

Dated: DECEMBER 28, 2004

NOTICE OF ENTRY OF JUDGMENT

JAN 06

RONALD ROBERT BRADLEY
12340 GROUSE STREET NORTHWEST
MINNEAPOLIS MN 55448-1944

IN RE:

MATTHEWS, TANYA

vs

File Number: DC CT 04-007424

BEUMER, DEL

You are notified that on this date **JUDGMENT** was **ENTERED** in the above-entitled matter.

A true and correct copy of this Notice has been served by mail upon every party affected, or upon the affected parties' attorneys of record, at the last known address of each, pursuant to Minnesota Rules of Civil Procedure, Rule 77.04.

**** PURSUANT TO MSA 548.09 JUDGMENT SHALL BE DOCKETED UPON THE FILING OF AN AFFIDAVIT OF IDENTIFICATION OF JUDGMENT DEBTOR.*****

JUDGMENT ENTRY DATE : DECEMBER 28, 2004

Mark S. Thompson
Judicial District Administrator
Hennepin County Courts

Judgment Dept.
(612) 348-3169

J107JL09 (79)
(04/15/02 OV105)

STATE OF MINNESOTA
COUNTY OF HENNEPIN

DISTRICT COURT
FOURTH JUDICIAL DISTRICT

Case Type: 14. Other Civil
Claim and Delivery

Tanya Matthews,

Plaintiff,

*30 day stay
(2-23)*

Court File No.04-7424

v.

ORDER

Del Beumer,
d/b/a Rapid Recovery,

Defendants.

This matter came before the undersigned for a court trial on the 9th day of November, 2004. The plaintiff appeared with counsel, Ronald R. Bradley. There was no appearance by the defendant.

Based upon the file, the records therein, the court makes the following:

FINDINGS OF FACT

1. The Plaintiff, Tanya Matthews, is an individual that reside in Roseville, Minnesota;
2. That Defendant Del Beumer, address unknown, d/b/a Rapid Recovery has a business office at 5233 W 82nd St, Bloomington, Minnesota 55431;
3. That Plaintiff is the registered owner of a 2001 Mercedes Benz, model S500V, VIN# WDBNG75J51A164298;
4. Defendant(s) have, without claim of right, taken possession of Plaintiff's car on or about April 29, 2003;
5. Defendant(s) have not delivered the vehicle, though repeated demands have been made;
6. Plaintiff has incurred additional expenses due to trespass against the property for insurance and interest on the loan payments, those damages having the value of \$2,266,56;

Copy to client.
FEB 04
RB

CONCLUSIONS OF LAW

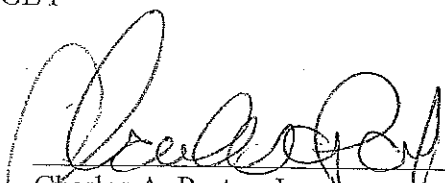
7. By such failure to deliver the subject vehicle, Defendant(s) are liable to Plaintiff for the value of the wrongfully held property for Conversion of such property, such property is valued at \$70,600.00;
8. Plaintiff has incurred additional costs and expenses due to the trespass in the amount of \$954.94 in insurance and \$1,311.62 interest paid on the car loan.

WHEREFORE, the court orders as follows:

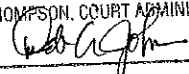
1. Entry of judgment in favor of Plaintiff and against Defendant(s) for damages in Conversion in the amount of \$70,600.00;
2. Entry of judgment in favor of Plaintiff and against Defendant(s) for damages in Trespass in the amount of \$2,266.56;
3. Entry of judgment in favor of Plaintiff and against Defendant(s) for damages of reasonable attorney fees in the amount of \$900.00;
4. Plaintiff is awarded costs and disbursements as allowed by statute.

LET JUDGEMENT BE ENTERED ACCORDINGLY

Dated: Nov 22, 2009



Charles A. Porter, Jr.
Judge of District Court

JUDGMENT
I HEREBY CERTIFY THAT THE ABOVE ORDER
CONSTITUTES THE ENTRY OF JUDGEMENT OF THIS COURT
MARK S. THOMPSON, COURT ADMINISTRATOR
BY  DEPUTY
DATED 12/28/04 (SEAL)