

United States Bankruptcy Court

For the NORTHERN District of IOWA

FILED
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF IOWA
MAY 20 1991

BARBARA A. EVERLY, CLERK

Chapter 7
Case No. L90-01856C

IN RE:

DEWAYNE A. SVOBODA and
SUSAN M. SVOBODA, Debtors,

CHELSEA SAVINGS BANK,
Plaintiff,

Adversary Proceeding No. L91-0011C

vs.
DEWAYNE A SVOBODA, **JUDGMENT**
Defendant.

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 judgment shall enter against DeWayne A. SvoBoda in favor of the Chelsea Savings Bank in the sum of \$5,000.00.

IT IS FURTHER ORDERED that no interest shall accrue on the judgment and that the same shall be paid at the rate of \$20,00 per week commencing with the Friday of the first week following the week in which this order is entered.

IT IS FURTHER ORDERED that plaintiff shall not execute on the judgment for so long as DeWayne A. SvoBoda timely pays the \$20.00 per week to the bank. In the event that the defendant defaults on his weekly payments to the bank then, the bank may execute on this judgment pursuant to applicable law.

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[Seal of the U.S. Bankruptcy Court]

Date of issuance: 5-20-91

BARBARA A. EVERLY

Clerk of Bankruptcy Court

By: Michael A. Golay
Deputy Clerk

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UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF IOWA

IN RE:)	Chapter 7
)	
DEWAYNE A. SVOBODA and)	BANKRUPTCY NO. L-90-01856C
SUSAN M. SVOBODA,)	
)	
Debtors.)	
<hr/>		
CHELSEA SAVINGS BANK,)	
)	
Plaintiff,)	ADVERSARY NO. L-91-0011C
)	
vs.)	
)	STIPULATED JUDGMENT
DEWAYNE A. SVOBODA,)	
)	
Defendant.)	

AND NOW on the 17th day of May, 1991 the Court is presented with this stipulated judgment in the above-captioned adversary proceeding. The judgment ordered below is fair and equitable and dispositive of this matter. This matter is a core proceeding and the Court has jurisdiction of the parties and of the subject matter of the Plaintiff's Complaint against the Defendant, DeWayne A. Svoboda.

IT IS, THEREFORE, ORDERED, ADJUDGED AND DECREED that judgment shall enter against DeWayne A. Svoboda in favor of the Chelsea Savings Bank in the sum of \$5,000.00.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that no interest shall accrue on the judgment and that the same shall be paid at the rate of \$20.00 per week commencing with the Friday of the first week following the week in which this Order is entered.

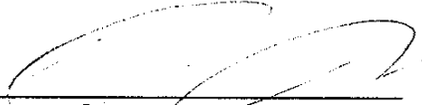
IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Plaintiff shall not execute on the judgment for so long as DeWayne A. Svoboda timely pays the \$20.00 per week to the bank.

In the event that the Defendant defaults on his weekly payments to the bank then, the bank may execute on this judgment pursuant to applicable law.

DATED this 17th day of May, 1991.


MICHAEL J. MELLOY, Chief
Bankruptcy Court Judge for the
Northern District of Iowa

APPROVED AS TO FORM & CONTENT


H. Raymond Terpstra II
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Cedar Rapids, IA 52401
Attorney for Chelsea
Savings Bank


Rick L. Sole
206 Higley Building
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Attorney for Debtor

Copy (w/judgment)
to: H. Raymond Terpstra II
Rick L. Sole
U.S. Trustee
this May 20, 1991 mg

Order Prepared By:
H. Raymond Terpstra II
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(319) 364-2467