

UNITED STATES BANKRUPTCY COURT *
FOR THE DISTRICT OF MARYLAND *

MONOCACY FEDERAL CREDIT UNION *

Case No. 91-40126-SD
Chapter 7

Plaintiff

v.

RICHARD BARRON

Defendant

Adversary No. 91A-0123-SD

and

BETH L. LEVINSON

Defendant

FILED
AUG 28 1992

Clerk's Office
U.S. Bankruptcy Court

ORDER GRANTING JUDGMENT PURSUANT TO CONSENT
STIPULATION AND DENYING DISMISSAL OF CASE

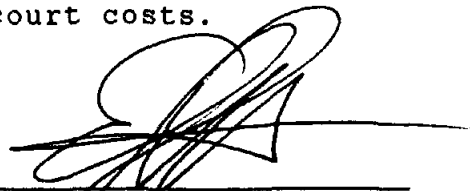
The Motion For Entry Of Judgment Pursuant To Consent
Stipulation Allowing The Entry Of Judgment Upon The
Happening Of certain Circumstances As Well As Opposition To
Notice of Contemplated Dismissal having been read and
considered, it is this 26th day of August, 1992, by
the United States Bankruptcy Court For The District Of
Maryland

ORDERED that this case not be dismissed under Local
Bankruptcy Rule 45(a)(2) and it is further

ORDERED the debt of the Defendant Richard Barron to
the Monocacy Federal Credit Union be and is hereby adjudged
to be non-dischargeable and it is further

B-15

ORDERED that judgment be entered against the Defendant Richard Barron in the amount of \$728.22 principal, \$99.53 interest, and \$120.00 in court costs.



E. STEPHEN DERBY
J U D G E
UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF MARYLAND

ENTERED: 8-28-92

cc: Richard Barron
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