

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

FILED

MAY - 5 1999

TIMOTHY J. LEWIS, CLERK
U.S. BANKRUPTCY COURT
NORTHERN DISTRICT OF OKLAHOMA

IN RE:)
)
SEAN QUILLEN,)
a/k/a Sean Quillen Custom Homes,)
p/d/b/a SCQ Construction, Inc., and)
CHERI A. QUILLEN,)
p/k/a Cheri Hunton,)
)
DEBTORS,)
)
)
CAN M. TOKSOY and)
CANAN A. TOKSOY,)
)
PLAINTIFFS,)
)
vs.)
)
SEAN C. QUILLLEN,)
a/k/a Sean Quillen Custom Homes,)
p/d/b/a SCQ Construction, Inc.,)
)
DEFENDANT.)

Case No.: 98-004488-M
Chapter 7

Adversary Case No.: 99-0035-M

JUDGMENT

THIS MATTER comes before the Court upon Plaintiffs' Complaint to Determine Dischargeability of Debt filed on February 5, 1999, in which Plaintiffs request the Court to determine the non-dischargeability of a debt owed to the Plaintiffs, Can M. Toksoy and Canan A. Toksoy, by the Defendant Sean C. Quillen.

WHEREFORE, it appearing to the Court that Plaintiffs and the Defendant are in agreement as to the disposition of the above captioned adversary proceeding as to them pursuant to the Joint Stipulation filed herewith, it is

8

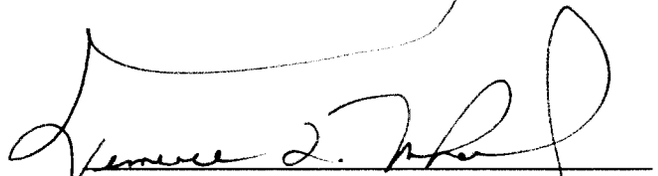
8

ORDERED AND ADJUDGED that the stipulation between the Plaintiffs and the Defendant are hereby **APPROVED** and **ADOPTED** by the Court.

THE COURT FURTHER FINDS AND ORDERS as follows:

1. That the Debtor/Defendant filed a Chapter 7 Bankruptcy Petition on the 30th day of October, 1998.
2. That on the 5th day of February, 1999, the Plaintiffs filed the above captioned adversary action seeking a determination of non-dischargeability of the debt pursuant to 11 U.S.C. § 523(a)(2)(A); (a)(4); and (a)(6).
3. That this Court has jurisdiction over the parties and subject matter pursuant to 28 U.S.C. § 1334. That this is a core proceeding pursuant to 28 U.S.C. § 157(b)(2).
4. That the Plaintiffs should have a judgment against the Defendant in the sum of \$50,000.00 Further said judgment is determined to be non-dischargeable pursuant to 11 U.S.C. § 523(a)(2)(A); (a)(4); and (a)(6). That said judgment shall accrue interest from the date of judgment at the lawful rate.
5. That the stipulation constitutes a final order in this adversary action between the Plaintiffs and the Defendant, each party to bear its own litigation expenses, including the costs and attorney fees.

IT IS SO ORDERED THIS 4th DAY OF May, 1999.


HONORABLE TERRENCE L. MICHAEL
United States Bankruptcy Judge