

UNITED STATES BANKRUPTCY COURT  
FOR THE  
WESTERN DISTRICT OF KENTUCKY

IN RE: )  
 )  
BETTY P. CATLETT ) Case No. 94-40574(3)11  
 )  
 )  
 )  
 )  
Debtor )  

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**ORDER**

Pursuant to the Court's Memorandum entered this same date and incorporated herein by reference,

It is hereby **ORDERED** that the firm of Deitz & Freeburger, P.S.C., be awarded interim fees in the sum of **\$13,008.00** and expenses in the sum of **\$1,391.72** to be paid as costs of administration.

April \_\_\_\_\_, 1995

DAVID T. STOSBERG  
UNITED STATES BANKRUPTCY JUDGE



In publishing this Memorandum opinion, this Court also notes that the maximum allowable hourly rate would apply primarily in Chapter 11 cases and the Court would not normally expect to award fees at this hourly rate in consumer cases, although we decline to set a maximum rate or even minimum rate as the experience of the numerous attorneys that practice in this area varies too greatly.

In the context of the fee application submitted in this particular case, we shall enter an Order reducing the requested fees by \$7.50, which represents a reduction in Merritt Deitz's hourly rate from \$190.00 to \$185.00 for 1.5 hours in services rendered.

April \_\_\_\_\_, 1995  
Louisville, Kentucky wks

DAVID T. STOSBERG  
UNITED STATES BANKRUPTCY JUDGE

ENTERED  
DIANE S. ROBL, CLERK  
April 19, 1995  
U.S. BANKRUPTCY COURT  
WESTERN DISTRICT OF KENTUCKY