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

ADVANCED WALLS & FOUNDATIONS % HAL J MCCULLOUGH 1109 HIGHLAND LAKE DR ,AL 35242-0000

A 3

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 RECOVERED CERTIFY THAT ON 12/03/1999 PLAINTIFF, REAMER JOHN 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

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

JUDGE HORN

GIVEN UNDER MY HAND THIS DATE 12/20/1999

ROOM 901 35203 (205)325-5355

EDH PREPARED: 12/20/1999

PLAINTIFF'S ATTORNEY:

Inst # 2000-01642

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

01/14/2000-01642 10:20 AM CERTIFIED SHELBY COUNTY JUDGE OF SPENATE

•	IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABA	
JOHN REAMER,) }	nsc. 3 1999
Plaintiff, v.)) Case No. CV9	POLLY CONFIAD POLLY CIEFK
ADVANCED WALLS AND FOUNDATIONS, INC. and HAL J. MCCULLOUGH,)	Filed In Open Court THIS 34 day of 102. 1922 POLLY CONRADI
Defendants.)	ByCLERK CIRCUIT COURT /
	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 2-9 day of

1999

ALLWIN E. HORN, III

CIRCUIT JUDGE

Inst # 2000-01642

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

O1/14/2000-01642
10:20 AM CERTIFIED
SHELBY COUNTY JUDGE OF PROMATE
ONE WAS 11.00