IN THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WISCONSIN

In Re: JEFFERY S. WEE

IN BANKRUPTCY

Debtor

No. 80-00655 Vol.

VANCE L. SINCLAIR

Plaintiff

Adversary No. 80-0108

vs.

JEFFERY S. WEE

Defendant

FILED

FINDINGS OF FACT, CONCLUSIONS OF LAW AND ORDER U.S. BANKRUPTCY COURT

The Court having granted a judgment to the plaintiff in the above entitled action on August 22, 1980; and the defendantdebtor having duly moved the Court by his attorney to vacate the judgment and permit the defendant to file an answer to the plaintiff's complaint; and said matter having been duly noticed for hearing, and the matter having been heard before the Court, and a trial having been held and testimony taken, and briefs having been filed; and the Court having duly considered all of the testimony, the arguments of counsel and all of the record and file herein, FINDS:

- That the judgment entered on the 22nd day of August, 1980, should not be reopened and that the same should stand as the judgment in said matter.
- That the defendant-debtor has not shown any legal excuse for the previous default in said proceedings.

CONCLUSIONS OF LAW

That an order be entered denying the motion of the defendant-debtor to vacate said judgment.

ORDER

NOW, THEREFORE, IT IS ORDERED: That the motion of the defendant-debtor to vacate said judgment dated August 22, 1980, in the above entitled action be and the same is hereby dismissed without costs to either party.

Dated: October 30, 1980.

BY THE COURT: