

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA SOUTHERN DIVISION

LAWRENCE J. WARFIELD, As)
Receiver for DENNEL FINANCE)
LIMITED,)
Plaintiff,)
-VS-)))
MARVIN BECKMAN, et al.,))
Defendants,)
)

CERTIFICATE OF JUDGMENT

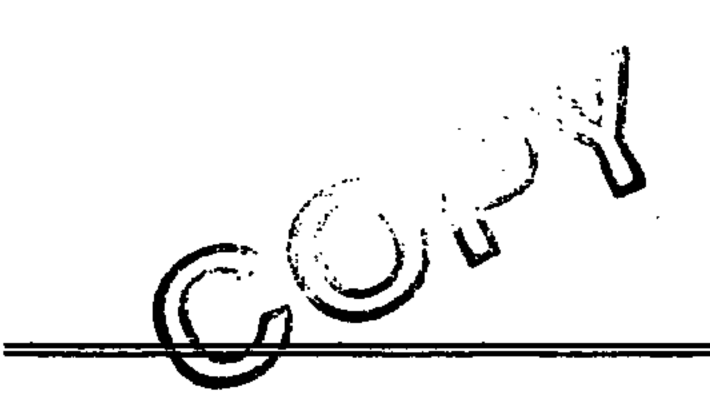
I, PERRY D. MATHIS, Clerk of the United States District Court for the Northern District of Alabama, do hereby certify that on the 10th day of May, 2002, a Final Judgment against Ronald Smith was rendered in the United States District Court for the Northern District of Texas, Dallas Division in the above-styled cause, and registered in the United States District Court for the Northern District of Alabama on the 2nd day of December, 2002, wherein it was ORDERED by the Court that Plaintiff Lawrence J. Warfield, as Receiver for Dannel Finance, Limited, recover from Ronald Smith, the sum of \$80,786.03, plus post-judgment interest thereon at the highest rate allowed by law, and that execution issue for this judgment; and that Tim Lupinacci is the Attorney of Record for Lawrence J. Warfield, as Receiver for Dennel Finance Limited in said cause.

WITNESS, My Hand and the Seal Of said Court, this the 28th day of May, 2003.

PERRY D. MATHIS, CLERK

 $\mathbf{R}\mathbf{Y}$

Deputy Clerk



United States District Court northern district of texas

LAWRENCE J. WARFIELD, AS RECEIVER FOR DENNEL FINANCE LIMITED

CERTIFICATION FOR JUDGMENT FOR REGISTRATION IN ANOTHER DISTRICT

VS.

Case Number: 3-01 CV 0481-R

MARVIN BECKMAN, et al.

I, Karen Mitchell, Clerk of the United States district court, certify that the attached Final Judgment Against Ronald Smith is a true and correct copy of the original judgment entered in this action on May 10, 2002, as it appears in the records of this court, and that no notice of appeal from this judgment has been filed, and no motion of an kind listed in Rule 4(a) of the Federal Rules of Appellate Procedure has been filed.

IN TESTIMONY WHEREFORE, I sign my name and affix the seal of this Court.

11/3-02 Date CLERK OF COURT

Clerk

U.S. DISTRICT COURT NORTHERN DISTRICT OF TEXAS IN THE UNITED STATES DISTRICT COURTILED FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION MAY - 9 2002LAWRENCE J. WARFIELD, AS CLERK, U.S. DISTRICT COURT RECEIVER FOR DENNEL FINANCE LIMITED Deputy Petitioner, CIVIL ACTION NO. 3-01 CV 0481- R VS. MARVIN BECKMAN, et al. Defendants.

FINAL JUDGMENT AGAINST RONALD SMITH

Trial of this matter came before the Court on the 8th day of May, 2002. The Receiver Lawrence J. Warfield, Plaintiff in this matter, appeared through his counsel, Kelly M. Crawford. Defendant Ronald Smith ("Smith") did not appear. This Court has personal jurisdiction over Defendant Smith, and subject matter jurisdiction over this lawsuit. The Court, having considered the evidence presented at trial, finds that the Receiver is entitled to Judgment on his claim of Fraudulent Transfers against Smith. Accordingly,

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that Plaintiff Lawrence J. Warfield, as Receiver for Dennel Finance, Limited, recover from Ronald Smith, the sum of \$80,786.03, plus post-judgment interest thereon at the highest rate allowed by law, and that execution issue for this judgment.

> Certified a true copy of an instrument on file in my office on Clerk, U.S. District Court, Northern District of Yexas

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IT IS FURTHER ORDERED that this Court shall retain exclusive jurisdiction of this action for all purposes.

ITT.

IT IS FURTHER ORDERED that this Final Judgment may be served upon Smith, in person or by mail either by the United States Marshal, the Clerk of the Court, or the Receiver.

IV.

IT IS FURTHER ORDERED that this Final Judgment arose out of acts of fraud by Smith, and, as such, this Final Judgment may not be discharged in any bankruptcy proceeding.

V.

IT IS FURTHER ORDERED that all relief sought by pending motions filed by Smith, or filed by the Receiver against Smith, not otherwise encompassed within this Judgment, are hereby DENIED.

VI.

There being no just reason for delay, the Clerk of this Court is hereby directed to enter this Final Judgment pursuant to Rule 54 of the Federal Rules of Civil Procedure.

Signed this 9 day of May, 2002.

UNITED STATES DISTRICT COURT JUDGE