

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NEW YORK

In re: MARIA R BOURNE BANKRUPTCY INTER ESTATE PURE TRUST

Case No. 25-41222-ess

2025 SEP -5 P 1:46

Debtor(s) Chapter 7

RECEIVED

NOTICE OF MOTION:

PLEASE TAKE NOTICE, a hearing will be held at the UNITED STATES Bankruptcy court for the Eastern District of New York, 271 Cadman Plaza East, Brooklyn, New York 11201-1800 before the Honorable, United States Bankruptcy Judge, on or near _____, 2025 at _____ am/pm-to to consider the motion for an order granting relief as follows:

Default judgment-void deed recorded March 21st, 2025 circa, in Kings county recorders book with Document Id. 2025032100297001 CRFN: 2025000079342 .

The property was unequityfully conveyed to Mohammed Alam and Mohammed Hosain by one Barton Schwartz, John Doe and any claimant with an interest. from the Estate without consent for \$10.

Barton Schwartz pursuant to title 11 bankruptcy rule 7012-failed to respond to Summons and Complaint sent to their attorney address on record, pursuant to Service and Due Process rules 7004 and 7005. See Proof of mailing receipt and Certificate of Service.

Attorney of record

Date of hearing: Oct 21 2025
Time: 10:30 am

Parties to appear live and on site in room _____.

*All hearings before Justice Stong are held on site in room 3585. Parties will receive hearing times and room location(s).

Responsive papers shall be filed with the bankruptcy court no later than seven (7) days prior to the hearing date set forth above.

Date: Oct 21st 2025
Sep 5th 2025

By: Bourne Maria

Maria Bourne-Attorney-in-Fact.
c/o: 848 Linden Boulevard.
Brooklyn and New York, non-domestic
Phone:
Email: Bajan4lyfe@yahoo.com

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NEW YORK

In re: MARIA R. BOURNE BANKRUPTCY INTER ESTATE PURE TRUST

Case No. 25-41222-ess

APPLICATION IN SUPPORT OF MOTION

For Default/Summary Judgement.

TO THE HON., _____
Bankruptcy Judge

The undersigned makes this application in support of my motion for the relief stated in the Notice of Motion. In support of this motion, hereby alleges as follows:

On or about 13 March, 2025 a Voluntary chapter 7 petition was filed at this venue vesting all Estate Corpus into the Bankruptcy Estate.

On or about April _____, 2025 an Adversarial Action initiate against one: Barton Schwartz, a man of unknown citizenship, whose address on the record is Brooklyn, New York by Certified/Registered return receipt mail.

All mail was returned delivered by the Post Office agents. See proof of mailing receipts and Certificate of Pursuant to section 7004 and section 7005, service was proper and just.

On or about 27th May, some 30 days after Adversarial claim was entered, stating all pertinent factual pleadings on the record, Mr. Schwartz failed to answer, motion, or plead and as such with the operation for Bankruptcy Equity 7055, Entry for Default became automatic.

Defendants did fail to Move this court by Motion to set aside default, thereby accepting Plaintiff claim.

There being no opposition to the genuine issues claimed by Plaintiff, Plaintiff now moves the court to Order Default/Summary judgement against all defendants with this act.

Plaintiff in this actionable cause re-state all prior facts entered in record March 13th, 2025 and by Adversarial complaint entered on record April 27th, 2025 circa.

For all the above Equitable reasonings Default/Summary judgment must be en-forced pursuant to title 11 bankruptcy equity 542, 548, 544, 522(f), 523 and rule 7055.

There is No Debt owed.

Defendant failed to timely enter a proof of claim.

Wherefore, Applicant prays for a Ruling granting the relief requested.

Date: Oct 21 2025.

By: Maria Bourne
Maria bourne:Attorney-in-Fact.

10:30 am

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NEW YORK

X

In re: MARIA R. BOURNE BANKRUPTCY INTER ESTATE PURE TRUST

Debtor

Case No.25-41222-css

Chapter: 7

X

CERTIFICATE OF SERVICE

The undersigned certifies that on _____ (day) _____ (year), a copy of the annexed Motion was served by depositing same, enclosed in a properly addressed postage-paid envelope, in an official depository under the exclusive care and custody of the United States Postal Service within the State of New York, upon [below specify the name and mailing address of each party served.

Dated:

By: Bourne maria
Bourne, maria: Attorney-in-fact.

c/o: Maria Bourne-attorney-in-fact.
848 Linden boulevard, county.
Brooklyn and New York.

Re: Case No. 1-25-041222-ess

Attn: Clerk of the court
UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NEW YORK
261 Cadman Plaza East
Brooklyn, New York.

