

United States Bankruptcy Court

JAN 12 1990

For the NORTHERN District of IOWA

IN RE:

FRANK M. TOPINKA

BARBARA A. EVERLY, CLERK

THE BENJ. FRANKLIN FEDERAL
SAVINGS & LOAN ASSN.

Case No. L-89-01102W

v.

Plaintiff

FRANK M. TOPINKA

Defendant

Adversary Proceeding No. L-89-0173W

JUDGMENT

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

IT IS ORDERED AND ADJUDGED: that the debt of \$2,500.00 owed by defendant to plaintiff is nondischargeable and that plaintiff have and recover judgment against defendant in the sum of \$2,500.00 together with costs.

Copy to:
Peter W. Burk;
Carter J. Stevens;
U. S. Trustee;
1/12/90 ps

Vol. II
Page 172



BARBARA A. EVERLY

Clerk of Bankruptcy Court

[Seal of the U.S. Bankruptcy Court]

Date of issuance: January 12, 1990

By: Patricia M. Swiger
Deputy Clerk

NOV 28 1989

UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF IOWA

BARBARA A. EVERLY, CLERK

IN RE:

CHAPTER 7

BANKRUPTCY NO. L-89-01102-W

FRANK M. TOPINKA
141 Woodlawn Road
Waterloo, IA 50701
387-46-2453

THE BENJ. FRANKLIN FEDERAL
SAVINGS AND LOAN ASSN.,

ADVERSARY NO. L-89-0173-W

Plaintiff,

vs.

FRANK M. TOPINKA,

ORDER DETERMINING DEBT
NONDISCHARGEABLE

Defendant.

THIS MATTER came on before the court on the parties' stipulation upon complaint of plaintiff for a determination that the debt owed by defendant to plaintiff is nondischargeable under section 523(a)(2)(c) of the Bankruptcy Code, and upon answer filed by defendant in response thereto. The parties have stipulated said debt is nondischargeable. In accordance with said stipulation and the findings of fact and conclusion of law being separately entered herein this day, it is,

ORDERED AND DETERMINED, that the debt of \$2,500.00 owed by defendant to plaintiff is nondischargeable; and it is further

ORDERED, that plaintiff have and recover judgment against defendant in the sum of \$2,500.00 together with costs.

DATED: 11/28/89

BY THE COURT



Bankruptcy Judge

Copy for (w/ Sendings of Sack)
Atty. for Plaintiff
Atty. for Defendant
U. S. Trustee
NOV 28 1989

PETER W. BURK
501 SYCAMORE

P.O. BOX 2215

CHICAGO CENTRAL & PACIFIC RAILROAD BUILDING
WATERLOO, IOWA 50704 (319) 235-7975

