

FILED
IN CLERKS OFFICE
U.S. DISTRICT COURT E.D. N.Y.
★ JAN 13 1999 ★
P.M. _____
TIME A.M. _____

EASTERN DISTRICT OF NEW YORK
UNITED STATES DISTRICT COURT

-----X
JUDITH GITTLEMAN SCHWARTZ,

Appellant,

-against-

97 CV 349

THE BAY CLUB CONDOMINIUM,

ORDER

Appellee.

-----X
A P P E A R A N C E S

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JOHNSON, District Judge:

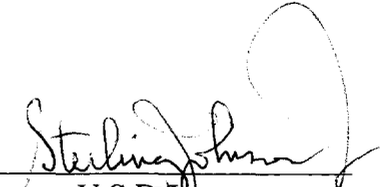
Judith Gittleman Schwartz appeals from an Order of the U.S. Bankruptcy Court for the Eastern District of New York dated December 9, 1996 approving the claim settlement stipulation between Martin P. Ochs, the Chapter 7 Trustee of the Estate of Judith Gittleman Schwartz, and The Bay Club Condominium. This Court has

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jurisdiction over this action pursuant to 28 U.S.C. § 158.

“A bankruptcy court’s decision to approve a settlement should not be overturned unless its decision is manifestly erroneous and a clear abuse of discretion.” In re Purofied Down Prods. Corp., 150 B.R. 519, 522 (S.D.N.Y. 1993); see also Teletronics Servs. Inc., v. Hessen, 46 B.R. 426 (E.D.N.Y. 1984). Appellant’s arguments do not show that the Bankruptcy Court abused its discretion in approving this settlement. Accordingly, the order of the Bankruptcy Court is affirmed and this Order closes this case.

SO ORDERED.


U.S.B.J.

Dated: January 7, 1999
Brooklyn, NY