

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that Central States Resources, Corp. shall have a non-dischargeable judgment in the amount of \$800.00.

5/24/89

BY THE COURT:



United States Bankruptcy Judge

Prepared and Submitted by:

David A. Beck
ADAMS, HOWE & ZOSS, P.C.
8701 West Dodge Road, Suite 403
Omaha, Nebraska 68114
(402) 392-0222

Approved as to Form and Content:



Dennis M. McElwain
P.O. Box 1194
632-640 Badgerow Building
Sioux City, Iowa 51102
(712) 255-8094

ATTORNEY FOR TERRY A. PETEKAVICH

Approved After Reviewing the Same:


Terry A. Petekavich, Debtor

VOL. II
Page 135

copies mailed to:
Dennis McElwain;
David A. Beck; &
U. S. Trustee;
this 5/26/89 jjm

United States Bankruptcy Court

For the Northern District of Iowa

WRIT OF EXECUTION

To: The United States Marshal for the Northern District of Iowa,

Greeting:

On the 27th day of June, 1989, judgment was rendered in this action that the plaintiff, Central States Resources, Corporation, shall recover from the defendant, Terry A. Petekavich, the sum of \$ *800.00* together with interest thereon at the rate of 0 percent per annum from the -- day of --, 19 --, until paid, and \$ 0 costs were taxed against the defendant, --. The judgment was duly entered and docketed in the records of the clerk of this court on the 27th day of June, 1989, but no part of the judgment, interest thereon, or costs has been paid or satisfied.

Therefore:

You are hereby commanded to expose to execution sale so much of the property of the defendant, --, as may have been attached at the commencement of this action to insure enforcement of the judgment as is necessary to satisfy the judgment, accrued interest thereon, costs of suit, and your execution costs and expenses, the property that was attached being described as follows:

If such property is insufficient to satisfy the aforementioned amounts due from the defendant, --, you are further commanded to subject to execution sale sufficient of the defendant's other nonexempt personal property situated in your district as may be necessary to satisfy the remaining balance, and if such personal property is insufficient, then you are commanded to satisfy any final balance by a levy on and sale of sufficient of the defendant's remaining nonexempt real property situated within your district.

You are further commanded to return this writ with an endorsement thereon showing the manner of your compliance with its terms, together with the proceeds from the execution sale or sales, by the day of --, 19 --.



[Seal of the U.S. Bankruptcy Court]

Date of issuance: July 21, 1989

BARBARA A. EVERLY
Clerk of Bankruptcy Court

By: Patricia M. Suiger
Deputy Clerk

*Vol II
Page 135*

original returned to Central States Resources 7-21-89

CENTRAL STATES RESOURCES CORP.

102 West Highway 370
P.O. Box 250
Gretna, Nebraska 68028-0250

Telephone 402-332-4520

Wats 1-800-~~228-0025~~
284-0981

July 19, 1989

Ms. Barbara Everly
Clerk of Court
United States Bankruptcy Court
Northern District of Iowa
First Avenue and First Street
Federal Building
Cedar Rapids, Iowa 52407

FILED
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF IOWA

JUL 21 1989

BARBARA A. EVERLY, CLERK

Dear Ms. Everly:

~~XXXXXXXXXX~~ XJS-02558

Enclosed is a Writ Of Execution on Terry A. Petekavich that needs to be signed and sealed by the court and returned back to me in the self addressed envelope provided.

If you should have any questions on this please feel free to give me a call at the above number.

Thank you for your assistance.

sincerely,

Cookie Laferla

Cookie Laferla
Accounting Assistant

cl