

# United States Bankruptcy Court

For the NORTHERN District of IOWA

FILED  
U.S. BANKRUPTCY COURT S.C.  
NORTHERN DISTRICT OF IOWA

IN RE: RONNY C. PROTHERO,

Debtor.

FEB 13 1989  
Case No. X88-00242S  
BARBARA A. EVERLY CLERK

WIL L. FORKER, Trustee, Plaintiff

SATELLITE PURCHASING, Defendant

Adversary Proceeding No. X88-0177S

## JUDGMENT

This proceeding having come on for trial or hearing before the court, the Honorable William L. Edmonds, United States Bankruptcy Judge, presiding, and the issues having been duly tried or heard and a decision having been rendered,

[OR]

The issues of this proceeding having been duly considered by the Honorable William L. Edmonds, United States Bankruptcy Judge, and a decision having been reached without trial or hearing, on plaintiff's motion for default judgment

IT IS ORDERED AND ADJUDGED:

that Wil L. Forker, plaintiff/trustee, shall recover from the defendant Satellite Purchasing the sum of \$1,400.00.

copies mailed with Order,  
2/13/89, *LM*

Vol. II  
Page 114



BARBARA A. EVERLY  
Clerk of Bankruptcy Court

[Seal of the U.S. Bankruptcy Court]

Date of issuance: 2-13-89

By: *Lewis McElhenny*

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

FILED  
U.S. BANKRUPTCY COURT S.C.  
NORTHERN DISTRICT OF IOWA

FEB 13 1989

IN RE:

RONNY C. PROTHERO,

Debtor.

-----  
WIL L. FORKER, Trustee,

Plaintiff,

vs.

SATELLITE PURCHASING,

Defendant.

Chapter 7

Bankruptcy No. X88-00242S

Adversary No. X88-0177S

BARBARA A. EVERLY, CLERK

ORDER RE PLAINTIFF'S MOTION FOR DEFAULT JUDGMENT

The matter before the court is the motion for default filed by the plaintiff/trustee Wil L. Forker.

The court has examined the adversary file and finds that the trustee's complaint for a turnover of property of the estate was filed July 1, 1988 and was served with summons upon the defendant Satellite Purchasing by first-class United States mail on August 29, 1988.

The defendant Satellite Purchasing has failed to file an answer or other response to the complaint. The time for answer or response has passed and defendant is in default.

Plaintiff has filed an affidavit pursuant to the Soldiers' and Sailors' Civil Relief Act.

The court finds the allegations of the complaint are true for failure of the defendant to answer and further finds that the plaintiff is entitled to the relief requested.

IT IS THEREFORE ORDERED that the motion for default judgment is granted and defendant Satellite Purchasing is ordered to turn over to the plaintiff Wil L. Forker, trustee, the sum of \$1,400.00. Judgment shall enter accordingly.

SO ORDERED ON THIS 13 DAY OF FEBRUARY, 1989.

  
\_\_\_\_\_  
William L. Edmonds, Bankruptcy Judge

cc: Wil L. Forker  
John Mugan,  
Atty. for Debtor  
Satellite Purchasing  
U. S. Trustee  
on 2/13/89, *DM*