

# United States Bankruptcy Court

For the NORTHERN District of IOWA

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

SEP 2 1988

BARBARA A. EVERLY, CLERK

GARY NEAL LOWREY, JR.,  
Debtor,

Case No. X-88-00830F

VAN DIEST SUPPLY CO., Plaintiff

v.

GARY NEAL LOWREY, JR., Defendant

Adversary Proceeding No. X-88-0189F

## JUDGMENT

This proceeding having come on for trial or hearing before the court, the Honorable \_\_\_\_\_, 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 \_\_\_\_\_, United States Bankruptcy Judge, and a decision having been reached without trial or hearing,

WILLIAM L. EDMONDS

### IT IS ORDERED AND ADJUDGED:

that the debt of Gary Neal Lowrey, Jr., owed to Plaintiff, Van Diest Supply Co., is a valid obligation in the amount of \$1,477.26 principal plus accruing interest thereon at the rate of 15% per annum. This debt is hereby determined to be non-dischargeable under the provisions of 11 U.S.C. §523(a)(2)(A).

IT IS FURTHER ORDERED that judgment be entered against Defendant for the Court costs incurred in this adversary proceeding in the amount of \$120.00.

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BARBARA A. EVERLY

Clerk of Bankruptcy Court

[Seal of the U.S. Bankruptcy Court]

Date of issuance: September 2, 1988

By:

Jacqueline Morris  
Deputy Clerk

FILED  
U.S. BANKRUPTCY COURT S.C.  
NORTHERN DISTRICT OF IOWA  
SEP 2 1988

BARBARA A. EVERLY, CLERK

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

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IN RE: GARY NEAL LOWREY, JR., : Bankruptcy No. X-88-00830F  
 Debtor. : Adversary No. X-88-0189F  
 ----- :  
 VAN DIEST SUPPLY COMPANY, :  
 Plaintiff, :  
 vs. : ORDER DETERMINING DEBT  
 GARY NEAL LOWREY, JR., : TO BE NON-DISCHARGEABLE  
 Defendant. :

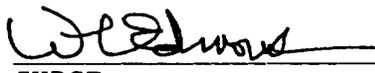
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This matter comes before the Court on Plaintiff's Motion for Default Judgment. The Court finds that the Defendant has been properly served with Summons and Notice of the Complaint herein, and that the Defendant has filed no Answer or responsive pleading within a time period prescribed by law, and in accordance with Rule 55, F.R.C.P., said Defendant is in default and judgment should be granted for the relief demanded in the Complaint.

It is, therefore, ordered that the debt of Gary Neal Lowrey, Jr., owed to Plaintiff, Van Diest Supply Company, is a valid obligation in the amount of \$1,477.26 principal plus accruing interest thereon at the rate of 15% per annum. This debt is hereby determined to be non-dischargeable under the provisions of 11 U.S.C. §523(a)(2)(A).

It is further ordered that judgment be entered against Defendant for the Court costs incurred in this adversary proceeding in the amount of \$ 120.00.

Dated this 2nd day of September, 1988.

  
\_\_\_\_\_  
JUDGE  
UNITED STATES BANKRUPTCY COURT

copies mailed to:  
(w/copy Judgment)  
J. L. Greenley;  
Robert Walker; &  
U. S. Trustee;  
this 9/2/88 jjm