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

GARY L. LARSON and CAROL W. LARSON,

Bankruptcy No. 80-00145

Debtors

DANIEL TEPOEL and CHERYL TEPOEL, husband and wife

Plaintiffs

vs.

GARY LARSON, d/b/a G.J.'s Real Estate, Ltd., f/d/b/a G.J.'s Real Estate, G.J.'s Real Estate Ltd., Lake Nebagamon Village Square Subdivision, Ltd.,

Defendants.

Adversary Proceeding

No. 80-0061

DEC 3 0 1981

CLERK LS\_BANKRUPTCY\_COURT

## ORDER DENYING MOTION TO REOPEN

The plaintiffs, Daniel TePoel and Cheryl TePoel, by their attorney Michael J. Milliken, having moved the court to reopen the above proceeding which was decided after trial of said matter, alleging, on affidavit, discovery of significant new evidence which could not be discovered within the ten day limit for filing an application for rehearing; and the court having duly considered the motion and affidavit of counsel, FINDS:

1. That as far as the affidavit refers to additional evidence, said evidence is merely cumulative to that given on the trial and impeaching.

## CONCLUSIONS OF LAW

That an order be entered dismissing said motion on the merits without costs. See <u>Gray v. Gray</u>, 232 Wis. 400, p. 406, para. 5.

## ORDER

NOW, THEREFORE, IT IS ORDERED: That the motion of said plaintiffs to reopen said matter based on newly discovered evidence is hereby denied.

Dated: December 30, 1981.

Bankruptcy Judge