

IT IS ORDERED, ADJUDGED, AND DECREED, that the Judgments filed against the Debtors' /Plaintiffs' real property by the above captioned Defendants to 90-967-CD (Docket 255), 90-1046-CD (Docket 255) 90-1696-CD (Docket 256), 91-78-CD (Docket 257), 89-2547-CD (Docket 227), 90-926 (Docket 255), and 90-955-CD (Docket 255), Clearfield County, Pennsylvania, be and hereby are canceled as they apply to the Debtors' interest in real property situate at Chest Township, and described in Deed book 514, page

337, in that such liens impair the exemption to which the Debtors would have been entitled under 11 U.S.C. Section 522.

BY THE COURT:


Bernard Markovitz, Bankruptcy Court 1-31-92

FILED

JAN 31 1992

CLERK, U. S. BANKRUPTCY COURT
WEST. DIST. OF PENNSYLVANIA

UNITED STATES BANKRUPTCY COURT
Western District of Pennsylvania

(99)
#13
Mikette

In Re:
KILLION, HARRY D.
R.D., BOX 149
COALPORT, PA 16627
KILLION, SHIRLEY A.
DSSAN : 194-46-4924
JDSSAN: 193-56-8145

Case No. 91-00732-BM

Date Filed Mar. 11, 1991
Chapter 7

DISCHARGE OF DEBTOR(S)

It appearing from the record that the above-named debtors are entitled to a discharge, IT IS ORDERED:

1. The above-named debtors are released from all dischargeable debts.
2. Any existing judgment or any judgment which may be obtained in any court with respect to debts described in paragraph 1 is null and void as a determination of personal liability of the debtors except:
 - a. Debts determined nondischargeable by the Bankruptcy Court pursuant to Section 523(a) (2), (4), and (6) of the Bankruptcy Code; and
 - b. Debts which are nondischargeable pursuant to Section 523 (a) (1), (3), (5), (7), (8), and (9) of the Bankruptcy Code.
3. This order does not affect any pending complaint to have a debt declared non dischargeable pursuant to Section 523 (a) (2), (4), and (6) of the Bankruptcy Code, nor does it prohibit filing of a complaint under Section 523(a) (1), (3), (5), (7), (8), and (9) of the Bankruptcy Code.
4. All creditors are prohibited from attempting to collect any debt that has been discharged in this case.
5. By virtue of Section 525 of the Bankruptcy Code, no government unit or private employer may terminate the employment of or discriminate with respect to employment against the debtors solely because relief was sought in the Bankruptcy Court.

Dated: June 27, 1991

BERNARD MARKOVITZ, U.S. BANKRUPTCY JUDGE