

**In re Marie TRANTER, Debtor**

**Policemen's and Firefighters' Retirement Fund of the  
City of Covington, Kentucky, Plaintiff,**

**v.**

**Marie Tranter, Defendant**

**No. 98-32417-BKC-SHF**

**Adv. No. 99-33098-BKC-SHF-A**

(Cite as: 245 B.R. 419)

Plaintiff filed an adversary complaint seeking a determination that debt arising from a Kentucky judgment was nondischargeable. In the debtor's previous bankruptcy case, the United States Bankruptcy Court for the Eastern District of Kentucky ruled the subject debt nondischargeable under Section 523(a)(4). The Court granted summary judgment in favor of the plaintiff holding that the prior ruling by the Kentucky Bankruptcy Court was binding under Section 523(b). However, the Court found, pursuant to the plain language of Florida Statutes § 55.502(4), that the Kentucky statute of limitations was applicable and the judgment was uncollectible.