UNOFFICIAL COPY

Room No. 101 but of the said defendant in the amount of \$ 1000 Xe and that on 19 10 at 10 Time a judgment was entered against the said defendant of \$ 2000 and costs, and that the defendant is or dited the sum of \$ 2000 and costs, and that the defendant is or dited the sum of \$ 2000 account of the aforementioned ball deposit leaving a judgment balance due plantiff of \$ 2000 account of the aforementioned ball deposit leaving a judgment balance due plantiff of \$ 2000 account of the aforementioned ball deposit leaving a judgment balance due plantiff of \$ 2000 account of the aforementioned ball deposit leaving a judgment balance due plantiff of \$ 2000 account of the aforementioned ball deposit leaving a judgment balance due plantiff of \$ 2000 account of the aforementioned ball deposit leaving a judgment balance due plantiff of \$ 2000 account of the aforementioned ball deposit leaving a judgment balance due plantiff of \$ 2000 account of the aforementioned ball deposit leaving a judgment balance due plantiff of \$ 2000 account of the aforementioned ball deposit leaving a judgment balance due plantiff of \$ 2000 account of the aforementioned ball deposit leaving a judgment balance due plantiff of \$ 2000 account of the aforementioned ball deposit leaving a judgment balance due plantiff of \$ 2000 account of the aforementioned ball deposit leaving a judgment balance due plantiff of \$ 2000 account of the aforementioned ball deposit leaving a judgment balance due plantiff of \$ 2000 account of the aforementioned ball deposit leaving a judgment balance due plantiff of \$ 2000 account of the aforementioned ball deposit leaving a judgment balance due plantiff of \$ 2000 account of the aforementioned ball deposit leaving a judgment balance due plantiff of \$ 2000 account of the aforementioned ball deposit leaving a judgment balance due plantiff of \$ 2000 account of the aforementioned ball deposit leaving a judgment balance due plantiff of \$ 2000 account of the aforementioned ball deposit leaving a judgment balance due plantiff of \$ 2	
COMCLEGIC OF THE PROPERTY OF T	
The People of the State of Illinois City of Chicago HARMITTER HE I CHIS	JUDGMENT
City of Chicago HARIOTOS HEIGHTS MARDUANI GRESTS GO = 2 - 0.145 %	<i>5</i>
PATTERSHEAS, RABER TO DEFENDANT Violation(s) or Charge(s) 17 59.21 PUDGMENT RENDERED AGAINST TO: PROBLEM AND RESERVED TO: 08/24/93 0017 TO: PROBLEM AND RESERVED TO: 08/24/93 0017 ADDRESS CHICAGIS II SUBJECT TO: 08/24/93 0017 ADDRESS CHICAGIS II SUBJECT TO: 08/24/93 SURETY 0017	19 <u>95</u>
DOMEST PROBLEM NO. 10. 1871 Amount \$ 1000 No. 10. 1871 No. 1017 No	
JUDGMENT RENDERED AGAINST 08/24/93 0017	ماسم(
DUDGMENT RENDERED AGAINST TO: HICKEME ALL KAREN 1 NO FEE NALE OF DEFENDANT ADDRESS THE AGIT, II STANDA , Illinois ON ATTEMET DAY	
To: HILBERT AD RAKEN 1 NO FEE 936907253 NO FEE 936907253 ADDRESS THEAGIT II STAN , Illinois ON AITHER DAY	
ADDRESS THIE AGIS, II STACK , Illinois ON AUTHOR 19 90 in the Municipal Department, 321) District in the Circuit Court of Month. Date	
ADDRESS CHICAGITALI DATE INUMBER AND STREET Chicago ADDRESS CHICAGITALI Chicago ADDRESS CHICAGITALI DATE INUMBER AND STREET Chicago ADDRESS CHICAGITALI	ች 23.0 #
THE AGIT II STACK Illinois NONTH: DAY INUMBER AND STREET) Chicago W RIBLING MC ADGRES INUMBER AND STREET) Chicago W RIBLING MC ADGRES CITY ON VILLAGE CITY ON VILLAGE And that on 9	
ON	
Chicago Chic	
Chicago Room No. CHY OR VILLAGE No. CHY OR NO. CHY OR No. CHY OR No. CHY OR VILLAGE Indicated an end of the said defendant in the amount of \$ 1000 and the said defendant in the amount of \$ 1000 and the said defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and that the defendant is credited the sum of \$ 1000 and costs, and costs are costs and costs are costs and costs are costs.	Cook Course
Room No. 104 prilof the said defendant in the amount of \$ 1000 Xe and that on	Cook County.
