

Date: May 22, 2007

IT IS ORDERED as set forth below:

Constal !

Paul W. Bonapfel U.S. Bankruptcy Court Judge

IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF GEORGIA ROME DIVISION

IN RE:	: Case No. 05 44592 DWD
JERRY DENE PORTER, JR.,	: Case No. 05-44583-PWB :
Debtor.	Chapter 7
CINCINNATI INSURANCE COMPANY,	
Plaintiff, vs.	Adversary No. 06-5002-PWB
JERRY DENE PORTER, JR.,	
Defendant.	:

FINAL JUDGMENT

This adversary proceeding having come on for trial before the Court, and the Court having announced its findings of fact and conclusions of law as required by FED. R. CIV. P. 52(a), *applicable under* FED. R. BANKR. P. 7052, at the conclusion of the trial and in a separate

document entered contemporaneously herewith, it is hereby ORDERED and ADJUDGED:

1. The plaintiff, Cincinnati Insurance Company, is the holder of a debt, on which judgment is rendered below, that is excepted under 11 U.S.C. § 523(a)(2)(A) from the discharge of the defendant, Jerry Dene Porter, Jr., in his Chapter 7 bankruptcy case.

2. The plaintiff, Cincinnati Insurance Company, shall recover of the defendant, Jerry Dene Porter, Jr., principal of \$7,761, pre-judgment interest of \$1,257.75, attorney's fees of \$6,379.83, punitive damages of \$25,000, and costs of \$ 250, for a total judgment of \$40,648.58, with interest from the date hereof on the sum of \$39,390.83 (the total amount less prejudgment interest) at the rate of 4.86 percent as provided by law.

3. Each party shall otherwise bear its own costs.

End of Document