

UNITED STATES BANKRUPTCY COURT
MIDDLE DISTRICT OF FLORIDA
JACKSONVILLE DIVISION

In re:

CASE NO.: 03-11451-3F7

STEPHEN LEE MCCUE
and CAROL A. MCCUE,

Debtors.

_____/

CARDILE BROS. MUSHROOM PKG, INC., et
al.

Plaintiffs,

v. ADV. NO. 04-59

STEPHEN LEE MCCUE
and CAROL A. MCCUE,

Defendants.

_____/

3. Defendant, Carol A. McCue, is dismissed as a defendant in this adversary proceeding.

DATED March 30, 2005 in Jacksonville, Florida.

/s/ Jerry A. Funk
JERRY A. FUNK

United States Bankruptcy Judge

Copies to:

Cynthia C. Jackson, Attorney for Plaintiffs
Albert H. Mickler, Attorney for Defendants

JUDGMENT

This proceeding came before the Court upon a complaint seeking to except the debt owed to Plaintiffs by Defendant, Stephen Lee McCue, from his discharge pursuant to 11 U.S.C. § 523(a)(4).¹ Upon Findings of Fact and Conclusions of Law separately entered, it is

ADJUDGED:

1. Judgment is entered in favor of Defendant, Stephen Lee McCue, and against Plaintiffs, Cardile Mushroom Pkg., Inc., Coosemans Atlanta, Inc., Mecca Farms, and Nicky Gregory Company, Inc.

2. The debt Defendant, Stephen Lee McCue, owes to Plaintiffs is not excepted from his discharge.

¹ Although Plaintiffs named Carol McCue in the complaint, none of the allegations therein refer to Carol McCue. Plaintiffs concede that Carol McCue is not liable in this adversary proceeding.