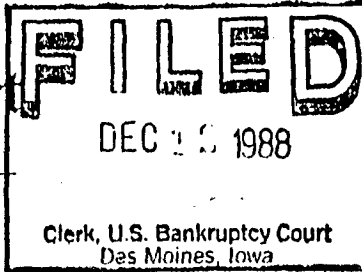


United States Bankruptcy Court



SOUTHERN District of IOWA

In re

FRANCIS L. FAUST AND
VIOLA J. FAUST

Bankruptcy Case No. 87-406-C-J

Debtor

FRANCIS L. FAUST AND
VIOLA J. FAUST

Plaintiff

Adversary Proceeding No. 88-0228

UNITED STATES OF AMERICA v.
FARMERS HOME ADMINISTRATION & SMALL
BUSINESS ADMINISTRATION Defendant
FARMERS COOPERATIVE ELEVATOR CO., MID-IOWA GRAIN, LTD.
ROLLING HILLS F.S. INC., f/k/a M. & W. Farm Service Co. &
C.M. STROTHMAN, INC. **JUDGMENT BY DEFAULT**

Default was entered against defendant _____ as shown above
(name)

on 12/12/88 (date). Therefore, on motion of the plaintiff, judgment is entered against that

defendant in favor of the plaintiff as follows.

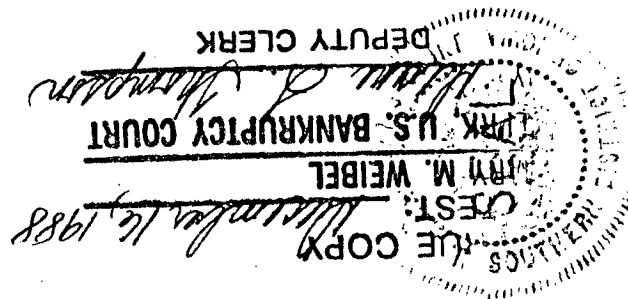
FILED NO. **1289**
BOOK 152 PAGE 47

1988 DEC 29 PM 2:00

IT IS ORDERED THAT:

MARY E. WELTY
RECORDER
MADISON COUNTY IOWA
Fee \$5.00

The defendants are in default and it is hereby determined that the defendant's liens as it effects the real estate described in the complaint are invalid.



12/12/88

Date

MARY M. WEIBEL

Clerk, U.S. Bankruptcy Court

By: Carol White
Deputy Clerk