

UNITED STATES BANKRUPTCY COURT  
MIDDLE DISTRICT OF FLORIDA  
TAMPA DIVISION

IN RE:

GERALDO LARRACUENTE and  
VIVIAN GONZALEZ  
Debtor /

Case No. 8:07-bk-11974-MGW

Chapter 7

GEICO General Insurance Company,  
et al,

Plaintiff,

v.

GERALDO LARRACUENTE and  
VIVIAN GONZALEZ,  
Defendants. /

Adv. No. 8:08-ap-00114-MGW

IN RE:

RAFAEL GRAU  
Debtor /

Case No. 8:07-bk-11972-MGW

Chapter 7

GEICO General Insurance Company,  
et al,

Plaintiff,

v.

RAFAEL GRAU,  
Defendant. /

Adv. No. 8:08-ap-00117-MGW

J.B. VOL. 14  
# 1838

**CONSOLIDATED FINAL JUDGMENT**

THIS CAUSE came before the Court on the Joint Stipulation for Disposition of Adversary Proceedings executed and filed by Plaintiffs, GEICO GENERAL INSURANCE COMPANY and GEICO INDEMNITY COMPANY (collectively referred to as "GEICO"), and Defendants, Vivian

Gonzalez and Geraldo Larracuenta, in the above-styled adversary proceeding, case number **8:08-ap-00114-MGW**, and Defendant, Rafael Grau, in adversary proceeding, case number **8:08-ap-00117-MGW**, and this Court, having considered the pleadings filed, and being fully informed that counsel and parties have agreed to the form of this Order, thereupon, it is

ADJUDGED and ORDERED that Vivian Gonzalez, Geraldo Larracuenta, and Rafael Grau, jointly and severally, are to pay GEICO the sum of \$35,000.00 in principal, which shall bear the statutory interest, and which shall conclude the above-styled action (case number **8:08-ap-00114-MGW**) and the adversary proceeding of the Plaintiffs against Rafael Grau (case number **8:08-ap-00117-MGW**). This judgment shall not be dischargeable by bankruptcy.

**FOR WHICH LET EXECUTION ISSUE** forthwith and instanter.

DONE AND ORDERED on February 05, 2009



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The Honorable Michael G. Williamson  
United States Bankruptcy Judge