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KS DISTRICT COURT
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GENERAL JUDICIAL DISTRICT
TOPEKA, KANSAS

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HUSKE/JENNIFEM

IN THE DISTRICT COURT OF SHAWNEE COUNTY, KANSAS
Division 4

STATE OF KANSAS, *ex rel.*)
CARLA J. STOVALL, Attorney General,)
)
Plaintiff,)
)
vs.)
)
JOHN HUSKE d/b/a STEVENS TV SERVICE,)
)
Defendant.)

Case No. 95W1371

JOURNAL ENTRY OF CONSENT JUDGMENT

NOW on this ____ day of December, 1995, the plaintiff's petition for approval of consent judgment comes before the court for consideration under K.S.A. 50-632(b). The State of Kansas ex rel. Carla J. Stovall, Attorney General, appears by and through Robert Hiatt, Assistant Attorney General.

Whereupon, the parties advise the court that they have stipulated and agreed to the following matters:

1. Carla J. Stovall is the Attorney General of the State of Kansas.

2. Defendant, John Huske d/b/a Steven's TV Service is a sole proprietorship. Defendant's business is located in Topeka, KS. The defendant enters his voluntary general appearance. The defendant admits the court has jurisdiction over the parties and the subject matter.

3. The Attorney General alleges the following acts and practices by the defendant are violations of the Kansas consumer protection act and are deceptive and unconscionable:

a) The defendant, who ran a television and electronic repair shop, represented to various consumers that he would repair their equipment. The defendant did not repair the consumers equipment or provide the services represented.

b) The defendant sold televisions and various other pieces of electronic equipment which did not work or which quit working shortly after having been purchased from him. These items were returned to the defendant for repair or refund. The items were not repaired and/or returned to the consumer and no refunds were made to the consumers on the non-working items.

4. The defendant voluntarily agrees to this consent judgment without admitting liability and without trial or adjudication of any issue of fact or law.

5. The provisions of this consent judgment will be applicable to the defendant, and every employee, agent or representative of the defendant.

6. The defendant agrees to make available and/or disclose the provisions of this consent judgment to their employees, agents and representatives.

7. The defendant agrees to refrain from and to be enjoined from engaging in all acts and practices alleged by the State of Kansas to be deceptive and unconscionable, in paragraph number three.

8. The defendant agrees to resolve all consumer complaints currently on file with the Attorney General's Office to the satisfaction of the Attorney General as set out in this consent judgement.

9. The defendant agrees to resolve all consumer complaints to the satisfaction of the Office of the Attorney General after the date of this consent judgment whether brought to defendant's attention by the State of Kansas or by consumers complaining directly to the defendant. Defendant shall apprise the State of Kansas, through the plaintiff, in a simple and concise manner, of the disposition of those complaints and disputes within thirty (30) days after resolved.

10. The defendant shall not enter into, form, organize or reorganize into any partnership, corporation, sole proprietorship or any other legal structures, for the purpose of avoiding compliance with the terms of this consent judgment.

11. The defendant agrees to pay \$500.00 in investigation fees and expenses to the Attorney General of the State of Kansas and restitution to the following consumers in the total amount of \$630.23.

- a) Henry Barney file number 95-3491 - return VCR by 12/15/95 and a refund of \$95.56;
- b) Sherman Breneman file number 95-2954 - refund of \$125.00;
- c) Joseph Coyle file number 95-3928 - return electric razor by 12/15/95;
- d) Judy Dunning file number 95-3228 - refund of \$80.67;
- e) Mary Gayner file number 95-3209 - return answering machine by 12/15/95 and a refund of \$75.00;
- f) Walter Hulsing file number 95-3198 - return of his television by 12/15/95;
- g) Earl Hupp file number 95-3225 - return of electric razor by 12/15/95;
- h) Arlene Wiggins file number 95-3487 - refund of \$194.00; and
- i) Perry VanWinkle file number 95-3492 - refund of \$60.00.

12. The defendant shall make payments to the State of Kansas in the amount of \$75 per month until full payment has been made. These payments will begin on January 15, 1996 and are due to the

Kansas Attorney General's office by the 15th of each month thereafter until paid in full. Payment will be by certified check.

13. The defendant agrees to allow the Attorney General to inspect relevant business records in the future.

14. The defendant agrees to pay all court costs and filing fees.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the stipulation and agreement of the parties contained herein are adopted and approved as the findings of the court.

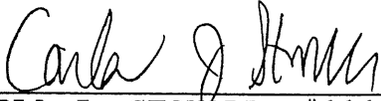
IT IS FURTHER ORDERED, ADJUDGED AND DECREED that pursuant to the Kansas consumer protection act, and the provisions of K.S.A. 50-632(b), the court hereby approves the terms of the consent judgment and adopts the same as the order of the court.

IT IS THEREFORE ORDERED, ADJUDGED AND DECREED that the defendant will pay all court costs and filing fees.

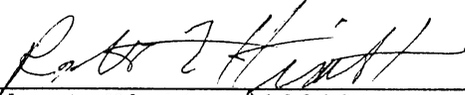
IT IS SO ORDERED.

DISTRICT COURT JUDGE

Approved by:

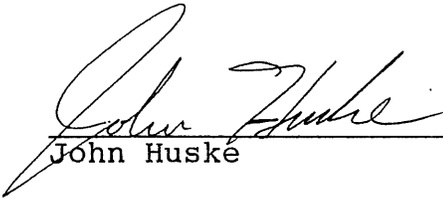


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Defendant