

UNITED STATES BANKRUPTCY COURT
MIDDLE DISTRICT OF FLORIDA
ORLANDO DIVISION

discharged if and when a discharge is granted to the Debtors.

In re:

Case No. 6:06-bk-02126-ABB
Chapter 7

Dated this 18th day of December, 2007.

DANA BUMGARNER and
REBECCA BUMGARNER,

/s/Arthur B. Briskman
ARTHUR B. BRISKMAN
United States Bankruptcy Judge

Debtors.

ALTA ONE FEDERAL CREDIT UNION,

Plaintiff,

vs.

Adv. Pro. No. 6:06-ap-00159-ABB

DANA BUMGARNER and
REBECCA BUMGARNER,

Defendants.

JUDGMENT

This matter came before the Court on the Complaint (Doc. No. 1) filed by Alta One Federal Credit Union, the Plaintiff herein, against Dana Bumgarner, a/k/a D. Neil Bumgarner, and Rebecca Bumgarner, the Defendants and Debtors herein, in which the Plaintiff objects to the discharge of a debt of \$68,198.00 pursuant to 11 U.S.C. Section 523(a)(2)(A). A final evidentiary hearing was held on September 25, 2007. After reviewing the pleadings and evidence, receiving testimony and exhibits, and in conformity with and pursuant to the **Memorandum Opinion** entered contemporaneously herewith, it is

ORDERED, ADJUDGED and DECREED that the relief sought in the Complaint of the Plaintiff Alta One Federal Credit Union is hereby **DENIED** and **JUDGMENT** is hereby entered in favor of the Defendants/Debtors Dana Bumgarner and Rebecca Bumgarner and against Plaintiff Alta one Federal Credit Union; and it is further

ORDERED, ADJUDGED and DECREED that the indebtedness of the Debtors/Defendants Dana Bumgarner and Rebecca Bumgarner owed to the Plaintiff Alta One Federal Credit Union is **DISCHARGEABLE** and shall be