UNITED STATES BANKRUPTCY COURT

FOR THE EASTERN DISTRICT OF PENNSYLVANIA

In re:	:	Chapter
Debtors	:	Bankruptcy No.
ORDER		
and COURT) or nonpossessory, nonpurchase CREDITOR in Debtor[s's] exempt real or performed PROPERTY SUBJECT TO THE LIEN, and to avoidance pursuant to Section 522(f)(1), 1	e money secuersonal propupon Debto 1 U.S.C. § 5	•
a nonpossessory, nonpurchase money securit	ty interest of	ranted by default and the above judicial lien and/or [if relevant] NAME OF CREDITOR, if any, in TON is avoided to the extent it impairs Debtor[s's]
IT IS FURTHER ORDERED, pursu dismissal of this case reinstates and lien void		on 349(b)(1)(B), 11 U.S.C.§349(b)(1)(B), that ection 522.
		BY THE COURT
		CHARD E. FEHLING nited States Bankruptcy Judge