

UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF IOWA

U.S. BANKRUPTCY COURT X  
NORTHERN

FEB 09 1995

BARBARA A. EVERLY, Clerk

In re:

KURT L. BJORKLUND and  
LUANNE K. BJORKLUND,

Chapter 7

Debtors.

Bankruptcy No. 94-31856XF

-----  
KANSAS BANKERS SURETY COMPANY,

Plaintiff,

Adversary No. 95-3014XF

vs.

KURT L. BJORKLUND,

Defendant.

**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, upon stipulation of the parties,

IT IS ORDERED AND ADJUDGED: that plaintiff Kansas Bankers Surety Company shall recover from defendant Kurt L. Bjorklund the sum of \$17,903.56. This judgment is nondischargeable under 11 U.S.C. § 523(a)(4).

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[Seal of the U.S. Bankruptcy Court]  
Date of Issuance: February 9, 1995

BARBARA A. EVERLY  
Clerk of Bankruptcy Court

By: *Lorris Stogler*  
Deputy Clerk

IN THE UNITED STATES BANKRUPTCY COURT  
NORTHERN DISTRICT OF IOWA

FEB 09 1995

BARBARA A. EVERLY, CLERK

IN RE: :  
KURT L. BJORKLUND AND LUANNE : CHAPTER 7  
K. BJORKLUND, : Case No: 94-31856 XV<sup>F</sup>  
Debtors, :

KANSAS BANKERS SURETY :  
COMPANY, : Adversary No: 95-3014XF  
Plaintiff, :  
vs. : *order for*  
KURT L. BJORKLUND, : JUDGMENT  
Defendant. :

NOW on this 9<sup>th</sup> day of February, 1995, comes regularly  
on for hearing the above-styled matter.

The Court, after reviewing the file and being fully advised  
in the premises does hereby find that Defendant, KURT L.  
BJORKLUND, and Plaintiff, KANSAS BANKERS SURETY COMPANY, have  
entered into <sup>a Joint</sup> ~~the attached~~ Stipulation.

*WEE* IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the  
~~attached~~ Stipulation is approved in its entirety.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Judgment <sup>shall</sup> ~~be~~  
~~hereby~~ <sup>(we)</sup> *for Plaintiff* entered against Defendant in the amount of \$17,903.56,  
together with interest as provided by law. *The judgment is*  
*not dischargeable under 11 USC § 523a 4.*  
IT IS SO ORDERED.

*[Signature]*  
\_\_\_\_\_  
JUDGE, U.S. Bankruptcy Court

I certify that on 2/9/95 I mailed a copy of this order and a judgment by U.S.  
mail to: USTrustee, II. Raymond Terpstra and Angela Ostrander. LS