

UNITED STATES BANKRUPTCY COURT
NORTHERN DISTRICT OF FLORIDA
PENSACOLA DIVISION

IN RE:

STEPHEN HARVEY MARSHALL,
Debtor(s)

Bankruptcy Case No.

91-04002

Chapter 7

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CHRYSLER CREDIT CORPORATION
Plaintiff(s)

vs

STEPHEN HARVEY MARSHALL,
Defendant(s)

No. 91-8004

AMENDED
FINAL JUDGMENT

The Court, having reviewed the "Stipulated Consent to Final Judgment" which was filed by the parties, the Court having heard argument of counsel and being otherwise fully advised in the premises, it is hereby

ORDERED AND ADJUDGED:

1. The debt and any deficiency owed to Chrysler Credit Corporation in regards to the GMC van (VIN 1GDEG25K9L7526321) is non-dischargeable.

2. Furthermore, Stephen Harvey Marshall shall be notified of the date, time and place of sale of the GMC van through his attorney Harold Peek and through Tom Farris, Esquire, 132 South Salsbury, Raleigh, NC 27601.

3. The parties agree and this Court hereby orders that plaintiff shall recover any deficiency amount from plaintiff plus court costs in the amount of \$245.00 and a reasonable attorney's

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| U. S. BANKRUPTCY COURT Northern District of Florida DATE ENTERED ON DOCKET: <u>09-11-91</u> |
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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 *Larry A. Pace*
Deputy Clerk

CLERK
BANKRUPTCY COURT
NORTH/DIST-FLA
PENSACOLA, FLA

91 SEP -9 PH 3:08

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FILED

fee of \$3,155.00 at the rate of interest as allowed by state law,
for which let execution issue.

DATED at Pensacola, Florida, this 9th day of September,
1991.



LEWIS M. KILLIAN, JR.
Bankruptcy Judge

Copies to:
Randle D. Thompson, Esquire
Harold F. Peek, Jr., Esquire
Thomas G. Reed, Esquire