

UNITED STATES BANKRUPTCY COURT  
MIDDLE DISTRICT OF FLORIDA  
TAMPA DIVISION

JB VOL. 15  
#2062

In re  
Fresnel Branchedor

CHAPTER 7  
CASE NO. 8:09-bk-25149-CED

Debtor

\_\_\_\_\_  
SUNCOAST SCHOOLS Federal Credit Union  
Plaintiff

Vs.

Adversary Proceeding 8:10-ap-00059-CED

Fresnel Branchedor  
Defendant

\_\_\_\_\_  
JUDGMENT

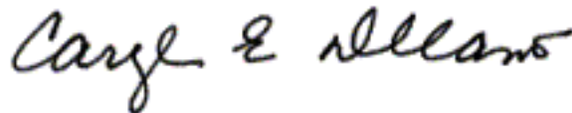
Upon the Entry of Order Granting Motion for Entry of Judgment, it is

ORDERED:

1. Judgment is entered in favor of Plaintiff SUNCOAST SCHOOLS  
FEDERAL CREDIT UNION and against Defendant Fresnel Branchedor  
in the sum of \$3,000.

2. The amount of \$3,000 is nondischargeable under 11 U.S.C. §523(a)(2)A  
and 523(a)(2)(C) and 523(c). In the event enforcement is necessary, execution may  
issue. In addition from the date of any affidavit of default, interest shall accrue from that  
date at the Federal rate in existence on that date.

DONE AND ORDERED in Tampa, Florida on June 09, 2010.



\_\_\_\_\_  
Caryl E. Delano  
United States Bankruptcy Judge

Copies furnished to:

Larry M. Foyle, Esq., P.O. Box 800, Tampa, FL 33601-0800, Attorney for Creditor

Fresnel Branchedor, 981 Whitman Drive, Unit 77C, Sarasota, FL 33776

Richard V. Ellis, Esq., 3202 North Tamiami Trail, Sarasota, FL 34234

Suncoast Schools Federal Credit Union, Attn: Debra Steele, P.O. Box 11904, Tampa, FL 33680