

IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE NORTHERN DISTRICT OF FLORIDA  
PENSACOLA DIVISION

IN RE:

RANDY A. MAYGARDEN AND  
PAMELA W. MAYGARDEN,

DEBTORS,

Case Number 89-04564  
Chapter 7

DOUGLAS TUTTLE AND  
SANDRA TUTTLE,

PLAINTIFFS,

vs.

Adversary Proceeding  
Number: 89-9128

RANDY A. MAYGARDEN,

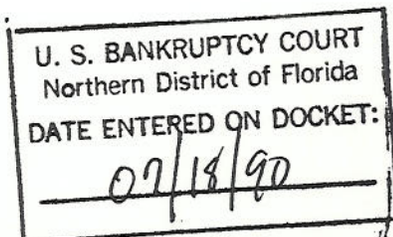
DEFENDANT.

FINAL JUDGMENT

THIS CAUSE being before the Court on Plaintiffs' Motion for Final Judgment after Default, the Court having heard oral arguments at a duly-noticed hearing and the Court having being otherwise fully advised in the premises, it is,

ORDERED AND ADJUDGED that

1. This Court hereby determines that the indebtedness of Randy A. Maygarden to Plaintiffs, Douglas A. Tuttle and Sandra Tuttle is a nondischargeable debt under



CLERK  
BANKRUPTCY COURT  
NORTH/DIST-FLA  
PENSACOLA, FLA

90 JUL 18 PM 2:54

HEREBY CERTIFY that this is a true and correct copy of the original on file in the office of the Clerk, United States Bankruptcy Court for the Northern District of Florida.

LARRY A. PACE, Clerk, Bankruptcy Court

By Masha Mirra

Deputy Clerk  
FILED

with 11 U.S.C. 523(c).

2. JUDGMENT IS HEREBY ENTERED for PLAINTIFFS, DOUGLAS TUTTLE AND SANDRA TUTTLE, against the DEFENDANT, RANDY A. MAYGARDEN, in the principal amount of \$29,555.33, together with Court costs in the amount of \$120.00, for a total judgment in the amount of \$29,675.33, with interest accruing at the rate allowed by law, for which let execution issue.

3. PLAINTIFFS, DOUGLAS TUTTLE AND SANDRA TUTTLE, are hereby directed to file with this Court a partial satisfaction of judgment should either of the two mechanics liens claimed as damages in this action be found invalid, or otherwise be satisfied, assuring that the judgment debtor is not required to pay twice for the same claim. In addition, this judgment cannot be assigned to anyone other than DOUGLAS TUTTLE or SANDRA TUTTLE, absent further order of this Court.

4. THIS COURT retains jurisdiction to enforce the terms and conditions of this ORDER OF FINAL JUDGMENT.

DONE AND ORDERED in Chambers, at Pensacola, Escambia County, Florida, this 16th day of July, 1990.

  
THE HONORABLE LEWIS M. KILDIAN  
JUDGE, BANKRUPTCY COURT  
PENSACOLA DIVISION

Conformed copies to:

1. Edward P. Fleming, attorney for Plaintiffs
2. James McAtee, attorney for Defendant

Breakdown for final judgment which has the total amount inserted:

Hoffman Affidavit - Banner Builders -	\$ 4,921.45
Magaha Affidavit - Rex Crews	18,944.03
EPF Services Affidavit	5,010.60
Artie Shimek Affidavit	799.25
Total	29,675.33
Less Costs of 120.00 included on EPF Affidavit	- 120.00
Judgment Amount excluding costs	\$ 29,555.33
Costs	120.00
Total Judgment Amount	29,675.33