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IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS MUNICIPAL DEPARTMENT-FIRST DISTRICT THE CITY OF CHICAGO, a municipal corporation, Plaintiff, No: 04 M 402 745 Re: 80 50-52 5. M4) Defendant(s). ORDER OF JUDGMENT AND ENFORCEMENT THIS CAUSE COMING to be heard on the set call, the Court having jurisdiction over the parties and being fully advised in the premises, we ndell yilling having to july do appear in Court of other wise answer the Completion of the parties and being fully advised in the premises, we ndell yilling having to july do appear in Court of other wise answer the Completion of the parties and being fully advised in the premises, we ndell yilling having to july do appear in Court of other wise answer the Completion of the parties and being fully advised in the premises, we ndell yilling having to july do appear in Court of the wise answer that the completion of the parties and being fully advised in the premises, we ndell yilling having the late of the court having jurisdiction over the parties and being fully advised in the premises, we ndell yilling having the late of the court having jurisdiction over the parties and being fully advised in the premises. This cause coming to the court having jurisdiction over the parties and being fully advised in the premises. The pudgment entered on the date of 6-6-05 in the amount of \$7.500.00 plus \$60 court costs for a total of \$1.500.00 against defendants with All Williams and the premises are the court having jurisdiction over the parties and being fully advised in the court having jurisdiction over the parties and being fully advised in the premises.	
MUNICIPAL DEPARTMENT-FIRST DISTRICT THE CITY OF CHICAGO, a municipal corporation, Plaintiff, No: 04 M 402 745 Re: 30 50-52 S. May Defendant(s). ORDER OF JUDGMENT AND ENFORCEMENT THIS CAUSE COMING to be heard on the set call, the Court having junisaliction over the parties and being fully advised in the premises; wendell Villems having failed to appear in Court of otherwise answer the Completent having been defaulted. T IS HEREBY ORDERED THAT: 1. The judgment entered on the date of 6-6-05 in the amount of \$7,500.00 plus \$60 court costs for a total of \$7,500.00 against defendants Wendell William shall stand as	÷
Plaintiff, No: 04 M 402 745 Re: 80 50 - 52 S. May Defendant(s). ORDER OF JUDGMENT AND ENFORCEMENT THIS CAUSE COMING to be heard on the set call, the Court having jurisdiction over the parties and being fully advised in the premises; wendell villens having failed to affect in Court or otherwise answer the Compleand having been defoulted: T IS HEREBY ORDERED THAT: 1. The judgment entered on the date of 6-6-05 in the amount of \$7,500.00 plus \$60 court costs for a total of \$7,500.00 against defendants We shall stand as	±.
Defendant(s). ORDER OF JUDGMENT AND ENFORCEMENT THIS CAUSE COMING to be heard on the set call, the Court having junisdiction over the parties and being fully advised in the premises; wendell Villims having failed to appear in Court of otherwise answer the Complete and having been defoulted. T IS HEREBY ORDERED THAT: The judgment entered on the date of 6-6-05 in the amount of \$7,500.00 plus \$60 court costs for a total of \$7560.00 against defendants Windell Willims shall stand as	
ORDER OF JUDGMENT AND ENFORCEMENT THIS CAUSE COMING to be heard on the set call, the Court having junisdiction over the parties and being fully advised in the premises; wendell Villims having failed to appear in Court or otherwise answer the Complete and having been defaulted. IT IS HEREBY ORDERED THAT: The judgment entered on the date of 6-6-05 in the amount of \$ 7,500.00 plus \$60 court costs for a total of \$ 7,500.00 against defendants Windill Willims shall stand as	
THIS CAUSE COMING to be heard on the set call, the Court having jurisdiction over the parties and being fully advised in the premises; wended villing having failed to appear in Court or otherwise answer the Complete and having been defoulted: T IS HEREBY ORDERED THAT: The judgment entered on the date of 6-6-05 in the amount of \$7,500.00 plus \$60 court costs for a total of \$1,560.00 against defendants Windell William shall stand as	
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shall stand as	
inal judgment,	
Leave for enforcement of said judgment is granted plaintiff. City of Chicago, instantes. The IS IN Orthern IS Off Cold	
This order is final, appealable, and enforceable, the court finding no just cause or reason to delay from forcement or appeal	
This order is final, appealable, and enforceable, the court finding no just cause or reason to delay to option cement or appeal. JUN C.	
Circuit C 2005	
IUN 06 2005 Circuit Court - 1879	
Mara S. Georges, Corporation Counsel #90909 by: Christopher Grunewald/Christine Sheehan	
Ssistant Corporation Counsel O'N. LaSalle, Room 700 hicago, IL 60602 (312) 744-8791	_

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IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS MUNICIPAL DEPARTMENT-FIRST DISTRICT

* * * LEGAL DESCRIPTION * * * FRONT

Address: 8050 8052 S MAY ST

PI# 20-32-208-039

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FRONT

LOT 17 & THE SOUTH 18 FEET OF LOT 16 IN BLOCK 5 IN HANSEN & RAYMOND'S SUBDIVISION OF BLOCK 3, 5 AND 6 IN THE HIGH RIDGE ADDITION TO AUBURN, BEING A SUBDIVISION OF THE NORTHWEST 1/4 OF THE NORTHEAST 1/4 OF SECTION 32, TOWNSHIP 38 NORTH, RANGE 14, LYING EAST OF THE 3RD PRINCIPAL MERIDIAN IN COOK COUNTY TOLINOIS

3RD UTNOTS

OPCOOK COUNTY CLERK'S OFFICE