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UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF FLORIDA PENSACOLA DIVISION

IN RE:)
DELMA AND STACEY REESE) CASE NO. 10-50212-LMF) CHAPTER 7
Debtor.)
JOHN E. VENN, JR., TRUSTEE, 220 W. Garden St., Ste. 603 Pensacola, FL 32502)))
Plaintiff,)
vs.) Adversary No. 11-05028
DELMA AND STACEY REESE 6103 Reesefields Ln. Marianna, FL 32448)))
Defendants.))
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FINAL JUDGMENT AFTER DEFAULT

THIS CAUSE came before this Court on the Plaintiff's Motion for Final Judgment After Default and Memorandum in Support

Thereof and no notice and hearing appearing necessary, and the Court being fully advised in the premises, it is

ORDERED AND ADJUDGED that Plaintiff, JOHN E. VENN, JR., TRUSTEE, recover from Defendants, DELMA AND STACEY REESE, the sum of \$3,000.00, for all of which let execution issue. It is further

ORDERED that the judgment debtors shall complete under oath Florida Rule of Civil Procedure Form 1.977 (Fact Information Sheet), including all attachments, and serve it on judgment

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creditor's attorney, or the judgment creditor if the judgment creditor is not represented by an attorney, within 45 days from the date of this final judgment, unless the final judgment is satisfied or post-judgment discovery is stayed.

Jurisdiction of this case is retained to enter further orders that are proper to compel the judgment debtors to complete Form 1.977, including all required attachments.

Done and Ordered this 24th day of January, 2012.

LEWIS M. KILLIAN Bankruptcy Judge

Copies to:
John E. Venn, Jr.
Delma and Stacey Reese

I HEREBY CERTIFY that this is a true and correct copy of the original on file in the office of the Clerk, United States Bankruptcy Court for the Northern District of Florida.

WILLIAM W. BLEVINS, Clerk, Bankruptcy Court

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