

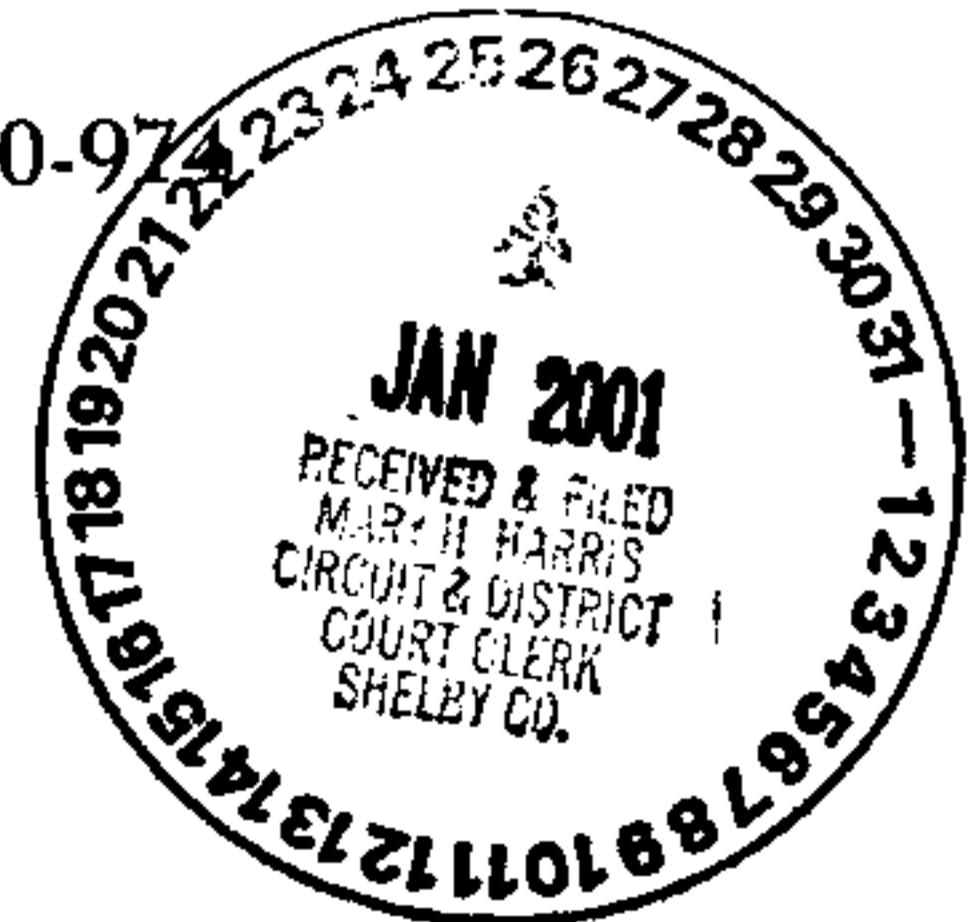
IN THE CIRCUIT COURT OF SHELBY COUNTY, ALABAMA

SHELBY COUNTY, ALABAMA,
PLAINTIFF

v.

KAREN L. BROWN, et al.,
DEFENDANTS

CASE NO. CV-2000-97



FINAL JUDGMENT

THIS CAUSE came on before the Court on January 23, 2001 for a Final Judgment under Rule 55 of the Alabama Rules of Civil Procedure Defendant, Karen L. Brown having been duly served with the Summons and Complaint on October 12, 2000. The other two Defendants Browns Construction Clean Up and BBC Brown Construction Up not having been served, Plaintiff moved to dismiss the claims against those two Defendants which the Court granted. The Court proceeded to hear testimony in regards to Defendant, Karen L. Brown, the said Karen L. Brown not being an infant or an unrepresented incompetent person and having failed to plea or otherwise defend since served with the Summons and Complaint in this cause and the said Karen L. Brown's default having been duly entered and not taken any proceedings since such default was entered. Having heard and considered said ore tenus testimony, it is ORDERED and ADJUDGED by the Court that Plaintiff, Shelby County, Alabama have judgment against Defendant, Karen L. Brown and recover from Defendant, Karen L. Brown the sum of \$3,138.80 plus the costs of court.

DONE and ORDERED this 24th day of January, 2001.

Certified a true and correct copy

Date: Feb. 5, 2001

D. Al Crowson
Circuit Judge

Mary H. Harris
Mary H. Harris, Circuit Clerk
Shelby County, Alabama

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