

United States Bankruptcy Court

For the NORTHERN

District of IOWA

McLAUGHLIN FARMS, INC. BRU-BET
ARABIANS, INC. & BRU-BET BIG
SKY CORP., Debtors.

HABBO G. FOKKENA, Trustee, Plaintiff
v.

TOUCHSTONE, INC., Defendant

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

MAR 17 1989

BARBARA A. EVERLY, CLERK

CASE No. X-86-02586F

Adversary Proceeding No. X-88-0278F

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,

IT IS ORDERED AND ADJUDGED:

Plaintiff, Habbo G. Fokkena, recover from the Defendant, Touchstone, inc., the sum of \$75,000.00.

VOL. II
Page 121

copies mailed
with Order;
this 3/17/89 jjm



[Seal of the U.S. Bankruptcy Court]

BARBARA A. EVERLY

Clerk of Bankruptcy Court

Barbara A. Everly

DATE: 3/16/89 Case No. X-86-02586F Chapter Adv. No. x-88-0278F

RE: HABBO G. FOKKENA, Trustee vs. TOUCHSTONE, INC. CONTESTED NO.

APPEARANCES: For Plaintiff/Debtor Habbo G. Fokkena
For Defendant/Movant/Creditor NO ONE

U. S. TRUSTEE CASE TRUSTEE

NATURE OF PROCEEDING:
 Motion to Use Cash Collateral Objection to Exemptions/Lien Avoidan
 Disclosure Statement Pretrial/Scheduling Conference
 Confirmation of Plan Dischargeability/Discharge Complaint
 Motion to Dismiss Objection to Final Report/Claims Rep
 Status Conference Motion to Assume/Reject

FILED
U.S. BANKRUPTCY COURT S.C.
NORTHERN DISTRICT OF IOWA
MAR 17 1989
BARBARA A. EVERLY, CLERK

Other MOTION FOR DEFAULT Judgment Other

OUTCOME:
 Settled: Agreed Order to be submitted by Attorney
 Other

ORDERS:
 Taken Under Advisement

Briefs Due
 Oral findings AND conclusions stated
 Judgment Entered by the Court pursuant to F.R.B.P. 9021:
order

The motion for default judgment is sustained.
Judgment shall accordingly enter that
Plaintiff, Habbo G. Fokkena recover from the
Defendant, Touchstone, Inc. the sum of
\$ 75,500.

IT IS SO ORDERED
WLD

[] MS copies mailed to:
[] JJ Habbo Fokkena;
[] AW Wm. T. Pearson; &
U. S. Trustee;

Bankruptcy Judge