IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF MISSISSIPPI OXFORD DIVISION

WILLIAM TERRY HANKINS and BELINDA J. HANKINS

PLAINTIFFS

V.

NO. 3:14-CV-00088-SA-SAA

JPMORGAN CHASE BANK, N.A.

DEFENDANT

CONSENT JUDGMENT

BE IT REMEMBERED that this matter came before the Court upon the Motion for Consent Judgment filed by Plaintiffs and Defendant JPMorgan Chase Bank, N.A. ("Chase"). Having considered the Motion for Consent Judgment, the Court finds that said Motion is well taken and hereby finds as follows:

1. This Court has subject matter jurisdiction over this matter. Plaintiffs and

Chase are completely diverse and the value of the subject property exceeds \$75,000.00.

See 28 U.S.C. § 1332.

2. Plaintiffs entered into a loan with Chase on April 20, 2012, in the principal amount of \$139,177.00. The loan was secured by a deed of trust that encumbered a 68-acre parcel, more particularly described as follows:

ALL THAT PARCEL OF LAND IN TATE COUNTY, STATE OF MISSISSIPPI, AS MORE FULLY DESCRIBED IN DEED BOOK A92, PAGE 550, ID# 173060000301, BEING KNOWN AND DESIGNATED AS

PART OF SECTION 6, TOWNSHIP 6 SOUTH, RANGE 9 WEST, TATE COUNTY, MISSISSIPPI, AND MORE PARTICULARLY DESCRIBED AS FOLLOWS, TO-WIT:

BEGINNING AT A POINT COMMONLY ACCEPTED AS THE NORTHWEST CORNER OF THE SOUTH HALF OF SAID SECTION 6; THENCE RUN SOUTH 01 DEGREES 50 MINUTES 38 SECONDS EAST A DISTANCE OF 1320.68 FEET ALONG THE WEST LINE OF SAID HALF SECTION TO THE SOUTHWEST CORNER OF THE NORTH HALF SAID HALF SECTION; THENCE RUN SOUTH 89 DEGREES 32 MINUTES 08 SECONDS EAST A DISTANCE OF 957.13 FEET ALONG THE SOUTH LINE OF SAID NORTH HALF OF SAID HALF SECTION TO A HALF INCH STEEL BAR; THENCE RUN NORTH 00 DEGREES 27 MINUTES 52 SECONDS EAST A DISTANCE OF 286.66 FEET TO A HALF INCH STEEL BAR; THENCE RUN SOUTH 89 DEGREES 32 MINUTES 08 SECONDS EAST A DISTANCE OF 2122.03 FEET TO A HALF INCH STEEL BAR ON THE CENTER LINE OF A PRIVATE ROAD; THENCE RUN THE FOLLOWING CALLS ALONG SAID ROAD CENTERLINE TO A POINT ON THE NORTH LINE OF SAID HALF-SECTION:

NORTH	05	DEGREES	03	MINUTES	09	SECONDS	WEST	44.83	FEET
NORTH	02	DEGREES	28	MINUTES	53	SECONDS	WEST	37.30	FEET
NORTH	18	DEGREES	17	MINUTES	54	SECONDS	EAST	50.75	FEET
NORTH	38	DEGREES	54	MINUTES	54	SECONDS	EAST	46.61	FEET
SOUTH	72	DEGREES	47	MINUTES	41	SECONDS	WEST	56.75	FEET
NORTH	75	DEGREES	36	MINUTES	08	SECONDS	WEST	40.26	FEET
NORTH	48	DEGREES	10	MINUTES	07	SECONDS	WEST	95.41	FEET
NORTH	38	DEGREES	11	MINUTES	31	SECONDS	WEST	282.22	FEET
NORTH	44	DEGREES	33	MINUTES	19	SECONDS	WEST	128.60	FEET
NORTH	55	DEGREES	09	MINUTES	57	SECONDS	WEST	21.44	FEET
NORTH	62	DEGREES	09	MINUTES	40	SECONDS	WEST	41.36	FEET
NORTH	73	DEGREES	46	MINUTES	33	SECONDS	WEST	65.00	FEET
NORTH	71	DEGREES	40	MINUTES	16	SECONDS	WEST	66.63	FEET
NORTH	63	DEGREES	15	MINUTES	45	SECONDS	WEST	61.10	FEET
NORTH	78	DEGREES	46	MINUTES	48	SECONDS	WEST	88.57	FEET
NORTH	85	DEGREES	36	MINUTES	32	SECONDS	WEST	54.25	FEET
NORTH	74	DEGREES	22	MINUTES	07	SECONDS	WEST	77.63	FEET
NORTH	65	DEGREES	34	MINUTES	34	SECONDS	WEST	41.86	FEET
NORTH	57	DEGREES	06	MINUTES	34	SECONDS	WEST	54.40	FEET
NORTH	39	DEGREES	02	MINUTES	50	SECONDS	WEST	66.04	FEET
NORTH	27	DEGREES	49	MINUTES	27	SECONDS	WEST	59.09	FEET
NORTH	29	DEGREES	17	MINUTES	18	SECONDS	WEST	94.26	FEET
NORTH 32 DEGREES 06 MINUTES 55 SECONDS WEST 168.61 FEET									

THENCE RUN NORTH 89 DEGREES 50 MINUTES 48 SECONDS WEST A DISTANCE OF 1995.67 FEET ALONG SAID NORTH LINE OF SAID HALF SECTION TO THE POINT OF BEGINNING AND CONTAINING 68.16 ACRES. BEARINGS SHOWN ARE TRUE BEARING.

