

AV50312

ALABAMA JUDICIAL DATA CENTER
JEFFERSON COUNTY
CERTIFICATE OF JUDGEMENT

CV 1997 000491.00
ALLWIN E HORN III

IN THE CIRCUIT COURT OF JEFFERSON COUNTY

JOHN REAMER VS ADVANCED WALLS AND FOUNDATIONS INC ET AL

DEFENDANT

MCCULLOUGH HAL J
1109 HIGHLAND LAKE DR

BHAM ,AL 35242-0000

PARTY'S ATTORNEY:

RELFE J MASSEY JR
2102-D CAHABA ROAD

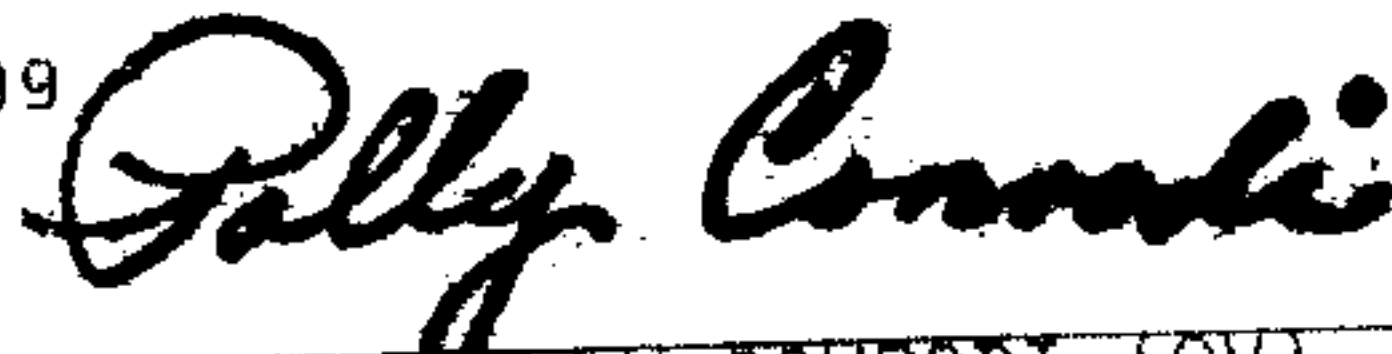
BIRMINGHAM ,AL 35223

I, POLLY CONRADI (CV) , CLERK OF THE ABOVE NAMED COURT HEREBY
CERTIFY THAT ON 12/03/1999 PLAINTIFF, REAMER JOHN RECOVERED
OF DEFENDANT IN SAID COURT A JUDGEMENT WITHOUT WAIVER OF EXEMPTIONS FOR THE
SUM OF \$243,673.74 DOLLARS PLUS \$126.00 DOLLARS COURT COSTS, AND
THAT THE PLAINTIFF'S ATTORNEY(S) OF RECORD WAS: GALESE JOHN M

12/03/1999 JUDGMENT IS RENDERED IN FAVOR OF PLAINTIFF AND AGAINST THE
DEFENDANT. ORDER PER SEPARATE PAPER.

JUDGE HORN

GIVEN UNDER MY HAND THIS DATE 12/20/1999



CLERK: POLLY CONRADI (CV)
801 N 21ST ST ROOM 901
BIRMINGHAM AL 35203
(205)325-5355

OPERATOR: EDH
PREPARED: 12/20/1999

PLAINTIFF'S ATTORNEY:

GALESE JOHN M
300 FIRST COMMERCIAL BANK
800 SHADES CREEK PARKWAY
BIRMINGHAM AL 35209

Inst # 2000-01641

01/14/2000-01641
10:20 AM CERTIFIED
SHELBY COUNTY JUDGE OF PROBATE
002 HRS 11.00

IN THE CIRCUIT COURT
OF JEFFERSON COUNTY, ALABAMA

JOHN REAMER,

Plaintiff,

v.

ADVANCED WALLS AND
FOUNDATIONS, INC. and
HAL J. MCCULLOUGH,

Defendants.

Case No. CV97-491 ✓

FILED IN OFFICE

DEC 9 1999

POLLY CONRADI
Clerk

Filed In Open Court
THIS <u>29</u> day of <u>Nov</u> 19 <u>99</u>
POLLY CONRADI CLERK CIRCUIT COURT
By <u>[Signature]</u> DEPUTY CLERK

FINAL JUDGMENT

The Plaintiff has asserted various statutory, contract and tort claims, including, fraud, misrepresentation, deceit, suppression, shareholder oppression, minority squeeze out, breach of contract, breach of the duty of care, breach of the duty of loyalty, conversion and waste, as well as a statutory claim for the Defendants' failure to permit inspection of corporation records. The Court entered a default against the Defendants on July 8, 1999 with leave of the Plaintiff to prove its damages. Thereafter, the Defendants moved this Court to set aside the entry of default, which was, on October 29, 1999, denied. The Court directed the Plaintiff to establish his damages, by affidavit.

Upon further consideration of the pleadings and proof of damages now offered by the Plaintiff, the Court enters and enrolls the following DEFAULT JUDGMENT against Hal J. McCullough and Advanced Walls and Foundations, Inc. on all of the Plaintiff's claims, separately and severally as follows:

Judgment is hereby rendered for John Reamer and against Hal J. McCullough, and Advanced Walls and Foundations, Inc., jointly and severally, for \$243,673.74. Costs of this action are taxed against the Defendants, for which let execution issue.

This 29th day of Nov 1999.

[Signature]
ALLWIN E. HORN, III
CIRCUIT JUDGE

Inst # 2000-01641

cc: John Martin Galese, Esq.
Sam McCord, Esq.

01/14/2000-01641
10:20 AM CERTIFIED
SHELBY COUNTY JUDGE OF PROBATE
002 HNS 11.00