

UNITED STATES BANKRUPTCY COURT
MIDDLE DISTRICT OF FLORIDA
ORLANDO DIVISION

In re)
)
MARC BUCKSATH,) Case No. 6:11-bk-14275-KSJ
) Chapter 7
Debtor[s].)
_____)
S. ANASTASIA SHAW,)
)
Plaintiff[s],) Adversary No. 6:12-ap-25
vs.)
)
MARC BUCKSATH,)
)
Defendant[s].)
_____)

CONSENT FINAL JUDGMENT

This adversary proceeding came on for hearing on June 7, 2012, for a trial on Complaint to Determine the Dischargeability of a Debt Pursuant to 11 U.S.C. Sections 523(a)(5) and 523(a)(15). The Court, having been advised that the parties have agreed to the entry of this Consent Final Judgment, pursuant to the agreement between the parties outlined in the plaintiff's Motion to Amend Complaint (Doc. No. 13), it is

ORDERED:

1. The terms of the agreement between the parties, S. Anastasia Shaw, plaintiff, and Marc Bucksath, debtor/defendant, are as follows:
 - a. Alimony: The debtor/defendant agrees, is financially capable, having the ability, and will pay the plaintiff back alimony owed in the amount of \$1,600.00 and continue to pay regular alimony of \$400.00 per month as agreed upon for the two-year duration ending on **December 15, 2012**, as according to the Marriage Settlement Agreement.

Debtor/defendant agrees, is financially capable, having the ability, and will pay plaintiff in monthly installments starting **April 15, 2012**, in the amount of \$577.77 until **December 15, 2012**, depositing funds into the joint account ending in 5201 with Chase Bank to satisfy the terms within the Marriage Settlement Agreement.

- b. Automobiles: Debtor/defendant agrees, is financially capable, having the ability, and will pay plaintiff the amount of \$2,177.00 under the circumstances of debtor/defendant filing bankruptcy, which was finalized on December 28, 2011, in replacing the van and insurance cost/value whereas it fulfills the Marriage Settlement Agreement.

Debtor/defendant agrees, is financially capable, having he ability, and will pay plaintiff in monthly installments starting on **January 24, 2013**, to **May 24, 2013**, the amount of \$400.00 and one month installment of \$177.00 due on **June 24, 2013**, depositing funds into the joint account ending in 5201 with Chase Bank to satisfy the terms within the Marriage Settlement Agreement.

2. All the obligations imposed on the debtor, Marc Bucksath, are not dischargeable under 11 U.S.C. § 523(a)(5) and (15), and shall remain enforceable after the bankruptcy case is closed.

DONE AND ORDERED in Orlando, Florida, on June 12, 2012.

A handwritten signature in black ink, appearing to read "Karen S. Jennemann", with the letters "exc" written to the right of the signature.

KAREN S. JENNEMANN
Chief United States Bankruptcy Judge