

IN RE: ALLAN ANSELM NANTON-MARIE, Debtor.

ALLAN ANSELM NANTON-MARIE, Plaintiff,

v.

UNITED STATES DEPARTMENT OF
EDUCATION, NCO FINANCIAL SYSTEMS, INC.
EDUCATIONAL CREDIT MANAGEMENT CORP.,
UNIVERSITY OF CALIFORNIA, ET AL., Defendants.

BANKRUPTCY NO. 01-43583-BKC-AJC
ADVERSARY NO. 03-1302-BKC-AJC-A

A fifty-seven-year-old Debtor seeks discharge of student loans based on undue hardship. Using the test established by the Second Circuit in Brunner v. New York State Higher Educ. Serv. Corp., the Court found that the Debtor established his burden of proof and an undue hardship discharge of the student loan was warranted.