

VIC FEAZELL                           §       IN           THE           NINETEENTH  
  §  
V.                                       §       JUDICIAL   DISTRICT   COURT  
  §  
A.H. BELO CORPORATION,           §  
  §       OF MCLENNAN COUNTY, TEXAS  
  §

SUMMARY JUDGMENT

Duly and timely came before the Court for hearing at 9:30 A.M. on July 12 of 1990 the Motion of Larry Scott For Summary Judgment.

With respect to the Motion Of Larry Scott For Summary Judgment, (1) Vic Feazell appeared in person as Plaintiff, as his own Attorney and Counsel of Record, and through Mr. Gary Richardson as his Attorney and Counsel of Record, and (2) Larry Scott appeared in person and by and through his Attorney and Counsel of Record, Mr. James Ludlum, Jr.

All parties announced ready and proceeded to hearing on the Motion Of Larry Scott For Summary Judgment.

After having first heard and considered the summary judgment evidence of record which a Court may properly consider pursuant to Texas Rule Of Civil Procedure 166a(c) and having first further carefully considered the argument of counsel, the Court is of the opinion that Larry Scott is entitled to summary judgment

as a matter of law on all claims which Vic Feazell asserted against him in this lawsuit.

It is, therefore, ORDERED, ADJUDGED, AND DECREED that the Motion Of Larry Scott For Summary Judgment be, and the same hereby is, in all things granted. It is further ORDERED, ADJUDGED, AND DECREED that all claims asserted by Vic Feazell against Larry Scott be, and the same hereby are, in all things dismissed with prejudice. It is additionally ORDERED, ADJUDGED, AND DECREED that Vic Feazell take nothing by way of this lawsuit against Larry Scott.

It is finally ORDERED that all costs of Court with respect to the prosecution of said claims by Vic Feazell against Larry Scott be, and they hereby are, taxed to the respective parties incurring the same, all of which have been paid.

Signed on this \_\_\_\_\_ day of July, 1990.

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JAMES R. MEYERS  
Judge Presiding