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

CITY OF CHICAGO, A Municipal Corporation,
Plaintiff

vs.

Charles Kennedy, et al

Defendant(s)

87052401

NO: 84 M1 405937

RE: 3422 South Calumet

11⁰⁰

AGREED ORDER

This cause coming onto be heard on the agreed motion of the parties, due notice having been given, and the Court being fully advised in the premises and having jurisdiction thereof:

IT IS HEREBY AGREED BY AND BETWEEN THE PARTIES THAT:

- 1) As full settlement and complete satisfaction of this cause the Plaintiff, CITY OF CHICAGO agrees to accept the amount of \$ 854.00 plus \$47.50 court costs as complete settlement and full satisfaction of this cause of action.
- 2) Any and all Memoranda of Judgments previously filed and spread across the records of the Cook County Recorder of Deeds are vacated and withdrawn from said records.
- 3) Upon the signing and entry of this order Plaintiff doth waive its right of appeal.

IT IS HEREBY ORDERED that this cause is DISMISSED, without prejudice.

HEARING DATE: 1-22-87

JUDSON H. MINER, CORPORATION COUNSEL 90909
CITY OF CHICAGO, DEPARTMENT OF LAW
SCOTT SACHNOFF, Sr. Asst. Corporation Counsel
180 NORTH LASALLE ROOM 501
CHICAGO, IL 60602

FILED
CLERK OF THE CIRCUIT COURT
MORGAN M. FINLEY

JAN 22 1987

JUDGE E. H. MARSALEK
DEPUTY CLERK _____

87052401

BY: [Signature]
Scott Sachnoff, Sr. Asst. Corporation Counsel

*Total of \$91.50 paid
has been received by
Receipt # 127007
C/S*

ENTER: [Signature] 0429
JUDGE EDWARD H. MARSALEK 1111
Disp. Room 1101 BOX 333-CA
DF

MAIL TO: Janice Hill
c/o GOTTIE B. and Schwartz
200 E. Randolph ST.
CHICAGO, IL 60601

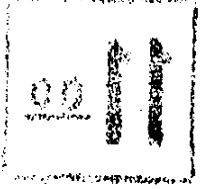
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COOK COUNTY CLERK'S OFFICE

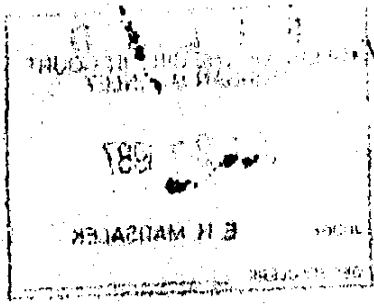


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BY: _____