IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

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FEB 0 8 2001

MARY NELL DINKINS, et al., Plaintiffs,	U. S. DISTRICT COURT MIDDLE DIST. OF ALA.
v.) CIVIL ACTION 99-D-847-N
CHAROEN POKPHAND USA, INC.,)
Defendant.)
)
EQUAL EMPLOYMENT OPPORTUNITY, COMM'N,)))
Plaintiff,	
v.) CIVIL ACTION 99-D-1389-N
CHAROEN POKPHAND, USA, INC., et al.,	,))
Defendants.)

ORDER

Before the court is Defendant Patrick Smith's Motion

For Summary Judgment on claims raised by Plaintiff Glenda Young.

Young filed a Response on January 3, 2001, in which she abandoned her claims against Smith. (Doc. No. 74.) Accordingly, it is

CONSIDERED and ORDERED that the Motion For Summary Judgment be and the same is hereby GRANTED.

DONE this 87 of February, 2001.

UNITED STATES DISTRICT JUDGE

EOD 2/8/01

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CIVIL APPEALS CHECKLIST

1. Accordable Orders: Courte of Appeals have jurisdiction conferred and strictly limited by statute: Annuals from Flori Codese Processes to 26 U.S.C. S. 1221; Only Seel Judgments for orders of district courts for final orders a hunkruptay courts which have been affirmed by a district court under 28 U.S.C. \$150; country are appositable. A "flust" order: one which ends the Edgasien on its mosts and leaves nothing for the district court to do but execute the judgment. A magistrate' report and recommunication is not usually final until judgment thereon is entered by a district court judge. Commerce Fed.R.App.F 5.1. 20 U.S.C. \$630rd.

In cases involving multiple portion or multiple claims, a judgment as to fewer than all parties or all dalms is not a final, assessable deciders. Fed.R.Chr.P. 54(b) does permit the district court to expressly direct entry of the judgment as fewer than all of the cists: or parties. See Pinney Rosen, Inc. v. Mastra. 701 F.2d 1368, 1360 (11th Cir. 1983), cart. decided 464 U.S. 803(1883). Cart. ling from the judgment on the merits matters, such as attenues's fees and costs, are colleteral and do not affect the time for enem Boshanen v. Steambles, Inc., 406 U.S. 265, 108 S.Ct. 1130, 90 L.Ed 2d 200(1905); Bedirlob v. Boston, 406 U.S. 196, 3C: 8.Ct.1717, 100 L.Ed 2d 178 (1906)

Accept Present to 28 U.S.C. 5 128261 and FRAP 5: The certificate specified in 28 U.S.C. 5 1292(b) must be obtained befor: an application for house to appeal in find in the Court of Appeals. Duried or refusal by the district event to leave the cardinate :not hoof appealable.

Angest Present to 26 U.S.C. 1 120201: Personnt to this statute, appeals are parmitted from orders "granting, continuing, modifying, reducing or dissolving injunctions or refusing to dissolve or modify injunctions..." and "Hyteriocentery decreas... determining the rights and Rabilities of parties to admiralty cases..." This statute does not partie appeals from temperary restribing orders.

Accests narround to Anticipite Counted Expenditure to the Flority Rule: Those Stated encounters are discussed in many cases, including that not finding tok Colors v. Reposited industrial Later County, 237 U.S. 541, 60 S.Ct. 1221, 50 L.Sd 2d 1820 (1940); Pensary v. Counted, 8 Herry. (47 U.S.) 201 (1840); Stimula v. Linked State State County, 278 U.S. 148, 162, 86 S.Ct. 208, 311, 18 L Rd 2d 100 (1004); Advath Palard States & Love Aces, Qf P. Loubstide v. Birthe Seasons Palar Webber, Inc., 000 F.2d 371 (11th Cir. 1005). Compare Connect and Informal v. Linnay, 437 U.S. 403, 50 S.Ct. 2454, 57 L Rd 2d 361 (1978); Suffernous Assumes Com., V. Marrassons Com., 405 U.S. 271, 106 S.Ct. 1123, 50 L.Ed 2d 206 (1908).

Time for Films: To be affective a notice of appeal asset be threely filed. Timely filing to jurisdictional. In shift cases FRAP 4(a) and Hat set the following time limits:

FRAP dial(1): The notice of appeal regulard by FRAP 3 "must be find with the circle of the charter within 30 days other the date of entry of the judgment or order appealed from: but II the United States or an officer or agency thereof is a party, the notice of appeal may be filed by gar garby within 60 days after each entry..." (Simplests added) To be officelye, the notice of appeal generally reset be filed in the distint count stories office within the date permitted. If a notice of appeal is mailed, it must be timely received and filed by the distint count to be effective. FRAP ((c) established appeal filing provisions for notices of appeal filed by an impate confined in an institution, so discussed below.

FRAP 46-1/2): "If one party timely files a notice of appeal, any other party may file a notice of appeal within 14 days after the date when the first notice was filed, or within the time otherwise protection by this finis 4(a), whichever period last employ." (first

FRAP Civilibi: If any party makes a density motion in the district court under the Federal Rules of Civil Procedure of a type expelligat in PRAP 4(a)(10), the time for appeal for all parties runs from the entry of the order disposing of the last such timely filled motion outstanding.

FRAP 4(a)(5) and FRAP 4(a)(5). The district court has power to extend the time to file a notice of squeel. Under FRAP 4(a)(5) the time may be entended if a motion for extension if filed within 30 days efter expiration of the time otherwise passitted to file a notice of appeal. Under PRAP 4(a)(6) the time may be extended if the district court finds upon motion that a party has not received notice of entry of the indement or enter and that no party would be probabled by an extension.

FRAP Clai: "If an immate confined in an institution flee a method of appeal in either a chill case one extended come, the notice of appeal. is thosty If it is deposited in the institution's internal mell system on or before the last day for filing. Thosty filing-way be chosen by a notarised statement or by a deciaration in compliance with 29 U.S.C. 3 1748) setting forth the date of deposit and stating that first-class postage has been propoid.

- Format of Nating of Annual: Form 1, FRAP Appendix of Forms, is a suitable format. See also FRAP S(s). A single notice of appeal may be filed from a (single) judgment or order by two or more persons whose "interests are such as to make joined practicable..." (FFAP 3(b))
- Effect of Metics of Assect: A district scart losse jurisdiction (sutherity) to act after the filling of a finely notice of appeal, exce for actions in skil of associate intellector less Ped.R.Ch.P. 60t as to rais on a timely motion of the type associated in PRAP dial/41.