

UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF IOWA

In re:  
  
EVON WEDEMEIER  
Debtor

CHAPTER 7  
Case No.

FILED  
U.S. BANKRUPTCY COURT  
NORTHERN DISTRICT OF IOWA

92-61555LW

DEC 22 1992

THE AETNA LIFE AND CASUALTY COMPANY  
Assignee of Clay Equipment Corporation  
aka Clay Holding, Inc.,  
Plaintiff

BARBARA A. EVERLY, CLERK

v.

EVON WEDEMEIER  
Defendant

Adversary Proceeding No.  
92-6217LW

**JUDGMENT**

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: Judgment is entered against Evon Wedemeier and for Aetna Life and Casualty Company in the sum of \$192,839.00 pursuant to a stipulation between the parties.



BARBARA A. EVERLY  
Clerk of Bankruptcy Court

By: *Michelle Holroy*  
Deputy Clerk

[Seal of the U.S. Bankruptcy Court]  
Date of Issuance: December 22, 1992

Recorded Vol III  
Page 141

Copy to:  
Evon Wedemeier  
David Zellhoefer  
Joseph Gunderson  
Donna Lesyshen  
James Fifield  
U.S. Trustee  
this December 22, 1992 mg

RECEIVED  
DEC 14 1992

UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF IOWA

---

IN RE	)	Bankruptcy
	)	Case No. 92-61555LW
EVON WEDEMEIER	)	
	)	
Debtor.	)	

---

THE AETNA LIFE AND CASUALTY	)	
COMPANY, Assignee of	)	
CLAY EQUIPMENT CORPORATION	)	Adversary Proceeding
a/k/a CLAY HOLDING, INC.,	)	No. 92-6217LW
	)	
Plaintiff,	)	
	)	
vs.	)	
	)	
EVON WEDEMEIER,	)	STIPULATED ORDER REGARDING
	)	NONDISCHARGEABILITY OF DEBT
	)	
Defendant.	)	

---

FILED  
U.S. BANKRUPTCY COURT  
DISTRICT OF IOWA

DEC 21 1992

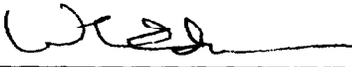
BARBARA EVELYN BLENK

The United States Bankruptcy Court, Northern District of Iowa, has been advised that this Stipulated Order has been executed between Debtor/Defendant, Evon Wedemeier, as represented by attorney David R. Zellhoefer, and Creditor/Plaintiff, The AETna Life and Casualty Company, Assignee of Clay Equipment Corporation a/k/a Clay Holding, Inc., ("The AETna"), as represented by attorney Joseph R. Gunderson.

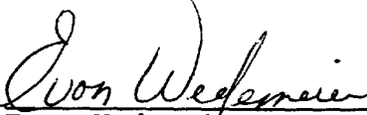
The AETna filed a Complaint to Determine Dischargeability of Debt on September 29, 1992. Pursuant to this Stipulation between the parties, Debtor Evon Wedemeier admits that she owes to The AETna \$192,839, that she obtained such funds by fraud or embezzlement, and that such funds are nondischargeable pursuant to 11 U.S.C. §§ 523(a)(2)(A) and 523(a)(4). Evon Wedemeier further admits the allegations as provided in The AETna's Complaint to

Determine Dischargeability of Debt.

This Court so finds and orders on this 18 day of <sup>December</sup>~~November~~, 1992.

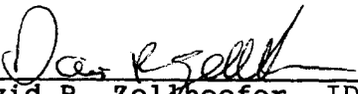
  
UNITED STATES BANKRUPTCY JUDGE  
United States Bankruptcy Court  
Northern District of Iowa

As Stipulated between  
Evon Wedemeier and  
The AETna Life and  
Casualty Company,  
Assignee of Clay  
Equipment Corporation  
a/k/a Clay Holding, Inc.

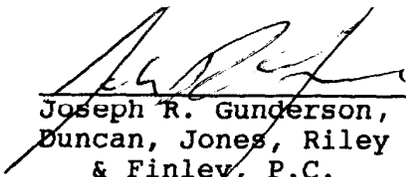
  
Evon Wedemeier  
DEBTOR/DEFENDANT

11-23-92  
Date

Approved as to form and  
content:

  
David R. Zellhoefer, ID No. 6166  
Chicago Central Building  
Suite 507  
P.O. Box 477  
Waterloo, IA 50704  
ATTORNEY FOR DEBTOR/DEFENDANT

11-23-92  
Date

  
Joseph R. Gunderson, ID No. 8641  
Duncan, Jones, Riley  
& Finley, P.C.  
4th Floor, Equitable Bldg.  
Des Moines, IA 50309  
ATTORNEY FOR CREDITOR/PLAINTIFF

11-30-92  
Date

I certify that on 12/21/92 I mailed copies of this order by U.S. mail to: Larry Anfinson, David Zellhoefer, Donna Lesyshen, James Fifield & Joseph Gunderson, and U. S. Trustee. *JS*

*Donna P. Lesyshen*

Donna P. Lesyshen, ID No. 7617  
500 Waterloo Building  
Waterloo, IA 50701  
TRUSTEE

12/02/92.  
Date

Copies to:

David R. Zellhoefer, ID No. 6166  
Chicago Central Building  
Suite 507  
P.O. Box 477  
Waterloo, IA 50704

Donna P. Lesyshen, ID No. 7617  
500 Waterloo Building  
Waterloo, IA 50701

Joseph R. Gunderson, ID No. 8641  
Equitable Bldg., 4th Floor  
Des Moines, IA 50309