



SO ORDERED.

SIGNED this 12th day of October, 2006.


LARRY E. KELLY
UNITED STATES CHIEF BANKRUPTCY JUDGE

**UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF TEXAS
WACO DIVISION**

IN RE: §
ALBERT DOYLE CLEVELAND AND § **CASE NO. 05-63342-LEK**
ELIZABETH JUNE YORK A/K/A §
ELIZABETH YORK-CLEVELAND AND §
ELIZABETH CLEVELAND, §
Debtors. § **Chapter 7**

§
CARL MAULDIN AND §
MARILYN MAULDIN, §
Plaintiffs, §
§
v. § **ADVERSARY NO. 06-6010**
§
ALBERT DOYLE CLEVELAND AND §
ELIZABETH J. CLEVELAND, §
Defendants. §

JUDGMENT

Before the Court is the above referenced adversary proceeding. The Court has entered a Memorandum Opinion and Order on the cause of action presented. Consistent with the findings made therein and on the record at the trial held October 4, 2006, it is hereby

ORDERED, ADJUDGED AND DECREED that Plaintiffs Carl Maudlin and Marilyn Maudlin take nothing against Defendants Albert Doyle Cleveland and Elizabeth York Cleveland, Plaintiffs having failed to prove Defendants owe them a debt that should be held nondischargeable under 11 U.S.C. § 523(a)(2)(A).

It is ORDERED, ADJUDGED, AND DECREED that all parties are responsible for their own costs in this matter; and

It is ORDERED, ADJUDGED, AND DECREED that any relief not otherwise granted is denied.

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