(hereinafter the "68 Acre Parcel"). The deed of trust was recorded on May 1, 2012 in Book 2012, Page 4366 of the land records of Tate County, Mississippi.

3. Thereafter, Plaintiffs defaulted on the underlying indebtedness by failing to make the required payments in a timely manner. Following their default, foreclosure proceedings were commenced relating to the 68 Acre Parcel.

4. Plaintiffs filed this action on March 28, 2014, in the Chancery Court of

Tate County, Mississippi, seeking to enjoin the foreclosure proceedings. They assert

that the deed of trust erroneously encumbered the 68 Acre Parcel, rather than a separate

ten acre parcel more particularly described as follows:

PART OF THE SOUTH HALF OF SECTION 6, T-6-S, R-9-W, TATE COUNTY, MISSISSIPPI MORE PARTICULARLY DESCRIBED AS FOLLOWS, TO-WIT:

COMMENCING AT THE NORTHWEST CORNER OF SAID SOUTH HALF OF SECTION 6; THENCE S 89°50'48" E ALONG THE HALF SECTION LINE A DISTANCE OF 1995.67 FEET TO THE CENTERLINE OF A ROAD, THENCE S 32°06'55' E ALONG SAID ROAD A DISTANCE OF 168.61 FEET; THENCE S 29°18'17" E ALONG SAID ROAD A DISTANCE OF 94.26 FEET; THENCE S 27°49'27" E ALONG SAID ROAD A DISTANCE OF 38.38 FEET TO THE POINT OF BEGINNING; THENCE S 76°35'51" W A DISTANCE OF 258.14 FEET; THENCE S 71° 54' 48" W A DISTANCE OF 950.35 FEET; THENCE S 18°05'12" E A DISTANCE OF 330.00 FEET; THENCE N 71°54'48" E A DISTANCE OF 1543.31 FEET TO THE CENTERLINE OF A ROAD; THENCE NORTHWESTERLY ALONG SAID CENTERLINE OF ROAD THE FOLLOWING NINE (9) CALLS:

N 71°40'16" W - 10.15 FEET; N 63°15'45" W - 61.10 FEET; N 78°46'48" W - 88.57 FEET; N 85°36'32" W - 54.25 FEET; N 74°22'07" W - 77.63 FEET; N 65°34'34" W - 41.86 FEET; N 57°06'34" W - 54.40 FEET; N 39°02'50" W - 66.04 FEET; N 39°02'50" W - 66.04 FEET;

N 27°49'27" W – 20.71 FEET TO THE POINT OF BEGINNING AND CONTAINING 10.00 ACRES

(hereinafter the "10 Acre Parcel").

5. Chase removed this action to this Court on April 28, 2014, based upon complete diversity of citizenship. *See* 28 U.S.C. § 1441; Docket No. 1.

6. Pursuant to the parties' agreement, the 10 Acre Parcel should be substituted for the 68 Acre Parcel as the security encumbered by the deed of trust recorded at Book 2012, Page 4366 of the land records of Tate County, Mississippi.

7. This Consent Judgment should be recorded and indexed among the land records of Tate County, Mississippi as effecting title to the subject property.

8. The 10 Acre Parcel shall be subject to being foreclosed upon hereafter in the event Plaintiffs do not cure their default on the underlying indebtedness.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the 10 Acre Parcel be, and hereby is, substituted for the 68 Acre Parcel as the collateral encumbered by the deed of trust recorded at Book 2012, Page 4366 of the land records of Tate County, Mississippi.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Chase may hereafter proceed with foreclosing on the 10 Acre Parcel pursuant to the deed of trust recorded at Book 2012, Page 4366, if Plaintiffs do not cure their default on the underlying indebtedness.

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IT IS FURTHER ORDERED, ADJUDGED AND DECREED that this Consent Judgment be filed and indexed among the land records of Tate County, Mississippi as effecting title to the subject property.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that all other claims asserted by Plaintiffs in this action be, and hereby are, dismissed with prejudice, with each party to bear its own costs and attorney's fees.

SO ORDERED, ADJUDGED AND DECREED this 13th day of March, 2015.

<u>/s/ Sharion Aycock</u> UNITED STATES DISTRICT JUDGE

AGREED TO:

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