

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEBRASKA

ERICK RAY ERICKSON, et al.,)
)
 Appellants,)
)
 vs.)
)
 THE FEDERAL LAND BANK OF)
 OMAHA,)
)
 Appellee.)

CV88-L-45

BK 86-844

E & K ERICKSON FARMS, LTD.,)
)
 Appellant,)
)
 vs.)
)
 THE FEDERAL LAND BANK OF)
 OMAHA,)
)
 Appellee.)

CV88-L-46

BK 86-845

E & K ERICKSON FARMS, INC.,)
)
 Appellant,)
)
 vs.)
)
 THE FEDERAL LAND BANK OF)
 OMAHA,)
)
 Appellee.)

CV88-L-47

BK 86-852

MEMORANDUM AND ORDER

The appeals in these cases are taken on the ground that the bankruptcy court had no jurisdiction. I disagree. The formation of the bankruptcy court, retaining full jurisdiction in the district court with the ability by the district court to refer or not refer and to withdraw or not withdraw matters from the bankruptcy court is constitutional.

The motion to vacate order referring this case to the bankruptcy unit in each of the appeals is similarly based. It also asserts that the bankruptcy judge did not take an oath to support the Constitution. Such an allegation is malicious and untrue.

FILED
DISTRICT OF NEBRASKA
AT _____ M
SEP 28 1988
Judith M. Napier, Clerk
U.S. Bankruptcy Court - Lincoln
By _____ Deputy

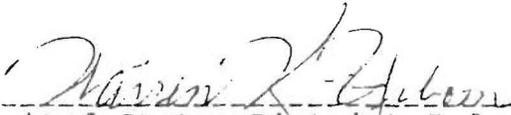
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IT IS ORDERED that:

1. the motion to vacate order referring this case to bankruptcy unit in each of the cases is denied; and
2. the appeal is dismissed.

Dated May 13, 1988.

BY THE COURT


United States District Judge

FILED
DISTRICT OF NEBRASKA
AT _____ M.
MAY 13 1988
William L. Olson, Clerk
By _____ Deputy