IN THE MAGISTRATE COURT OF FANNIN COUNTY STATE OF GEORGIA

PLAINTIFF	
VS.	CASE NO
DEFENDANT	
MOTION FOR	DEFAULT ON CONSENT JUDGMENT
JUDGMENT; CONSENTED AND ENACTED	PLAINTIFF IN THE ABOVE-STYLED ACTION, FAILED TO COMPLY WITH THE TERMS OF THE CONSENT UPON BY BOTH PARTIES AND SO ORDERED BY THE COURT, GMENT ON SAID CASE; AND THUS REQUEST OF THE COURT TO THE EXECUTION OF THE JUDGMENT.
THIS DAY OF, 20	PRINCIPLE BALANCE: \$
PLAINTIFF	TOTAL: \$
	ORDER OVAL OF STAY OF EXECUTION OF JUDGMENT ON THE ABOVE- RED AND EVALUATING ALL DOCUMENTS OF THE CONSENT AID PARTIES;
IT IS HEREBY ORDERED, THAT SAID PLAINTIFF PROCEED WITH THE EXECUT	STAY OF EXECUTION OF JUDGMENT BE REMOVED, AND ION OF JUDGMENT PROVIDED BY LAW.
SO ORDERED THIS DAY OF	
BRIAN D. JONES CHIEF MAGISTRATE JUDGE FANNIN COUNTY, GEORGIA	
COPIES TO PARTIES: PLAINTIFF(S): DEFE	ENDANT(S): ATTORNEY(S): SENT BY:DATE: