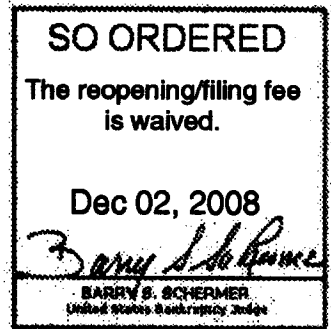


UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION



In Re:) Case No. 08-45816-399
)
Brandon Beck)
) Chapter 7
)
) Response Due:
Debtor(s).) Hearing Date:
) Hearing Time:
) Location: St. Louis, Courtroom

TRUSTEE'S MOTION TO RE-OPEN CASE

COMES NOW Trustee Stuart Radloff ("Trustee") and for his motion to reopen case pursuant to 11 U.S.C. §350(b) states as follows:

1. Trustee was the duly appointed trustee in bankruptcy for debtor Brandon Beck ("Debtor"), who filed Chapter 7 on August 4, 2008
2. Trustee conducted the Section 341 meeting and concluded it on or about September 2, 2008, and, determining that there were insufficient assets upon which to administer, filed his Report of No Distribution on or about September 4, 2008.
3. Subsequently, this case was closed by the Court on or about November 17, 2008.
4. Trustee has since been advised that Debtor was possessed of a personal injury claim that may have value that was not heretofore disclosed.
5. Debtor has now proposed to Trustee a settlement regarding division of any proceeds from said claim, or settlement thereof, which Trustee is desirous of accepting.
6. Pursuant to the provisions of 11 U.S.C. §541(a), said claim is property of the bankruptcy estate upon which Trustee may administer for the benefit of creditors.

7. It is therefore necessary and appropriate that this case be reopened so that Trustee may administer upon said claim, or its proceeds.

Respectfully submitted,

/s/ Stuart Radloff

Stuart J. Radloff, trustee
13321 N. Outer 40 Road, Suite 800
St. Louis, MO 63017
(314) 448-4231
Email: sradloff@sbcglobal.net

Copies, by ECF, to Charles Riske, Debtor's attorney, UST, and all other parties of record, this 26th day of November, 20078.

/s/ Stuart Radloff

FRI-83904 0865-4 pdf02 08-45816
Charles W. Risko
Attorney at Law
231 S. Bemiston, Suite 1220
St. Louis, MO 63105

OFFICIAL BUSINESS

UNITED STATES BANKRUPTCY COURT
PENALTY FOR PRIVATE USE \$300
CONTAINS NOTICE of a PROCEEDING
In the
UNITED STATES BANKRUPTCY COURT

027161 27161 1 AT 0346 63166 3 5 6126-0-27161
Somers Landing
P.O. Box 66911, Dept. DPR
Saint Louis, MO 63166-6911

NO CHECK
ENCLOSED

FIRST-CLASS MAIL

PRESORTED
FIRST-CLASS MAIL
POSTAGE & FEES PAID
UNITED STATES G-18
PERMIT NO.

02/161

UNITED STATES BANKRUPTCY COURT
Eastern District Of Missouri
Thomas F. Eagleton U.S. Courthouse
111 South Tenth Street, Fourth Floor
St. Louis, MO 63102

B18J(2/06)

CASE NO.:08-45816
Judge: Barry S. Schermer

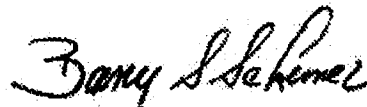
IN RE: Debtor(s)
Brandon Alexander Beck
xxx-xx-8229
4997 Potomac
St. Louis, MO 63139

DISCHARGE OF DEBTOR

It appearing that the debtor is entitled to a discharge, **IT IS ORDERED:** The debtor is granted a discharge under section 727 of title 11, United States Code, (the Bankruptcy Code).

BY THE COURT

Dated: 11/4/08



U. S. Bankruptcy Judge

SEE THE BACK OF THIS ORDER FOR IMPORTANT INFORMATION.

EXPLANATION OF BANKRUPTCY DISCHARGE IN A CHAPTER 7 CASE

This court order grants a discharge to the persons named as the debtor. It is not a dismissal of the case and it does not determine how much money, if any, the trustee will pay to creditors.

Collection of Discharged Debts Prohibited

The discharge prohibits any attempt to collect from the debtor a debt that has been discharged. For example, a creditor is not permitted to contact a debtor by mail, phone, or otherwise, to file or continue a lawsuit, to attach wages or other property, or to take any other action to collect a discharged debt from the debtors. *[In a case involving community property:* There are also special rules that protect certain community property owned by the debtor's spouse, even if that spouse did not file a bankruptcy case.] A creditor who violates this order can be required to pay damages and attorney's fees to the debtor.

However, a creditor may have the right to enforce a valid lien, such as a mortgage or security interest, against the debtors' property after the bankruptcy, if that lien was not avoided or eliminated in the bankruptcy case. Also, a debtor may voluntarily pay any debt that has been discharged.

