UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS WESTERN DIVISION

UNITED STATES OF AMERICA,)
Plaintiff,)
v.)
DONALD E. TUECKE, PAMELA J. TUECKE, GLENN L. ARENSDORF, DEBBIE J. ARENSDORF, SINSINAWA DOMINCANS INC., LOLA ANN BEEBE, CENTRAL BUYER CORPORATION, and COUNTY OF JO DAVIESS, ILLINOIS,	Case No. 08 C 50266 Judge Philip G. Reinhard (Magistrate Judge P. Michael Mahoney))
Defendants.)

JUDGMENT

The United States of America, Sinsinawa Dominicans Inc., Lola Ann Beebe, and Central Buyer Corporation, (hereafter the "Stipulating Defendants"), Sheryl Schnittjer, Trustee, and the Small Business Administration having stipulated to the entry of judgment, it is hereby Ordered and Adjudged as follows:

1. That the Stipulating Defendants shall terminate any residential occupancy, if any, of federal land known as parcel number 158 of the Upper Mississippi River Nine Foot Channel Project, more particularly described as:

PART OF TRACT NO. FI-76

JO DAVIESS COUNTY, ILLINOIS

Part of Tract No. FI-76, located in the County of Jo Daviess, State of Illinois, being part of SW 1/4 section 29, township 29 north, range 2 west of the 4th principal meridian, designated as Item No. 158 and shown in red on map, file No. 12-S-159.1, containing 0.7 acre, more or less,

hereinafter referred to as "Federal Land";

2. That any of the Stipulating Defendants who continues to occupy the subject Federal Land is ordered ejected from said Federal Land, and officers of the United States, including U.S. Marshals Service are permitted to remove any defendant who fails to vacate within the time ordered by this Court;

3. That any and all interests of, SINSINAWA DOMINICANS, INC., LOLA ANN BEEBE, CENTRAL BUYER CORPORATION, SHERYL SCHNITTJER, TRUSTEE, and THE SMALL BUSINESS ADMINISTRATION in any structures, equipment, motor vehicles, and personal property found on the Federal Land is extinguished;

4. That the Court authorizes the United States to take possession and title to any structures, equipment, motor vehicles, and personal property which are not removed from the subject Federal Land by the defendants within the period specified by the Court, and to remove and dispose of said items without further order of this Court, notice, or administrative action;

_	T1:	1		d fees relating	4 - 41 - 1 44
5.	Hach narry 1	is to near its	OWN COSTS and	a tees relating	to this matter
J.	Laci Daity i	is to ocar its	OWII COSIS and	u roos rorauma	to uns matter.

Dated at Rockford, Illinois, this	day of,	
	HON. PHILIP G. REINHARD	