

United States Bankruptcy Court

For the NORTHERN District of IOWA

Chapter 7

Case No. X92-00096F

Contested No. 6026

IN RE:

MOUSSA M. NASSAR,

Debtor.



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

APR 14 1992

BARBARA A. EVERLY, CLERK

JUDGMENT

This proceeding having come on for trial or hearing before the court, the Honorable WILLIAM L. EDMONDS, United States Bankruptcy Judge, presiding, and the issues having been duly tried or heard and a decision having been rendered.

Vol. III
Page 103

[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 debtor's Motion to Remove Liens is sustained and that the following liens are herein ordered to be removed from the property described as:

The West Fifty-three and One-half (53 1/2) feet of the North One Hundred Two (102) feet of Lot No. Three (3), in Block No. Thirteen (13), in Morrison and Duncombe's Addition to Fort Dodge, Iowa:

(a) Webster County Clerk of Court; Small Claim No. 53053; No. CR.730-0389; No. CR.849-0589; No. 394-0988; D-3650; SC 18990; SC 439; No. 12236; SC 14343;

(b) Clerk of Iowa Supreme Court; Case No. 51201; No. 53053;

(c) Alfredo Parrish v. Moussa Nassar; Webster County No. 394-0988;

(d) Iowa-Illinois Gas and Electric Co. v. Moussa Nassar; Webster County No. SC 18990;

(e) Fort Dodge Medical Center v. Moussa Nassar; Webster County No. SC 439.



BARBARA A. EVERLY

Clerk of Bankruptcy Court

copies mailed with order

on 4/14/92, *B*

[Seal of the U.S. Bankruptcy Court]

Date of issuance: 4-14-92

By:

Spivey

Deputy Clerk

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF IOWA
CENTRAL DIVISION

FILED
U.S. BANKRUPTCY COURT S.C.
NORTHERN DISTRICT OF IOWA
APR 14 1992
BARBARA A. EVERLY, CLERK

IN RE: : NO. X-92-00096-F
MOUSSA M. NASSAR, **CONTESTED NUMBER** 60226
DEBTOR : ORDER TO REMOVE LIENS.

BE IT REMEMBERED this 14th day of April, 1992,
the Debtor's Motion to Remove Liens comes before the Court.

The Court finds that the property which is the subject of this motion is homestead property and that those creditors with liens against the property have received proper notice of the motion and have not responded to the motion. The Court further finds that the Motion should be sustained.

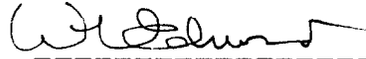
IT IS THEREFORE ORDERED that the Debtors' Motion to Remove Liens is sustained and that the following liens are herein ordered to be removed from the property described as:

The West Fifty-three and One-half (53 1/2) feet of
the North One Hundred Two (102) feet of Lot No.
Three (3), in Block No. Thirteen (13), in Morrison and
Duncombe's Addition to Fort Dodge, Iowa:

- a. Webster County Clerk of Court; Small Claim No. 53053;
No. CR.730-0389; No. CR.849-0589; No. 394-0988; D-3650; SC
18990; SC 439; No. 12236; SC 14343;
 - b. Clerk of Iowa Supreme Court; Case No. 51201; No. 53053;
 - c. Alfredo Parrish v. Moussa Nassar; Webster County No.
394-0988;
-

d. Iowa-Illinois Gas and Electric Co. v. Moussa Nassar;
Webster County No. SC 18990;

e. Fort Dodge Medical Center v. Moussa Nassar; Webster
County No. SC 439.



JUDGE

Copy to: William H. Habhab
Bankruptcy Trustee

I certify that on 4-14-92 copies of this order and a judgment
were sent by U. S. mail to: William H. Habhab, David A.
Sergeant, U. S. Trustee. *BS*

Webster Co. Clerk of Court
Clerk of Iowa Supreme Court
Alfredo Parrish
Iowa-Illinois Gas and Electric Co.
Fort Dodge Medical Center