

JUN 25 1992

BARBARA A. EVERLY, CLERK

United States Bankruptcy Court

For the NORTHERN District of IOWA

IN RE: RONALD FLORKE and DARLENE FLORE,
Debtors. Chapter 7

Case No. X91-01553S

TEACHERS CREDIT UNION,
v. Plaintiff

RONALD FLORKE and
DARLENE FLORKE, Defendants

Adversary Proceeding No. X91-0225S

JUDGMENT

This proceeding having come on for trial or hearing before the court, the Honorable
WILLIAM L. EDMONDS, United States Bankruptcy Judge, presiding, and
the issues having been duly tried or heard and a decision having been rendered.

[OR]

The issues of this proceeding having been duly considered by the Honorable
WILLIAM L. EDMONDS, United States Bankruptcy Judge, and a decision
having been reached without trial or hearing,

IT IS ORDERED AND ADJUDGED:

that Teachers Credit Union shall recover from Ronald Florke and Darlene Florke, jointly and severally, the sum of \$2,405.88 plus interest at the rate of 16.5% per annum from April 26, 1991 to June 25, 1992, and thereafter interest for the federal rate of judgments upon the entire amount. This debt is excepted from discharge under 11 U. S. C. § 523(a)(2)(B).

Vol. III
Page 117

copies mailed with order
on 6/25/92, K



BARBARA A. EVERLY
Clerk of Bankruptcy Court

[Seal of the U.S. Bankruptcy Court]

Date of issuance: 6-25-92

By: [Signature]
Deputy Clerk

UNITED STATES BANKRUPTCY COURT -- NORTHERN DISTRICT OF IOWA
PROCEEDING MEMO AND ORDER

Date: 6-25-92 Chapter 7 Bankr. No. X91-01553S

IN RE: Adv. No. X91-0225S

TEACHERS CREDIT UNION
vs
RONALD FLORKE and
DARLENE MARIE FLORKE

FILED
U.S. BANKRUPTCY COURT S.C.
NORTHERN DISTRICT OF IOWA

JUN 25 1992

BARBARA A. EVERLY, CLERK

APPEARANCES: Attorney(s) for Plaintiff(s): Jeffrey Poulson

Attorney(s) for Defendant(s): John F. Pirog

U. S. Trustee: _____ Other: _____

NATURE OF PROCEEDING: XX In Court _____ Telephonic
XX Trial _____ Motion for Summary Judgment
_____ Status Conference _____ Motion to Compel Discovery
_____ Pretrial Conference _____ Other _____

OUTCOME OF PROCEEDING:

- The matter having been submitted,
Having been informed that the matter is settled,
- And findings of fact and conclusions of law having been orally stated,

IT IS ORDERED THAT:

_____ The matter is taken under advisement. Briefs due _____

_____ Settlement documents are to be submitted within 30 days or the matter will be dismissed pursuant to Local Rule 13(D).

JUDGMENT is entered as follows pursuant to Fed.R.Bankr.P. 9021. JB
_____ (Other)

Teachers Credit Union shall receive from Ronald Florke and Darlene Florke, jointly and severally, the sum of \$2,405.88 plus interest at the rate of 16.5% per annum from April 24, 1991 to June 25, 1992, and thereafter interest for the federal rate for judgments upon the entire amount. This debt is excepted from discharge under 11 USC § 523(a)(2)(B).

copies mailed to:
Jeffrey L. Poulson
John F. Pirog
U. S. Trustee
on 6/25/92, R

SO ORDERED:
WLD
U. S. Bankruptcy Judge