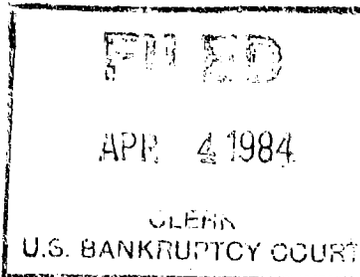


UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF WISCONSIN



In re:

Case Number:

H. JOSEPH SLATER,
d/b/a St. Croix Wood, Wind &
Sun, Inc.,

EF11-81-02168

Debtor.

ORDER GRANTING RELIEF FROM AUTOMATIC STAY

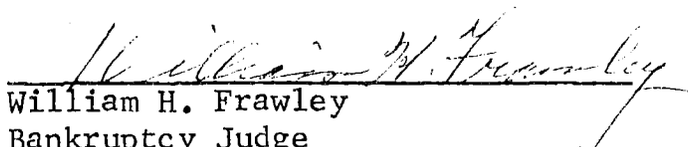
The Motion of Benjamin and Nyla Stork for relief from the automatic stay herein having duly come on for hearing on the 4th day of January, 1984; and the Court, after hearing the respective parties, having ordered briefs to be filed, first by the movants within 30 days, by the debtor within 30 succeeding days, and allowing the moving parties 10 days for reply; and the applicants having filed their brief herein on the 3rd day of February, 1984, and the debtor having failed to file his brief on or before the 3rd day of March, 1984, and being totally in default; and the Court having considered the brief of the moving

parties; and upon all the records, exhibits and file herein, and being fully advised in the premises,

IT IS ORDERED that the automatic stay shall be and hereby is vacated, set aside and terminated with respect to Benjamin W. Stork and Nyla F. Stork and they shall be and are hereby authorized to proceed with the strict foreclosure of their vendor's interest in the Land Contract between Benjamin W. Stork, Nyla F. Stork and Joseph Slater, dated May 20, 1977, and recorded in Volume 554 Records, Page 336 in the Office of the Register of Deeds, St. Croix County, Wisconsin, without costs.

Dated: April 4, 1984.

BY THE COURT:



William H. Frawley
Bankruptcy Judge