

United States Bankruptcy Court

FOR THE NORTHERN DISTRICT OF IOWA
WESTERN DIVISION

IN RE:

BANKRUPTCY NO.

REEDCO, INC.,
dba Reed's Home Furnishings
of Carroll, and
Reed's Home Furnishings
of Cherokee,

82-04064

Debtor.

REEDCO, INC.,

ADVERSARY NO. 82-0478

Plaintiff,

vs.

J U D G M E N T

VIRGINIA HOUSE OF FURNITURE
CORP.,

Defendant.

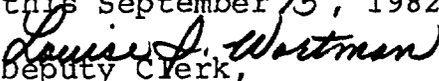
Pursuant to the Order Granting Application for Default Judgment entered herein;

IT IS ORDERED the Plaintiff, Reedco, Inc., recover of the Defendant, Virginia House of Furniture Corp., the sum of Three Hundred Nineteen and 33/100 Dollars (\$319.33) and the Court costs of this action in the sum of Sixty Dollars (\$60.00).

IT IS FURTHER ORDERED this Judgment shall be entered in the Docket of the Clerk of this Court and that notice of the entry of this Judgment shall be given by ordinary mail to Donald H. Molstad, Attorney for Plaintiff, and to the Defendant, Virginia House of Furniture Corp., P. O. Box 138, Atkins, Virginia 24311.

ORDERED September 15, 1982


WILLIAM W. THINNES
U. S. Bankruptcy Judge

Copy mailed to parties
above set forth,
this September 15, 1982

Deputy Clerk,
U. S. Bankruptcy Court
P. O. Box 4371
Cedar Rapids, IA 52407

RECORDED: Volume 1
Page 71

FILED
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF IOWA

SEP 15 1982

BARBARA A. EVERLY, CLERK

FILED
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF IOWA

SEP 16 1983

BARBARA A. EVERLY, CLERK

9/13/83 DHM
B:074

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF IOWA
WESTERN DIVISION

IN RE:

REEDCO, INC.
dba Reed's Home Furnishings
of Carroll and Reed's Home
Furnishings of Cherokee,

BANKRUPTCY NO. 82-04064

Debtor,

APPLICATION TO ABANDON
PROPERTY

COMES NOW the Trustee and states to the court as follows:

1. That judgement was entered in the following adversary:

Reedco, Inc. v. Virginia House of Furniture
Adversary No. 82-0478

in the amount of \$319.33 and \$60.00 costs and entered on the docket on the 15th day September, 1982.

2. That the Attorney for the Trustee, docketed said judgement in the home district of Defendant herein, to-wit, U.S. District Court for the Western District of Virginia, P. O. Box 398, Abingdon, Virginia 24210.

3. That Trustee has been creditably advised by the United States Marshal for the Western District of Virginia, that any attempts to collect said amount would require the filing of a bond in an amount sufficient to cover the judgement, according to Virginia Rules of Civil Procedure.

4. That Counsel for the Trustee has contacted various

re Vol I. Page 71

counsel in the state of Virginia relative to the collection of this matter, who have advised the Trustee herein and his counsel, that the costs of collecting said judgement due to the rules of procedure in the State of Virginia, would make such collection burdensome to the Estate.

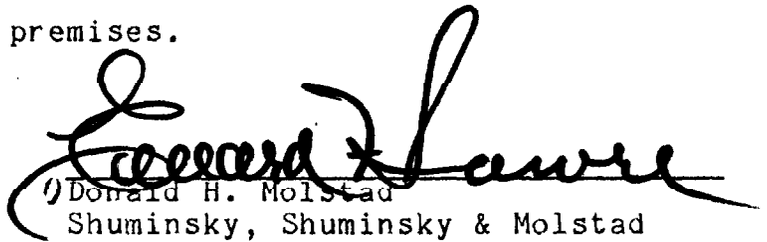
WHEREFORE the Trustee prays to the Court to abandon this asset and for such other and further relief as the Court deems equitable in the premises.

9-16-83

Per Barb:

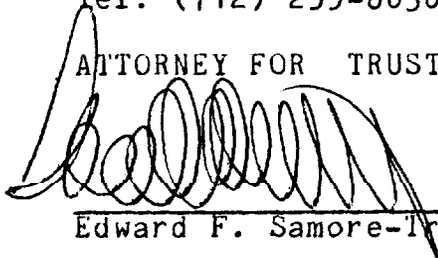
We are just to treat this as regular abandonment. After 20 days it will be deemed approved if no objections.

tmk



Donald H. Molstad
Shuminsky, Shuminsky & Molstad
224 Davidson Bldg.
Sioux City, Iowa 51101
Tel: (712) 255-8036

ATTORNEY FOR TRUSTEE



Edward F. Samore-Trustee

- 6 1983

Copy to Trustee &
Attorneys for Debtor

T. X.