

# United States Bankruptcy Court

For the NORTHERN District of IOWA

Chapter 7

Case No. X89-00291S

MORNINGSIDE COLLEGE,

Plaintiff

v.

BRENDA RENA' BRAN,

Defendant

Adversary Proceeding No. X89-0054S

## 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,

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

AUG - 2 1989

BARBARA A. EVERLY, CLERK

[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:

that the plaintiff, Morningside College, shall have judgment against the defendant, Brenda Rena' Gran, in the amount of \$2200.00, being the balances due on two promissory notes, plus interest at 5% from the 1st day of December, 1989, and that payments shall be made at the rate of \$90.00 per quarter until the entire obligation is fully paid. Debtor agrees to commence the quarterly payment to Morningside College March 1, 1990, and on the first day of each quarter thereafter until fully paid.

VOL. II  
Page 142



copies mailed with  
copies of Judgment  
Agreements & Order;  
this 8/2/89 jjm

BARBARA A. EVERLY

Clerk of Bankruptcy Court

[Seal of the U.S. Bankruptcy Court]

Date of issuance: August 2, 1989.

R. *Jacqueline Morris*

JAO:js  
5/23/89

UNITED STATES BANKRUPTCY COURT  
FOR THE NORTHERN DISTRICT OF IOWA  
WESTERN DIVISION

---

IN RE: :  
JAMES MERRILL GRAN : BK. No. X-89-00291S  
BRENDA RENA' GRAN, :  
Debtors, :

---

MORNINGSIDE COLLEGE, :  
Plaintiff, : ADVERSARY NO. X89-0054S  
vs. :  
BRENDA GRAN, : JUDGMENT BY AGREEMENT  
Defendant. :

---

FILED  
U.S. BANKRUPTCY COURT S.C.  
NORTHERN DISTRICT OF IOWA  
AUG - 2 1989  
BARBARA A. EVERLY, CLERK

COME NOW the plaintiff and defendant in the above adversary action and agree that the plaintiff, Morningside College, shall have judgment against the defendant, Brenda Rena' Gran, aka Brenda Gran, in the amount of \$2,200.00, being the balances due on two promissory notes, plus interest at 5% from the 1st day of December, 1989, as called for in said notes; and that payments shall be made at the rate of \$90.00 per quarter until the entire obligation is fully paid. The debtor agrees to commence the quarterly payment to Morningside College March 1, 1990, and on the first day of each quarter thereafter until fully paid.

Dated this 23rd day of May, 1989.

MORNINGSIDE COLLEGE, Plaintiff

by Cecil E. Larson  
Cecil E. Larson

---

Signature: Brenda Rena Gran, Defendant

JAO:js  
5/23/89

UNITED STATES BANKRUPTCY COURT  
FOR THE NORTHERN DISTRICT OF IOWA  
WESTERN DIVISION

IN RE: :  
JAMES MERRILL GRAN : BK. No. X-89-00291S  
BRENDA RENA' GRAN, :  
Debtors, :  
:

FILED  
U.S. BANKRUPTCY COURT S.C.  
NORTHERN DISTRICT OF IOWA  
AUG - 2 1989  
BARBARA A. EVERLY, CLERK

MORNINGSIDE COLLEGE, :  
Plaintiff, : ADVERSARY NO. X89-0054S  
vs. :  
BRENDA GRAN, : JUDGMENT BY AGREEMENT  
Defendant. :

COME NOW the plaintiff and defendant in the above adversary action and agree that the plaintiff, Morningside College, shall have judgment against the defendant, Brenda Rena' Gran, aka Brenda Gran, in the amount of \$2,200.00, being the balances due on two promissory notes, plus interest at 5% from the 1st day of December, 1989, as called for in said notes; and that payments shall be made at the rate of \$90.00 per quarter until the entire obligation is fully paid. The debtor agrees to commence the quarterly payment to Morningside College March 1, 1990, and on the first day of each quarter thereafter until fully paid.

Dated this 23rd day of May, 1989.

MORNINGSIDE COLLEGE, Plaintiff

by \_\_\_\_\_

Brenda Rena' Gran

Signature: Brenda Rena Gran, Defendant

9/88

UNITED STATES BANKRUPTCY COURT - NORTHERN DISTRICT OF IOWA  
PROCEEDING MEMO

K  
X P

DATE: 8/2/89 Case No. X-89-00291S Chapter        Adv. No. X-89-0054S

RE: MORNINGSIDE COLLEGE VS. BRENDA RENA GRAN CONTESTED NO.       

APPEARANCES: For Plaintiff/Debtor       

For Defendant/Movant/Creditor       

U. S. TRUSTEE        CASE TRUSTEE       

NATURE OF PROCEEDING:

       Motion to Use Cash Collateral        Objection to Exemptions/Lien Avoidance

       Disclosure Statement        Pretrial/Scheduling Conference

       Confirmation of Plan        Dischargeability/Discharge Complaint

       Motion to Dismiss        Objection to Final Report/Claims Report

       Status Conference        Motion to Assume/Reject

X Other MOTION FOR DEFAULT JUDGMENT        Other       

OUTCOME: AND RESISTANCE

       Settled: Agreed Order to be submitted by Attorney       

       Other       

ORDERS:

       Taken Under Advisement       

       Briefs Due       

X Judgment Entered by the Court pursuant to F.R.B.P. 9021:

*Clerk shall enter judgment in  
conformance with agreement  
filed by parties, pursuant to FRCP 68.*

copies mailed to:  
Craig A. Raby;  
J. Allen Orr; &  
U. S. Trustee;  
this 8/2/89 jjm

IT IS SO ORDERED

*[Signature]*

- [ ] MS
- [ ] JJ
- [ ] AW

Bankruptcy Judge