Room No. 104 part of the said defendant in the amount of \$ 1000 xe and that on 9 15 19 40 at 10 3 a judgment was entered against the said defendant is credited the sum of \$ 2000 and costs, and that the defendant is credited the sum of \$ 2000 and costs, and that the defendant is credited the sum of \$ 2000 and costs, and that the defendant is credited the sum of \$ 2000 and costs, and that the defendant is credited the sum of \$ 2000 and costs, and that the defendant is credited the sum of \$ 2000 and costs, and that the defendant is credited the sum of \$ 2000 and costs, and that the defendant is credited the sum of \$ 2000 and costs, and that the defendant is credited the sum of \$ 2000 and costs, and that the defendant is credited the sum of \$ 2000 and costs, and that the defendant is credited the sum of \$ 2000 and costs, and that the defendant is credited the sum of \$ 2000 and costs, and that the defendant is credited the sum of \$ 2000 and costs, and that the defendant is credited the sum of \$ 2000 and costs, and that the defendant is credited the sum of \$ 2000 and costs, and that the defendant is credited the sum of \$ 2000 and costs, and that the defendant is credited the sum of \$ 2000 and costs, and that the defendant is credited the sum of \$ 2000 and costs, and that the defendant is credited the sum of \$ 2000 and costs, and that the defendant is credited the sum of \$ 2000 and costs and costs are considered to the cost and costs are considered to the cost and costs are costs are costs are costs are costs and costs are cost	
month of the said defendant in the amount of \$ 1000 \text{ at a find that on } and costs, and that the defendant is crudited the sum of \$ 1000 \text{ and costs, and that the defendant is crudited the sum of \$ 1000 \text{ and costs, and that the defendant is crudited the sum of \$ 1000 \text{ and costs, and that the defendant is crudited the sum of \$ 1000 \text{ and costs, and that the defendant is crudited the sum of \$ 1000 \text{ and costs, and that the defendant is crudited the sum of \$ 1000 \text{ and costs, and that the defendant is crudited the sum of \$ 1000 \text{ and costs, and that the defendant is crudited the sum of \$ 1000 \text{ and costs, and that the defendant is crudited the sum of \$ 1000 \text{ and costs, and that the defendant is crudited the sum of \$ 1000 \text{ and costs, and that the defendant is crudited the sum of \$ 1000 \text{ and costs, and that the defendant is crudited the sum of \$ 1000 \text{ and costs, and that the defendant is crudited the sum of \$ 1000 \text{ and costs, and that the defendant is crudited the sum of \$ 1000 \text{ and costs, and that the defendant is crudited the sum of \$ 1000 \text{ and costs, and that the defendant is crudited the sum of \$ 1000 \text{ and costs, and that the defendant is crudited the sum of \$ 1000 \text{ and costs, and costs, and that the defendant is crudited the sum of \$ 1000 \text{ and costs, and costs, and costs, and costs, and costs, and costs are contained to the cost and costs are contained to the cost and costs are contained to the cost and costs are costs and costs are contained to the cost and costs are costs are costs and costs are costs ar	ois, in branch
and costs, and that the defendant is credited the sum of \$ and costs, and that the defendant is credited the sum of \$ account of the aforementioned ball deposit leaving a judgment balance due plantiff of \$ 93690753	ک ر was forfeited.
and costs, and that the defendant is credited the sum of \$, was torrened
93690753 CMC1-611C-100M-10-19-89(91022)	ndant for the
93690753 Q FJ 40 CMC1-611C-100M-10-18-88(91022)	
CMC1-611C-100M-10-19-889(91022)	
CMC1-611C-100M-10-19-89(91022)	
CACL-611C-100M-10-19-89(91022)	4
	1
STATES ATTURNEY'S OFFICE COPY	-
	300
\mathcal{O}_{j}	Sc.