

DOCKET NUMBER: 95-11980

ADV. NUMBER: None

JUDGE: M. A. Mahoney

PARTIES: Kenneth May Nickles, Christine Coleman-Nickles

CHAPTER: 13

ATTORNEYS:

DATE: 7/26/96

KEY WORDS:

PUBLISHED:

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF ALABAMA

In Re

KENNETH MAY NICKLES, SR. and
CHRISTINE COLEMAN NICKLES,

Case No. 95-11980-MAM-13

Debtors.

ORDER

This matter is before the Court pursuant to its order compelling the Debtors' attendance for examination pursuant to Rule 2005 and to consider further sanctions against the Debtors on the motion of GNS and Associates, Inc. dba Aaron's Rent-To-Own. The United States Marshal delivered one of the Debtors, Christine Coleman Nickles, to the Court. Herman D. Padgett appeared for the Debtors and J. Daniel Barlar, Jr. appeared for the movant. The court examined the Debtor and further considered the evidence. The Court adopts its earlier findings of fact and conclusions of law as part of the record in this case, subject to the following modifications.

It is ORDERED and ADJUDGED:

1. A nondischargeable judgment is rendered in favor of the movant and against the Debtors for the personal property and shall immediately deliver possession to the movant of its personal property described as:

One 46" TV, Item No. 1602681, Serial No. 44459760
One dining room table, Item No. 1602009
Four dining room chairs, Item Nos. 1602010-1602013
One dining room hutch, Item No. 1701725
One dining room buffet, Item No. 1701724
One arc lamp, Model No. SL-92, Item No. 1653731

2. A nondischargeable judgment in the amount of \$3,635.00 is rendered in favor of the movant and against the Debtors, Kenneth May Nickles and Christine Coleman Nickles, jointly and severally, for the past due rentals owed to the Movant.

3. The Debtors are enjoined from seeking any further relief pursuant to the Bankruptcy Code for a period of 90 days.

4. This bankruptcy proceeding is DISMISSED.

Dated: July 26, 1996

MARGARET A. MAHONEY
CHIEF BANKRUPTCY JUDGE