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Vol. 188 Page 1786

I HEREBY CERTIFY THAT THE
FOREGOING IS A TRUE COPY
OF THE ORIGINAL THEREOF.

Attest my hand for

FEB 12 41
CIRCUIT COURTIN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF JEFFERSONFIRST INTERSTATE BANK,
Trustee for Marvin H. Light
Trust,

Plaintiff,

vs.

THE PARTS HUT, INC., an
Oregon Corporation, D. ARMIN
JONES, SUSAN JEAN JONES,
JOHN GARDNER, MEREDITH
GARDNER, CHRISTOPHER J.
MORTON and BARBARA L.
MORTON (nka BARBARA L.
CHHAYA),

Defendants.

No. 10036

JUDGMENT

FEB 12 53

This matter came before this Court on the 10th day of November, 1987 at 10:00 a.m. for trial. Ronald D. Murray appeared on behalf of First Interstate Bank, Trustee for Marvin H. Light Trust. Defendants Susan Jean Jones and John Gardner did not appear for the reason they had no defense to the present action on a negotiable instrument as communicated by their attorney of record, Mark Grider. Defendant Barbara L. Morton (Barbara L. Chhaya) also did not appear for the reason she had no defense to the present action on a negotiable instrument as communicated by her attorney of record, Daniel M. Ricks. Defendant D. Armin Jones did not appear and has no counsel of record despite trial notices sent to his last known address. A default judgment has previously been entered

Page

JUDGMENT

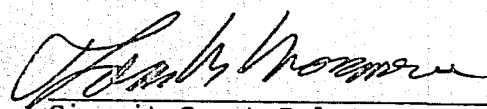
lit
BROWN & HANSEN
Attorneys at Law
Suite 1040 Columbia Square, 111 S. W. Columbia
Portland, Oregon 97201
Telephone (503) 228-4331

1 against each of Christopher J. Morton and The Parts Hut, Inc.
2 Plaintiff submitted a preponderance of evidence to prove its prima
3 facia case as alleged. The evidence included the original note
4 as signed by the parties and testimony as to payments and com-
5 putation of balance due and owing. By the terms of the note, plain-
6 tiff is entitled to collection costs and reasonable attorney fees.
7 Based upon the records and files herein and the evidence presented
8 by plaintiff; NOW THEREFORE:

9 IT IS HEREBY ORDERED AND ADJUDGED that plaintiff have
10 judgment against defendants D. Armin Jones, John Gardner and Barbara
11 L. Morton (nka Barbara L. Chhaya) jointly and severally and each of
12 them in the principal sum of \$50,927.21 plus interest at 6% accrued
13 from January 13, 1983 through November 20, 1987 in the amount of
14 \$14,842.84 plus interest at the rate of 9% per annum from November
15 20, 1987 until paid; for its reasonable attorney fees in the sum of
16 \$6,605.00 and for its costs and disbursements incurred herein
17 including collection costs taxed at \$419.45 and that execution issue
18 therefor.

19 IT IS THEREFORE FURTHER ADJUDGED that defendants' affir-
20 mative defenses are hereby dismissed.

21 DATED this 30 day of November, 1987

22
23
24 
25 Circuit Court Judge
26 Thomas M. Mosgrove

2. JUDGMENT
Page

1 Form of Judgment
 2 Submitted by: Ronald D. Murray
 3 of Attorneys for Plaintiff
 4 Brown & Hansen
 5 111 S. W. Columbia, Suite 1040
 6 Portland, Oregon 97201
 7 (503) 228-4331
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Page³ - JUDGMENT

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STATE OF OREGON

COUNTY OF JEFFERSON

I certify that the foregoing *Judgment*
 has been compared with the original and that it
 is a correct and true copy of the original.
 of such and of the true and correct copy of the original
 the Trial Court Clerk of the County of Jefferson, Oregon.
 By *Janet E. Smith* 1988
 DATE *Jan 21*

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of Brown & Hansen, Attorneys at Law the 8th day
 of February A.D., 19 88 at 12:53 o'clock P.M., and duly recorded in Vol. M88
 of County Lien Docket on Page 1786

FEE \$15.00

Evelyn Biehn, County Clerk
 By *Ram Smith*