IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

In the Matter of

#### IN BANKRUPTCY

ARLEN FREDRICK SCHOMBURG and COLLEEN KAY SCHOMBURG, No. 77-01402 Vol. 77-01403 Vol.

Bankrupts

ERVIN NUTTLEMAN, SR.,

#### Plaintiff

-vs-

ARLEN FREDRICK SCHOMBURG and COLLEEN KAY SCHOMBURG

Defendants.

## FINDINGS OF FACT, CONCLUSIONS OF LAW AND JUDGMENT

At Eau Claire, in said district, this 1st day of March, 1979.

The above named plaintiff having duly filed his Complaint in the above entitled matter praying that the debt due said plaintiff by defendants is non-dischargeable in these proceedings; and an Answer having been duly filed; and a trial having been held, and witnesses sworn; and the Court having considered the Briefs filed herein, and having heard the arguments of counsel, and being fully advised in the premises, FINDS:

That said plaintiff has failed to sustain his position and that said debt is dischargeable.

### CONCLUSIONS OF LAW

That judgment should be entered dismissing plaintiff's Complaint and granting a discharge to defendants herein without costs to either party.

# JUDGMENT

NOW, THEREFORE, IT IS ORDERED AND ADJUDGED:

1. That plaintiff's Complaint be and the same is hereby dismissed on its merits and without costs to either party.

2. That any indebtedness claimed by said plaintiff be and the same is hereby subject to discharge and release in accordance with the provisions of the Bankruptcy Act.

3. That the aforesaid indebtedness, if any, so claimed of the bankrupts to the plaintiff be and the same is hereby discharged and released.

4. Any judgment heretofore or hereafter obtained in any Court other than this Court in respect of the aforesaid indebtedness is null and void as a determination of the personal liability of the bankrupts in connection with the said indebtedness.

5. Ervin Nuttleman, Sr. be, and he hereby is enjoined from instituting or commencing any action or employing any process to collect the aforesaid indebtedness as a personal liability of the above named bankrupts.

BY THE COURT:

Bankruptcy Judge