

UNITED STATES BANKRUPTCY COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION

JB Vol. 15
#1924

In Re:
Gladys and Nilo Fernandez,

CASE NO. 8:07-bk-12071-ALP

DEBTORS.

Suncoast Schools Federal Credit Union,

PLAINTIFF,

ADV. NO. 8:08-ap-00138

vs.

Gladys Fernandez and Nilo Fernandez,

DEFENDANTS.

DEFAULT FINAL JUDGMENT

THIS CAUSE CAME ON for consideration **ex parte** upon the Court's Own Motion following entry of an Order Granting Plaintiff, Suncoast Schools Federal Credit Union's, Motion for entry of a Default Final Judgment. In accordance with Rule 7055 the Court having reviewed the Motion and the Affidavits of Non Military Service and of Amounts Due and Factual Assertions is satisfied that it is appropriate to enter a Separate Final Judgment by Default, Therefore, it is

Ordered as follows:

1. A Separate Final Judgment by Default is hereby entered in favor of the Plaintiff Suncoast Schools Federal Credit Union and against the Defendants Gladys Fernandez and Nilo Fernandez, in the above styled adversary proceeding.

2. The Judgment determines that the Debt owed by the Defendants in the amount of \$4,550 shall be determined to be a non dischargeable debt and shall not be subject to the general discharge previously entered by the Court in the Defendants' chapter 7 case.

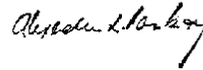
3. The Debt shall bear interest at the Federal Rate of .44 %

4. If the Judgment is not paid, execution for the sum may issue upon request by the Plaintiff.

5. The adversary proceeding shall be closed.

September 02, 2009

Done and Ordered at Tampa, Florida this _____



Alexander L. Paskay
United States Bankruptcy Judge

Cc:

Larry M. Foyle (FL Bar No. 307343)

Gladys Fernandez, 31045 Temples Stand, Wesley Chapel, FL 33543;

Nilo Fernandez, 31045 Temples Stand, Wesley Chapel, FL 33543