

UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF IOWA

IN RE: ROY M. MAYHEW
AND MARGERY MAYHEW

) BANKRUPTCY NO. 85-02602C

)
)
) Debtors,

)
) WILLIAM H. TIETZ,

)
) ADVERSARY NO. 86-0214C

)
) Plaintiff,

)
) vs.

)
) ROY M. MAYHEW AND
) MARGERY MAYHEW d/b/a
) MAYHEW ASSOCIATES, d/b/a
) THE SHARP SHOP,

)
) Defendants.

FILED
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF IOWA

NOV - 4 1987

BARBARA A. EVERLY, CLERK

JUDGMENT ENTRY

Pursuant to the Settlement Agreement between the parties in the above captioned adversary cause, judgment is hereby granted to Plaintiff William H. Tietz to the extent of the agreed settlement amount, five hundred dollars (\$500.00). Plaintiff is hereby authorized to accept such sums of money as are tendered on the settlement and to execute on the remaining balance, if any. Further, Defendant in the above adversary cause is assessed the cost of this adversary proceeding. Plus interest to be calculated by the Clerk as on ordinary Federal Court Judgments.

Dated this 4 day of ~~October~~ 1987.

Copy mailed 11/4/87
by ordinary mail
to Frank Fowler, Atty/Pltf;
& Julie Trachta, Atty/Defd;

Barbara A. Everly
Deputy Clerk,
P O Box 4371, Cedar Rapids, IA 52407

Michael J. Melloy
Michael J. Melloy, Bankruptcy
Judge

cc: Frank L. Fowler
Julie Gunderson Trachta
Harry R. Terpstra

Recorded: Vol. II
Page 51

UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF IOWA

FILED
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF IOWA

IN RE: ROY M. MAYHEW)
AND MARGERY MAYHEW)

BANKRUPTCY NO. 85-02602C

NOV 24 1987

Debtors,)

WILLIAM H. TIETZ,)

ADVERSARY NO. 86-0214C

BARBARA A. EVERLY, CLERK

Plaintiff,)

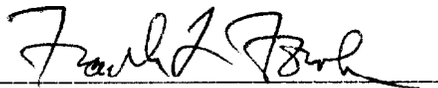
vs.)

PARTIAL SATISFACTION OF JUDGMENT

ROY M. MAYHEW AND)
MARGERY MAYHEW d/b/a)
MAYHEW ASSOCIATES, d/b/a)
THE SHARP SHOP,)

Defendants.)

On behalf of Plaintiff William H. Tietz in the above captioned Adversary proceeding in the above captioned Bankruptcy proceeding, the undersigned acknowledges the receipt of two hundred and fifty dollars (\$250.00) in partial satisfaction of the judgment entered in favor of the Plaintiff in the above captioned Adversary proceeding. The said two hundred and fifty dollars (\$250.00) was paid directly to the undersigned by the Defendant without passing through the Clerk of Court. Accordingly, Court costs and interest remain outstanding in addition to the remaining two hundred and fifty dollars (\$250.00) on the said judgment.



Frank L. Fowler

cc: Julie Gunderson Trachta
Attorney for Roy and Marjorie Mayhew

RECORDED: Vol II
Page 51

Copy mailed to
Ning attorney

NOV 24 1987