

FILED

AUG 26 1998

TIMOTHY R. WALBRIDGE, CLERK
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF OKLAHOMA

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE NORTHERN DISTRICT OF OKLAHOMA**

In re:)	
)	
WILLIS, BRYAN,)	
SS #550-39-7087)	
WILLIS, JOYLEA A.)	
SS #441-86-9125)	
)	Case No. 92-01282-R
Debtors.)	(Chapter 13)

BRYAN WILLIS, and)	
JOYLEA A. WILLIS,)	
)	
Plaintiffs,)	
)	
vs.)	Adversary No. 98-0014-R
)	
SALLIE MAE,)	
)	
Defendant,)	
)	
and,)	
)	
EDUCATIONAL CREDIT)	
MANAGEMENT CORPORATION,)	
("ECMC", f/k/a Transitional Guaranty)	
Agency, Inc.))	
)	
Intervenor.)	

JUDGMENT

(Form 32, F.R.Civ.P. Tit. 28, U.S.C.)

This action came on for decision before the Court, Honorable Dana L. Rasure, Bankruptcy Judge, presiding, pursuant to the stipulations of the parties as evidenced by counsels' signatures hereto and on the stipulated Order for Judgment filed concurrently herewith and the issues having been duly considered and a decision having been duly rendered,

0124.004.JUDGMENT

DOCKETED 8-27, 1998
Clerk, U.S. Bankruptcy Court
Northern District of Oklahoma

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The Intervenor, **EDUCATIONAL CREDIT MANAGEMENT CORPORATION**, a non-profit Minnesota corporation ("**ECMC**"), recover of the Plaintiff, Bryan Willis ("**Plaintiff**"), *only*, judgment in the sum of Nine Thousand and No/100 Dollars (\$9,000.00), *without* interest accruing thereon, and that said sums are determined to be non-dischargeable pursuant to § 523(a)(8)(B), *Tit. 11, U.S.C.*

Execution on this judgment shall be stayed as long as the Plaintiff, Bryan Willis, *only*, commences installment payments on or before the on or before September 30, 1998, in the amount of Sixty-five and No/100 Dollars (\$65.00) per month, and maintains like installments to be due and payable on or before the final day of each succeeding month thereafter for a period of one hundred thirty-seven (137) months in a like amount of Sixty-five and No/100 Dollars (\$65.00), with a final payment of Thirty Dollars and No/100 Dollars (\$30.00), and until said judgment is paid in full, which extends over a total period of repayment of one-hundred thirty-nine (139) months, **PROVIDED, HOWEVER**, in the event of default in any timely payment called for by this Order and resulting judgment, the entire balance shall immediately become due and payable without further notice to the Plaintiff, for all of which, let execution immediately thereafter issue.

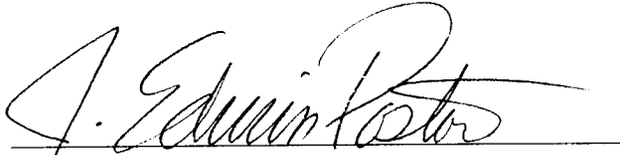
It is so Ordered and Adjudged.

DATED at Tulsa, Oklahoma, this 26 day of August, 1998.



**DANA L. RASURE, United States Bankruptcy
Judge**

APPROVED AS TO FORM:



J. EDWIN POSTON, OBA #10931

J. Edwin Poston, P.L.L.C.

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Lawton, OK 73501

405-353-3525

ATTORNEY FOR PLAINTIFFS



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***ATTORNEY FOR INTERVENOR,
EDUCATIONAL CREDIT MANAGEMENT
CORPORATION, f/k/a Transitional Guaranty
Agency, Inc. ("ECMC")***