

01

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF MARYLAND

In Re: *
MARTIN SCHWARTZ *
Debtor *
* * * * * * * * * * * Bankruptcy Case No:
ROSEMARY HARTZ * 84-BX-1637
Plaintiff *
v. *
MARTIN SCHWARTZ * Adversary No.: 85-0001B
Defendant *

* * * * *

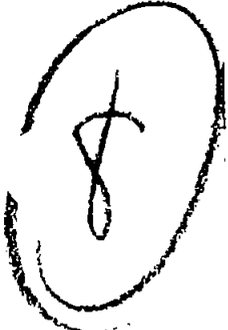
ORDER STRIKING DEFAULT JUDGMENT

Upon consideration of Debtor/Defendant's Motion To Strike Judgment By Default, good cause being shown, it is this 15th day of March, 1985,

ORDERED, that the Judgment By Default entered against Debtor/Defendant, Martin Schwartz, be and is hereby stricken.

James F. Schneider
BANKRUPTCY JUDGE

cc: Michael J. Finifter, Esq.
Thomas E. Grzech, Esq.



FILED

MID 1 1985

U.S. BANKRUPTCY COURT
DISTRICT OF MARYLAND

02

IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF MARYLAND

In re: *
MARTIN SCHWARTZ * Bankruptcy Case No.: 84-BX-1637
Debtor *
* * * * *
ROSEMARY HARTZ *
Plaintiff *
v. * Adversary No.: 85-0001B
MARTIN SCHWARTZ *
Defendant *
* * * * *

ORDER ENTERING DEFAULT JUDGMENT
AND DETERMINING DEBT NONDISCHARGEABLE

Upon the foregoing Motion, and upon consideration of the original
Complaint, it is this 4th day of March, 1985,

ORDERED that a Judgment by Default be and the same is hereby entered
against Debtor/Defendant, Martin Schwartz, in favor of Rosemary Hartz,
Plaintiff, for Defendant's failure to timely answer or respond to Plaintiff's
Complaint, and it is further,

ORDERED that the indebtedness of Debtor/Defendant, Michael Schwartz,
to Rosemary Hartz, Plaintiff, in the amount of \$5,116.00, is determined to be
a non-dischargeable debt in these bankruptcy proceedings, and that Plaintiff
be allowed to pursue said claim against Debtor/Defendant through appropriate
State Court proceedings.

FILED

MAR 7 1985

UNITED STATES BANKRUPTCY COURT
BALTIMORE, MARYLAND

JUDGE

cc: Thomas E. Grzech, Esq. ✓
Michael J. Finifter, Esq. ✓

(D)

27