Debts That are Discharged

The chapter 7 discharge order eliminates a debtor's legal obligation to pay a debt that is discharged. Most, but not all, types of debts are discharged if the debt existed on the date the bankruptcy case was filed. (If this case was begun under a different chapter of the Bankruptcy Code and converted to chapter 7, the discharge applies to debts owed when the bankruptcy case was converted.)

Debts that are Not Discharged.

Some of the common types of debts which are not discharged in a chapter 7 bankruptcy case are:

- a. Debts for most taxes;
- b. Debts incurred to pay nondischargeable taxes applicable only to cases filed after October 17, 2005;
- c. Debts that are domestic support obligations applicable only to cases filed after October 17, 2005;
- d. Debts for most student loans;
- e. Debts for most fines, penalties, forfeitures, or criminal restitution obligations;
- f. Debts for personal injuries or death caused by the debtor's operation of a motor vehicle while intoxicated;
- g. Some debts which were not properly listed by the debtors in time to permit the creditor to file a proof of claim, if required, or file a timely request to determine dischargeability;
- h. Debts that the bankruptcy court specifically has decided or will decide in this bankruptcy case are not discharged;
- i. Debts for which the debtor has given up the discharge protections by signing a reaffirmation agreement in compliance with the Bankruptcy Code requirements for reaffirmation of debts.
- j. Debts owed to certain pension, profit sharing, stock bonus, other retirement plans, or to the Thrift Savings Plan for federal employees for certain types of loans from these plans applicable only to cases filed after October 17, 2005.

This information is only a general summary of the bankruptcy discharge. There are exceptions to these general rules. Because the law is complicated, you may want to consult an attorney to determine the exact effect of the discharge in this case.

Kim Bufe

From: "Greta Reichert" <greichert@dniproperties.com>
To: "Kim Bufe" <kbufe@dniproperties.com>
Cc: "Rebecca Grindler" <rgrindler@dniproperties.com>
Sent: Tuesday, December 02, 2008 10:37 AM
Subject: stonecroft

Kim,

I received a phone call from Mike Jones (580-15 32 Country Park Circle) and he said he sold his house and does not live there anymore. Do you have any records of a new homeowner? Please let me know.

Thanks,

Greta Reichert
Community Manager
DNI Properties, Inc.
662 Office Parkway
Creve Coeur, MO 63141
314-576-0700 x208
314-576-0718 (Fax)

*Made New Invoice
gone to Greta to
Mail out.
12/8/08 KB*

No virus found in this incoming message.

Checked by AVG - <http://www.avg.com>

Version: 8.0.176 / Virus Database: 270.9.12/1824 - Release Date: 12/2/2008 9:31 AM

Kim Bufe

From: "Erin Phelan" <ephelan@dniproperties.com>
To: <kbufe@dniproperties.com>
Cc: "Michelle Olejniczak" <molejniczak@dniproperties.com>; <greichert@dniproperties.com>
Sent: Thursday, June 12, 2008 4:48 PM
Subject: FW: Stonecroft Indenture Changes and Wamser Expenses

Kim,

Can you tell me who approved Jerry Wamser's invoices? I am assuming it was Judy, but want to be sure.

Michelle/Greta: I have not responded to Herb's e-mail until I know who approved Wamser's invoices. I was not aware that Jerry Wamser invoices need to be approved by the Board. I am also not aware of this "scope of work" and cost "estimate" Herb is talking about.

Please advise if and/or how I should respond to Herb's message.

Erin

From: Herb Blow [mailto:hwbref@yahoo.com]
Sent: Wednesday, June 11, 2008 9:03 PM
To: ephelan@dniproperties.com
Subject: Re: Stonecroft Indenture Changes and Wamser Expenses

It is very troublesome that any amount was paid to Jerry Wamser. I do not remember agreeing to pay him anything yet. He was supposed to email me a "scope of work" & cost before we paid him anything. To date this was not done. I spoke with him about this last week and to date have not received anything from him. I want to make it extremely clear that he is to receive NO PAYMENTS in the future without you making sure it was approved by the board. At our meeting no amounts or anything else was discussed and that is the reason I called him.

This is not the way to run an operation.

Herb Blow

----- Original Message -----

From: Erin Phelan <ephelan@dniproperties.com>
To: Selliot2020@yahoo.com; Hwbref@yahoo.com; cherip@accessus.net
Sent: Monday, June 9, 2008 1:33:40 PM
Subject: Stonecroft Indenture Changes and Wamser Expenses

Dear Board:

Find attached Judy's Indenture change document.

Accounting tells me Jerry Wamser was paid \$750 on 5/30/08; \$250 was to review documents to identify action items and \$500 was to draft amendment.

Sincerely,

Erin Phelan
Property Management Support
DNI Properties
314-576-0700 x302
314-576-0718 (Fax)

No virus found in this incoming message.

Checked by AVG.

Version: 8.0.100 / Virus Database: 270.3.0/1499 - Release Date: 6/12/2008 7:13 AM