PLACITA JUDGMENT	1 3,7 4 5 5 2 9	(10-84) CCDCH-6
STATE OF ILLINOIS, UNIT	FP STATES OF AMERICA	3746529
PLEAS, before the Honorable	ROBERT I., SKLODOWSKI	
one of the Judges of the Circuit Court of Co Court, at the Court House in said County, and		•
in the year of our Lord, one thousand nine hur of the United States of America, the two hund		·
	ROBE PRESENT: - The Honorable Judge of t	RT L. SKLODOWSKI
Ox	RICHARD M. DALEY, JAMES E. O'GRADY 物状物并未常种的生态物的。	Øbood#P
Attest: MORGAN M. FINLEY, Clerk.	RICHARD M. DALEY,  JAMES E. O'GRADY  ***********************************	3.7.460 A.S
	Clarks	
		<b>-0</b>

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT - CHANCERY DIVISION

THE LOMAS AND NETTLETON COMPANY, a corporation

Plaintiff,

V5.

No. 87 CH 7233

CHICAGO TITLE & TRUST COMPANY, as Trustee u/t No. 1080075, ELBON L. FENTRESS. MILDRED FENTRESS, CURTIS LUCK, ANARY "BUS" YOURELL, Registrar of Titles of Cook County, Illinois and UNKNOW, OWNERS

Defendants.

#### JUDGMENT OF FORECLOSURE AND SALE

This cause having been duly heard by this Court upon the record herein, the Court FINDS:

- 1. That it has jurisciption of the parties to and the subject matter of this suit.
- 2. That all the material allegations of the Complaint are true and proven.
- 3. That by virtue of the Mortgage and Note secured thereby, alleged in the Complaint, there is due to the Picintiff, and it has a valid and subsisting lien upon the hereinafter described property, for the following amounts:

For principal and interest as of Escrow advances for real estate tand insurance premi	axes	\$24.586.51 <u>555.43</u> \$25,141.94
Clerk's fee	81.00	
Service of Summons	76.56	
Recording Lis Pendens Notice	32,00	
Title Charges	348.00	
Certified copies	14.50	
Reasonable attorney's fee	700.00	
Photocopies	17.50	
Publication for Service	129.00	1,398.56

- 4. That the rights and interest of all the other parties to this cause in and to the property hereinafter described are inferior to the lien of the plaintiff mentioned in paragraph 3 of this Judgment.
- 5. That there is no just cause for delaying the enforcement of this Judgment, or an appeal therefrom.
- and herein referred to and directed to be sold are described in Exhibit "o", a copy of which is attached hereto and made a part hereof.

redemption has been duly served by Pobletton on September 14 1427; and that the period of redemption shall excirc and terminate neven (7) months from said date of three (3) wouths from the date of the entry of this dudement of Force locure, whichever occurs later.

Trom the entry of this dudgment there shall be paid to the plaintiff the respective sums with interest thereon, mentioned in Paragraph 3 of this dudgment, and if the premises shall not be redeemed according to and within the time provided by law, the defendants, and all persons claiming under them or any of them sinds the commencement of this auit, be forever barred and foreclosed of and from all rights and equity of redemption or

claim of, in and to said premises, or any part thereof; and in cases said premises shall not be redeemed as aforesaid, then the real estate hereinabove described, together with all improvements thereon and appurtenances belonging thereto, or so much thereof as may be necessary to pay the amounts found due, and which may be sold separately without material injury to the parties in interest, be sold at public vendue to the highest bidder by the Sheriff of the County wherein the property in question is located.

This, during the period of redemption, plaintiff is authorized to incur and pay reasonable expenses for the purposes of paying taxes; special assessments; insurance premiums; costs of repairing or maintaining the property in question necessary for the proper preservation of said property; and attorneys fees and, to the extent that said expenses are not included in Paragraph 3 of this Judgment, said expenses shall become so much additional indebtedness due to plaintiff and that, upon the filing of appropriate affidavits with respect to said expenses, said expenses shall be included in the amount required to redeem pursuant to statute and shall be included in the amount that plaintiff may bid at the foreclosure sale.

That said Sheriff give public notice of the time, place and terms of such sale by publishing the same at least once in each work for three consecutive weeks in a secular newspaper of general circulation published in the County where the property is located, the first publication to be not more than 35 days before the date of said sale and the last publication to be not less than 7 days prior to the sale; that said Sheriff

may, in his discretion, for good reason, adjourn the sale so advertised, and continue the same from time to time, without further notice or publication of such sale, except as required by law, by oral proclamation by him at the time and place set by the notice of publication of such sale, or such announced subsequent date; that plaintiff or any of the parties to this cause may become the purchaser or purchasers at such sale.

