


AVSO312

ALABAMA JUDICIAL DATA CENTER
JEFFERSON COUNTY
CERTIFICATE OF JUDGEMENT


20051123000611060 1/3 \$17.00
Shelby Cnty Judge of Probate,AL
11/23/2005 01:18:05PM FILED/CERT

CV 2003 007169.00

HOUSTON BROWN

IN THE CIRCUIT COURT OF JEFFERSON COUNTY

CHARLES LUDWIGSON ET AL VS CAROLYN THOMPSON ET AL

DEFENDANT

TURF'S UP LLC
% REG AGENT
2513 MEADOWWOOD CIRCLE
BIRMINGHAM ,AL 35242-0000

PARTY'S ATTORNEY:

*** PRO SE ***

I, ANNE-MARIE ADAMS , CLERK OF THE ABOVE NAMED COURT HEREBY
CERTIFY THAT ON 10/28/2005 PLAINTIFF, LUDWIGSON CHARLES RECOVERED
OF DEFENDANT IN SAID COURT A JUDGEMENT WITHOUT WAIVER OF EXEMPTIONS FOR THE
SUM OF \$20,974.40 DOLLARS PLUS \$255.00 DOLLARS COURT COSTS, AND
THAT THE PLAINTIFF'S ATTORNEY(S) OF RECORD WAS:
LYERLY JONATHAN E

GIVEN UNDER MY HAND THIS DATE 11/07/2005



CLERK: ANNE-MARIE ADAMS
RM 400 JEFF CO COURTHOUSE
BIRMINGHAM AL 35203
(205) 325-5355

OPERATOR: EDH
PREPARED: 11/07/2005

PLAINTIFF'S ATTORNEY:

LYERLY JONATHAN E
2330 HIGHLAND AVE SOUTH
BIRMINGHAM AL 35205

IN THE CIRCUIT COURT OF JEFFERSON COUNTY, ALABAMA

CHARLES and MARSHA
LUDWIGSON,

Plaintiff,

v.

CAROLYN THOMPSON,
MICHAEL THOMPSON, and
TURF'S UP L.L.C.,

Defendant.

CIVIL ACTION NO.

CV 03-7169

FILED IN OPEN COURT

This 28th day of October,
2005.

HJB

HOUSTON L. BROWN, JUDGE

JUDGMENT

The parties hereto, each having waived, in open court, the right to trial by jury, and this court, having conducted the trial of this cause, ore tenus, on October 24, 2005, it is hereby

ORDERED, ADJUDGED AND DECREED as follows:

1. That the Defendants owe the Plaintiffs: a principal loan balance of Fourteen Thousand Three Hundred Twenty Dollars (\$14,320.00), together with interest due thereon, calculated at six percent (6%) simple, amounting to Two Thousand Four Hundred Thirty-Four Dollars and 40/100's (\$2,434.40), damages to the Plaintiff's sprinkler system of One Thousand Two Hundred Dollars (\$1,200.00), and damage to the Plaintiff's sod and flowers of Three Thousand Twenty Dollars (\$3,020.00). Therefore, Judgment is hereby rendered in favor of the Plaintiffs Charles Ludwigson and Marsha Ludwigson and against the Defendants, Carolyn Thompson, Michael Thompson and Turf's Up, L.L.C. in the amount of Twenty Thousand Nine Hundred Seventy-Four Dollars and 40/100's (\$20,974.40).

2. The Court further finds that the Plaintiffs are entitled to possession of the following identified to personalty, which stands as security for the loan balance and interest referenced-above:

1997 Ford F-150	Vin# 1FTZF172X1NA02216	\$5,500.00
1997 Ford F-150	Vin# 1FTHF25F6VEA05403	\$7,500.00
Trailer (BobCat)	Ser.# 0400SF002036W	\$2,000.00
60" Viper (Deck Mower)	Ser.# FH680VA15039	\$4,000.00
21" Toro Mower	Ser.# 242329	\$ 750.00
21" Toro Mower	Ser.# 5900196	\$ 750.00
Trimmer (hand held)	Ser.# 243947602	\$ 300.00
Trimmer (hand held)	Ser.#	\$ 300.00
Edger (hand held)	Ser.# 4137080180	\$ 250.00
Edger (hand held)	Ser.#	\$ 250.00
Blower (hand held)	Ser.# 247657688	\$ 325.00
Blower (hand held)	Ser.# 247654569	\$ 325.00
Chainsaw	Ser.# 99335DZ01395	\$ 150.00
Tiller	Ser.# 906016157	\$ 600.00
Hedge Pruners	Ser.# HB600A001850	\$ 650.00

The Court finds the alternate value of each item of personalty to be as listed beside each item of personalty in the third column of the above listing.

3. Costs of court are hereby taxed to the Defendants.

DONE and ORDERED this 28th day of October, 2005.

Houston L. Bann
Circuit Judge

cc: Jonathan E. Lyerly, Esquire
Carolyn Thompson
Michael Thompson
Turf's Up, LLC