

**UNITED STATES BANKRUPTCY COURT
MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION**

In re:

KENNETH E. KING
AMY I. KING

CASE NO. 8:06-bk-02284-CPM

CHAPTER 7

Debtors.
_____ /

V. JOHN BROOK, JR.,
CHAPTER 7 TRUSTEE,

Plaintiff,

vs.

ADV. PROC. NO. 8:07-ap-118

KENNETH E. KING and
AMY I. KING,

Defendants.
_____ /

DEFAULT FINAL JUDGMENT

This case came on for hearing on February 11, 2008 upon the Motion for Default Judgment filed by the plaintiff, V. John Brook, Jr., Chapter 7 Trustee. The Court entered an order granting the motion in part and directing entry of a separate final judgment. Accordingly, it is

ORDERED, ADJUDGED and DECREED that plaintiff, V. John Brook, Jr., Chapter 7 Trustee, recover from defendants Kenneth E. King and Amy I. King, the sum of \$10,100.00, plus interest at the statutory FEDERAL rate from the date of this judgment, for which let execution issue. It is further

ORDERED, ADJUDGED and DECREED that the Discharge of Debtors of Kenneth E. King and Amy I. King be, and is hereby, denied.

DONE AND ORDERED at Tampa, Florida on March 24, 2008.



CATHERINE PEEK McEWEN
United States Bankruptcy Judge

Copies furnished to:
Herbert R. Donica, Esq., 106 South Tampania Avenue, Suite 250, Tampa, FL 33609
Kenneth & Amy King, 3459 Avenue E, NW, Winter Haven, FL 33880