

UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF IOWA

In re: CHAPTER 7  
Case No.  
FRANK J. TAYLOR L-87-01882-C  
Debtor

FILED  
U.S. BANKRUPTCY COURT  
NORTHERN DISTRICT OF IOWA  
NOV - 2 1992  
BARBARA A. EVERLY, CLERK

**JUDGMENT**

The issues of this proceeding having been duly considered by the Honorable Michael J. Melloy, United States District Court Judge, and a decision having been reached without trial or hearing,

**IT IS ORDERED AND ADJUDGED:** That as a further sanction for the civil contempt of Frank J. Taylor, the trustee, Dennis Currell, is awarded fees and expenses totaling \$405.94. Judgment is entered in favor of the trustee and against the debtor for that amount. Interest on the judgment shall accrue at the federal judgment rate from and after the date of entry of judgment.



[Seal of the U.S. Bankruptcy Court]  
Date of Issuance: November 2, 1992

BARBARA A. EVERLY  
Clerk of Bankruptcy Court

By: *Marion A. Holay*  
Deputy Clerk

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UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF IOWA  
CEDAR RAPIDS DIVISION

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IN RE:	)	BANKRUPTCY NO.
	)	
FRANK J. TAYLOR,	)	L-87-01882C
	)	
Debtor.	)	Chapter 7
	)	
	)	ORDER RE: IMPOSITION
	)	OF SANCTIONS

The debtor in this case has previously been found to be in civil contempt of the United States Bankruptcy Court. The proposed findings of fact, conclusions of law, and order finding the debtor to be in civil contempt were adopted and incorporated into a judgment by the Honorable David R. Hansen, Judge of the United States District Court for the Northern District of Iowa. The debtor subsequently purged himself of the civil contempt by filing the required schedules and statement of affairs. However, there remains the issue of whether the trustee should be awarded fees and expenses as a sanction in connection with the civil contempt for his work incurred in connection with obtaining the schedules and statement of affairs, and reviewing the schedules and statement of affairs once they were filed.

The trustee filed a statement of fees and expenses on August 29, 1991. The debtor filed no timely resistance to the allowance of the fees and expenses as required by this court's order of July 31, 1991. Accordingly, the trustee will be allowed the fees and expenses as requested in the application filed August 29, 1991.

\$650 of cash and foreign bills and coins. Judgment shall enter in favor of the trustee and against the debtor accordingly.

IT IS FURTHER ORDERED that this is a complete and final adjudication of the debtors entitlement to exemptions. The debtor shall not be allowed to claim any further exemptions in this case.

Done and Ordered this 30<sup>th</sup> day of October, 1992.

  
\_\_\_\_\_  
Michael J. Melloy, Judge  
UNITED STATES DISTRICT COURT

Copy mailed to: w/Judgment  
Frank Taylor;  
Michael Fay;  
Dennis Currell;  
Dale Putnam;  
U.S. Trustee;  
this 11-02-92, ksh.