

FILED
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF IOWA

OCT 12 1990

BARBARA A. EVERLY, CLERK

United States Bankruptcy Court

For the NORTHERN District of IOWA

Joel Lee Arends,
dba Gourmet Express,

Debtor.

Chapter 7

Case No. L-89-01704W

NASH FINCH COMPANY,
v.

Plaintiff

JOEL LEE ARENDS,
dba Gourmet Express,

Defendant

Adversary Proceeding No. L-89-0235W

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 judgment shall enter in favor of the plaintiff and against the defendant in the amount of \$1,751.35. Interest on the judgment shall accrue at the Iowa judgment rate of 10% per annum from and after the date of filing to entry of judgment. Interest shall accrue thereafter at the federal judgment rate of 7.78%.

IT IS FURTHER ORDERED that judgment shall enter finding that the debt owed by the defendant to the plaintiff is nondischargeable.



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BARBARA A. EVERLY

Clerk of Bankruptcy Court

[Seal of the U.S. Bankruptcy Court]

Date of issuance: 10-12-90

By: Meredith A. Golay
Deputy Clerk

OCT 12 1990

UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF IOWA

BARBARA A. EVERLY, CLERK

IN RE:

Chapter 7
BANKRUPTCY NO.

JOEL LEE ARENDS,
dba Gourmet Express,

L-89-01704W

Debtor.

NASH FINCH COMPANY

ADVERSARY NO.

Plaintiff,

L-89-0235W

v.

JOEL LEE ARENDS,
dba Gourmet Express,

Defendant.

ORDER RE: Trial

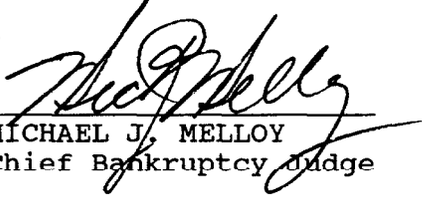
The trial in the above case was held on October 10, 1990. Appearing for the plaintiff was attorney Thomas Peffer; appearing for the defendant was attorney John Ackerman.

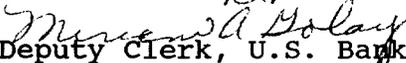
The Court, having heard the evidence and testimony, entered its findings of fact, conclusions of law and order on the record. In that order, the Court found that the debt owed by the defendant to the plaintiff in the sum of \$1,751.35 is nondischargeable pursuant to § 523(a)(4).

IT IS THEREFORE ORDERED that judgment shall enter in favor of the plaintiff and against the defendant in the amount of \$1,751.35. Interest on the judgment shall accrue at the Iowa judgment rate of 10% per annum from and after the date of filing to entry of judgment. Interest shall accrue thereafter at the federal judgment rate of 7.78%.

IT IS FURTHER ORDERED that judgment shall enter finding that the debt owed by the defendant to the plaintiff is nondischargeable.

DONE AND ORDERED this 12 day of October, 1990.


MICHAEL J. MELLODY
Chief Bankruptcy Judge

Copies to: (w/judgment)
Thomas Peffer,
Atty for Plaintiff;
John W. Ackerman,
Atty for Defendant;
U.S. Trustee;
this October 12, 1990

Deputy Clerk, U.S. Bankruptcy Court
P.O. Box 74890
Cedar Rapids, Iowa 52407

United States Bankruptcy Court

Northern District of Iowa

In re

Joel Lee Arends,
dba Gourmet Express,

Chapter 7
Bankruptcy Case No.
L-89-01704W

Debtor

Nash Finch Company

Plaintiff

v.

Joel Lee Arends
Defendant dba Gourmet Express

Adversary Proceeding No.
L-89-0235W

WRIT OF EXECUTION TO THE UNITED STATES MARSHAL

Name and Address of Judgment Creditor
Nash Finch Company
P.O. Box 549, 1201 Blairs Ferry
Road NE
Cedar Rapids, Iowa 52406

Amount of Judgment:
\$ 1,751.35

Clerk's Fee:
\$

Other Costs:
\$

vs.

Name and Address of Judgment Debtor
Joel Lee Arends
dba Gourmet Express
4832 N.W. 50th
Des Moines, Iowa 50310

Interest From: December 27, 1989
\$ 521.94

Costs of this writ:
\$

TO THE UNITED STATES MARSHAL FOR THE Northern DISTRICT OF Iowa:

You are directed to levy upon the property of the above named judgment debtor to satisfy a money judgment in accordance with the attached instructions.

TO THE JUDGMENT DEBTOR:

You are notified that federal and state exemptions may be available to you and that you have a right to seek a court order releasing as exempt any property specified in the marshal's schedule from the levy.

August 9, 1993
Date

Barbara A. Everly
Clerk of the Bankruptcy Court
BARBARA A. EVERLY

UNITED STATES MARSHAL'S RETURN

I received this writ on _____, and executed the same on _____
(date) (date)

United States Marshal

By: _____ Deputy Marshal

*original to Brent Bedwell - Inman Law Firm
5911 Meredith Dr. Suite C - Urbandale, Ia 50322*

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