Writ of Praecipe

Upon review of the TAXABLE termination of Administrative Law Judge JUDGE NAME HERE and his determination of evidence is a TAXABLE termination and is now liable for the taxes on this termination and is TAX delinquent [protester] under TITLE 26 Subtitle B CHAPTER 11 Subchapter A PART III § 2032A. [Taxable termination]. This is a Notice and Demand for appeal for the production of the evidence of the subsequent tax forms therewith showing all items and debts connected with the name MARIA R. BOURNE BANKRUPTCY INTER ESTATE PURE TRUST: [New York rules of Evidence 90.201 and FRCP 32a appeal for the evidence]. The name on the initial public offer MARIA R. BOURNE which is the subject matter in this case must match the name of the heir MARIA R. BOURNE BANKRUPTCY INTER ESTATE PURE TRUST. The State and federal tax authorities [CID] would be interested in this delinquent item. Your failure to pay the tax is a breach of national security.

Enter all defaults/summary pursuant to conclusive operation for bankruptcy Equity.

With Writ for Replevin demanding all absconded corpus property be returned to the Living Estate:
Property at 600-604 Flatbush avenue, Brooklyn and New York;
Property at 848 Linden boulevard, Brooklyn and New York.

This court nor its personnel have any authority to act in Executive capacity over the MARIA R BOURNE BANKRUPTCY INTER ESTATE PURE TRUST.
Such capacity remains exclusively with the Fiduciary maria bourne, all her assigns, heirs and appointees.
This venue operates ministerially for the benefit and protection for the said Living Estate and all its Corpus Rez held in the Pure Trust.

A W9 demanding this BANKRUPTCY COURT federal EIN and the proposed attorney federal EIN is being officially placed on the record.
Failure to provide required credentials directly harms the interest for the Living Estate.

Bourne, maria.
Grantor/Beneficiary.
CC:

2nd Circuit

IRS Technical Support Division
C/o Treasury UCC Contract Trust
Internal Revenue Service
1500 Pennsylvania Avenue, NW
Washington, District Columbia [20220].

271 CADMAN PLZ E STE 1595
BROOKLYN, New York [11201]

UNITED STATES BANKRUPTCY COURT
271 CADMAN PLZ E STE 1595
BROOKLYN, NEW YORK [11201].

The united States Of America.
1600 PENNSYLVANIA AVE NW
WASHINGTON, DC 20500

CONSUMER FINANCIAL PROTECTION BUREAU
BANKING DIVISION

Justice Department
271 CADMAN PLZ E STE 1595

Michael P. Scotto Lementa- dba IRS Liaison agent.
212-436-1314.

BROOKLYN, NY 11201

c/o: Hurley, Joseph- dba branch manager.
1314 VIRGINIA AV 4C
BRONX, NY 10462
271 Cadman Plaza E. suite 1595.
Brooklyn, New York.

The Bureau of The Fiscal Services.
Maryland, usa.

United States Bankruptcy Court
Eastern District of New York

In re MARIA R BOURNE BANKRUPTCY INTER ESTATE PURE TRUST

Debtor

Case No. 25-41222-ess

Address: c/o: 848 Linden boulevard., Brooklyn and New York

Chapter 7

Adversarial:

Employer's Tax Identification (EIN) No.(if any):

**NOTICE OF OBJECTION TO ATTORNEY
Substitution**

Maria Bourne- CREDITOR has filed papers with the court with objecting to the attorney substitution for Mohammed Alam, Mohammed Hosain, John Doe and any claimant with an interest, for the following facts:

1. The proposed new attorney and his firm failed to file proper Substitution form;
2. There is no authorizing release from the prior attorney to the new attorney on behalf of the client under wardship.

Your rights may be affected. You should read these papers carefully and discuss them with your attorney, if you have one in this bankruptcy case. (If you do not have an attorney, you may wish to consult one.)

If you do not want the court to enter the relief sought with the objection, or if you want the court to consider your views on the objection, then on or before _____, 2025 circa you or your attorney must:

[File with the court a written request for a hearing {or, if the court requires a written response, an answer, explaining your position} at:

271 Cadman Plaza East
Brooklyn, New York

If you mail your {request} {response} to the court for filing, you must mail it early enough so the court will **receive** it on or before the date stated above.

You must also send a copy to c/o: Maria Bourne
848 Linden Boulevard. county.
Brooklyn and New York.

C/o; Thompson Joel
143 hampshire drive, county.
Plainsboro and New Jersey.

[Attend the hearing scheduled to be held on Oct 21st, 2025 circa, at 10:30 a.m./p.m. in Courtroom____, United States Bankruptcy Court, {address}.]

[Other steps required to oppose a motion or objection under local rule or court order.]

If you or your attorney do not take these steps, the court may decide that you do not oppose the relief sought in the motion or objection and may enter a Ruling granting that relief.

Date: _____

Signature: Bonne Marie

Name: _____

Address: _____