State of Alabama
Unified Judicial System

FORM: 225 - 4/89

## CERTIFICATE OF JUDGMENT

Case Number

DR 91 2668.01

## IN THE CIRCUIT COURT OF JEFFERSON COUNTY

efendant: WILLLIAM 7	vs			18
udgment Rendered in F	avor of:	Plaintiff		efendant
udgment:	☐ Default ☐ Dismissal ☐ Detinue	Consent Unlawful Detainer		rial
	Other	<u>,                                     </u>	(Giv	e details below)
Judgment Conditions:	☐ With Waiver	☐ Without Waiver		
	☐ With Prejudice ☐ Not Applicable	Without Prejudice		878 878 FIED 98416
				Inst * 1997-0387 02/06/1997-03 09:55 AM CERTI
Certified As A True Cop	y On:		nn 1	2

LILLIAN TAYLOR,

PLAINTIFF,

IN THE CIRCUIT COURT OF

JEFFERSON COUNTY, ALABAMA

VS.

WILLIAM TAYLOR,

DEFENDANT.

AND

AILEEN TAYLOR,

PLAINTIFF,

VS.

WILLIAM TAYLOR,

DEFENDANT.

EQUITY DIVISION

CASE NO.: -DR-94-2526 JCC

76-198368.07

IN THE CIRCUIT COURT OF

JEFFERSON COUNTY, ALABAMA

EQUITY DIVISION

CASE \NO.: DR 91 2668 JCC

ORDER <

cases coming on to be heard, and being These consolidated due to the fact that many of the same issues were being addressed in each; and the Court, after having tried all pending matters before it, does, based on all of the legal evidence, enter the following Order respective theretare consideration thereof, it is

## ORDERED and ADJUDGED as follows:

INPR 19 1995

- The Court finds that the (1) Taylor, is in willful contempt of this Court's prior orders regarding his failure to pay the alimony payments heretofore ordered by this Court. Were it not for the current physical condition of the Defendant, this Court would order the Defendant to jail as punishment for his civil and criminal contempt.
- The Court finds that the Defendant has had, in his possession and under his control, sufficient funds with which to have paid the alimony obligation to the Plaintiff, when those payments were due. The Court further finds that the Defendant current monthly income of Eleven Thousand Dollars has

TAYLOR V. TAYLOR
DR 78 198-368 JCC
TAYLOR V. TAYLOR
DR 91 2668 JCC
ORDER
Page 2

\$ -- W.

(\$11,000.00), which includes his business interest income and income from a disability insurance policy.

- in his payments to his former wife, Aileen M. Taylor, through the month of January, 1995, the sum of Twenty-Six Thousand Two Hundred Fifty Dollars (\$26,250.00). The Plaintiff, Aileen M. Taylor, is awarded a judgment for that amount, plus accrued interest thereon.
- in his payments to his former wife, Lillian Taylor, through the month of January, 1995, the sum of Thirty-Seven Thousand Five Hundred Dollars (\$37,500.00). The Plaintiff, Lillian Taylor, is awarded a judgment for that amount, plus accrued interest thereon.
- Modify, under case number DR 78 198-368, is due to be granted. The Defendant shall pay to the Plaintiff, Lillian Taylor, the sum of Two Thousand Dollars per month as alimony, pending further Order of this Court. Said payments shall be due and payable commencing on the 15th day of April, 1995.
- (6) That Court finds that the Defendant's Petition to Modify, under case number DR 91 2668, is due to be denied.
- Taylor, through the office of her attorney of record, the sum of Four Thousand Dollars (\$4,000.00) for her attorney of record, Robert Barnett, Esquire, for professional services rendered to the Plaintiff in this cause. This amount does not necessarily reflect the total value of services rendered, but rather represents the appropriate contribution due from the Defendant

TAYLOR V. TAYLOR
DR 78 198-368 JCC
TAYLOR V. TAYLOR
DR 91 2668 JCC
ORDER
Page 3

towards those services.

- (8) That the Defendant pay to the Plaintiff, Aileen Taylor, through the office of her attorney of record, the sum of Three Thousand Seven Hundred Fifty Dollars (\$3,750.00) for her attorney of record, Rick Fernambucq, Esquire, for professional services rendered to the Plaintiff in this cause. This amount does not necessarily reflect the total value of services rendered, but rather represents the appropriate contribution, due from the Defendant towards those services.
- (9) The costs of court incurred as a result of these proceedings are hereby taxed against the Defendant.

DONE and ORDERED this .the

day of April, 1995.

CIRCUIT JUDGE

Copies of this Order were mailed pursuant to Rule 77(d) of the Alabama Rules of Civil Procedure this date.

Dated:	4-19	1995
	KN	

Inst # 1997-03872

02/06/1997-03872 09:55 AM CERTIFIED SHELBY COUNTY JUDGE OF PROBATE 004 MCD 17.00