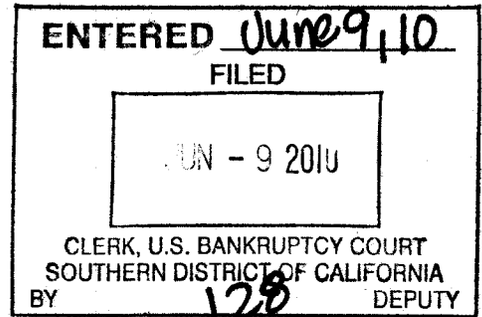


1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

WRITTEN DECISION - NOT FOR PUBLICATION



UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF CALIFORNIA

In re:)
Jack Marvin Winick; Wendy K. Winick,) Bankruptcy No. 08-06461-LT7
Debtors.) Adversary No. 08-90371-LT

Marlys Krietzman, as Trustee of the)
Sheldon and Marlys Krietzman Family) ORDER AMENDING
Trust; Andrea D. Bellamy, as Trustee of) MEMORANDUM DECISION
the Andrea D. Bellamy Trust for the)
Benefit of Jessica T. Bellamy; and)
Goldynne Booth,)
Plaintiffs,)
v.)
Jack Marvin Winick and Wendy K. Winick)
Defendants.)

The Memorandum Decision entered June 3, 2010 is amended as follows:

At page 20, the sentence commencing on Line 17 with "Plaintiffs' argument that the Debtors must have built up pools of cash . . ." shall be replaced in its entirety by the following sentence:

"Plaintiffs' argument that the Debtors must have built up pools of cash is not consistent with the evidence from the schedules that the IRS and Franchise Tax

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

Board, who clearly have the resources and tools to locate secreted cash reserves, held liens against Debtors' property and the evidence from the trial testimony that the Debtors sought to avoid the liens of judgment creditors through Winick's lack of formal ownership in and salary from Creative Capital. Tr.114:23-25 and 115:1-20."

DATED: June 9, 2010


LAURA S. TAYLOR, JUDGE
United States Bankruptcy Court