personal property.

Either party may appeal the judgment of this Court to the Circuit Court of Shelby County, Alabama. Any appeal must be perfected within 14 days of the date of this judgment, in the manner provided by law. The Clerk is ordered to send a copy of this order to the parties.

DONE AND ORDERED THIS 12TH DAY OF JULY, 1995.

RON JACKSON, DISTRICT JUDGE

Inst # 1995-25143

11:08 AM CERTIFIED
SHELBY COUNTY JUDGE OF PROBATE
001 NCD 8.50