That said Sheriff upon making such sale, shall, with all convenient speed, report the same to the Court for its approval and confirmation, and he shall likewise report the distribution of the proceeds of sale and his nots and doings in connection therewith; that he may accept plaintiff's receipt for its distributive share of the proceeds of sale in lieu of cash; that out of the proceeds of such sale, he shall make distribution in the following order of priority;

- (a) For his fees, disbursements and commission on such sale;
- (b) To the plaintiff or its attorney of record, the amounts mentioned in paragraph 3 of this Judgment plus allowable expenses incurred since the entry of this Judgment.

That the Sheriff take receipts from the respective Parties to whom he may have made payments as aforesaid, and file same with his report of sale and distribution in this Court; that if, after the payment of all the foregoing items, there shall still be a remainder, he hold the surplus subject to the further order of this Court, and that if there be insufficient funds to pay in full the amounts found due herein, he specify the amount of de-



ficiency in his report of sale.

That plaintiff shall be entitled to judgment for the amount of such deficiency.

That plaintiff shall be entitled to a lien upon the rents, issues and profits from the premises involved herein during the period of any special right of redemption for the amount of such deficiency, whether or not a redemption is made from the sale hereunder prior to the expiration of said period of redemption.

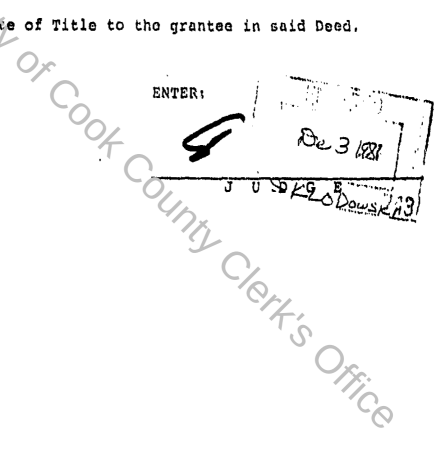
That upon confirmation of said sale, the Sheriff shall execute and deliver to the successful bidder at said sale, a good and sufficient deed of conveyance of said premises; and that the order confirming said sale include a Judgment for possession, which Judgment shall become effective 30 days after the entry of the order confirming the sale; that upon the expiration of 30 days after the entry of the order confirming sale, the grantee of the deed, or its representatives or assigns be let into possession of said premises and that an of the parties hereto who shall in possession of said premises, or any portion thereof, or any person who may have come into possession of said premises under them, or any of them, since the commencement of this suit, shall surrender possession of said premises to said grantee, or grantees, his or her representatives or assigns, and in default of so doing, the Sheriff may place said grantee in full and complete possession of said premises without further order of this Court.

The Court hereby retains jurisdiction of the subject matter of this cause and of all the parties hereto for the purpose of

enforcing this Judgment, and for the purpose of appointing or continuing a Receiver herein during the period of redemption.

IT IS FURTHER ORDERED, that upon the delivery of the Sheriff's Deed, the Registrar of Titles of Cook County, Illinois, is hereby directed to cancel the owners Certificate of Title without requiring the delivery of same or the Mortgagie's Duplicate Certificate of Title, and to issue a new Certificate of Title to the grantee in said Deed.

DATED:



KROPIK, PAPUGA & SHAW Attorneys for Plaintiff 120 South LaSalle Street Chicago, Illinois 60603 Telephone: 312/236-6405

#### LEGAL DESCRIPTION

Lot 4 and Lot 5 in Simonton's Subdivision of Block 28 (except the North 253 feet of the East 1/2 in Jones' Subdivision in the West 1/2 of Section 29, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Said property is commonly known as 7734 South Ada, Chichgo, Illinois 60620.

PERMANENT TAX NUMBER:

TAX NOT COOK COUNTY CLARK'S OFFICE

EXHIBIT  $^{11}\Lambda^{11}$ 

The Lomas and Nettleton Company vs. Chicago Title and Trust Company, as Trustee under Trust No. 1080075, et al

D <sub>C</sub>		
STATE OF ILLINOIS, COUNTY OF COOK SS.	04 C	
1, MORGAN M. FINLEY, Clerk of and the keeper of the records, files and seal	f the Circuit Court of Cook County, in and for the St thereof, do hereby certify the above and foregoing to t	tate of Illinois, se true, perfect
and complete COPY OF A CERTAIN JU	DGMENT MADE AND ENTERED OF RECORD IN SA	AID COURT:
.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	4	<u>w</u>
		<u>25</u>
		· · · · · · · · · · · · · · · · · · ·
the state of the second st	hatman	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
in a certain cause lately pending in said Court,		
THE LOMAS AND . NETTLETON. COMPANY.		atm/petitioner
and CHICAGO, TITLE, &. TRUST,	COMPANY, ET. AL.,	nt/respondent.
	IN WITNESS WHEREOF, I have hereunto set my har	nd, and affixed
	the seal of said Court, in said County, this	:h
10-84) CCDCH-6	Inorgan- In Finley.	Clerk

The part of the pa