IN THE CIRCUIT COURT OF COUNTY, MISSISSIPPI

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VS.	NO.	

DEFENDANTS

SO ORDERED, this the

ORDER

This cause having come on to be heard on petition of plaintiff, answer of defendant, and the record filed by the defendant, all pursuant to the requirements of Section 71-5-531, Mississippi Code of 1972.

And the Court having read the record in detail, and being fully advised, is of the opinion that the decision of the Board of Review of , rendered and entered on the , is not supported by substantial evidence and the applicable law. It is clear that the employer's attitude and conduct created an atmosphere which made it impossible for the employment to continue without some adjustments, which the employer declined to do.

IT IS, THEREFORE, ORDERED and adjudged that said decision be and the same is hereby reversed.

CIRCUIT JUDGE